

COMMONWEALTH OF PENNSYLVANIA

LEGISLATIVE JOURNAL

WEDNESDAY, JUNE 20, 1990

SESSION OF 1990

174TH OF THE GENERAL ASSEMBLY

No. 43

HOUSE OF REPRESENTATIVES

The House convened at 10:15 a.m., e.d.t.

THE SPEAKER PRO TEMPORE (IVAN ITKIN) PRESIDING

PRAYER

REV. CLYDE W. ROACH, Chaplain of the House of Representatives, from Harrisburg, Pennsylvania, offered the following prayer:

Let us pray:

Almighty God, the addiction to drugs of so many of the citizens of this Commonwealth and Nation is very disturbing. We confess that we have contributed to this problem by failing to do all that we could to reduce or eliminate the scourge. Often when we might have spoken out, we have been silent. Sometimes when our actions might have made a difference, we have stayed our hands.

But in spite of this, we thank You for the actions of this legislature in placing our Commonwealth in the vanguard of those States fighting drug abuse.

We are thankful that the National Director of Drug Policy, Your servant, William Bennett, who will address us today, will speak loud and clear to all of us.

We also thank You for our Governor and the leadership of this House of Representatives.

In Your dear name we pray. Amen.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was recited by members and visitors.)

JOURNAL APPROVAL POSTPONED

The SPEAKER pro tempore. Without objection, the approval of the Journal of Tuesday, June 19, 1990, will be postponed until printed. The Chair hears no objection.

RESOLUTION ADOPTED

COMMITTEE TO ESCORT SENATE

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

In the House of Representatives
June 20, 1990

RESOLVED, That the Speaker appoint a committee of three to escort the members and officers of the Senate to the Hall of the House for the purpose of attending a Joint Session of the General Assembly.

COMMITTEE APPOINTED

The SPEAKER pro tempore. The Chair appoints as a committee to wait upon the Senate, the gentleman from Erie County, Mr. Dombrowski; the lady from Centre County, Mrs. Rudy; and the gentleman from Venango County, Mr. Black.

The committee will proceed with the performance of its duties.

COMMITTEE TO ESCORT GOVERNOR APPOINTED

The SPEAKER pro tempore. Pursuant to the concurrent resolution previously adopted by the House, the Chair appoints as a committee to escort the Governor to the hall of the House, the gentleman from Luzerne, Mr. Blaum; the gentleman from Bucks County, Mr. Corrigan; and the gentleman from Elk County, Mr. Distler.

COMMITTEE TO ESCORT HON. WILLIAM BENNETT APPOINTED

The SPEAKER pro tempore. The Chair appoints as a committee to escort Mr. Bennett to the hall of the House, the gentleman from Berks County, Mr. Caltagirone; the gentleman from Philadelphia, Mr. Williams; and the lady from Cambria County, Mrs. Telek.

The committees will proceed with the performance of their duties.

HOUSE BILLS INTRODUCED AND REFERRED

No. 2706 By Representatives LASHINGER,
GODSHALL, J. H. CLARK, SAURMAN,
NAHILL, CORNELL, FOX, CESSAR,
KUKOVICH, MERRY, JACKSON,
FAIRCHILD, D. F. CLARK, LANGTRY,
KONDRICH, BOYES, VAN HORNE,

J. L. WRIGHT, TIGUE, MICOZZIE, FEE, WILSON, COY, BILLOW, MOEHLMANN, DEMPSEY, HALUSKA, PESCI, STABACK, FARGO, HESS, DALEY, WOGAN, O'BRIEN, DIETTERICK, FARMER, ARGALL, CARLSON, ALLEN, B. D. CLARK, McVERRY, VEON, JOHNSON, RAYMOND, HERMAN, BELARDI, MAIALE, LEH, ADOLPH, CIVERA, HAYES, LAUGHLIN, PHILLIPS, E. Z. TAYLOR, OLASZ, D. W. SNYDER, MELIO, WASS, CLYMER, J. TAYLOR, DeLUCA, BELFANTI, MAYERNIK, TELEK, SERAFINI, THOMAS, HOWLETT, ROBBINS, McHALE, McCALL, JAMES and BUNT

An Act amending the act of June 24, 1976 (P. L. 424, No. 101), referred to as the "Emergency and Law Enforcement Personnel Death Benefits Act," further providing for payment of benefits.

Referred to Committee on LOCAL GOVERNMENT, June 20, 1990.

No. 2707 By Representatives HARPER, TRELLO, JOSEPHS, COHEN, OLIVER, KUKOVICH, ROBINSON, LAUGHLIN, MELIO, FREEMAN, VAN HORNE, MRKONIC, HUGHES, COLE, CAPPABIANCA, MARKOSEK, MURPHY, JAROLIN, FOX, PHILLIPS, E. Z. TAYLOR and RYBAK

An Act regulating the sale of tobacco products to minors; providing for the licensing of persons and outlets selling tobacco products; providing additional duties of the Department of Health; establishing the Tobacco Education Fund; and providing penalties.

Referred to Committee on HEALTH AND WELFARE, June 20, 1990.

No. 2708 By Representatives DeLUCA, KASUNIC, PISTELLA, COWELL, F. TAYLOR, TIGUE, GIGLIOTTI, GAMBLE, VAN HORNE, PRESTON, MURPHY, KAISER, TANGRETTI, MARKOSEK, OLASZ, BATTISTO, RITTER, DALEY, MAYERNIK, TRELLO, VEON, LUCYK, LEH, MRKONIC, MIHALICH, CALTAGIRONE, FEE, PETRONE, WOZNIAK, PRESSMANN, TRICH, FREEMAN, WAMBACH, LAUGHLIN, MELIO, ITKIN, COLAFELLA, GEORGE, HAYDEN, EVANS, ROEBUCK, STUBAN, COLE, MAINE, KONDRICH, FARMER, BURD, LANGTRY, McVERRY, BUSH, CARLSON, TELEK, CESSAR, GALLEN, GRUPPO, KOSINSKI, STEIGHNER,

JAROLIN, BILLOW, CARN, DONATUCCI and PESCI

An Act amending the act of November 26, 1975 (P. L. 438, No. 124), known as the "Child Protective Services Law," providing for information relating to residents of child-care homes.

Referred to Committee on YOUTH AND AGING, June 20, 1990.

No. 2709 By Representatives GAMBLE, FARGO, OLASZ, LUCYK, PESCI, NAHILL, STABACK, PHILLIPS, CIVERA, JOHNSON, E. Z. TAYLOR, DALEY, CESSAR, D. F. CLARK, BILLOW, LEH, COLAIZZO, DeLUCA, COY, MELIO, JAROLIN, BUNT, GODSHALL, NOYE, GEIST, HOWLETT and VROON

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, further providing for simple assault.

Referred to Committee on JUDICIARY, June 20, 1990.

No. 2711 By Representatives LEH, BARLEY, VROON, TRELLO, JOHNSON, PICCOLA and HERSHEY

An Act amending Title 34 (Game) of the Pennsylvania Consolidated Statutes, further providing for the destruction of game animals for agricultural damages.

Referred to Committee on GAME AND FISHERIES, June 20, 1990.

No. 2712 By Representatives PISTELLA, CESSAR, TRELLO, PETRONE, McVERRY and ITKIN

An Act amending the act of March 4, 1971 (P. L. 6, No. 2), known as the "Tax Reform Code of 1971," further providing for cooperation with other governmental agencies.

Referred to Committee on FINANCE, June 20, 1990.

No. 2713 By Representatives CARLSON, MAINE, JADLOWIEC and BUSH

An Act redistributing revenues from the sales of Commonwealth-owned timber among the Commonwealth and the school district, township and county in which the timber was located.

Referred to Committee on FINANCE, June 20, 1990.

No. 2714 By Representatives KUKOVICH, HAYDEN, YANDRISSEVITS and VEON

An Act amending the act of May 17, 1921 (P. L. 789, No. 285), known as "The Insurance Department Act of one thousand nine hundred and twenty-one," authorizing banks to engage in the insurance business.

Referred to Committee on INSURANCE, June 20, 1990.

No. 2715 By Representatives RYBAK, ITKIN, DeWEESE, KUKOVICH, COHEN, HALUSKA, F. TAYLOR, J. L. WRIGHT, NAHILL, CARN, BILLOW, CARLSON, HECKLER, THOMAS, VROON, DeLUCA,

E. Z. TAYLOR, JOHNSON, JOSEPHS,
LAUGHLIN, MORRIS, McHALE,
KOSINSKI, RICHARDSON, LINTON,
JAMES and PISTELLA

An Act amending the act of July 31, 1968 (P. L. 738, No. 233), known as "The Pennsylvania Fair Plan Act," further defining "basic property insurance."

Referred to Committee on INSURANCE, June 20, 1990.

No. 2716 By Representatives WILLIAMS,
J. TAYLOR, CARN, JOSEPHS, COHEN,
RICHARDSON, BELARDI, TRELLO,
JAMES, THOMAS, LAUGHLIN,
McNALLY, ROBINSON, OLIVER,
LINTON, COY, DALEY, VEON, RIEGER,
EVANS, ROEBUCK, HOWLETT,
ACOSTA, GIGLIOTTI, DeWEESE,
KUKOVICH, CORNELL, BURNS,
TANGRETTI, CAPPABIANCA and
BISHOP

An Act authorizing municipalities to establish municipal lotteries; providing for requirements, limitations and restrictions; and making repeals.

Referred to Committee on FINANCE, June 20, 1990.

HOUSE RESOLUTION INTRODUCED AND REFERRED

No. 339 By Representatives BOWLEY, BROUJOS,
FREEMAN, TIGUE, DISTLER, ITKIN,
GEIST, STABACK, TANGRETTI,
CARLSON, LAUGHLIN, J. L. WRIGHT,
FAIRCHILD, DeLUCA, BATTISTO,
PISTELLA, HERSHEY, KAISER,
CLYMER, BURD, McHALE, HUGHES,
MRKONIC, HAYES, PETRARCA,
CESSAR, GODSHALL, DOMBROWSKI,
KOSINSKI, DEMPSEY, VROON,
GIGLIOTTI, HERMAN, MELIO,
JOHNSON, COY, SCHULER, NOYE,
RYBAK, ANGSTADT, TRELLO,
HOWLETT, MARKOSEK, PESCI,
ROBBINS, THOMAS, NAILOR,
JACKSON, LESCOVITZ, VAN HORNE,
OLASZ, E. Z. TAYLOR, BILLOW,
TELEK, SAURMAN, HESS, MAINE,
CAWLEY, LANGTRY, McVERRY,
JOSEPHS, DIETTERICK, B. SMITH,
BELARDI and RUDY

Honoring the bicentennial anniversary of the United States Coast Guard.

Referred to Committee on RULES, June 20, 1990.

SENATE RESOLUTION FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following resolution for concurrence:

SR 170, PN 2279

Referred to Committee on RULES, June 20, 1990.

SENATE BILLS FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following bills for concurrence:

SB 1478, PN 2290

Referred to Committee on APPROPRIATIONS, June 20, 1990.

SB 1499, PN 2283

Referred to Committee on TRANSPORTATION, June 20, 1990.

SB 1570, PN 2113

Referred to Committee on STATE GOVERNMENT, June 20, 1990.

LEAVES OF ABSENCE

The SPEAKER pro tempore. Are there requests for leaves of absence?

The Chair recognizes the majority caucus secretary, Mr. Fee.

Mr. FEE. Mr. Speaker, there are no leaves for the Democratic side at this time.

The SPEAKER pro tempore. The Chair thanks the gentleman.

The Chair recognizes the minority whip, Mr. Hayes.

Mr. HAYES. I request a leave for the gentleman from Lancaster County, Mr. SCHULER, for the day; the gentleman from Allegheny County, Mr. CESSAR, for the day; and the gentleman from Dauphin County, Mr. DININNI, for the day.

The SPEAKER pro tempore. Without objection, the leaves of absence are granted.

MASTER ROLL CALL

The SPEAKER pro tempore. The Chair is about to take the master roll. Members will proceed to vote.

The following roll call was recorded:

PRESENT—199

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz

Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Carn	Hasay	Mowery	Taylor, F.
Cawley	Hayden	Mrkonic	Taylor, J.
Chadwick	Hayes	Murphy	Telek
Civera	Heckler	Nahill	Thomas
Clark, B. D.	Herman	Nailor	Tigue
Clark, D. F.	Hershey	Noye	Trello
Clark, J. H.	Hess	O'Brien	Trich
Clymer	Howlett	Olasz	Van Horne
Cohen	Hughes	Oliver	Veon
Colaella	Itkin	Perzel	Vroon
Colaizzo	Jackson	Pesci	Wambach
Cole	Jadlowiec	Petrarca	Wass
Cornell	James	Petrone	Weston
Corrigan	Jarolin	Phillips	Williams
Cowell	Johnson	Piccola	Wilson
Coy	Josephs	Pievsky	Wogan
DeLuca	Kaiser	Pistella	Wozniak
DeWeese	Kasunic	Pitts	Wright, D. R.
Daley	Kenney	Pressmann	Wright, J. L.
Davies	Kondrich	Preston	Wright, R. C.
Dempsey	Kosinski	Raymond	Yandrisevits
Dietterick	Kukovich	Reber	
Distler	LaGrotta	Reinard	O'Donnell,
Dombrowski	Langtry	Richardson	Speaker
Donatucci			

ADDITIONS—0

NOT VOTING—0

EXCUSED—3

Cessar Dininni Schuler
LEAVES ADDED—2

Carn Taylor, F.

REPORT OF COMMITTEE ESCORTING SENATE

The SPEAKER pro tempore. The Senate is now entering the hall of the House. Members and guests will please rise.

The Chair recognizes the Sergeant at Arms of the House.

The SERGEANT AT ARMS. Mr. Speaker, a committee of the House escorting the Senate to the hall of the House.

The SPEAKER pro tempore. The Chair thanks the gentleman.

The Chair recognizes the chairman of the committee escorting the Senate, Mr. Dombrowski.

Mr. DOMBROWSKI. Mr. Speaker, your committee appointed to wait upon the Senate and escort them to the hall of the House has performed that duty and reports that the Senate is in attendance.

The SPEAKER pro tempore. The committee is discharged with the thanks of the House.

LIEUTENANT GOVERNOR MARK S. SINGEL REQUESTED TO PRESIDE

The SPEAKER pro tempore. The Chair requests the Lieutenant Governor, the Honorable Mark S. Singel, to preside over the proceedings of the joint session of the General Assembly.

The President pro tempore of the Senate, the Honorable Robert C. Jubelirer, is invited to be seated on the rostrum.

The members of the House and Senate will please be seated.

It is my honor to greet the Lieutenant Governor of the Commonwealth, Mark Singel, and present him the gavel.

JOINT SESSION OF THE GENERAL ASSEMBLY LIEUTENANT GOVERNOR MARK S. SINGEL PRESIDING

The LIEUTENANT GOVERNOR. Would the members of the House and Senate please take their seats.

This being the day and time agreed to by a concurrent resolution of the Senate and the House of Representatives to hear an address by the Honorable William Bennett, Director of the Office of National Drug Control Policy, this joint session will come to order.

The General Assembly will be at ease while it awaits the arrival of the Governor and Dr. Bennett.

REPORT OF COMMITTEE ESCORTING GOVERNOR

The LIEUTENANT GOVERNOR. The Governor is now entering the hall of the House. Would all the members of the House and Senate please rise.

The Chair recognizes the chairman of the committee to escort the Governor, the gentleman from Luzerne, Representative Blaum.

Mr. BLAUM. Mr. President, I have the honor of informing you that His Excellency, the Governor of the Commonwealth, Robert P. Casey, is present in the hall of the House.

REPORT OF COMMITTEE ESCORTING HON. WILLIAM BENNETT

The LIEUTENANT GOVERNOR. The Honorable William Bennett is now entering the hall of the House. Please rise.

The Chair recognizes the chairman of the committee to escort the Honorable William Bennett, the gentleman from Philadelphia, Senator Rocks.

Mr. ROCKS. Thank you, Mr. President.

As chairman of the committee to escort the Honorable William Bennett, Director of the Office of National Drug Control Policy, serving our President and the people of the United States as our national drug czar, I wish to report that the Secretary is present and prepared to address this joint session of the legislature of Pennsylvania.

The LIEUTENANT GOVERNOR. Members of the General Assembly, we are delighted to have with us Dr. William Bennett, whose work we appreciate and we also appreciate his recognition of the bipartisan PENNFREE program in our State.

I now have the honor and the privilege of presenting the Director of the Office of National Drug Control Policy, the Honorable William Bennett, who will now address this joint session.

ADDRESS BY HON. WILLIAM BENNETT

Dr. BENNETT. Thank you very much.

Mr. President, Mr. Speaker, Governor Casey, members of the Senate and the House, distinguished visitors and guests:

Thank you for this opportunity to address you. I know how busy you are today during this period. I appreciate your invitation to me and taking the time to hear about this important issue and my perspective on it.

Since taking office almost a year ago, I have made it a point to travel to the front lines of the drug war, to the cities and to the neighborhoods where the war against drugs is being fought each day. This morning I visited with a group of ministers here in Harrisburg who are working to fight drug abuse. I have had several other visits in the State of Pennsylvania in the last 15 months, and I have learned from them. I have spoken with the citizens in Pennsylvania and elsewhere in the United States, and I have heard firsthand about the progress that we have been making and, in some cases, not making in the war against drugs.

In Pennsylvania, some tough neighborhoods have been reclaimed for our children by law-abiding citizens, but in other neighborhoods, as the people of Pennsylvania well know, too much blood still spills on weekends. Lately, though—and this may surprise some—in Pennsylvania and in the United States as a whole, some of the news that we have received from the front is good news.

Overall in America, drug use is down. In some categories, such as casual use, it is way down - we think more than a third in the last 3 years. In February we learned that drug use among high school seniors continues to fall. This was welcome news, because it meant that we have started to turn the corner with the next generation.

Recent reports from the Nation's emergency rooms and medical examiners suggest a decline in the number of drug-related medical emergencies for the first time in years; not in all cities, not in all communities, but in many, for the first time, a downturn in those medical emergencies, emergency room reports, and overall drug use.

Last week headlines in our national newspapers reported that the flow of cocaine into this country has slowed considerably in the last several months. This is good news. As a result—again, in some cities, not in all but in some—the price of cocaine is up and its purity is down. Now, with these numbers, as with the others, we will see the flow fluctuate up and down - the prices up and down. This will happen many times before this war is over, but we now know that a comprehensive effort - prevention, interdiction, treatment, education, law enforcement - can reduce both the supply of drugs in this country and their use.

One need not rely on statistics alone to know that in some places we have started to win. I have seen the results of the declining use of drugs firsthand, in some places in America where streets are being turned from battlegrounds back into neighborhoods.

The challenge for us today is different than it was a year ago. A year ago there was much more skepticism that government had either the will or the means to make substantial inroads against the drug problem, but now things are different. The war is by no means over. Indeed, we have a long way to go. But today the American people sense that the war will be won, not by government alone and certainly not by the Federal Government alone but by the concerted efforts of a lot of Americans.

If we have learned one thing in the war on drugs, it is the importance of fighting simultaneously on all fronts. For that reason State legislatures have a special place in the war on drugs. State legislatures are where all the parts of the drug war come together. You here today set State policy, and just as important, you allocate resources to implement that policy. But please be clear on this in Pennsylvania, because we are clear on it in Washington: The Federal Government has its part to play, and we will play it.

The Federal Government, we believe, is doing its part. Federal spending is up, as it should be, for law enforcement and for treatment and for education and for interdiction. Since President Bush took office, the drug war has received a larger budget increase than any other item in the Federal budget. Overall, the Federal drug budget has gone from \$6 billion, \$6.3 billion, in fiscal 1989 to \$10.6 billion for fiscal 1991. Pennsylvania will feel this increase. Block grants to Pennsylvania for education, for law enforcement, and for treatment have more than doubled since President Bush took office. They are up 126 percent. This means that Pennsylvania is now getting an additional \$37 1/2 million in Federal drug aid each year, an additional \$37 1/2 million.

To its credit, to your credit, the Pennsylvania legislature did not wait for the Federal Government to increase resources before it did something about drugs. Indeed, Pennsylvania is one of four States cited in the first National Drug Control Strategy for its accomplishments in this area. Few State legislatures have acted as quickly or forcefully or responsibly as this legislature, and believe me, as some of you know and as some of you may have read, I do not say this everywhere I go.

I was particularly pleased to hear that the Pennsylvania legislature last year passed a \$90-million package of drug programs. I am told that this doubled the State's fiscal commitment to the drug war. I commend the legislature for this action, and I hope the funds will be committed soon.

The Pennsylvania legislature also passed a statute requiring the suspension of the driver's license of anyone caught and convicted of possessing any amount of drugs. This is one of the most effective ways to hold drug users accountable for their actions.

Pennsylvania has enhanced the ability of local law enforcement officials to participate in strike forces outside their municipalities without fear of liability. Such task forces are a critical part of the National Drug Control Strategy, and I am pleased to see that Pennsylvania has moved so quickly to make this a reality.

On many fronts, Pennsylvania has made drug treatment a high priority. Pennsylvania was one of the first States to create therapeutic programs that let small children live with their mothers during the mother's treatment. The mother, of course, must remain drug free, but this is a fine way, a sensible way, a responsible way to provide a most important incentive to mothers to stay off drugs, so they can get to be with their children.

These are a few areas where Pennsylvania has acted well and responsibly. If I could use the remainder of my time for just a few suggestions, however, I would like to ask the legislature to consider some additional measures. My suggestions are designed to complement what you have already done, and many of my suggestions are already contained in various bills before you. I urge you to act quickly to enact this legislation, if you can, during this term.

First, you should act quickly to reform the Pennsylvania State sentencing law. The Pennsylvania legislature has acted well to provide minimum mandatory sentences for certain drug crimes in Pennsylvania, and unlike many States, Pennsylvania does not fool around with its sentences. Pennsylvania prisoners must serve their full sentence without reduction for so-called unearned time. But I am afraid that some of Pennsylvania's minimum mandatory sentences do not reflect the current realities of the drug trade in Pennsylvania and elsewhere.

For example, Pennsylvania sentences do not distinguish between powdered cocaine and crack cocaine, even though crack cocaine is more powerful. As a result, the person caught with up to 2 grams of crack in Pennsylvania is not eligible for a minimum mandatory sentence, even though 2 grams of crack provides as many as 50 doses, well beyond the personal-use amount.

Similarly, Pennsylvania law does not recognize the concentrated nature of heroin. A person caught with 48 doses of heroin, which can be less than 2 grams, should be treated as a trafficker and punished accordingly.

If Pennsylvania is not to become a haven for drug traffickers, I believe that its sentencing laws must not inadvertently create incentives for traffickers to move into the State. Drug

traffickers are greedy but they are not stupid, and they will move to those States which have a favorable legal climate.

Second, I urge the legislature to pass SB 635 soon to amend Pennsylvania's Criminal History Record Information Act. This act, now on the books, prohibits Pennsylvania from maintaining computer records of a defendant's criminal history or even treatment history. This item sounds arcane, but it is more important than it may sound. The sharing of data is essential. Drug traffickers ruthlessly exploit the sometimes cumbersome jurisdictional limitations between adjoining States and even adjoining municipalities in one State. Computerized information sharing is the way we can coordinate law enforcement efforts. So please, I ask you to address this question.

Third, it is important that Pennsylvania continue to provide the necessary resources to implement its drug programs and its drug laws. I know that resources are limited, but all the good laws do not matter if you lack the resources to execute them or if you do not spend the money which you have appropriated.

I understand there are bills pending to tackle prison overcrowding in Pennsylvania. Prison space is critical, remains critical to our law enforcement efforts. I realize that this legislature has done a great deal to rebuild Pennsylvania's prisons and that the destruction of the Camp Hill facility was certainly not anticipated.

But prison sentences are not credible if there is no place to put prisoners. I am hopeful, therefore, the legislature will find additional funds to address the overcrowding problem. The legislature, I think, should consider alternative forms of incarceration - boot camps, diversion programs, and other things - so that it can reserve its prison space for the most serious offenders.

Above all, the legislature should resist the temptation to resolve the overcrowding problem by giving credit to prisoners for time served without regard to the prisoner's behavior. I am glad that temptation has been resisted in the past, and I urge you to resist it in the future.

Fourth, I recommend that the legislature consider the imposition of a demand reduction fee on anyone convicted of a drug offense in Pennsylvania. Proceeds of this fee could be used to fund State treatment and prevention programs. These can be very helpful. New Jersey tried this demand reduction fee, and in the first 2 years, the program raised over \$13 million for their antidrug programs. This is a good way to hold drug users accountable - by having them help pay for State drug programs.

Let me sum up: In Pennsylvania and in America in the last year and a half, we have come some distance in the war on drugs but yet have a ways to go. In Pennsylvania you have done much, and I congratulate you for your good work, but there is still much to be done. We have to remember that the task before us is nothing less than our responsibility to protect our children. This is why Americans of every political perspective - Republicans and Democrats; liberals and conservatives; white and black; rich, poor; urban and rural - insist that

we solve this problem first. The protection of our children is our common task, our common duty, our common obligation.

In the last tumultuous months with the discussion of events in the wider world - events in Eastern Europe; events in Latin America - you hear much about how the rest of the world has finally accepted the American idea of freedom. But there is more to life as we, the children of freedom, know. There is more to life and to political life than accepting the ideal of freedom: there is living the ideal of freedom; there is the question of how we live in a free society.

Lech Walesa, when he visited the United States, said two sentences. He said, "Take care of this country. For if you do not lead us in America, who will?" Well, we are now engaged in an effort to take care of our country by taking care of our children, by protecting our children, by protecting our children from the scourge of drugs.

You have done much here. You have served the children of the State of Pennsylvania well. The work that you have done will bring about the right results over time.

For what you all have done to protect the children of Pennsylvania, I thank you. For what you are yet to do, I wish you well.

I thank you for this opportunity.

JOINT SESSION ADJOURNED

The LIEUTENANT GOVERNOR. The Chair asks that the members of the House and visitors remain seated for just a moment while Dr. Bennett, the Governor, and members of the Senate leave the hall of the House.

The Senate and House committees will now escort Dr. Bennett and the Governor from the hall of the House. Will the committees come forth and discharge their duties.

Would the members of the Senate please convene in the center aisle, and would the members of the House please remain seated while the Senate takes its leave.

The business for which the joint session has been assembled having been transacted, the session now stands adjourned.

THE SPEAKER (ROBERT W. O'DONNELL) PRESIDING

MOTION TO PRINT PROCEEDINGS OF JOINT SESSION

The SPEAKER. The Chair recognizes the gentleman from Westmoreland County, Mr. Mihalich.

Mr. MIHALICH. Mr. Speaker, I move that the proceedings of the joint session of the Senate and of the House of Representatives held this 20th day of June 1990 be printed in full in this day's Legislative Journal.

On the question,
Will the House agree to the motion?
Motion was agreed to.

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes Mr. Itkin.

Mr. ITKIN. Mr. Speaker, for the attention of the members of the House, I am going to suggest that we recess for caucus and lunch at this time. We will be caucusing on the non-preferred appropriations, and they will be voted this afternoon. I am going to suggest that we break now at this time for caucus and come back at 1:30 in the afternoon.

The SPEAKER. The Chair thanks the gentleman.

REPUBLICAN CAUCUS

The SPEAKER. The Chair recognizes Mr. Noye.

Mr. NOYE. Thank you, Mr. Speaker.

Mr. Speaker, I would ask the Republicans to report to the caucus room immediately. We also will caucus, and we will give you some time for lunch. So please get there promptly.

AGRICULTURE AND RURAL AFFAIRS COMMITTEE MEETING

The SPEAKER. The Chair recognizes Mr. Morris.

Mr. MORRIS. Thank you, Mr. Speaker.

There will be a short meeting of the Agriculture and Rural Affairs Committee in the rear of the hall of the House immediately.

The SPEAKER. The Chair thanks the gentleman.

LABOR RELATIONS COMMITTEE MEETING

The SPEAKER. The Chair recognizes Mr. Belardi.

Mr. BELARDI. Mr. Speaker, the House Labor Relations Committee will reconvene in room 22 of the Capitol Annex immediately.

The SPEAKER. The Chair thanks the gentleman.

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes Mr. Itkin.

Mr. ITKIN. Mr. Speaker, I have just been advised by the chairman of the Health and Welfare Committee that the majority caucus room has been set up for a public hearing. We will be using that room for our caucus. We will need about 5 minutes to clear the room. So members on the Democratic side of the aisle, caucus will begin at 11:10. Thank you.

RECESS

The SPEAKER. This House is now in recess until 1:30 p.m.

AFTER RECESS

The time of recess having expired, the House was called to order.

**THE SPEAKER PRO TEMPORE
(IVAN ITKIN) PRESIDING**

SENATE MESSAGE

**HOUSE AMENDMENTS
NONCONCURRED IN BY SENATE**

The clerk of the Senate, being introduced, informed that the Senate has nonconcurrred in the amendments made by the House of Representatives to **SB 1070, PN 2062**.

SENATE MESSAGE

**AMENDED HOUSE BILLS RETURNED
FOR CONCURRENCE AND
REFERRED TO COMMITTEE ON RULES**

The clerk of the Senate, being introduced, returned **HB 368, PN 3778; HB 591, PN 3779; and HB 1556, PN 3708**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

COMMUNICATION FROM GOVERNOR

BILL SIGNED BY GOVERNOR

The Secretary to the Governor presented the following communication from His Excellency, the Governor:

APPROVAL OF HB 2247.

Commonwealth of Pennsylvania
Governor's Office
Harrisburg

June 19, 1990

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 2247, Printer's No. 3001, entitled "AN ACT designating a section of Pennsylvania Route 43 as the James J. Manderino Memorial Highway."

Robert P. Casey
Governor

ACTUARIAL NOTES

The SPEAKER pro tempore. The Chair wishes to acknowledge for the record that it is in receipt of actuarial notes from the Public Employee Retirement Study Commission for **HB 895, HB 2343, and HB 16**.

(Copies of actuarial notes are on file with the Journal clerk.)

WELCOME

The SPEAKER pro tempore. The Chair is very pleased to welcome today Bridget Weston, who is the daughter of the lady from Philadelphia, Representative Fran Weston, and Miss Weston is serving as a guest page today. Would she please rise and be acknowledged.

LEAVES OF ABSENCE

The SPEAKER pro tempore. The Chair recognizes the gentleman from Lawrence County, the majority caucus secretary, Tom Fee, for the purpose of requesting leaves of absence for the following members for the remainder of today's session: Mr. Fred TAYLOR from Fayette and Mr. Andrew CARN from Philadelphia.

Without objection, the leaves will be granted. The Chair hears none.

CALENDAR

BILLS ON SECOND CONSIDERATION

The following bills, having been called up, were considered for the second time and agreed to, and ordered transcribed for third consideration:

HB 2557, PN 3519; HB 2603, PN 3777; SB 1544, PN 2130; SB 1547, PN 2331; SB 1548, PN 2145; SB 1549, PN 2071; HB 2635, PN 3637; SB 1091, PN 2248; and SB 1458, PN 2001.

* * *

The House proceeded to second consideration of **SB 373, PN 2318**, entitled:

An Act amending the act of April 9, 1929 (P. L. 177, No. 175), entitled "The Administrative Code of 1929," requiring agencies to advertise in daily newspapers within municipalities when a lease of a building or use of a building located in the municipality is to be terminated or not renewed; and providing for the use of proceeds from the sale or lease of certain real estate.

On the question,

Will the House agree to the bill on second consideration?

BILL RECOMMITTED

The SPEAKER pro tempore. The Chair recognizes the majority leader.

Mr. DeWEESE. Mr. Speaker, I move that **SB 373, PN 2318**, be recommitted to the Appropriations Committee for a fiscal note.

On the question,

Will the House agree to the motion?

Motion was agreed to.

The SPEAKER pro tempore. The Chair wishes to announce that the next group of bills for which votes will be taken are the nonpreferreds. Members are so advised so they can vote accordingly.

WELCOME

The SPEAKER pro tempore. Before we begin taking the nonpreferred votes, the Chair welcomes at this time Mr. and Mrs. George Gasbarre and Mr. and Mrs. Chester Viola of Ridgway, who are the guests of the gentleman, Mr. Jim Distler, of Elk County. Would our guests please rise and be acknowledged.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **HB 2515, PN 3477**, entitled:

A Supplement to the act of April 1, 1863 (P. L. 213, No. 227), 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 appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The **SPEAKER** pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafrilla	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,

Dombrowski LaGrotta Reinard Speaker
Donatucci Langtry Richardson

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2516, PN 3478**, entitled:

A Supplement to the act of July 28, 1966 (3rd Sp. Sess., P. L. 87, No. 3), entitled "An act providing for the establishment and operation of the University of Pittsburgh as an instrumentality of the Commonwealth to serve as a State-related university in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; providing for public support and capital improvements; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the chancellor to make an annual report of the operations of the University of Pittsburgh," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The **SPEAKER** pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback

Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, that the clerk present the same to the Senate for concurrence.

The House proceeded to third consideration of **HB 2517, PN 3479**, entitled:

A Supplement to the act of November 30, 1965 (P. L. 843, No. 335), known as the "Temple University—Commonwealth Act," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson

Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

The House proceeded to third consideration of **HB 2518, PN 3480**, entitled:

A Supplement to the act of July 7, 1972 (P. L. 743, No. 176), entitled "An act providing for the establishment and operation of Lincoln University as an instrumentality of the Commonwealth to serve as a State-related institution in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; providing for preference to Pennsylvania residents in tuition; authorizing

appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; providing for public support and capital improvements; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Lincoln University," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations; and providing a method of accounting for the funds appropriated.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dieterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2519, PN 3481**, entitled:

An Act making appropriations to the Trustees of the University of Pennsylvania.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—195

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Fairchild	Lee	Robbins
Angstadt	Fargo	Leh	Robinson
Argall	Farmer	Lescovitz	Roebuck
Barley	Fee	Levdansky	Rudy
Battisto	Fleagle	Linton	Ryan
Belardi	Flick	Lloyd	Rybak
Belfanti	Foster	Lucyk	Saloom
Billow	Fox	McCall	Saurman
Birmelin	Freeman	McHale	Scheetz
Bishop	Freind	McNally	Scrimenti
Black	Gallen	McVerry	Semmel
Blaum	Gamble	Maiale	Serafini
Bortner	Gannon	Maine	Smith, B.
Bowley	Geist	Markosek	Smith, S. H.
Boyes	George	Marsico	Snyder, D. W.
Brandt	Gigliotti	Mayernik	Snyder, G.
Broujos	Gladeck	Melio	Staback
Bunt	Godshall	Merry	Stairs
Burd	Gruitza	Michlovic	Steighner
Burns	Gruppo	Micozzie	Stish
Bush	Hagarty	Mihalich	Strittmatter
Caltagirone	Haluska	Miller	Stuban
Cappabianca	Harper	Moehlmann	Tangretti
Carlson	Hasay	Morris	Taylor, E. Z.
Cawley	Hayden	Mowery	Taylor, J.
Chadwick	Hayes	Mrkonic	Telek
Civera	Heckler	Murphy	Thomas
Clark, B. D.	Herman	Nahill	Tigue
Clark, D. F.	Hershey	Nailor	Trello
Clark, J. H.	Hess	Noye	Trich
Clymer	Howlett	O'Brien	Van Horne
Cohen	Hughes	Olasz	Veon
Colaifella	Itkin	Oliver	Vroon
Colaizzo	Jackson	Perzel	Wambach
Cole	Jadlowiec	Pesci	Wass
Cornell	James	Petrarca	Weston

Corrigan	Jarolin	Petrone	Williams
Cowell	Johnson	Phillips	Wilson
Coy	Josephs	Piccola	Wogan
DeLuca	Kaiser	Pievsky	Wozniak
DeWeese	Kasunic	Pistella	Wright, D. R.
Daley	Kenney	Pitts	Wright, J. L.
Davies	Kondrich	Preston	Wright, R. C.
Dempsey	Kosinski	Raymond	Yandrisevits
Dietterick	Kukovich	Reber	
Distler	LaGrotta	Reinard	O'Donnell,
Dombrowski	Langtry	Richardson	Speaker
Donatucci			

NAYS—1

Pressmann

NOT VOTING—1

Evans

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2520, PN 3482**, entitled:

An Act making appropriations to the Hahnemann University, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—196

Acosta	Dorr	Lashingner	Richardson
Adolph	Durham	Laughlin	Rieger
Allen	Evans	Lee	Ritter
Angstadt	Fairchild	Leh	Robbins
Argall	Fargo	Lescovitz	Robinson
Barley	Farmer	Levdansky	Roebuck
Battisto	Fee	Linton	Rudy
Belardi	Fleagle	Lloyd	Ryan
Belfanti	Flick	Lucyk	Rybak
Billow	Foster	McCall	Saloom
Birmelin	Fox	McHale	Saurman
Bishop	Freeman	McNally	Scheetz
Black	Freind	McVerry	Scrimenti
Blaum	Gallen	Maiale	Semmel
Bortner	Gamble	Maine	Serafini
Bowley	Gannon	Markosek	Smith, B.
Boyes	Geist	Marsico	Smith, S. H.
Brandt	George	Mayerink	Snyder, D. W.
Broujos	Gigliotti	Melio	Snyder, G.
Bunt	Gladeck	Merry	Staback
Burd	Godshall	Michlovic	Stairs
Burns	Gruitza	Micozzie	Steighner
Bush	Gruppo	Mihalich	Stish

Caltagirone	Hagarty	Miller	Strittmatter
Cappabianca	Haluska	Moehlmann	Stuban
Carlson	Harper	Morris	Tangretti
Cawley	Hasay	Mowery	Taylor, E. Z.
Chadwick	Hayden	Mrkonic	Taylor, J.
Civera	Hayes	Murphy	Telek
Clark, B. D.	Heckler	Nahill	Thomas
Clark, D. F.	Herman	Nailor	Tigue
Clark, J. H.	Hershey	Noye	Trello
Clymer	Hess	O'Brien	Trich
Cohen	Howlett	Olasz	Van Horne
Colaella	Hughes	Oliver	Veon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry		

NAYS—0

NOT VOTING—1

Vroon

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2521, PN 3483**, entitled:

An Act making appropriations to the Thomas Jefferson University, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman

Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2522, PN 3484**, entitled:

An Act making appropriations to The Medical College of Pennsylvania, East Falls, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2523, PN 3485**, entitled:

An Act making an appropriation to the Philadelphia College of Osteopathic Medicine, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2524, PN 3486**, entitled:

An Act making an appropriation to the Trustees of Drexel University, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayermik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak

DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2525, PN 3487**, entitled:

An Act making appropriations to the Delaware Valley College of Science and Agriculture at Doylestown.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingier	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue

Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2526, PN 3488**, entitled:

An Act making an appropriation to the Philadelphia University of the Arts, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—196

Acosta	Dorr	Lashingier	Richardson
Adolph	Durham	Laughlin	Rieger
Allen	Evans	Lee	Ritter
Angstadt	Fairchild	Leh	Robbins
Argall	Fargo	Lescovitz	Robinson
Barley	Farmer	Levdansky	Roebuck
Battisto	Fee	Linton	Rudy
Belardi	Fleagle	Lloyd	Ryan
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.

Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry		

NAYS—0

NOT VOTING—1

Rybak

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2527, PN 3489**, entitled:

An Act making an appropriation to the Philadelphia College of Textiles and Science.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?
Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck

Barley	Farmer	Lvdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2528, PN 3490**, entitled:

An Act making appropriations to the Trustees of the Berean Training and Industrial School at Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caitagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2529, PN 3491**, entitled:

An Act making appropriations to the Downingtown Industrial and Agricultural School, Downingtown.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

The Chair recognizes the gentleman from Berks, Mr. Davies.

Mr. DAVIES. In the absence of the Appropriations chairman, may I interrogate Mr. Hershey?

The SPEAKER. The gentleman from Chester, Mr. Hershey, consents to being interrogated, and the gentleman from Berks may interrogate.

Mr. DAVIES. Mr. Speaker, in the not too distant past there were some questions about the management and the curriculum at the school and also the amount of the appropriation. Can you enlighten me as to whether or not any of the past problems have been resolved with those concerns or not?

Mr. HERSHEY. I will be happy to, Mr. Speaker.

Within the last month, myself, Representative Pitts, Representative Taylor, and Representative Morris have toured the Downingtown Industrial and Agricultural School, and they have a new headmaster. In the last 2 years they have done a lot of repair, a lot of painting, and a lot of positive things, and I feel better about the school this year than I ever have in the past.

So I feel that they are making a lot of progress, and the new headmaster is very concerned about where they are going.

Mr. DAVIES. Thank you, Mr. Speaker.

On the question recurring,

Shall the bill pass finally?

The SPEAKER pro tempore. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback

Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2530, PN 3492**, entitled:

An Act making an appropriation to the Johnson Technical Institute of Scranton.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The **SPEAKER** pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan

Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2531, PN 3493**, entitled:

An Act making an appropriation to the Williamson Free School of Mechanical Trades in Delaware County.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The **SPEAKER** pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkoncic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2532, PN 3494**, entitled:

An Act making an appropriation to the Pennsylvania College of Optometry, Philadelphia.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The **SPEAKER** pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkoncic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0
NOT VOTING—0
EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2533, PN 3495**, entitled:

An Act making an appropriation to the Pennsylvania College of Podiatric Medicine, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashing	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Suban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston

Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0
NOT VOTING—0
EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2534, PN 3496**, entitled:

An Act making an appropriation to the Fox Chase Institute for Cancer Research, Philadelphia, for the operation and maintenance of the cancer research program.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashing	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Suban
Cappabianca	Haluska	Moehlmann	Tangretti

Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsy	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell, Speaker
Dombrowski	LaGrotta	Reinard	
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2535, PN 3497**, entitled:

An Act making appropriations to the Wistar Institute-Research, Philadelphia.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel

Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladdeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsy	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell, Speaker
Dombrowski	LaGrotta	Reinard	
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2536, PN 3498**, entitled:

An Act making an appropriation to the Central Penn Oncology Group.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2537, PN 3499**, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania for cardiovascular studies.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2538, PN 3500**, entitled:

An Act making an appropriation to St. Francis Hospital, Pittsburgh.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Weston
Cornell	Jadlowiec	Petrarca	Williams
Corrigan	James	Petrone	Wilson
Cowell	Jarolin	Phillips	Wogan
Coy	Johnson	Piccola	Wozniak
DeLuca	Josephs	Pievsy	Wright, D. R.
DeWeese	Kaiser	Pistella	Wright, J. L.
Daley	Kasunic	Pitts	Wright, R. C.
Davies	Kenney	Pressmann	Yandrisevits
Dempsey	Kondrich	Preston	
Dietterick	Kosinski	Raymond	

Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2539, PN 3501**, entitled:

An Act making appropriations to St. Christopher's Hospital, Philadelphia.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—196

Acosta	Dorr	Lashinger	Richardson
Adolph	Durham	Laughlin	Rieger
Allen	Evans	Lee	Ritter
Angstadt	Fairchild	Leh	Robbins
Argall	Fargo	Lescovitz	Robinson
Barley	Farmer	Levdansky	Roebuck
Battisto	Fee	Linton	Rudy
Belardi	Fleagle	Lloyd	Ryan
Belfanti	Flick	Lucyk	Rybak
Billow	Foster	McCall	Saloom
Birmelin	Fox	McHale	Saurman
Bishop	Freeman	McNally	Scheetz
Black	Freind	McVerry	Scrimenti
Blaum	Gallen	Maiale	Semmel
Bortner	Gamble	Maine	Serafini
Bowley	Gannon	Markosek	Smith, B.
Boyes	Geist	Marsico	Smith, S. H.
Brandt	George	Mayernik	Snyder, D. W.
Broujos	Gigliotti	Melio	Snyder, G.
Bunt	Gladeck	Merry	Staback
Burd	Godshall	Michlovic	Stairs
Burns	Gruitza	Micozzie	Steighner
Bush	Gruppo	Mihalich	Stish
Caltagirone	Hagarty	Miller	Strittmatter
Cappabianca	Haluska	Moehlmann	Stuban
Carlson	Harper	Morris	Tangretti
Cawley	Hasay	Mowery	Taylor, E. Z.
Chadwick	Hayden	Mrkonic	Taylor, J.
Civera	Hayes	Murphy	Telek
Clark, B. D.	Heckler	Nahill	Thomas
Clark, D. F.	Herman	Nailor	Tigue
Clark, J. H.	Hershey	Noye	Trello
Clymer	Hess	O'Brien	Trich
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon

Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry		

NAYS—0

NOT VOTING—1

Van Horne

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2540, PN 3502**, entitled:

An Act making an appropriation to the Lancaster Cleft Palate.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingier	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	LucyK	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayermik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter

Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkoncic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2541, PN 3503**, entitled:

An Act making an appropriation to the Pittsburgh Cleft Palate.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingier	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	LucyK	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz

Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafrilla	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsny	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2542, PN 3504**, entitled:

An Act making an appropriation to the Trustees of Jefferson Medical College and Hospital of Philadelphia for a comprehensive program relating to Tay-Sachs disease.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Sauman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafrilla	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsny	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2543, PN 3505**, entitled:

An Act making an appropriation to the Burn Foundation of Greater Delaware Valley.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Suban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn
Cessar

Dininni

Schuler

Taylor, F.

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2544, PN 3506**, entitled:

An Act making an appropriation to the Home for Crippled Children, Pittsburgh.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Suban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak

DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2545, PN 3507**, entitled:

An Act making an appropriation to the Arsenal Family and Children's Center.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue

Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaella	Hughes	Oliver	Vroom
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2546, PN 3508**, entitled:

An Act making an appropriation to the Beacon Lodge Camp.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback

Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2547, PN 3509**, entitled:

An Act making an appropriation to the Trustees of the University of Pennsylvania for the general maintenance and operation of the University of Pennsylvania Museum.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy

Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2548, PN 3510**, entitled:

An Act making an appropriation to the Carnegie Museum of Natural History for maintenance and the purchase of apparatus, supplies and equipment.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Table listing names of members who voted 'YEAS' (197 total). Includes Acosta, Adolph, Allen, Angstadt, Argall, Barley, Battisto, Belardi, Belfanti, Billow, Birmelin, Bishop, Black, Blaum, Bortner, Bowley, Boyes, Brandt, Broujos, Bunt, Burd, Burns, Bush, Caltagirone, Cappabianca, Carlson, Cawley, Chadwick, Civera, Clark, B. D., Clark, D. F., Clark, J. H., Clymer, Cohen, Colafella, Colaizzo, Cole, Cornell, Corrigan, Cowell, Coy, DeLuca, DeWeese, Daley, Davies, Dempsey, Dietterick, Distler, Dombrowski, Donatucci, Dorr, Durham, Evans, Fairchild, Fargo, Farmer, Fee, Fleagle, Flick, Foster, Fox, Freeman, Freind, Gallen, Gamble, Gannon, Geist, George, Gigliotti, Gladeck, Godshall, Gruitza, Gruppo, Hagarty, Haluska, Harper, Hasay, Hayden, Mrkonic, Hayes, Heckler, Nahill, Herman, Hershey, Hess, O'Brien, Howlett, Hughes, Itkin, Jackson, Jadlowiec, James, Jarolin, Johnson, Josephs, Kaiser, Kasunic, Kenney, Kondrich, Kosinski, Kukovich, LaGrotta, Langtry, Lashinger, Laughlin, Lee, Leh, Lescovitz, Levdansky, Linton, Lloyd, Lucyk, McCall, McHale, McNally, McVerry, Maiale, Maine, Markosek, Marsico, Mayernik, Melio, Merry, Michlovic, Micozzie, Mihalich, Miller, Moehlmann, Morris, Mowery, Mrkonic, Murphy, Naylor, Noye, O'Brien, Olasz, Oliver, Perzel, Pesci, Petrarca, Petrone, Phillips, Piccola, Pievsky, Pistella, Pitts, Pressmann, Preston, Raymond, Reber, Reinard, Richardson, Rieger, Ritter, Robbins, Robinson, Roebuck, Rudy, Ryan, Rybak, Saloom, Saurman, Scheetz, Scrimenti, Semmel, Serafini, Smith, B., Smith, S. H., Snyder, D. W., Staback, Stairs, Steighner, Stish, Strittmatter, Stuban, Tangretti, Taylor, E. Z., Taylor, J., Telek, Thomas, Tigie, Trello, Trich, Van Horne, Veon, Vroon, Wambach, Wass, Weston, Williams, Wilson, Wogan, Wozniak, Wright, D. R., Wright, J. L., Wright, R. C., Yandrisevits, O'Donnell, Speaker.

NAYS—0

NOT VOTING—0

EXCUSED—5

Table listing names of members who were 'EXCUSED' (5 total): Carn, Dininni, Schuler, Taylor, F., Cessar.

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of HB 2549, PN 3511, entitled:

An Act making an appropriation to the Franklin Institute Science Museum.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Table listing names of members who voted 'YEAS' (197 total). Includes Acosta, Adolph, Allen, Angstadt, Argall, Barley, Battisto, Belardi, Belfanti, Billow, Birmelin, Bishop, Black, Blaum, Bortner, Bowley, Boyes, Brandt, Broujos, Bunt, Burd, Burns, Bush, Caltagirone, Cappabianca, Carlson, Cawley, Chadwick, Civera, Clark, B. D., Clark, D. F., Clark, J. H., Clymer, Cohen, Colafella, Colaizzo, Cole, Cornell, Corrigan, Cowell, Coy, DeLuca, DeWeese, Daley, Davies, Dempsey, Dietterick, Distler, Dombrowski, Donatucci, Dorr, Durham, Evans, Fairchild, Fargo, Farmer, Fee, Fleagle, Flick, Foster, Fox, Freeman, Freind, Gallen, Gamble, Gannon, Geist, George, Gigliotti, Gladeck, Godshall, Gruitza, Gruppo, Hagarty, Haluska, Harper, Hasay, Hayden, Mrkonic, Hayes, Heckler, Nahill, Herman, Hershey, Hess, O'Brien, Howlett, Hughes, Itkin, Jackson, Jadlowiec, James, Jarolin, Johnson, Josephs, Kaiser, Kasunic, Kenney, Kondrich, Kosinski, Kukovich, LaGrotta, Langtry, Lashinger, Laughlin, Lee, Leh, Lescovitz, Levdansky, Linton, Lloyd, Lucyk, McCall, McHale, McNally, McVerry, Maiale, Maine, Markosek, Marsico, Mayernik, Melio, Merry, Michlovic, Micozzie, Mihalich, Miller, Moehlmann, Morris, Mowery, Mrkonic, Murphy, Naylor, Noye, O'Brien, Olasz, Oliver, Perzel, Pesci, Petrarca, Petrone, Phillips, Piccola, Pievsky, Pistella, Pitts, Pressmann, Preston, Raymond, Reber, Reinard, Richardson, Rieger, Ritter, Robbins, Robinson, Roebuck, Rudy, Ryan, Rybak, Saloom, Saurman, Scheetz, Scrimenti, Semmel, Serafini, Smith, B., Smith, S. H., Snyder, D. W., Staback, Stairs, Steighner, Stish, Strittmatter, Stuban, Tangretti, Taylor, E. Z., Taylor, J., Telek, Thomas, Tigie, Trello, Trich, Van Horne, Veon, Vroon, Wambach, Wass, Weston, Williams, Wilson, Wogan, Wozniak, Wright, D. R., Wright, J. L., Wright, R. C., Yandrisevits, O'Donnell, Speaker.

NAYS—0
NOT VOTING—0
EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2550, PN 3512**, entitled:

An Act making an appropriation to the Academy of Natural Sciences.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayermik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston

Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0
NOT VOTING—0
EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2551, PN 3513**, entitled:

An Act making an appropriation to the Trustees of the Buhl Science Center.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayermik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.

Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell, Speaker
Dombrowski	LaGrotta	Reinard	
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2552, PN 3514**, entitled:

An Act making an appropriation to the Museum of the Philadelphia Civic Center for maintenance and the purchase of apparatus, supplies and equipment.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?
Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucy	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel

Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Suban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell, Speaker
Dombrowski	LaGrotta	Reinard	
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2553, PN 3515**, entitled:

An Act making an appropriation to the Afro-American Historical and Cultural Museum for operating expenses.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?
Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 2554, PN 3516**, entitled:

An Act making an appropriation to the Everhart Museum in Scranton.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

The **SPEAKER pro tempore**. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—196

Acosta	Dorr	Lashingner	Richardson
Adolph	Durham	Laughlin	Rieger
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—1

Ritter

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The two-thirds majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

STATE GOVERNMENT COMMITTEE MEETING

The SPEAKER pro tempore. The Chair recognizes the gentleman from Philadelphia, Mr. Oliver, who is calling an immediate meeting of the State Government Committee at the rear of the chamber. All State Government Committee members are urged to report to the committee meeting at the rear.

DEMOCRATIC CAUCUS

The SPEAKER pro tempore. The Chair at this time also wishes to announce a Democratic caucus which will begin immediately.

REPUBLICAN CAUCUS

The SPEAKER pro tempore. The Chair has also been advised to announce that there will also be a Republican caucus at this time.

JUDICIARY COMMITTEE MEETING

The SPEAKER pro tempore. The Chair now wishes to recognize the gentleman from Berks, Mr. Caltagirone.

Mr. CALTAGIRONE. Mr. Speaker, I would like to call for an immediate meeting of the House Judiciary Committee in the rear of the hall of the House.

The SPEAKER pro tempore. The gentleman, Mr. Caltagirone, has convened a meeting of the Judiciary Committee at the rear of the House. All Judiciary Committee members, report to the rear of the House immediately.

VOTE CORRECTIONS

The SPEAKER pro tempore. The Chair recognizes the gentleman from Adams, Mr. Cole.

Mr. COLE. Mr. Speaker, I would like to be recorded in the positive on a vote, HB 946, that was taken yesterday. Thank you.

The SPEAKER pro tempore. The gentleman's remarks will be spread upon the record.

The Chair recognizes the lady from Philadelphia, Ms. Josephs.

Ms. JOSEPHS. Thank you.

To correct the record.

I was recorded in the positive yesterday on final passage of SB 539. I would like to be recorded in the negative.

The SPEAKER pro tempore. The lady's remarks will be spread upon the record.

The Chair recognizes the gentleman from Bucks, Mr. Melio.

Mr. MELIO. Mr. Speaker, I just want to correct the record.

In the regular session of 12 June 1990, I just missed eight amendments, and I want to put them on the record: HB 1380, amendment 1995, recorded negative; HB 1380, amendment 2043, recorded "yea"; HB 1380, amendment 2048, recorded "no"; HB 1380, amendment 2014, recorded negative; HB 1380, amendment 2001, recorded negative; HB 1380, amendment 2047, recorded "yea"; HB 1380, amendment 1998, recorded "yea"; and HB 1380, amendment 2019, recorded "yea." Thank you, Mr. Speaker.

The SPEAKER pro tempore. The gentleman's remarks will be spread upon the record.

BILLS REPORTED FROM COMMITTEES, CONSIDERED FIRST TIME, AND RECOMMITTED TO COMMITTEE ON RULES

HB 465, PN 3793 (Amended)

By Rep. PETRARCA

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, providing for licenses to operate motor-driven cycles and motorized pedalcycles; redefining the term "motor-driven cycle"; and deleting provisions relating to the operation of pedalcycles.

TRANSPORTATION.

HB 1996, PN 2607

By Rep. BELARDI

An Act providing for agency shop in political subdivisions.

LABOR RELATIONS.

HB 2238, PN 2992

By Rep. BELARDI

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," further providing for collective bargaining by campus police.

LABOR RELATIONS.

HB 2435, PN 3794 (Amended)

By Rep. PETRARCA

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, providing for the passing of streetcars.

TRANSPORTATION.

BILLS REPORTED FROM COMMITTEES, CONSIDERED FIRST TIME, AND TABLED

SB 29, PN 29

By Rep. PETRARCA

An Act designating Interstate 476 as Veterans Memorial Highway.

TRANSPORTATION.

SB 278, PN 2337 (Amended)

By Rep. PETRARCA

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for pedestrian-control signals; and further providing for the prohibition against discharging, disciplining or discriminating against an employee for refusal to operate a motor vehicle or for filing a complaint or

instituting or testifying in a proceeding relating to a motor vehicle safety rule.

TRANSPORTATION.

SB 399, PN 412 By Rep. PETRARCA

An Act designating a section of Route 3013 in Westmoreland County, Pennsylvania, as the C. Vance DeiCas Memorial Highway.

TRANSPORTATION.

SB 676, PN 2338 (Amended)

By Rep. PETRARCA

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for the definitions of "abandoned vehicle" and "motor vehicle"; and providing for the removal of vehicles abandoned on the Pennsylvania Turnpike System.

TRANSPORTATION.

SB 679, PN 2339 (Amended)

By Rep. PETRARCA

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for interference with devices, signs or signals; and making a repeal.

TRANSPORTATION.

SB 845, PN 2340 (Amended)

By Rep. OLIVER

An Act authorizing the Pennsylvania Historical and Museum Commission to acquire, for a nominal sum or gift, on behalf of the Commonwealth, the New Freedom Theatre in the City of Philadelphia; providing for its renovation and authorizing an agreement for the exclusive possession and administration thereof by New Freedom Theatre, Inc.; and providing for the reversion of ownership to New Freedom Theatre, Inc.

STATE GOVERNMENT.

SB 1268, PN 1580 By Rep. PETRARCA

An Act designating a certain bridge over the West Branch of the Susquehanna River as the Carmen R. Rosamilia Bridge.

TRANSPORTATION.

SB 1588, PN 2153 By Rep. PETRARCA

An Act designating a portion of the Beaver Valley Expressway in Beaver and Lawrence Counties as the James E. Ross Highway.

TRANSPORTATION.

RECESS

The SPEAKER pro tempore. The Chair now declares a recess of the House until 2:45 p.m.

RECESS EXTENDED

The time of recess was extended until 3:15 p.m.

AFTER RECESS

The time of recess having expired, the House was called to order.

**THE SPEAKER (ROBERT W. O'DONNELL)
PRESIDING**

**BILL REPORTED FROM COMMITTEE,
CONSIDERED FIRST TIME, AND TABLED**

SB 1193, PN 2107 By Rep. CALTAGIRONE

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for period of revocation or suspension of operating privilege and for requirements for driving under influence offenders.

JUDICIARY.

BILL SIGNED BY SPEAKER

The Chair gave notice that he was about to sign the following bill, which was then signed:

SB 1516, PN 2005

An Act amending the act of July 1, 1978 (P. L. 584, No. 109), entitled "Milrite Act," extending the expiration date.

WELCOMES

The SPEAKER. The Chair welcomes to the hall of the House a guest page, Emory Rank, who is a student at the Allen Middle School, and he is the guest of Representative Harold Mowery. Will the page please rise.

The Chair also wishes to welcome to the hall of the House Joseph Kopf, Gisela Kopf, and Chirsta Hempfling, who is visiting from Munich, Germany. They are guests of Representative Karen Ritter and the Lehigh County delegation. Will the guests please rise.

CALENDAR CONTINUED

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 522, PN 2244**, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, prohibiting unsolicited commercial telephone calls during certain hours; and further providing for unlawful collection agency practices.

On the question,

Will the House agree to the bill on third consideration?

BILL RECOMMENDED

The SPEAKER. The Chair recognizes Representative Coy. Mr. COY. I move that SB 522 be recommitted to the Committee on Consumer Affairs.

On the question,

Will the House agree to the motion?

The SPEAKER. On the motion, the Chair recognizes Representative Coy.

Mr. COY. Thank you, Mr. Speaker.

SB 522 addresses related issues of telecommunications and personal privacy. The Consumer Affairs Committee has a long history of being the legislative committee charged with the responsibility of overseeing legislation impacting on customers of telephone service. For example, HB 2089, which amends Title 66 to regulate telephone calls made from telemarketers seeking to solicit business, is currently in the Consumer Affairs Committee. The committee is also looking at legislation dealing with the subject of caller ID service and the idea of protecting the confidentiality of customers' telephone numbers.

The past few years have witnessed many changes in telephone technology that will impact on consumers in many ways, not the least of which is their privacy rights. Although this is a Title 18 bill and has been considered by the Judiciary Committee, many folks on the Consumer Affairs Committee, including its chairman, feel that it is necessary for this committee, as the Consumer Protection Committee did in the State Senate, to review the bill.

I therefore move, Mr. Speaker, to recommit this bill to the Committee on Consumer Affairs.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,
Will the House agree to the motion?

The following roll call was recorded:

YEAS—195

- | | | | |
|--------------|-----------|-----------|---------------|
| Acosta | Durham | Lashinger | Rieger |
| Adolph | Evans | Laughlin | Ritter |
| Allen | Fairchild | Lee | Robbins |
| Angstadt | Fargo | Leh | Robinson |
| Argall | Farmer | Lescovitz | Roebuck |
| Barley | Fee | Levdansky | Rudy |
| Battisto | Fleagle | Linton | Ryan |
| Belardi | Flick | Lloyd | Rybak |
| Belfanti | Foster | Lucyk | Saloom |
| Billow | Fox | McCall | Saurman |
| Birmelin | Freeman | McHale | Scheetz |
| Bishop | Freind | McNally | Scriminti |
| Black | Gallen | McVerry | Semmel |
| Blaum | Gamble | Maiale | Serafini |
| Bortner | Gannon | Maine | Smith, B. |
| Bowley | Geist | Markosek | Smith, S. H. |
| Boyes | George | Marsico | Snyder, D. W. |
| Brandt | Gigliotti | Maysenik | Snyder, G. |
| Broujos | Gladeck | Melio | Staback |
| Bunt | Godshall | Merry | Stairs |
| Burns | Gruitza | Michlovic | Steighner |
| Bush | Gruppo | Micozzie | Stish |
| Caltagirone | Hagarty | Mihalich | Strittmatter |
| Cappabianca | Haluska | Miller | Stuban |
| Carlson | Harper | Moehlmann | Tangretti |
| Cawley | Hasay | Morris | Taylor, E. Z. |
| Chadwick | Hayden | Mowery | Taylor, J. |
| Civera | Hayes | Mrkonc | Telek |
| Clark, B. D. | Heckler | Murphy | Thomas |
| Clark, D. F. | Herman | Nahill | Tigue |
| Clark, J. H. | Hershey | Nailor | Trello |
| Clymer | Hess | Noye | Trich |
| Cohen | Howlett | Olasz | Van Horne |
| Colaella | Hughes | Oliver | Veon |
| Colaizzo | Itkin | Perzel | Vroon |
| Cole | Jackson | Pesci | Wambach |
| Cornell | Jadlowiec | Petrarca | Wass |
| Corrigan | James | Petrone | Weston |
| Cowell | Jarolin | Phillips | Williams |
| Coy | Johnson | Piccola | Wilson |

- | | | | |
|------------|----------|------------|---------------|
| DeLuca | Josephs | Pievsky | Wogan |
| DeWeese | Kaiser | Pistella | Wozniak |
| Daley | Kasunic | Pitts | Wright, D. R. |
| Davies | Kenney | Pressmann | Wright, J. L. |
| Dempsey | Kondrich | Preston | Wright, R. C. |
| Dietterick | Kosinski | Raymond | Yandrisevits |
| Distler | Kukovich | Reber | |
| Dombrowski | LaGrotta | Reinard | O'Donnell, |
| Donatucci | Langtry | Richardson | Speaker |
| Dorr | | | |

NAYS—0

NOT VOTING—2

- | | |
|------|---------|
| Burd | O'Brien |
|------|---------|

EXCUSED—5

- | | | | |
|--------|---------|---------|------------|
| Carn | Dininni | Schuler | Taylor, F. |
| Cessar | | | |

The question was determined in the affirmative, and the motion was agreed to.

* * *

The House proceeded to third consideration of SB 775, PN 1348, entitled:

An Act amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, reducing the time for advertisement of accounts to two weeks; adding a section providing that documents submitted to the register of wills, except for probate, may be attested to by an affidavit or by a verified statement; broadening the class of property deemed disclaimed when a spouse takes an elective share; avoiding automatic modification of wills and inter vivos conveyances that are made in contemplation of a marriage or divorce; adding a rule of interpretation for wills and conveyances regarding corporate fiduciaries; confirming existing law that a gift to any unfunded trust is valid; adding a chapter relating to contracts concerning succession; authorizing personal representatives to make certain temporary investments; allowing fiduciaries to hold certain securities in book-entry form; further providing for notice to parties in interest; further providing for rights of claimants; authorizing the guardian of the estate of a minor to distribute certain income without court approval; adding the Pennsylvania Uniform Transfers to Minors Act; clarifying the jurisdiction of the court to appoint certain temporary guardians; authorizing the court to exercise all rights and privileges under certain contracts which provide for payments to an incompetent or others after the incompetent's death; authorizing the court to modify the estate plan of an incompetent to reflect changes in applicable tax laws; permitting certain powers of attorney to be executed by mark; ensuring the validity of durable powers of attorney; authorizing the court to allow a shorter period of notice to an absentee; providing that as a matter of law divorce revokes any revocable beneficiary designation made in favor of the former spouse; further providing for the annexation of accounts; further authorizing the court to divide trusts; further authorizing the court to grant declaratory relief with respect to certain interests in real property; and making technical changes.

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

BILL TABLED

The SPEAKER. The Chair recognizes the majority leader.

The question was determined in the affirmative, and the amendments were agreed to.

On the question,

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

Mr. BOWLEY offered the following amendments No. A2434:

Amend Title, page 1, line 19, by removing the period after "municipality" and inserting
; and extending the deadline for filing for a permit for disposal of municipal wastes.

Amend Bill, page 6, by inserting between lines 4 and 5

Section 2. Notwithstanding any other law or regulation to the contrary, a county or municipality which as of April 9, 1990, has a permit issued prior to April 9, 1988, for a currently existing municipal waste landfill lined with materials that are no more permeable than 1×10 (to the minus 5 exponent) cm/sec., and by April 9, 1990, has an administratively complete application covering the construction of new facilities, including municipal waste transfer stations, under review by the Department of Environmental Resources, can accept municipal waste for disposal in the existing landfill until the new site or municipal waste transfer station is permitted and complete, or September 30, 1991, whichever occurs first, unless the county or municipality receives a final denial of its permit. The new site shall comply with 25 Pa. Code Chs. 271 (relating to municipal waste management - general provisions) and 273 (relating to municipal waste landfills).

Amend Sec. 2, page 6, line 5, by striking out "2" and inserting

3

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes the gentleman, Mr. Bowley.

Mr. BOWLEY. Thank you, Mr. Speaker.

Mr. Speaker, amendment 2434 is an attempt to try to help a few municipal landfills and authorities around the Commonwealth that are trying to come in compliance in establishment of their new site for waste disposal or construction of a municipal waste transfer station. This would allow those municipal authorities which are currently in compliance with the environmental laws which are applying for a new permit, to allow them to continue to accept municipal waste until September 30, 1991, or until they are re-permitted or if the final denial of their permit is issued.

Hopefully, Mr. Speaker, this will attempt to address some of the problems. To the best of my knowledge, it would only address two municipal landfills within the Commonwealth - one in Warren County, one in McKean County - which are trying desperately to meet the new regulations that were passed on April 9 of 1988.

I would ask for an affirmative vote.

The SPEAKER. The Chair recognizes Mr. Jadlowiec.

Mr. JADLOWIEC. Thank you, Mr. Speaker.

Mr. Speaker, I rise to support the Bowley amendment.

One of the landfills that is mentioned in the Bowley amendment is in McKean County. We are administratively complete; however, we are not technically complete, and we are attempting to get re-permitted and rebuilt with a double liner.

So I support the Bowley amendment, and I ask the members also to support it. Thank you.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—186

Acosta	Dombrowski	LaGrotta	Reber
Adolph	Donatucci	Langtry	Reinard
Allen	Dorr	Lashingier	Richardson
Angstadt	Durham	Laughlin	Rieger
Argall	Evans	Lee	Ritter
Barley	Fairchild	Leh	Robbins
Battisto	Fargo	Lescovitz	Robinson
Belardi	Farmer	Linton	Roebuck
Belfanti	Fee	Lloyd	Rudy
Billow	Fleagle	Lucyk	Ryan
Birmelin	Flick	McCall	Rybak
Bishop	Foster	McHale	Saloom
Black	Fox	McNally	Saurman
Bortner	Freind	McVerry	Scheetz
Bowley	Gallen	Maiale	Scrimenti
Boyes	Gamble	Maine	Semmel
Brandt	Gannon	Markosek	Smith, B.
Broujos	Geist	Marsico	Smith, S. H.
Bunt	George	Mayernik	Snyder, D. W.
Burd	Gigliotti	Melio	Staback
Burns	Gladeck	Merry	Stairs
Bush	Gruitza	Michlovic	Steighner
Caltagirone	Gruppo	Micozzie	Strittmatter
Cappabianca	Hagarty	Mihalich	Stuban
Carlson	Haluska	Miller	Tangretti
Cawley	Harper	Moehlmann	Taylor, E. Z.
Chadwick	Hasay	Morris	Taylor, J.
Civera	Hayes	Mowery	Telek
Clark, B. D.	Heckler	Mrkonic	Thomas
Clark, D. F.	Herman	Murphy	Trello
Clark, J. H.	Hershey	Nahill	Trich
Clymer	Hess	Nailor	Van Horne
Cohen	Howlett	Noye	Veon
Colaifella	Hughes	O'Brien	Vroon
Colaizzo	Itkin	Olasz	Wambach
Cole	Jackson	Oliver	Wass
Cornell	Jadlowiec	Perzel	Weston
Corrigan	James	Pesci	Williams
Cowell	Jarolin	Petrone	Wilson
Coy	Johnson	Phillips	Wozniak
DeLuca	Josephs	Piccola	Wright, D. R.
DeWeese	Kaiser	Pievsky	Wright, J. L.
Daley	Kasunic	Pistella	Wright, R. C.
Davies	Kenney	Pitts	Yandrisevits
Dempsey	Kondrich	Pressmann	
Dietterick	Kosinski	Preston	O'Donnell,
Distler	Kukovich	Raymond	Speaker

NAYS—9

Blaum	Levdansky	Serafini	Stish
Godshall	Petrarca	Snyder, G.	Tigue
Hayden			

NOT VOTING—2

Freeman	Wogan
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EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,
Will the House agree to the bill on third consideration as amended?

BILL PASSED OVER TEMPORARILY

The SPEAKER. HB 1911 will be passed over temporarily, pending distribution of a third amendment.

* * *

The House proceeded to third consideration of **HB 1912, PN 2815**, entitled:

An Act amending the act of July 7, 1980 (P. L. 380, No. 97), known as the "Solid Waste Management Act," providing that no bond shall be required as a condition for issuance of a permit to a municipality for land application of sewage sludge.

On the question,
Will the House agree to the bill on third consideration?
Mr. BROUJOS offered the following amendments No. A2113:

Amend Title, page 1, line 19, by inserting after "municipality"-----
or a municipal authority
Amend Sec. 1 (Sec. 505), page 2, line 5, by inserting after "municipality"
or a municipal authority
Amend Sec. 1 (Sec. 505), page 2, line 7, by inserting after "municipality"
or municipal authority

On the question,
Will the House agree to the amendments?
The SPEAKER. The Chair recognizes Mr. Broujos.
Mr. BROUJOS. This amendment also adds authorities to municipalities to be exempt from the requirement of filing a bond for deposit of sewage sludge on fields.

On the question recurring,
Will the House agree to the amendments?
The following roll call was recorded:

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Cahtagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti

Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafrilla	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell, Speaker
Dombrowski	LaGrotta	Reinard	
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the amendments were agreed to.

On the question,
Will the House agree to the bill on third consideration as amended?

Mr. BOWLEY offered the following amendments No. A2433:

Amend Title, page 1, line 20, by removing the period after "sludge" and inserting
; and extending the deadline for filing for a permit for disposal of municipal wastes.
Amend Bill, page 2, by inserting between lines 8 and 9 Section 2. Permit application filing deadlines.

Notwithstanding any other law or regulation to the contrary, a county or municipality which as of April 9, 1990, has a permit issued prior to April 9, 1988, for a currently existing municipal waste landfill lined with materials that are no more permeable than 1 X 10 (to the minus 5 exponent) cm/sec., and by April 9, 1990, has an administratively complete application covering the construction of new facilities, including municipal waste transfer stations, under review by the Department of Environmental Resources, can accept municipal waste for disposal in the existing landfill until the new site or municipal waste transfer station is permitted and complete, or September 30, 1991, whichever occurs first, unless the county or municipality receives a final denial of its permit. The new site shall comply with 25 Pa. Code Chs. 271 (relating to municipal waste management - general provisions) and 273 (relating to municipal waste landfills).

Amend Sec. 2, page 2, line 9, by striking out "2" and inserting

3

On the question,
Will the House agree to the amendments?

The SPEAKER. The Chair recognizes Mr. Bowley.

Mr. BOWLEY. Thank you, Mr. Speaker.

Mr. Speaker, amendment 2433 is the identical amendment that we just added to HB 1911, and I would thank the members for their affirmative vote and ask that they do the same to this amendment. Thank you.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—187

Acosta	Donatucci	Lashinger	Reinard
Adolph	Dorr	Laughlin	Richardson
Allen	Durham	Lee	Rieger
Angstadt	Evans	Leh	Ritter
Argall	Fairchild	Lescovitz	Robbins
Barley	Fargo	Linton	Robinson
Battisto	Farmer	Lloyd	Roebuck
Belardi	Fee	Lucyk	Rudy
Belfanti	Fleagle	McCall	Ryan
Billow	Flick	McHale	Rybak
Birmelin	Foster	McNally	Saloom
Bishop	Fox	McVerry	Saurman
Black	Freind	Maiale	Scheetz
Bortner	Gallen	Maine	Scrimenti
Bowley	Gamble	Markosek	Semmel
Boyes	Gannon	Marsico	Smith, B.
Brandt	Geist	Mayernik	Smith, S. H.
Broujos	George	Melio	Snyder, D. W.
Bunt	Gigliotti	Merry	Staback
Burd	Gladeck	Michlovic	Stairs
Burns	Gruitza	Micozzie	Steighner
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayes	Mrkonic	Telek
Civera	Heckler	Murphy	Thomas
Clark, B. D.	Herman	Nahill	Trello
Clark, D. F.	Hershey	Nailor	Trich
Clark, J. H.	Hess	Noye	Van Horne
Clymer	Howlett	O'Brien	Veon
Cohen	Hughes	Olasz	Vroon
Colafiglia	Itkin	Oliver	Wambach
Colaizzo	Jackson	Perzel	Wass
Cole	Jadlowiec	Pesci	Weston
Cornell	James	Petrarca	Williams
Corrigan	Johnson	Petrone	Wilson
Cowell	Josephs	Phillips	Wogan
Coy	Kaiser	Piccola	Wozniak
DeLuca	Kasunic	Pievsky	Wright, D. R.
DeWeese	Kenney	Pistella	Wright, J. L.
Daley	Kondrich	Pitts	Wright, R. C.
Davies	Kosinski	Pressmann	Yandrisevits
Dempsey	Kukovich	Preston	
Dietterick	LaGrotta	Raymond	O'Donnell,
Distler	Langtry	Reber	Speaker
Dombrowski			

NAYS—8

Blaum	Hayden	Levdansky	Stish
Godshall	Jarolin	Snyder, G.	Tigue

NOT VOTING—2

Freeman	Serafini
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EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,

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

Mr. STUBAN offered the following amendments No. A2432:

Amend Title, page 1, line 17, by inserting after "fund," further providing for the definition of "agricultural waste"; and

Amend Bill, page 1, lines 23 through 25, by striking out all of said lines and inserting

Section 1. The definition of "agricultural waste" in section 103 of the act of July 7, 1980 (P.L.380, No.97), known as the Solid Waste Management Act, is amended to read:

Section 103. Definitions.

The following words and phrases when used in this act shall have, unless the context clearly indicates otherwise, the meanings given to them in this section:

"Agricultural waste." Poultry and livestock manure, or residual materials in liquid or solid form generated in the production and marketing of poultry, livestock, fur bearing animals, and their products, provided that such agricultural waste is not hazardous. The term includes the residual materials generated in producing, harvesting, and marketing of all agronomic, horticultural, and silvicultural crops or commodities grown on what are usually recognized and accepted as farms, forests, or other agricultural lands. The term also includes materials in liquid or solid form generated in the production and marketing of fish or fish hatcheries.

Section 2. Section 505 of the act is amended by adding a subsection to read:

Amend Sec. 2, page 2, line 9, by striking out "2" and inserting

3

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes Mr. Stuban.

Mr. STUBAN. Thank you, Mr. Speaker.

Mr. Speaker, what this amendment does is, people who are in the commercial fish business, who raise fish— And I have a farmer in my area who has done away with a herd of dairy cattle and has gone into the aquacultural business of raising fish, and through regulation, the Department of Environmental Resources says that fish waste is an industrial waste and not an agricultural waste, and what this does is require farmers who are in the fish business to run this solid waste to a sewage disposal plant. The chemical analysis of it is no different than animal waste, and there is no reason it should not be spread on the farmer's land.

I ask for an affirmative vote.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—195

Acosta	Dorr	Langtry	Rieger
Adolph	Durham	Lashinger	Ritter
Allen	Evans	Laughlin	Robbins
Angstadt	Fairchild	Lee	Robinson
Argall	Fargo	Leh	Roebuck
Barley	Farmer	Lescovitz	Rudy
Battisto	Fee	Levdansky	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Miller	Strittmatter
Caltagirone	Hagarty	Moehlmann	Stuban
Cappabianca	Haluska	Morris	Tangretti
Carlson	Harper	Mowery	Taylor, E. Z.
Cawley	Hasay	Mrkonc	Taylor, J.
Chadwick	Hayden	Murphy	Telek
Civera	Hayes	Nahill	Thomas
Clark, B. D.	Heckler	Nailor	Tigue
Clark, D. F.	Herman	Noye	Trello
Clark, J. H.	Hershey	O'Brien	Trich
Clymer	Hess	Olasz	Van Horne
Cohen	Howlett	Oliver	Veon
Colaella	Hughes	Perzel	Vroon
Colaizzo	Itkin	Pesci	Wambach
Cole	Jackson	Petrarca	Wass
Cornell	Jadlowiec	Petrone	Weston
Corrigan	James	Phillips	Williams
Cowell	Jarolin	Piccola	Wilson
Coy	Johnson	Pievsky	Wogan
DeLuca	Josephs	Pistella	Wozniak
DeWeese	Kaiser	Pitts	Wright, D. R.
Daley	Kasunic	Pressmann	Wright, J. L.
Davies	Kenney	Preston	Wright, R. C.
Dempsey	Kondrich	Raymond	Yandrisevits
Dietterick	Kosinski	Reber	
Distler	Kukovich	Reinard	O'Donnell,
Dombrowski	LaGrotta	Richardson	Speaker
Donatucci			

NAYS—0

NOT VOTING—2

Linton Mihalich

EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,

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

BILL PASSED OVER TEMPORARILY

The SPEAKER. HB 1912 will be passed over temporarily, pending receipt of another amendment.

* * *

The House proceeded to third consideration of HB 2617, PN 3595, entitled:

An Act amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, prohibiting the disclosure of confidential tax information by certain persons.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—196

Acosta	Dorr	Laughlin	Rieger
Adolph	Durham	Lee	Ritter
Allen	Evans	Leh	Robbins
Angstadt	Fairchild	Lescovitz	Robinson
Argall	Fargo	Levdansky	Roebuck
Barley	Farmer	Linton	Rudy
Battisto	Fee	Lloyd	Ryan
Belardi	Fleagle	Lucyk	Rybak
Belfanti	Flick	McCall	Saloom
Billow	Foster	McHale	Saurman
Birmelin	Fox	McNally	Scheetz
Bishop	Freeman	McVerry	Scrimenti
Black	Freind	Maiale	Semmel
Blaum	Gallen	Maine	Serafini
Bortner	Gamble	Markosek	Smith, B.
Bowley	Gannon	Marsico	Smith, S. H.
Boyes	Geist	Mayernik	Snyder, D. W.
Brandt	George	Melio	Snyder, G.
Broujos	Gigliotti	Merry	Staback
Bunt	Gladeck	Michlovic	Stairs
Burd	Godshall	Micozzie	Steighner
Burns	Gruitza	Mihalich	Stish
Bush	Gruppo	Miller	Strittmatter
Caltagirone	Hagarty	Moehlmann	Stuban
Cappabianca	Haluska	Morris	Tangretti
Carlson	Harper	Mowery	Taylor, E. Z.
Cawley	Hasay	Mrkonc	Taylor, J.
Chadwick	Hayden	Murphy	Telek
Civera	Hayes	Nahill	Thomas
Clark, B. D.	Heckler	Nailor	Tigue
Clark, D. F.	Herman	Noye	Trello
Clark, J. H.	Hershey	O'Brien	Trich
Clymer	Hess	Olasz	Van Horne
Cohen	Howlett	Oliver	Veon
Colaella	Hughes	Perzel	Vroon
Colaizzo	Itkin	Pesci	Wambach
Cole	Jackson	Petrarca	Wass
Cornell	Jadlowiec	Petrone	Weston
Corrigan	James	Phillips	Williams
Cowell	Jarolin	Piccola	Wilson
Coy	Johnson	Pievsky	Wogan
DeLuca	Josephs	Pistella	Wozniak
DeWeese	Kaiser	Pitts	Wright, D. R.
Daley	Kasunic	Pressmann	Wright, J. L.
Davies	Kenney	Preston	Wright, R. C.
Dempsey	Kondrich	Raymond	Yandrisevits
Dietterick	Kosinski	Reber	
Distler	LaGrotta	Reinard	O'Donnell,
Dombrowski	Langtry	Richardson	Speaker
Donatucci	Lashinger		

NAYS—0

NOT VOTING—1

Kukovich

EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

BILL ON CONCURRENCE IN SENATE AMENDMENTS

The clerk of the Senate, being introduced, returned the following **HB 11, PN 3640**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested:

An Act amending the act of February 19, 1980 (P. L. 15, No. 9), known as the "Real Estate Licensing and Registration Act," further providing for the application of the act to persons employed by an owner of real estate for the purpose of managing or maintaining multifamily residential property; adding and amending certain definitions; further providing for the commission, for time sharing, for campground memberships, for certain exclusions, for licenses, for offices of certain brokers and agents, for certain prohibitions and for certain disclosures; and further providing for penalties.

On the question,

Will the House concur in Senate amendments?

The SPEAKER. It is moved by the gentleman, Mr. Lloyd, that the House do concur in the amendments inserted by the Senate.

The question recurs, will the House concur in the amendments inserted by the Senate?

Those voting to concur will vote "aye"; those voting to nonconcur will vote "no."

On the question recurring,

Will the House concur in Senate amendments?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.

Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievskey	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—0

EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments were concurred in.

Ordered, That the clerk inform the Senate accordingly.

PARLIAMENTARY INQUIRY

The SPEAKER. For what purpose does the gentleman, Mr. Davies, rise?

Mr. DAVIES. A parliamentary inquiry, Mr. Speaker.

The SPEAKER. The gentleman will state his point of inquiry.

Mr. DAVIES. Is it not usual, no matter how simple it is or whatever was done, that we usually get an explanation of what the Senate did to it as far as concurring with the Senate's action?

The SPEAKER. As a matter of House practice, that is usual. It is not required by the rules.

STATEMENT BY MR. LLOYD

The SPEAKER. The Chair, under unanimous consent, recognizes the gentleman, Mr. Lloyd.

Mr. LLOYD. Thank you, Mr. Speaker.

In order to answer the gentleman's inquiry, it is fairly extensive, but if the gentleman wants the explanation, I will be happy to provide it.

First, when the bill left the House, on the question of time-sharing, there was a 7-day cancellation period. When it came back from the Senate, the cancellation period was 5 days.

When the bill left the House, we defined campgrounds and condominiums as time-shares. Consistent with SB 430, which we passed last week, they are now defined separately - time-shares being buildings, campground memberships taking care of campsites.

When the bill left the House, it dealt with the licensing of the people who sell those kinds of interests in property. That is no longer in the bill. That is now in SB 430, which we passed last week.

When the bill left the House, it had provisions dealing with advertising restrictions on promotional property. That is not in the bill. That is also in SB 430, which we passed last week.

When the bill left the House, it said that when you canceled the contract, you were going to get the original back. The bill was amended in the Senate to say that either you got the original back or some written acknowledgment that there had been a cancellation.

When the bill left the House, it was silent as to whether or not a violation of the cancellation section had anything to do with the license of the person who had sold the type of property. The Senate added an amendment making clear that you could go after the person's license if they failed to abide by the cancellation provisions of the law.

On different subjects, when the bill left the House, it provided for continuing education for real estate brokers and salespersons. That was taken out by the Senate. It is in a separate bill, SB 558, which has been sent over here and which we hope to run next week.

When the bill left the House, it also dealt with certain disclosures by real estate brokers and salespeople. The Senate took that out. That was in SB 430, which we passed last week.

When the bill left the House, it provided an exemption from having a real estate broker's license if you were an employee, officer, or director of a bank and you were doing a real estate appraisal. When the bill came back, it included a negotiated language, taking into account the interests of the Real Estate Commission as well as the financial community, and now the exemption is for officers, directors, and employees when they are making the appraisal or evaluation pursuant to a loan transaction and for officers and directors when the bank or the other savings institution owns the property. Also, the Senate amendment extended this exemption to S and L's (savings and loans), to credit unions, and to savings banks, and there is also a provision making clear that pending litigation involving some constituents in Senator Wilt and Representative Gruitza's district, which has been dismissed, could not be reinstated.

When the bill left the House, there was an amendment by the gentleman, Mr. Dorr, having to do with explaining or giving warning to people that if they bought a cemetery lot

and they got cheated, they were entitled to get into the Real Estate Recovery Fund. The Senate refined that language. It basically says the same thing but says it in a slightly different way.

Now, those are the things that were in the House bill that were changed. The Senate also added quite a few things. Does the gentleman want me to go through those?

Mr. DAVIES. No. I just want to thank the gentleman for the explanation.

The SPEAKER. For what purpose does the gentleman, Mr. Burd, rise?

Mr. BURD. Thank you, Mr. Speaker.

I can only ask that my side of the aisle do concur in Senate amendments. I think it is obvious by Mr. Lloyd's explanation that this is the end product of a lot of negotiations by committees both in the Senate and in the House, and I would ask for concurrence in Senate amendments.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

BILLS ON THIRD CONSIDERATION CONTINUED

The House proceeded to third consideration of **HB 1899**, **PN 3648**, entitled:

An Act amending the act of April 6, 1951 (P. L. 69, No. 20), known as "The Landlord and Tenant Act of 1951," providing for removal of tenants for drug violations.

On the question,

Will the House agree to the bill on third consideration?

Mr. MAYERNIK offered the following amendment No. A2176:

Amend Sec. 2 (Sec. 505-A), page 3, line 2, by inserting after "sale"

, manufacture

On the question,

Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes Mr. Mayernik.

Mr. MAYERNIK. Thank you, Mr. Speaker.

This amendment would expand the definition of the reason why landlords could terminate the lease of individuals to manufacturing of a controlled substance. Presently in the legislation, a landlord can terminate the lease of an individual for sale or distribution, and at the request of the Attorney General, we have included the term "manufacture."

I ask for an affirmative vote on this amendment, Mr. Speaker.

On the question recurring,

Will the House agree to the amendment?

The following roll call was recorded:

YEAS—195

Acosta	Durham	Laughlin	Rieger
Adolph	Fairchild	Lee	Ritter
Allen	Fargo	Leh	Robbins
Angstadt	Farmer	Lescovitz	Robinson

Argall	Fee	Levdansky	Roebuck
Barley	Fleagle	Linton	Rudy
Battisto	Flick	Lloyd	Ryan
Belardi	Foster	Lucyk	Rybak
Belfanti	Fox	McCall	Saloom
Billow	Freeman	McHale	Saurman
Birmelin	Freind	McNally	Scheetz
Bishop	Gallen	McVerry	Scrimenti
Black	Gamble	Maiale	Semmel
Blaum	Gannon	Maine	Serafini
Bortner	Geist	Markosek	Smith, B.
Bowley	George	Marsico	Smith, S. H.
Boyes	Gigliotti	Mayernik	Snyder, D. W.
Brandt	Gladeck	Melio	Snyder, G.
Bunt	Godshall	Merry	Staback
Burd	Gruitza	Michlovic	Stairs
Burns	Gruppo	Micozzie	Steighner
Bush	Hagarty	Mihalich	Stish
Caltagirone	Haluska	Miller	Strittmatter
Cappabianca	Harper	Moehlmann	Stuban
Carlson	Hasay	Morris	Tangretti
Cawley	Hayden	Mowery	Taylor, E. Z.
Chadwick	Hayes	Mrkonjic	Taylor, J.
Civera	Heckler	Murphy	Telek
Clark, B. D.	Herman	Nahill	Thomas
Clark, D. F.	Hershey	Nailor	Tigue
Clark, J. H.	Hess	Noye	Trello
Clymer	Howlett	O'Brien	Trich
Cohen	Hughes	Olasz	Van Horne
Colaella	Itkin	Oliver	Veon
Colaizzo	Jackson	Perzel	Vroon
Cole	Jadlowiec	Pesci	Wambach
Cornell	James	Petrarca	Wass
Corrigan	Jarolin	Petrone	Weston
Cowell	Johnson	Phillips	Williams
Coy	Josephs	Piccola	Wilson
DeLuca	Kaiser	Pievsky	Wogan
DeWeese	Kasunic	Pistella	Wozniak
Daley	Kenney	Pitts	Wright, D. R.
Davies	Kondrich	Pressmann	Wright, J. L.
Dempsey	Kosinski	Preston	Wright, R. C.
Dietterick	Kukovich	Raymond	Yandrisevits
Distler	LaGrotta	Reber	
Dombrowski	Langtry	Reinard	O'Donnell,
Donatucci	Lashinger	Richardson	Speaker
Dorr			

NAYS—0

NOT VOTING—2

Broujos Evans

EXCUSED—5

Carn Dininni Schuler Taylor, F.
Cessar

The question was determined in the affirmative, and the amendment was agreed to.

On the question,

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

Mr. KOSINSKI offered the following amendments No. A2177:

Amend Title, page 1, line 6, by removing the period after "violations" and inserting
; and providing for wage attachment.

Amend Bill, page 1, by inserting between lines 8 and 9

Section 1. The act of April 6, 1951 (P.L.69, No.20), known as The Landlord and Tenant Act of 1951, is amended by adding a section to read:

Section 314. Wage Attachment.—

(a) The wages, salaries and commissions of individuals shall, while in the hands of the employer, be exempt from any attachment, execution or other process, except upon an action or proceeding:

(1) For support.

(2) For board or rent for residential purposes for which the court may attach no more than ten per cent of the wages of the judgment debtor or a sum not to place the debtor's net income below the poverty income guidelines as provided annually by the Federal Office of Management and Budget.

(3) Under the act of August 7, 1963 (P.L.549, No.290), referred to as the Pennsylvania Higher Education Assistance Agency Act.

(b) An order of attachment for support shall have priority over any attachment, execution, garnishment or wage assignment.

(c) The employer must send the attached or withheld wages to the court of common pleas to be recorded and, upon proper receipt, to be sent to the creditor.

Amend Sec. 1, page 1, line 9, by striking out "1" and inserting

2

Amend Sec. 1, page 1, lines 9 and 10, by striking out "of April 6, 1951 (P.L.69, No.20), known as The Landlord and Tenant Act of 1951"

Amend Sec. 2, page 2, line 26, by striking out "2" and inserting

3

Amend Sec. 3, page 3, line 18, by striking out "3" and inserting

4

On the question,

Will the House agree to the amendments?

The SPEAKER. On that question, the Chair recognizes Mr. Kosinski.

Mr. KOSINSKI. Thank you, Mr. Speaker.

I would ask the members give their attention, because this is a substantive amendment that may be controversial, and I would like to have every member understand what is going on here.

We have had this amendment in the past in another form. What it would do is it would allow a landlord to take a tenant into landlord-tenant court, and one of the district justice's or municipal court judge's remedies could—and I repeat the word "could"—allow for a 10-percent wage attachment from that person. It is not a "must"; it is a "could." It would be one of the remedies.

Now, it would be a wage, a salary, or a commission. That means if you get a welfare check, you are exempt. If you get an unemployment check, you are exempt. If you get an unemployment compensation check, you are exempt. If you get a workmen's compensation check, you are exempt. It is only where the person is working. Currently we allow that for child support and for school loans.

I want to extend this protection to landlords because most of the landlords in my district are small, one-, two-, or three-unit owners, and what happens many times is they have a tenant who does not want to pay the rent and they have no way of attaching the property of the tenant because the tenant has no attachable ownings. This would give relief to such

small landlords in order to keep their properties up to standard. Thank you, Mr. Speaker.

GERMANENESS QUESTIONED

The SPEAKER. The Chair recognizes Mr. McNally.
Mr. McNALLY. Thank you, Mr. Speaker.

I would like to move that this amendment be held not germane.

The SPEAKER. Under rule 27, the gentleman is in order and the motion is appropriate. The matter before the House is a motion that the amendment offered by the gentleman, Mr. Kosinski, is not germane. This is a debatable motion.

On the question,

Will the House sustain the germaneness of the amendments?

The SPEAKER. On the motion, the Chair recognizes Mr. McNally.

Mr. McNALLY. Thank you, Mr. Speaker.

As the gentleman, Mr. Kosinski, had indicated, this is a very controversial proposal.

The problem with this amendment and the reason that it is not germane is that it proposes to amend the Landlord and Tenant Act, but if you will look at the amendment, amendment 2177, in fact this calls not only for a wage attachment for board or rent but it also calls for wage attachments for support and also to satisfy debts owed to the Pennsylvania Higher Education Assistance Agency, PHEAA. Those provisions really have no business being in the Landlord and Tenant Act. What has happened in this amendment, I think, is that the provisions of Title 42 dealing with wage attachments for support and PHEAA have simply been incorporated into this amendment and now they are being lumped into the Landlord and Tenant Act.

So I repeat that I just do not believe that wage attachment provisions concerning child support, spousal support, and PHEAA, I do not think they ought to be in the Landlord and Tenant Act, and therefore, I would ask that the House vote "no" on germaneness.

The SPEAKER. The Chair recognizes Mr. Kosinski.

Mr. KOSINSKI. Thank you, Mr. Speaker.

I will talk about germaneness in two ways. Number one, the reason support and PHEAA loans are in there is just a restatement of the law. That is number one. Number two, if the speaker thinks this bill is not germane or this amendment is not germane to the bill, why then did the speaker draft his own amendment to the same bill with the same subject? I would want the House members to mull that over when they vote about germaneness. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes Mr. McNally, who was the speaker referred to by the gentleman.

Mr. McNALLY. Thank you, Mr. Speaker.

Again I would reiterate that a wage attachment for child support and PHEAA really does not belong in the Landlord and Tenant Act. And as for Mr. Kosinski's question as to why I would use his language, I figured that if he made that mistake, I could make it, too.

But I would simply ask for a "no" vote on germaneness. Thank you.

The SPEAKER. On the motion, those who believe the amendment to be germane will vote in the affirmative; those who believe it to be not germane will vote in the negative.

On the question recurring,

Will the House sustain the germaneness of the amendments?

The following roll call was recorded:

YEAS—145

Adolph	Donatucci	Leh	Rieger
Allen	Dorr	Levdansky	Ritter
Angstadt	Durham	Lucyk	Robbins
Argall	Fairchild	McCall	Robinson
Battisto	Fargo	McVerry	Rudy
Belfanti	Farmer	Maiale	Saloom
Birmelin	Fleagle	Maine	Scheetz
Bishop	Flick	Markosek	Semmel
Black	Foster	Marsico	Serafini
Blaum	Fox	Mayernik	Smith, B.
Bortner	Freind	Merry	Smith, S. H.
Bowley	Gallen	Michlovic	Snyder, D. W.
Boyes	Gamble	Micozzie	Snyder, G.
Brandt	Gannon	Miller	Staback
Broujos	Geist	Moehlmann	Stairs
Bunt	Gigliotti	Morris	Steighner
Burd	Gladeck	Mowery	Stish
Burns	Godshall	Mrkoncic	Strittmatter
Bush	Gruitza	Murphy	Tangretti
Caltagirone	Gruppo	Nahill	Taylor, E. Z.
Carlson	Hasay	Nailor	Taylor, J.
Chadwick	Hayes	Noye	Telek
Civera	Heckler	O'Brien	Tigue
Clark, D. F.	Herman	Olasz	Trello
Clark, J. H.	Hershey	Oliver	Van Horne
Clymer	Hess	Perzel	Vroon
Cohen	Howlett	Petrarca	Wass
Cole	Jackson	Petrone	Weston
Cornell	Jadlowiec	Phillips	Wilson
Corrigan	Jarolin	Piccola	Wogan
Coy	Johnson	Pievsky	Wright, D. R.
DeLuca	Kasunic	Pitts	Wright, J. L.
Daley	Kenney	Pressmann	Wright, R. C.
Davies	Kondrich	Preston	
Dempsey	Kosinski	Raymond	O'Donnell,
Dieterick	Langtry	Reber	Speaker
Distler	Lashinger	Reinard	

NAYS—49

Belardi	George	Laughlin	Roebuck
Billow	Hagarty	Lee	Ryan
Cappabianca	Haluska	Lescovitz	Rybak
Cawley	Harper	Linton	Saurman
Clark, B. D.	Hayden	Lloyd	Scriminti
Colaella	Hughes	M Hale	Stuban
Colaizzo	Itkin	Nally	Thomas
Cowell	James	Relio	Trich
DeWeese	Josephs	Mihalich	Veon
Dombrowski	Kaiser	Pesci	Wambach
Evans	Kukovich	Pistella	Wozniak
Fee	LaGrotta	Richardson	Yandrisevits
Freeman			

NOT VOTING—3

Acosta	Barley	Williams	
Carn	Dininni	Schuler	Taylor, F.
Cessar			

EXCUSED—5

The majority having voted in the affirmative, the question was determined in the affirmative and the amendments were declared germane.

On the question recurring, Will the House agree to the amendments?

The SPEAKER. The Chair recognizes Mr. Davies.

Mr. DAVIES. One question for the maker of the amendment, Mr. Speaker.

The SPEAKER. The gentleman consents to interrogation. The gentleman may proceed.

Mr. DAVIES. Mr. Speaker, gratuities are exempt? Gratuities would not be included?

Mr. KOSINSKI. Excuse me, Mr. Speaker?

Mr. DAVIES. Gratuities, would they be attachable or not?

Mr. KOSINSKI. Gratuities? Only wages, salaries, and commissions. Now, if the judge would extend the word "commission" to include gratuities, I would imagine so, but I believe gratuities has a special meaning within the law. Again, we did not include the specific word "gratuities" within the bill, but I think that would be open to judicial interpretation.

Mr. DAVIES. Thank you.

The SPEAKER. The Chair recognizes Mr. Kosinski.

Mr. KOSINSKI. Just continuing on the last comment.

It just popped into my mind, Mr. Speaker, that under the Federal Tax Code, wages do include gratuities and are taxed. So I think for this purpose, gratuities would fall into the particular line of things that could be attached. The problem with gratuities is they usually go straight into the pocket of the employee, so the court may have just as hard a time getting those because you could not go to the employer and say, withhold gratuities. So they would present a special and unique problem.

Thank you, Mr. Speaker.

On the question recurring, Will the House agree to the amendments?

The following roll call was recorded:

YEAS—140

Table listing names of members who voted 'YEAS' (140 total). Includes names like Adolph, Allen, Angstadt, Argall, Barley, Belardi, Belfanti, Birmelin, Bishop, Black, Bortner, Bowley, Boyes, Brandt, Broujos, Bunt, Burd, Burns, Bush, Caltagirone, Carlson, Chadwick, Civera, Clark, B. D., Dempsey, Dieterick, Distler, Donatucci, Dorr, Durham, Evans, Fairchild, Fargo, Farmer, Fleagle, Flick, Foster, Fox, Freind, Gallen, Gamble, Gannon, Geist, Gladeck, Godshall, Grutwick, Gruppo, Harper, Kasunic, Kenney, Kondrich, Kosinski, Langtry, Lashinger, Lee, Leh, Levdansky, McCall, McVerry, Maiale, Maine, Markosek, Marsico, Mayernik, Merry, Micozzie, Miller, Moehlmann, Morris, Mowery, Mrkonic, Murphy, Pitts, Pressmann, Raymond, Reber, Reinard, Rieger, Ritter, Robbins, Robinson, Rudy, Scheetz, Scrimenti, Semmel, Serafini, Smith, B., Smith, S. H., Snyder, D. W., Snyder, G., Staback, Stairs, Strittmatter, Tangretti, Taylor, J., Telek.

Table listing names of members who voted 'NAYS' (56 total). Includes names like Clark, D. F., Clark, J. H., Clymer, Cohen, Cole, Cornell, Corrigan, Cowell, Coy, Daley, Davies, Hasay, Hayes, Heckler, Herman, Hershey, Hess, Howlett, Jackson, Jadlowiec, Jarolin, Johnson, Nahill, Nailor, Noye, O'Brien, Oliver, Perzel, Petrarca, Petrone, Phillips, Piccola, Pievsky, Tigue, Van Horne, Vroon, Wass, Weston, Williams, Wilson, Wogan, Wright, D. R., Wright, J. L., Wright, R. C.

NAYS—56

Table listing names of members who voted 'NOT VOTING' (1 total). Includes names like Acosta, Battisto, Billow, Blaum, Cappabianca, Cawley, Colaifella, Colaizzo, DeLuca, DeWeese, Dombrowski, Fee, Freeman, George, Gigliotti, Hagarty, Haluska, Hayden, Hughes, Itkin, James, Josephs, Kaiser, Kukovich, LaGrotta, Laughlin, Lescovitz, Linton, Lloyd, Lucyk, McHale, McNally, Melio, Michlovic, Mihalic, Olasz, Pesci, Pistella, Preston, Richardson, Roebuck, Ryan, Rybak, Saloom, Saurman, Steighner, Stish, Stuban, Thomas, Trello, Trich, Veon, Wambach, Wozniak, Yandrisevits, O'Donnell, Speaker.

NOT VOTING—1

Taylor, E. Z.

EXCUSED—5

Table listing names of members who were 'EXCUSED' (5 total). Includes names like Carn, Cessar, Dininni, Schuler, Taylor, F.

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring, Will the House agree to the bill on third consideration as amended?

Mr. McNALLY offered the following amendments No. A2389:

Amend Title, page 1, line 5, by inserting after "thereto," providing for wage attachment; and Amend Bill, page 1, lines 9 through 11, by striking out all of said lines and inserting

Section 1. The act of April 6, 1951 (P.L.69, No.20), known as The Landlord and Tenant Act of 1951, is amended by adding a section to read:

Section 314. Wage Attachment.—(a) The wages, salaries and commissions of individuals shall, while in the hands of the employer, be exempt from any attachment, execution or other process, except upon an action or proceeding:

- (1) For support.
(2) For board or rent for residential purposes for which the court may attach no more than ten per cent of the wages of the judgment debtor.

This subsection shall not apply and the court shall be prohibited from ordering the attachment of wages where the wages of the judgment debtor is equal to or less than eighty per cent of the Median income of the Metropolitan Statistical Area or rural area in which the debtor resides. For purposes of this subsection, "rent" shall be defined as that rental fee defined in and agreed to by the landlord and tenant in any oral or written contract and shall be exclusive of all late charges, collection fees or other costs, charges or fees.

(i) The total amount of wages that may be attached shall not exceed five months rent or two thousand five hundred dollars (\$2,500).

(ii) When attaching wages, the total amount of alimony, child support payments and rent attachments shall not exceed fifty per cent of the judgment debtor's net pay.

(iii) The judgment creditor shall make a diligent effort to settle the debt through levy upon personal property sufficient in amount to satisfy the judgment debt, but not to exceed the limitations provided for in this section, prior to being granted an order for attachment of wages.

(iv) The judgment creditor shall not sell a judgment to, or employ the services of, a collection agent to implement the provisions of this section.

(v) The employer must send the attached, or withheld, wages to the court of common pleas to be recorded and, upon proper receipt, to be sent to the creditor.

(3) Under the act of August 7, 1963 (P.L.549, No.290), referred to as the Pennsylvania Higher Education Assistance Agency Act.

(b) An order of attachment for support shall have priority over any attachment, execution, garnishment or wage assignment.

(c) All orders for attachment of wages under subsection (a)(2) shall be administered through the court of common pleas in the county in which the debtor resides.

(1) Prior to the issuance of an order by the court, the judgment creditor shall provide the judgment debtor with Notice of Intent to garnish wages of the debtor. This notice shall be written in clear and concise language, and available in English and in Spanish. The notice shall be sent by certified mail and shall include the following information:

(i) The name and address of the judgment creditor and the name and telephone number of creditor's counsel, if applicable.

(ii) The court term and number of the landlord-tenant action giving rise to the money judgment, the date the judgment was entered and the amount of the judgment.

(iii) The amount of the money judgment apportioned for nonpayment of rent.

(iv) The amount of wages subject to attachment, as permitted by law and the amount sought by the creditor.

(v) Identification of the categories of persons qualified for total exemption from attachment of wages and the procedure for applying for such an exemption.

(2) The creditor shall include along with this notice, a "Debtor Information Form." This form shall be written in clear and concise language, in English and in Spanish and shall request the following information from the debtor:

(i) The name and address of the debtor.

(ii) The name and address of the debtor's employer.

(iii) The debtor's monthly wages exclusive of any amounts withheld for taxes, medical and/or life insurance, union dues and child care tax credits.

The Debtor Information Form shall provide the debtor with an opportunity to request a hearing, to dispute the proposed garnishment action or to obtain an exemption from garnishment. It shall also provide information regarding eligibility for free legal assistance and where to obtain such assistance. The request for a hearing shall be unconditional and if so elected by the debtor, shall stay any further proceedings for garnishment by the judgment creditor.

(3) If a judgment debtor elects to have a hearing, the hearing shall be scheduled by the court and notice of the date and time of the hearing provided to the judgment creditor and debtor.

(4) At the hearing, the court shall hear evidence from the parties to determine whether the judgment creditor may garnish the wages of the judgment debtor, and if so, the amount to be withheld. To determine whether the judgment debtor is exempt from garnishment, and if not exempt, the amount of wages to be attached, the court shall take into consideration the following factors:

(i) Whether the debtor qualifies for a total exemption under this section.

(ii) That portion of the judgment debtor's earnings that the judgment debtor identifies as necessary for the proper care and support of the judgment debtor's dependents.

(iii) The number of dependent's for whom the judgment debtor is responsible for their care and support. Dependent is defined here as any spouse, or family member for whom the judgment debtor contributes financially toward their care and support.

(iv) Work-related expenses of the judgment debtor or other adult members of the judgment debtor's household. Work-related expenses include such expenses as transportation, uniform, tools and equipment, child care and pension plans.

(v) Shelter expenses of the judgment debtor including any existing repayment agreements with utility companies, or municipal or State agencies.

(vi) Ongoing medical expenses of the judgment debtor, spouse or dependent. Examples of such expenses include insulin and needles, respirators, inhalers and physical and occupational therapy.

(vii) The judgment debtor's care and support of a physically or mentally disabled household member or dependent.

(viii) the presence of domestic violence as the reason for the nonpayment of rent by the judgment debtor.

(ix) The educational expenses of the judgment debtor, spouse or dependent.

(x) Funeral or burial expenses for which the judgment debtor is making periodic payments.

(5) If the judgment debtor chooses to waive their right to a hearing, the court shall, upon the information presented in the Debtor Information Form and notice sent by the judgment creditor, issue an order declaring either: total exemption of the judgment debtor, or the aggregate amount of wages to be attached and the amount per pay period.

(6) In the event of a change in the amount of wages received or the expenses of the judgment debtor, the court shall provide for an automatic supersedeas proceeding to determine whether this change affects the judgment debtor's previous wage attachment order.

Section 2. Section 501 of the act, repealed in part April 28, 1978 (P.L.202, No.53), is amended to read:

Amend Sec. 2, page 2, line 26, by striking out "2" and inserting

3

Amend Sec. 3, page 3, line 18, by striking out "3" and inserting

4

On the question,

Will the House agree to the amendments?

The SPEAKER. The Chair recognizes Mr. McNally.

Mr. McNALLY. Thank you, Mr. Speaker.

Since the House has expressed an opinion in favor of wage attachment, I have simply drafted an amendment that would allow the same kind of wage attachment which Mr. Kosinski has asked for, but I think I have put in some guidelines and some standards which I think are very valuable and that offer some reasonable protections for those individuals whose wages might be attached.

For example, I have asked that, in fact I have said that the magistrate should be required to consider a number of various factors; for example, the fact that the presence of domestic violence might be the reason for nonpayment of rent. I believe that there are a lot of mitigating factors where a wage attachment might not be appropriate.

This amendment that I have offered takes care of those concerns. It prevents wage attachments from having the effect of placing people below the poverty level. I think they are reasonable requests, reasonable provisions, and I would ask the members' support. Thank you.

The SPEAKER. The Chair recognizes Mr. Veon.

Mr. VEON. Thank you, Mr. Speaker.

Mr. Speaker, I rise to support the gentleman's amendment. I think that this language in this amendment can turn what, in my own opinion, was a very bad amendment into a somewhat acceptable amendment. I think you can support wage attachment, if you are inclined to do so, support the McNally amendment, and still support a provision that is much fairer to workers in Pennsylvania.

I would ask for an affirmative vote.

PARLIAMENTARY INQUIRY

The SPEAKER. The Chair recognizes Mr. Lloyd.

Mr. LLOYD. Mr. Speaker, a parliamentary inquiry.

The SPEAKER. The gentleman will state his parliamentary inquiry.

Mr. LLOYD. Mr. Speaker, as I look at the Kosinski and McNally amendments, they both add a section 314 to the Landlord and Tenant Act and they both are captioned as "Wage Attachment." If the House adopts the McNally amendment, does that mean that both amendments are in the bill, that the McNally amendment replaces the Kosinski amendment, or that somehow the Legislative Reference Bureau is supposed to try to figure out how you put the two together?

The SPEAKER. Yes.

The McNally amendment can conceivably be read in a way that is mostly consistent with the Kosinski amendment, but inasmuch as there is a conflict, the McNally amendment would prevail, having been adopted later. So the first part, for example, that refers to "wages, salaries and commissions" is consistent, in fact I think identical. When it goes on to part 2, inconsistencies appear, and the McNally amendment would prevail.

Mr. LLOYD. Thank you, Mr. Speaker.

CONSTITUTIONAL POINT OF ORDER

The SPEAKER. The Chair recognizes Mr. Kosinski.

Mr. KOSINSKI. Mr. Speaker, I want to question the constitutionality of the McNally amendment under the Pennsylvania Constitution, Article V, section 10, subsection (c), in that "The Supreme Court shall have the power to prescribe general rules governing practice, procedure and the conduct of all courts...."

The SPEAKER. Would the gentleman repeat the citation, please?

Mr. KOSINSKI. Article V, section 10, subsection (c).

The SPEAKER. The gentleman is in order. Questions involving constitutionality are to be decided by the House. It is a debatable matter.

On the question,

Will the House sustain the constitutionality of the amendments?

The SPEAKER. On the question, the Chair recognizes Mr. Kosinski.

Mr. KOSINSKI. Thank you, Mr. Speaker.

Pertaining to constitutionality, I have to commend Representative McNally for his amendment. The problem with the amendment, and we have seen this time and time again within the chamber where we legislate and legislate too far into the area where the court should decide. The latest example of this was what we did with auto insurance and the frivolous suits. The Supreme Court struck that down on administrative grounds, and I believe the Supreme Court may add a frivolous suit provision in the future a la the Federal Rules of Civil Procedure. I think if Mr. McNally's amendment ever made it to the Supreme Court, it would be stricken down as being a legislative intrusion into the rule- and procedure-making function of the courts.

Mr. McNally is very specific in what he wants the court to do and what he wants the court to follow. Thus, I believe that the court would strike this down as unconstitutional. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes Mr. McNally.

Mr. McNALLY. Mr. Speaker, I would respectfully disagree with the gentleman, Mr. Kosinski.

I think the legislature and this House have the right and really the responsibility to legislate the necessary protections for our citizens. I think that while there are some merits to the idea of wage attachment that Mr. Kosinski has proposed, I think the shortcoming of his proposal is that simply there are not sufficient protections available. We would not know if the Supreme Court, in its wisdom, would ever provide any kind of procedural rights for debtors. I think it is our responsibility to provide those kinds of protections in the first instance. I think it is the constitutional power of the legislature to make those provisions. So I would ask that you oppose the Kosinski motion.

The SPEAKER. The Chair recognizes Mr. Broujos.

Mr. BROUJOS. Mr. Speaker, I think the extent to which the legislature has intruded onto the judicial branch is minuscule to the extent that the judicial has encroached and impinged upon the role of the legislature and has in fact legislated. I would intrude as much as possible on the judiciary.

I would ask to find it constitutional.

The SPEAKER. Under rule 4, this question is for the House to decide. Those voting "aye" will vote to declare the amendment to be constitutional; those voting "no" will vote to declare the amendment to be unconstitutional.

On the question recurring,

Will the House sustain the constitutionality of the amendments?

The following roll call was recorded:

YEAS—129

Acosta	Evans	Levdansky	Richardson
Angstadt	Fairchild	Linton	Rieger
Barley	Fargo	Lloyd	Ritter
Battisto	Fee	McCall	Robinson
Belardi	Foster	McHale	Roebuck
Belfanti	Fox	McNally	Rudy
Billow	Freeman	McVerry	Rybak
Blaum	Gannon	Maiale	Saloom
Bortner	George	Maine	Scheetz
Bowley	Gigliotti	Markosek	Scrimenti
Brandt	Godshall	Marsico	Snyder, G.
Broujos	Gruitza	Mayernik	Staback
Bunt	Haluska	Melio	Steighner
Burns	Harper	Michlovic	Stish
Bush	Hayden	Mihalich	Strittmatter
Caltagirone	Heckler	Miller	Telek
Cappabianca	Hess	Moehlmann	Thomas
Carlson	Howlett	Morris	Tigue
Cawley	Hughes	Mowery	Trello
Clark, B. D.	Itkin	Mrkonic	Trich
Cohen	Jackson	Murphy	Van Horne
Colafella	James	Nahill	Veon
Colaizzo	Josephs	Nailor	Wambach
Cole	Kaiser	Olasz	Williams
Corrigan	Kasunic	Oliver	Wilson
Cowell	Kondrich	Pesci	Wozniak
DeLuca	Kukovich	Petrone	Wright, D. R.
DeWeese	LaGrotta	Phillips	Wright, J. L.
Daley	Lashinger	Piccola	Yandrisevits
Dempsey	Laughlin	Pistella	
Dietterick	Lee	Pitts	O'Donnell,
Dombrowski	Leh	Pressmann	Speaker
Donatucci	Lescovitz	Preston	

NAYS—65

Adolph	Durham	Jarolin	Ryan
Allen	Farmer	Johnson	Saurman
Argall	Fleagle	Kenney	Semmel
Birmelin	Flick	Kosinski	Serafini
Black	Freind	Langtry	Smith, B.
Boyes	Gallen	Merry	Smith, S. H.
Burd	Gamble	Micozzie	Snyder, D. W.
Chadwick	Geist	Noye	Stairs
Civera	Gladeck	O'Brien	Stuban
Clark, D. F.	Gruppo	Perzel	Tangretti
Clark, J. H.	Hagarty	Petrarca	Taylor, E. Z.
Clymer	Hasay	Pievsky	Taylor, J.
Cornell	Hayes	Raymond	Vroon
Coy	Herman	Reber	Wass
Davies	Hershey	Reinard	Weston
Distler	Jadlowiec	Robbins	Wogan

NOT VOTING—3

Bishop	Lucyk	Wright, R. C.
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EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The majority having voted in the affirmative, the question was determined in the affirmative and the constitutionality of the amendments was sustained.

On the question recurring,
Will the House agree to the amendments?

The following roll call was recorded:

YEAS—91

Acosta	Freeman	McCall	Robinson
Battisto	George	McHale	Roebuck
Belardi	Gigliotti	McNally	Rybak
Belfanti	Gruitza	Maiale	Saloom
Billow	Haluska	Maine	Scrimenti
Bishop	Harper	Markosek	Staback
Blaum	Hayden	Melio	Steighner
Bortner	Heckler	Michlovic	Stish
Bowley	Howlett	Mihalich	Tangretti
Cappabianca	Hughes	Morris	Thomas
Cawley	Itkin	Mrkonic	Tigue
Clark, B. D.	James	Olasz	Trello
Cohen	Josephs	Oliver	Trich
Colafella	Kaiser	Pesci	Van Horne
Colaizzo	Kasunic	Petrarca	Veon
Corrigan	Kukovich	Petrone	Wambach
Cowell	LaGrotta	Pievsky	Williams
DeLuca	Laughlin	Pistella	Wozniak
DeWeese	Lescovitz	Pressmann	Wright, D. R.
Daley	Levdansky	Preston	Yandrisevits
Dietterick	Linton	Richardson	
Dombrowski	Lloyd	Rieger	O'Donnell,
Evans	Lucyk	Ritter	Speaker
Fee			

NAYS—105

Adolph	Donatucci	Jarolin	Raymond
Allen	Dorr	Johnson	Reinard
Angstadt	Durham	Kenney	Robbins
Argall	Fairchild	Kondrich	Rudy
Barley	Fargo	Kosinski	Ryan
Birmelin	Farmer	Langtry	Saurman
Black	Fleagle	Lashinger	Scheetz
Boyes	Flick	Lee	Semmel
Brandt	Foster	Leh	Serafini
Broujos	Fox	McVerry	Smith, B.
Bunt	Freind	Marsico	Smith, S. H.
Burd	Gallen	Mayernik	Snyder, D. W.
Burns	Gamble	Merry	Snyder, G.
Bush	Gannon	Micozzie	Stairs
Caltagirone	Geist	Miller	Strittmatter
Carlson	Gladeck	Moehlmann	Stuban
Chadwick	Godshall	Mowery	Taylor, E. Z.
Civera	Gruppo	Murphy	Taylor, J.
Clark, D. F.	Hagarty	Nahill	Telek
Clark, J. H.	Hasay	Nailor	Vroon
Clymer	Hayes	Noye	Wass
Cole	Herman	O'Brien	Weston
Cornell	Hershey	Perzel	Wilson
Coy	Hess	Phillips	Wogan
Davies	Jackson	Piccola	Wright, J. L.
Dempsey	Jadlowiec	Pitts	Wright, R. C.
Distler			

NOT VOTING—1

Reber

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the negative, and the amendments were not agreed to.

On the question recurring,
Will the House agree to the bill on third consideration as amended?

AMENDMENT A2177 RECONSIDERED

The SPEAKER. The Chair is in possession of a reconsideration motion. It is a motion by which the vote on the Kosinski amendment A2177 to HB 1899, PN 3648, was passed on the 20th day of June be reconsidered.

On the question,
Will the House agree to the motion?

The following roll call was recorded:

YEAS—191

Acosta	Durham	Laughlin	Ritter
Adolph	Evans	Lee	Robbins
Allen	Fairchild	Leh	Robinson
Angstadt	Fargo	Lescovitz	Roebuck
Argall	Farmer	Levdansky	Rudy
Barley	Fee	Lloyd	Ryan
Battisto	Fleagle	Lucyk	Rybak
Belardi	Flick	McCall	Saloom
Belfanti	Foster	McHale	Saurman
Billow	Fox	McNally	Scheetz
Birmelin	Freeman	McVerry	Scrimenti
Bishop	Freind	Maiale	Semmel
Black	Gallen	Maine	Serafini
Blaum	Gamble	Markosek	Smith, B.
Bortner	Gannon	Marsico	Smith, S. H.
Bowley	Geist	Mayernik	Snyder, D. W.
Boyes	George	Melio	Snyder, G.
Brandt	Gigliotti	Merry	Staback
Broujos	Gladeck	Michlovic	Stairs
Burd	Godshall	Micozzie	Steighner
Burns	Gruitza	Mihalich	Stish
Bush	Gruppo	Miller	Strittmatter
Caltagirone	Hagarty	Moehlmann	Stuban
Cappabianca	Haluska	Morris	Tangretti
Carlson	Harper	Mowery	Taylor, E. Z.
Cawley	Hasay	Mrkoncic	Taylor, J.
Chadwick	Hayden	Murphy	Telek
Civera	Hayes	Nahill	Thomas
Clark, B. D.	Heckler	Nailor	Tigue
Clark, D. F.	Herman	Noye	Trello
Clark, J. H.	Hershey	O'Brien	Trich
Clymer	Hess	Oliver	Van Horne
Cohen	Howlett	Perzel	Veon
Colaifella	Itkin	Pesci	Vroon
Colaizzo	Jackson	Petrarca	Wambach
Cole	Jadlowiec	Petrone	Wass
Cornell	James	Phillips	Weston
Corrigan	Jarolin	Piccola	Williams
Coy	Johnson	Pievsky	Wilson
DeLuca	Josephs	Pistella	Wogan
DeWeese	Kaiser	Pitts	Wozniak
Daley	Kasunic	Pressmann	Wright, D. R.
Davies	Kenney	Preston	Wright, J. L.
Dempsey	Kondrich	Raymond	Wright, R. C.
Dietterick	Kosinski	Reber	Yandrisevits
Distler	Kukovich	Reinard	
Dombrowski	LaGrotta	Richardson	O'Donnell, Speaker
Donatucci	Lashingier	Rieger	
Dorr			

NAYS—0

NOT VOTING—6

Bunt	Hughes	Linton	Olasz
Cowell	Langtry		

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the motion was agreed to.

On the question recurring,
Will the House agree to the amendments?

The SPEAKER. For the information of the members, this is the amendment offered by Representative Kosinski, previously argued and adopted. The Chair urges all the members to correctly record their vote.

On the question recurring,
Will the House agree to the amendments?

The following roll call was recorded:

YEAS—136

Adolph	Distler	Kosinski	Raymond
Allen	Donatucci	Langtry	Reinard
Angstadt	Dorr	Lashingier	Rieger
Argall	Durham	Lee	Ritter
Barley	Evans	Leh	Robbins
Battisto	Fairchild	Lescovitz	Robinson
Belfanti	Fargo	Levdansky	Rudy
Birmelin	Farmer	McCall	Rybak
Black	Fleagle	McVerry	Scheetz
Block	Flick	Maiale	Scrimenti
Bortner	Foster	Maine	Semmel
Bowley	Fox	Markosek	Serafini
Boyes	Freind	Marsico	Smith, B.
Brandt	Gallen	Mayernik	Smith, S. H.
Broujos	Gamble	Merry	Snyder, D. W.
Bunt	Gannon	Micozzie	Snyder, G.
Burd	Geist	Miller	Staback
Burns	Gladeck	Moehlmann	Stairs
Bush	Godshall	Morris	Steighner
Caltagirone	Gruitza	Mowery	Strittmatter
Carlson	Gruppo	Murphy	Tangretti
Chadwick	Nahill	Nailor	Taylor, E. Z.
Civera	Hayes	Noye	Taylor, J.
Clark, B. D.	Heckler	O'Brien	Telek
Clark, D. F.	Herman	Oliver	Tigue
Clark, J. H.	Hershey	Perzel	Van Horne
Clymer	Hess	Petrarca	Vroon
Cohen	Howlett	Petrone	Wass
Cole	Jackson	Phillips	Weston
Cornell	Jadlowiec	Piccola	Wilson
Cowell	Jarolin	Pievsky	Wogan
Coy	Johnson	Pitts	Wright, D. R.
Davies	Kenney	Pressmann	Wright, J. L.
Dempsey	Kondrich		Wright, R. C.
Dietterick			

NAYS—61

Acosta	George	Lloyd	Saloom
Belardi	Gigliotti	Lucyk	Saurman
Billow	Hagarty	McHale	Stish
Bishop	Haluska	McNally	Stuban
Blaum	Harper	Melio	Thomas
Cappabianca	Hayden	Michlovic	Trello
Cawley	Hughes	Mihalich	Trich
Colaifella	Itkin	Mrkoncic	Veon
Colaizzo	James	Olasz	Wambach
Corrigan	Josephs	Pesci	Williams
DeLuca	Kaiser	Pistella	Wozniak
DeWeese	Kasunic	Preston	Yandrisevits
Daley	Kukovich	Reber	
Dombrowski	LaGrotta	Richardson	O'Donnell, Speaker
Fee	Laughlin	Roebuck	
Freeman	Linton	Ryan	

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,

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

AMENDMENT A2389 RECONSIDERED

The SPEAKER. The Chair is in possession of a reconsideration motion. The motion states that the vote by which amendment A2389 offered by Representative McNally to HB 1899, PN 3648, was defeated on the 20th day of June be reconsidered.

On the question,

Will the House agree to the motion?

The following roll call was recorded:

YEAS—195

Acosta	Durham	Lashingner	Rieger
Adolph	Evans	Laughlin	Ritter
Allen	Fairchild	Lee	Robbins
Angstadt	Fargo	Leh	Robinson
Argall	Farmer	Lescovitz	Roebuck
Barley	Fee	Levdansky	Rudy
Battisto	Fleagle	Linton	Ryan
Belardi	Flick	Lloyd	Rybak
Billow	Foster	Lucyk	Saloom
Birmelin	Fox	McCall	Saurman
Bishop	Freeman	McHale	Scheetz
Black	Freind	McNally	Scrimenti
Blaum	Gallen	McVerry	Semmel
Bortner	Gamble	Maiale	Serafini
Bowley	Gannon	Maine	Smith, B.
Boyes	Geist	Markosek	Smith, S. H.
Brandt	George	Marsico	Snyder, D. W.
Broujos	Gigliotti	Mayernik	Snyder, G.
Bunt	Gladeck	Melio	Staback
Burd	Godshall	Michlovic	Stairs
Burns	Gruitza	Micozzie	Steighner
Bush	Gruppo	Mihalich	Stish
Caltagirone	Hagarty	Miller	Strittmatter
Cappabianca	Haluska	Moehlmann	Stuban
Carlson	Harper	Morris	Tangretti
Cawley	Hasay	Mowery	Taylor, E. Z.
Chadwick	Hayden	Mrkonic	Taylor, J.
Civera	Hayes	Murphy	Telek
Clark, B. D.	Heckler	Nahill	Thomas
Clark, D. F.	Herman	Nailor	Tigue
Clark, J. H.	Hershey	Noye	Trello
Clymer	Hess	O'Brien	Trich
Cohen	Howlett	Olasz	Van Horne
Colafrilla	Hughes	Oliver	Veon
Colaizzo	Itkin	Perzel	Vroon
Cole	Jackson	Pesci	Wambach
Cornell	Jadlowiec	Petrarca	Wass
Corrigan	James	Petrone	Weston
Cowell	Jarolin	Phillips	Williams
Coy	Johnson	Piccola	Wilson
DeLuca	Josephs	Pievsky	Wogan
DeWeese	Kaiser	Pistella	Wozniak
Daley	Kasunic	Pitts	Wright, D. R.
Davies	Kenney	Pressmann	Wright, J. L.
Dempsey	Kondrich	Preston	Wright, R. C.

Dietterick	Kosinski	Raymond	Yandrisevits
Distler	Kukovich	Reber	
Dombrowski	LaGrotta	Reinard	O'Donnell,
Donatucci	Langtry	Richardson	Speaker
Dorr			

NAYS—1

Merry

NOT VOTING—1

Belfanti

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the motion was agreed to.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—91

Acosta	Freeman	McCall	Robinson
Battisto	George	McHale	Roebuck
Belardi	Gigliotti	McNally	Rybak
Belfanti	Gruitza	Maiale	Saloom
Billow	Haluska	Maine	Scrimenti
Bishop	Harper	Markosek	Staback
Blaum	Hayden	Melio	Steighner
Bortner	Heckler	Michlovic	Stish
Bowley	Howlett	Mihalich	Tangretti
Cappabianca	Hughes	Morris	Thomas
Cawley	Itkin	Mrkonic	Tigue
Clark, B. D.	James	Olasz	Trello
Cohen	Josephs	Oliver	Trich
Colafrilla	Kaiser	Pesci	Van Horne
Colaizzo	Kasunic	Petrarca	Veon
Corrigan	Kukovich	Petrone	Wambach
Cowell	LaGrotta	Pievsky	Williams
DeLuca	Laughlin	Pistella	Wozniak
DeWeese	Lescovitz	Pressmann	Wright, D. R.
Daley	Levdansky	Preston	Yandrisevits
Dietterick	Linton	Richardson	
Dombrowski	Snyder, D. W.	Rieger	O'Donnell,
Evans	Lloyd	Ritter	Speaker
Fee	Lucyk		

NAYS—105

Adolph	Donatucci	Jarolin	Raymond
Allen	Dorr	Johnson	Reber
Angstadt	Durham	Kenney	Reinard
Argall	Fairchild	Kondrich	Robbins
Barley	Fargo	Kosinski	Ryan
Birmelin	Farmer	Langtry	Saurman
Black	Fleagle	Lashingner	Scheetz
Boyes	Flick	Lee	Semmel
Brandt	Foster	Leh	Serafini
Broujos	Fox	McVerry	Smith, B.
Bunt	Freind	Marsico	Smith, S. H.
Burd	Gallen	Mayernik	Snyder, D. W.
Burns	Gamble	Merry	Snyder, G.
Bush	Gannon	Micozzie	Stairs
Caltagirone	Geist	Miller	Strittmatter
Carlson	Gladeck	Moehlmann	Stuban
Chadwick	Godshall	Mowery	Taylor, E. Z.
Civera	Gruppo	Murphy	Taylor, J.
Clark, D. F.	Hagarty	Nahill	Telek
Clark, J. H.	Hasay	Nailor	Vroon
Clymer	Hayes	Noye	Wass
Cole	Herman	O'Brien	Weston
Cornell	Hershey	Perzel	Wilson
Coy	Hess	Phillips	Wogan

Davies	Jackson	Piccola	Wright, J. L.
Dempsey	Jadlowiec	Pitts	Wright, R. C.
Distler			

NOT VOTING—1

Rudy

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the negative, and the amendments were not agreed to.

On the question recurring,

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

Bill as amended was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—178

Acosta	Distler	Kenney	Reinard
Adolph	Dombrowski	Kondrich	Rieger
Allen	Donatucci	Kosinski	Ritter
Angstadt	Dorr	Langtry	Robbins
Argall	Durham	Lashinger	Robinson
Barley	Evans	Laughlin	Rudy
Battisto	Fairchild	Lee	Ryan
Belardi	Fargo	Leh	Rybak
Belfanti	Farmer	Lescovitz	Saloom
Billow	Fee	Levdansky	Saurman
Birmelin	Fleagle	Lloyd	Scheetz
Black	Flick	McCall	Scrimenti
Blaum	Foster	McHale	Semmel
Bortner	Fox	McVerry	Serafini
Bowley	Freeman	Maiale	Smith, B.
Boyes	Freind	Maine	Smith, S. H.
Brandt	Gallen	Markosek	Snyder, D. W.
Broujos	Gamble	Marsico	Snyder, G.
Bunt	Gannon	Mayernik	Staback
Burd	Geist	Merry	Stairs
Burns	George	Micozzie	Steighner
Bush	Gigliotti	Miller	Stish
Caltagirone	Gladeck	Moehlmann	Strittmatter
Cappabianca	Godshall	Morris	Stuban
Carlson	Gruitza	Mowery	Tangretti
Cawley	Gruppo	Mrkonjic	Taylor, E. Z.
Chadwick	Hagarty	Murphy	Taylor, J.
Civera	Haluska	Nahill	Telek
Clark, B. D.	Harper	Nailor	Tigue
Clark, D. F.	Hasay	Noye	Trello
Clark, J. H.	Hayden	O'Brien	Trich
Clymer	Hayes	Olasz	Van Horne
Cohen	Heckler	Oliver	Vroon
Colafella	Herman	Perzel	Wambach
Colaizzo	Hershey	Petrarca	Wass
Cole	Hess	Petrone	Weston
Cornell	Howlett	Phillips	Williams
Corrigan	Itkin	Piccola	Wilson
Cowell	Jackson	Pievsky	Wogan
Coy	Jadlowiec	Pistella	Wozniak
DeLuca	James	Pitts	Wright, D. R.
Daley	Jarolin	Pressmann	Wright, J. L.
Davies	Johnson	Preston	Wright, R. C.
Dempsey	Kaiser	Raymond	Yandrisevits
Dietterick	Kasunic		

NAYS—19

Bishop	Linton	Mihalich	Thomas
DeWeese	Lucyk	Pesci	Veon
Hughes	McNally	Reber	
Josephs	Melio	Richardson	O'Donnell,
Kukovich	Michlovic	Roebuck	Speaker
LaGrotta			

NOT VOTING—0

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

* * *

The House proceeded to third consideration of **HB 1549, PN 3647**, entitled:

An Act amending the act of April 6, 1951 (P. L. 69, No. 20), known as "The Landlord and Tenant Act of 1951," providing for tenants' access to cable television; and providing for remedies.

On the question,

Will the House agree to the bill on third consideration?

Ms. RITTER offered the following amendments No. A2391:

Amend Title, page 1, lines 1 through 6, by striking out all of said lines and inserting

Amending the act of April 6, 1951 (P.L.69, No.20), entitled "An act relating to the rights, obligations and liabilities of landlord and tenant and of parties dealing with them and amending, revising, changing and consolidating the law relating thereto," providing for tenants' access to cable television; and providing for remedies.

Amend Bill, page 1, lines 9 through 18; pages 2 through 6, lines 1 through 30; page 7, lines 1 through 26, by striking out all of said lines on said pages and inserting

Section 1. The act of April 6, 1951 (P.L.69, No.20), known as The Landlord and Tenant Act of 1951, is amended by adding an article to read:

ARTICLE V-B.

TENANTS' RIGHTS TO CABLE TELEVISION.

Section 501-B. Definitions.—As used in this article—

(1) "CATV system" or "cable television system" a system or facility or part of a system or facility which consists of a set of transmission paths and associated signal generation, reception, amplification and control equipment which is operated or intended to be operated to perform the service of receiving and amplifying and distributing and redistributing signals broadcast or transmitted by a television or radio station or an information distribution service company, including the cable communications system owner, operator or manager itself, to subscribers. The term shall include the service of distributing video, audio, digital, light or audio-visual signals, whether broadcast or otherwise.

(2) "Landlord" an individual or entity owning, controlling, leasing, operating or managing multiple dwelling premises.

(3) "Multiple dwelling premises" any area occupied by dwelling units, appurtenances thereto, grounds and facilities, which dwelling units are intended or designed to be occupied or

leased for occupation, or actually occupied, as individual homes or residences for three or more households. The term shall include mobile home parks.

(4) "Operator" the operator of a CATV system.

Section 502-B. Tenants Protected.—A landlord of a multiple dwelling premises may not discriminate in rental or other charges between tenants who subscribe to the services of a CATV system and those who do not.

Section 503-B. Right of Access.—A landlord of a multiple dwelling premises may not prohibit or otherwise prevent tenants from requesting or acquiring CATV services from an operator of the tenant's choice. A landlord may not prevent an operator from entering the premises for the purposes of constructing, reconstructing, installing or servicing CATV system facilities if the tenants of a multiple dwelling premises has requested CATV services, provided that the operator has a legally executed agreement with the landlord specifying the nature of the work to be performed, compensation, if any, for damages and loss of value, provisions for ownership and maintenance of the facilities, protection of tenants, security to guarantee completion of work and restoration of the premises and other such matters mutually agreed to by the operator and landlord. The operator shall retain ownership of wiring and equipment used in installation or upgrade of a CATV system in multiple dwelling premises unless otherwise agreed to in the written agreement. An operator may not provide CATV service to an individual dwelling unit unless permission has been given by or received from the owner of the unit.

Section 504-B. Right to Render Service.—If at least fifty percent (50%) of the tenants of a multiple dwelling premises requests an operator to provide CATV services, and if the operator decides that it will provide such services, the operator shall so notify the landlord, in writing. The notification shall state as follows: "The landlord, tenants and operators have rights granted under Article V-B of the act of April 6, 1951 (P.L.69, No.20), known as 'The Landlord and Tenant Act of 1951,'" and shall include a detailed proposal outlining the nature of the work to be performed, offers of compensation, if any, for damages and loss of value, ownership and maintenance of the facilities, protection of tenants and performance guarantee. Failure to submit a bona fide proposal at the time of notice will constitute a waiver of all rights granted in this act. Within ninety (90) days of the submission of a proposal for CATV service, the landlord shall respond to the operator's proposal. If a formal agreement is not executed within ninety (90) days of the submission of a proposal by an operator an operator may bring a civil action enforce the right of access given under this section.

Section 505-B. Compensation for Physical Damage.—An operator shall be liable to the landlord for physical damage caused by the installation, operation or removal of CATV system facilities. A landlord may require that the installation of cable television facilities conform to reasonable conditions necessary to protect the safety, functioning and appearance of the premises and the convenience and well-being of tenants. A landlord may also require that the installation of cable television facilities conforms to reasonable requirements as to the location of main cable connections to any building, the routing of cable lines through the building and the overall appearance of the finished installation. To the extent possible, the location of the entry of a main cable connection to the building shall be made at the same location as the entry into the building of public utility connections. A second or subsequent installation of cable television facilities, if any, shall conform to such reasonable requirements in such a way as to minimize further physical intrusion to or through the building. A landlord may bring a civil action to enforce the rights conferred by this section.

Section 506-B. Compensation for Loss of Value.—A landlord shall be entitled to just compensation from the operator

resulting from loss in value of property resulting from the permanent installation of CATV system facilities. Compensation shall be as agreed to in the formal agreement or as determined by a court of law.

Section 507-B. Venue.—The court of common pleas of the county in which the multiple dwelling premises or affected part is located shall have venue of actions to enforce the provisions of this article.

Section 508-B. Alternative Service.—Nothing in this act shall preclude a landlord from offering alternative CATV services to tenants provided that the condition of section 502-B is not violated.

Section 509-B. Compliance with Requirements for Historical Buildings.—The operator shall comply with all Federal, State or local statutes, rules, regulations or ordinances with respect to buildings located in historical districts.

Section 2. The General Assembly finds and declares as follows:

(1) Cable television has become an important medium of public communication, education and entertainment.

(2) It is in the public interest to assure apartment residents and other tenants of leased residential dwellings access to cable television service of a quality and cost comparable to service available to residents living in personally owned dwellings.

(3) It is in the public interest to afford apartment residents and other tenants of leased residential dwellings the opportunity to obtain cable television service of their choice and to prevent landlords from treating such residents and tenants as a captive market for the sale of television reception services selected or provided by the landlord.

Section 3. This act shall take effect in 60 days.

On the question,

Will the House agree to the amendments?

The SPEAKER. On that question, the Chair recognizes Ms. Ritter.

Ms. RITTER. Thank you, Mr. Speaker.

This amendment deletes the entire bill and substitutes the language contained in the amendment, some of which is the same as is included in the bill. What we are dealing with in this amendment is multiple dwelling premises, and we are providing for the execution of an agreement between a landlord and the cable company. The agreement would protect the property owner by requiring that the agreement at least specify the nature of the work to be performed; compensation, if any, for damages and loss of value; provision for ownership and maintenance of the building; protection of tenants; and security to guarantee completion of the work and restoration of the premises.

The original bill has language that only says the landlord may make reasonable requirements as to the location of connections, routing of lines, and the overall appearance. It does not protect the tenants or the landlord by requiring specific provisions covering maintenance, tenant safety, and completion of the work once initiated or the restoration of the premises.

The language in the original bill does not offer sufficient protection to the property owner to justify this taking of private property, and the United States Supreme Court has held that legislation granting cable companies the right to place wires across private property constitutes a taking of that property.

The amendment further requires that while the landlord may decide at any time, whether or not requested to do so by any tenant, to execute an agreement with a cable company, the landlord is not required to execute such an agreement unless at least 50 percent of the tenants of the multiple premises dwelling have so requested.

The burden of obtaining the request of at least 50 percent of the tenants rests on the cable company, which, of course, stands to benefit, not on the individual tenant or on the landlord. The cable company is required to notify the property owner in writing that at least 50 percent of the tenants want cable service and that the cable company wants to provide it. The notice must also contain a detailed proposal outlining the nature of the work to be performed; offers of compensation, if any, for damages and loss of value; ownership and maintenance of the facilities; protection of the tenants; and a performance guarantee. A landlord must execute a written agreement with the cable company within 90 days of the submission of the notice and proposal; otherwise, the cable company can bring a civil action to enforce the rights of access given under this amendment. The changes that were made in the Business and Commerce Committee have been maintained under this amendment as well.

To summarize, HB 1549 wants to guarantee tenants' rights to have access to cable television. However, in so doing, the bill does not protect the rights of the property owners to control their own properties. In effect, HB 1549 grants rights of eminent domain to private business interests and violates the rights of private property owners. The Builders Association, the Pennsylvania Realtors, and the apartment owners' organization support this amendment as a compromise. Actually, they feel that private property owner rights should not be abridged by government for private interests. However, they are willing to support this amendment providing for at least 50 percent of the tenants to request cable service as a compromise that would guarantee a tenant's access to cable television while protecting constitutional property rights with some limitations on each side.

I would ask for the support of the House on this amendment. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes Mr. Van Horne.

Mr. VAN HORNE. Thank you, Mr. Speaker.

I rise to oppose the previous speaker's amendment. Without getting into a litany of what the Business and Commerce Committee did or did not do, basically the amended language in HB 1549, PN 1810, reflected a number of the Builders Association's language that was taken up in a compromise amendment. The only part that we really did not accept in committee was the so-called percentage for access.

When you look at the language, basically, three key things I would like to bring up. In the Ritter amendment under section 501-B, No. (4), their definition of "operator" is the operator of a cable TV system, which in effect is not germane, because you have to have a franchise in various communities to be an operator of a cable TV system. This is much too broad and really flies in the face of the franchise agreements in every municipality in this Commonwealth.

Secondly, the language really does not change much of what our agreement made. If you look at section 504-B, the right to render service, if at least 50 percent of the tenants of a dwelling requests an operator to provide services and if the operator decides that it will provide such services, that second part there, "if the operator decides that it will provide such services," really does not provide access at all. You really have nothing when you have this.

So based on that, and we really think we have covered this in HB 1549 - it is addressed to various court decisions; it was held constitutional in a number of other States - I would request a "no" vote on the Ritter amendment.

The SPEAKER. The Chair recognizes Mr. Raymond.

Mr. RAYMOND. Thank you, Mr. Speaker.

I rise in support of the Ritter amendment. I think that the Ritter amendment strikes a fair balance between the rights of the property owners and the ability of the tenants to also receive cable service. I would urge all the members on both sides of the aisle to support this amendment and to strike that fair balance. Thank you.

The SPEAKER. The Chair recognizes Mr. Lashinger.

Mr. LASHINGER. Thank you, Mr. Speaker.

Mr. Speaker, would the sponsor of the amendment stand for brief interrogation?

The SPEAKER. The lady indicates that she will. The gentleman may proceed.

Mr. LASHINGER. Thank you, Mr. Speaker.

Mr. Speaker, the 50-percent provision where you would require 50 percent of the tenants to make that request, given the nature of some apartment buildings where there is a change or a turnover in tenancy, does that 50 percent have to be a constant 50 percent?

Ms. RITTER. Well, I do not know exactly how it might be interpreted by others. My interpretation of it would be, as of the date of the notice to the landlord. In other words, the cable company is required to notify the landlord in writing with a proposal to install the cable service, including the fact that 50 percent or more of the tenants want the service. I would say, my interpretation would be, that as of the date of that notice 50 percent of the tenants have said they requested that service. Whether that number changes afterwards or not I would think is not applicable. But I am not an attorney. I do not know.

Mr. LASHINGER. Assuming that you initially receive 50 percent of those people requesting service and then you only served those people that specifically wanted cable into their home, would it be your opinion then that you would have to come back a second time and take an opinion poll to discover whether those people that want additional service that did not request it on the first go-around would have to get a 50-percent approval rate in order to get service on the second go-around when a provider came in?

Ms. RITTER. Well, I would say once the service is provided to the apartment building, any other tenants who wish to hook into that service and who make the arrangements with the cable company would be entitled to do so. I would not

presume you would have to again poll the people. Once the service is installed, the property owner has already at that point lost the use of that property. Whether or not it is subsequently extended to other tenants I do not think would matter.

Mr. LASHINGER. Mr. Speaker, on page 2, section 503-B, while you talk about a right of access, you also seem to offer the landlord or the property owner the opportunity to still veto access by saying that there has to be a valid agreement executed between the parties. If there is not a valid agreement, what would happen?

Ms. RITTER. If the cable company provides the notice, the written notice, the property owner has 90 days after that time to execute a written agreement with the cable company. If that does not happen, the cable company can go to court to force the access that is required under this amendment. In other words, they do have the right then to go to court.

Mr. LASHINGER. Thank you, Mr. Speaker.

Mr. Speaker, permission to make a few brief comments.

The SPEAKER. The gentleman is in order and may proceed.

Mr. LASHINGER. Thank you, Mr. Speaker.

Mr. Speaker, I agree with the prior comments of Mr. Van Horne in saying that his original proposal went a long way towards attempting to strike a compromise on this piece of legislation. I think the amendment throws that balance that he and other members of that committee attempted to strike, throws it out of kilter. It throws that balance out of kilter by all of a sudden making the decision that it will once again become difficult for cable operators to gain access to multi-family dwellings.

Here is what is happening, and everyone needs to know, practically speaking, what is happening: In large apartment complexes— And this bill, the way it is originally drafted, to appreciate the value of the compromise, says that it has to be a multifamily dwelling of three units or more. So those people who might have an apartment at the back of their house or have two units that they own as investment properties would not be affected by this original piece of legislation, by the House bill; however, they could be by the amendment the way the amendment is currently gutted. Those people who want service are told by the apartment owner that you cannot get service because basically I am not providing access; or they are told, we have a dish, a microwave dish up on top, and we are providing you with what is called master satellite antenna service—what some call SMART TV (satellite master antenna radio transmission)—and therefore, you do not need the service. Well, the tenant says, yes, but I am not getting important channels. Maybe it is a group of senior citizens in a mobile home park and there is a health care channel that is not provided by the master antenna system, maybe it is weather, maybe it is time and date, maybe it is ESPN; whatever the service is they are not getting, they want it but they cannot get it, and the landlord controls that access.

A case in New York came down that said, you should get access, but the legislatures across the country have to guaran-

tee you access through legislation. Representative Van Horne went back and provided that access through this legislation. It then said, this is such a minimal intrusion. Anyone who has cable service can appreciate how minimal the intrusion is on real property. The access hole to the real property is virtually the size of your small finger. So the New York court said that it was a de minimis intrusion, and fair compensation, adequate compensation, believe it or not, the case says would be \$1, and Representative Van Horne took that language and put it in HB 1549. So he met not only the spirit but the letter of that opinion.

He then says that if a landlord is not satisfied with that \$1 contribution for the minimal intrusion, they can file a complaint against the cable operator. The cable operator, just to show how the cable operator is on the hook, has to post bond or security in the amount of the compensation or damage that the landlord believes this intrusion will create. So the cable operator has to deal in good faith with the landlord, and ultimately, the landlord could get what he or she perceives to be just compensation for the intrusion. So he took care of that problem additionally.

Now, finally what has happened where operators have gotten access—and I have seen one of these agreements—where cable operators have gotten access, they have ended up with agreements from the landlord that make it prohibitive, and that is what Representative Ritter's amendment would allow to continue to happen. They would get an agreement. Yes, they would get access, but they would get an agreement like the one that I sent Representative Van Horne as an example, and the example, the actual case, was that yes, you can provide access, but we can at will remove you from our property as the provider, and when we remove you from our property, we will control your capital investment - the microwave dish; the head end; all the cabling that is done to the unit. Extremely unfair to the cable provider, the cable operator; I think disproportionately so, and gives too much control to the landlord.

If you have individuals living in apartments, you also find in these cases that economic conditions prevail. Everyone is saying, well, they will be coming into small apartment complexes. It is not economically feasible or efficient for cable operators to want to gain access to small units where there are only three, four, and five units. Most of the effect will be where there are multifamily dwellings. For the most part, in highrises, large numbers of units in developments, you will see this type of access or demand for this type of access. The balancing that we are doing here is on the side of tenants who are saying, I would like to have an equal opportunity to gain access to that cable provider that has a franchise in the municipality in which my apartment is situated. They want the same rights as other individuals who live in the community, and really, it is the right to choose, to freely choose.

Do not be misled that this is some major intrusion onto the landlord's property. The courts that have heard these cases have all agreed on one issue, and that is that its impact is de minimis. It is very insignificant in terms of its impact on land-

lords and landlords' properties. In a lot of cases what you are seeing is that landlords actually control, as a new profit center for these multitenancies, control the provision of cable television to the tenants and have created for themselves a new profit center and want to keep out competition, and that is what this will prevent.

I would ask that the members oppose the Ritter amendment and accept the compromise, a compromise that was worked out over a long period of time by Representative Van Horne. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes Mr. Fairchild.

Mr. FAIRCHILD. Thank you, Mr. Speaker.

I rise in support of the Ritter amendment.

I think there are two basic principles here. Number one is the landlord is the owner of the building. As such, he has certain inherent rights, and I think, not that he should have total say over what goes on as far as it concerns the cable television access of the renters; however, the Ritter amendment does indeed give that privilege to the renters. The only thing they have to do is agree that they choose this particular service over another service.

I think in reality we are going to see that happening, and I do not see that the Ritter amendment is going to cause the problems that were addressed by the previous speaker. I urge support for the Ritter amendment. Thank you.

The SPEAKER. The Chair recognizes Mr. Wozniak.

Mr. WOZNIAK. Thank you, Mr. Speaker.

May I interrogate the maker of the amendment?

The SPEAKER. The lady, Ms. Ritter, indicates she is willing to be interrogated. The gentleman may proceed.

Mr. WOZNIAK. Thank you, Mr. Speaker.

Just a couple of questions. The first one is, we have an apartment complex with 100 units in it. Under your language, 50 of those units would have to agree that they want to get cable in their homes or that they are interested in allowing it to come into that apartment complex?

Ms. RITTER. They would have to agree that they want cable service provided by that particular company.

Mr. WOZNIAK. Now, I do not think that is the way you have it actually written, but is that your intent?

Ms. RITTER. At least 50 percent of the tenants request an operator to provide cable services and if the operator wants to provide those services.

Mr. WOZNIAK. Okay.

I am in that same 100-unit apartment complex. I am paying \$1,000 a month rent, plus electric— Okay, \$450, and I have been paying on time, the whole nine yards. Now I miss a payment. You can garnish my wages but I cannot have cable TV in my own apartment that I am paying somebody some pretty good money and making him a wealthy man over it, and I pay for that cubicle of space. I think the compromise—

May I make a statement now? I am done questioning.

I think that the compromise that was worked out with the original legislation works quite well. I do not think this is as big an issue as it is being made out to be. The infringement upon the personal property, as Representative Lashinger

brought up, is just a hole in the wall that can easily be plugged. Cable TV is access to the outside world for many highrises, particularly if we are talking senior citizens, and I think the issue is being blown out of proportion.

I would ask for your opposition to the Ritter amendment and allow the language that is in the original bill to stand, and vote in the affirmative on final passage. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes Mr. Flick.

Mr. FLICK. Thank you, Mr. Speaker.

I think this is a matter between the cable companies and the apartment owners. I think we have here a case where some cable companies want to get into these major apartment complexes and have those \$35, \$40, \$60 monthly fees at their beck and call.

I object to the bill the way it is written and I therefore support the Ritter amendment, because a property owner has rights, and in this piece of legislation we would be denying the landlord the right to prohibit a cable company from coming in and putting in all the cable connections. Cable companies are operating to make a profit, and this bill is on behalf of the cable companies so they can get into these major apartment complexes and collect hundreds, probably thousands of dollars a month.

I think as we sit here on the floor and debate public policy, you know, there is one principle that rings true: you need 50 percent plus 1 in order to pass legislation. If these apartment tenants wish to have cable, they need only organize and get 50 percent of them to agree that they wish to have cable in that complex and the landlord will have to provide it for them, provide access.

It is a very reasonable amendment, and I urge that my colleagues support it. Thank you, Mr. Speaker.

The SPEAKER. The Chair recognizes Mr. Van Horne.

Mr. VAN HORNE. Thank you, Mr. Speaker.

Just as a clarification. The previous speaker talked about the proliferation of large cable operations in huge apartment complexes. One of the things that really prompted this legislation was the number of actions that actually worked in reverse, where the cable system in various communities had in fact installed cable systems in apartments and those so-called landlords whom we are trying to protect then went in and threw the cable system out, with no compensation to those various systems that were installed, and set up their own in-house cable system.

In addition, the franchise agreements in these municipalities are set up for all the residents of the municipalities. So in effect, last week when we were talking on merit selection about giving everyone a voice in judicial selection, today we are disenfranchising a number of our residents who do not have any opportunity here.

Also, just as a final note, there are about 15 to 20 States that have in fact enacted cable access legislation. Two or three have been challenged in court; they have been upheld in court. So this is not an off-the-wall, fly-by-night scheme. This has been tested ever since the Loretto decision in the New York Supreme Court in 1982.

I would still urge defeat of the Ritter amendment. Thank you.

The SPEAKER. The Chair recognizes the lady, Ms. Ritter.

Ms. RITTER. Thank you, Mr. Speaker.

One last point. We should remember that rather than being concerned about protecting the rights of cable companies to earn more money or even protecting the rights of tenants to have a service provided to property that they do not own, we should be focusing on protecting the rights of property owners to do what they want with their private property. Remember that when a tenant signs a lease, he or she knows whether or not cable service is provided to that unit and can make a decision at that time whether that particular service is important enough to that tenant to sign that lease or not to sign the lease.

So the question is, is the right of that tenant to have an additional service provided to their unit after they sign their original lease, is that right higher than the right of the property owner? I think not, and I would urge the support of the members for this amendment. Thank you, Mr. Speaker.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—120

Acosta	Foster	Leh	Ritter
Barley	Fox	Lescovitz	Robbins
Belardi	Freeman	Levdansky	Robinson
Belfanti	Freind	McHale	Rudy
Billow	Gannon	McNally	Ryan
Birmelin	Gigliotti	Maine	Rybak
Black	Gladeck	Markosek	Saurman
Bortner	Gruitza	Marsico	Semmel
Broujos	Harper	Melio	Smith, S. H.
Bunt	Hayden	Merry	Snyder, D. W.
Burns	Hayes	Micozzie	Snyder, G.
Bush	Heckler	Miller	Staback
Civera	Herman	Moehlmann	Steighner
Clark, B. D.	Hershey	Mowery	Stuban
Clark, D. F.	Hess	Mrkonic	Tangretti
Cohen	Howlett	Nailor	Taylor, E. Z.
Colaizzo	Hughes	Noye	Taylor, J.
Corrigan	Itkin	O'Brien	Telek
Cowell	Jackson	Olasz	Veon
Coy	Jadlowiec	Oliver	Vroon
DeWeese	James	Phillips	Wass
Daley	Jarolin	Piccola	Williams
Dempsey	Josephs	Pievsky	Wilson
Distler	Kaiser	Pistella	Wogan
Donatucci	Kenney	Pitts	Wright, D. R.
Dorr	Kosinski	Pressmann	Wright, R. C.
Durham	Kukovich	Preston	Yandrisevits
Fairchild	LaGrotta	Raymond	-----
Farmer	Langtry	Reinard	O'Donnell,
Fleagle	Laughlin	Rieger	Speaker
Flick	Lee		

NAYS—72

Adolph	Cornell	Kasunic	Richardson
Allen	DeLuca	Kondrich	Roebuck
Angstadt	Davies	Lashingner	Saloom
Argall	Dietterick	Lloyd	Scheetz
Battisto	Dombrowski	Lucyk	Scrimenti
Blaum	Evans	McCall	Serafini
Bowley	Fargo	McVerry	Smith, B.
Boyes	Fee	Maiale	Stairs
Brandt	Gallen	Mayernik	Stish

Burd	Gamble	Michlovic	Strittmatter
Caltagirone	Geist	Mihalich	Tigue
Cappabianca	George	Morris	Trello
Cawley	Godshall	Murphy	Trich
Chadwick	Gruppo	Nahill	Van Horne
Clark, J. H.	Hagarty	Perzel	Wambach
Clymer	Haluska	Pesci	Weston
Colaifella	Hasay	Petrarca	Wozniak
Cole	Johnson	Petrone	Wright, J. L.

NOT VOTING—5

Bishop	Linton	Reber	Thomas
Carlson			

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the amendments were agreed to.

On the question,

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

Bill as amended was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—187

Acosta	Evans	Lashingner	Rieger
Adolph	Fairchild	Laughlin	Ritter
Allen	Fargo	Lee	Robbins
Angstadt	Farmer	Leh	Robinson
Argall	Fee	Lescovitz	Roebuck
Barley	Fleagle	Levdansky	Rudy
Battisto	Flick	Linton	Ryan
Belardi	Foster	Lloyd	Rybak
Belfanti	Fox	Lucyk	Saloom
Billow	Freeman	McCall	Saurman
Birmelin	Freind	McHale	Scheetz
Black	Gallen	McNally	Scrimenti
Blaum	Gamble	McVerry	Semmel
Bortner	Gannon	Maine	Serafini
Bowley	Geist	Markosek	Smith, B.
Boyes	George	Marsico	Smith, S. H.
Brandt	Gigliotti	Mayernik	Snyder, D. W.
Broujos	Gladeck	Melio	Snyder, G.
Bunt	Godshall	Merry	Staback
Burd	Gruitza	Michlovic	Stairs
Burns	Gruppo	Micozzie	Steighner
Bush	Haluska	Mihalich	Stish
Caltagirone	Harper	Miller	Strittmatter
Cappabianca	Hasay	Morris	Stuban
Carlson	Hayden	Mowery	Tangretti
Cawley	Hayes	Mrkonic	Taylor, E. Z.
Chadwick	Heckler	Murphy	Taylor, J.
Civera	Herman	Nailor	Telek
Clark, B. D.	Hershey	Noye	Tigue
Clark, D. F.	Hess	O'Brien	Trello
Clymer	Howlett	Olasz	Trich
Cohen	Hughes	Oliver	Van Horne
Colaifella	Itkin	Perzel	Veon
Colaizzo	Jackson	Pesci	Vroon
Cole	Jadlowiec	Petrarca	Wambach
Corrigan	James	Petrone	Wass
Cowell	Jarolin	Phillips	Weston
Coy	Johnson	Piccola	Williams
DeLuca	Josephs	Pievsky	Wilson
DeWeese	Kaiser	Pistella	Wogan

Daley	Kasunic	Pitts	Wozniak
Davies	Kenney	Pressmann	Wright, D. R.
Dempsey	Kondrich	Preston	Wright, J. L.
Distler	Kosinski	Raymond	Wright, R. C.
Dombrowski	Kukovich	Reber	
Donatucci	LaGrotta	Reinard	O'Donnell,
Dorr	Langtry	Richardson	Speaker
Durham			

NAYS—8

Clark, J. H.	Dietterick	Maiale	Nahill
Cornell	Hagarty	Moehlmann	Yandrisevits

NOT VOTING—2

Bishop	Thomas
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EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

CONSIDERATION OF HB 1911 CONTINUED

On the question recurring,

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

Mr. G. M. SNYDER offered the following amendments No. A2456:

Amend Title, page 1, line 17, by inserting after "fund," further providing for certain permits; and

Amend Bill, page 1, lines 23 through 25, by striking out all of said lines and inserting

Section 1. Section 503 of the act of July 7, 1980 (P.L.380, No.97), known as the Solid Waste Management Act, is amended by adding a subsection to read:

Section 503. Granting, denying, renewing, modifying, revoking and suspending permits and licenses.

(f) The department shall not consider any application for a permit, including any application pending on the effective date of this subsection, and shall not issue any permit for, or otherwise authorize or allow, the construction or expansion of any solid waste treatment, disposal or processing facility on any land in, or within 2,500 feet of the perimeter of, a permitted area within which is located a site that has been placed on either the final or proposed National Priority List established pursuant to the Superfund Amendments and Reauthorization Act of 1986 (Public Law 99-499, 100 Stat. 1613), or any similar list established by the Commonwealth under the act of October 18, 1988 (P.L.756, No.108), known as the "Hazardous Sites Cleanup Act," until after the site is ordered delisted by the appropriate Federal or State agency as a result of the cleanup of the site having been completed. Nothing in this subsection shall prohibit the issuance of any permit, authorization or allowance that is necessary solely for the taking of any remedial cleanup action.

Section 2. Section 505(a) and (e) of the act are amended to read:

Amend Sec. 2, page 6, line 5, by striking out "2" and inserting

On the question,
Will the House agree to the amendments?

The SPEAKER. On that question, the Chair recognizes Mr. Snyder.

Mr. G. M. SNYDER. Thank you, Mr. Speaker.

Mr. Speaker, this amendment that I am offering here today to HB 1911 is identical to an amendment offered several months ago that was passed unanimously by this House. The purpose of this amendment is to insure that those waste disposal facility sites in Pennsylvania that are on the Superfund cleanup list are in fact cleaned up before they are allowed to expand their operations.

I thank you for your support the last time this amendment came up. I hope you will support me today. Thank you.

On the question recurring,
Will the House agree to the amendments?

The following roll call was recorded:

YEAS—197

Acosta	Dorr	Lashinger	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucyk	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Suban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colafiglia	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0
NOT VOTING—0
EXCUSED—5

Carn _____ Dininni _____ Schuler _____ Taylor, F. _____
Cessar _____

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,
Will the House agree to the bill on third consideration as amended?
Bill as amended was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?
Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—194

- | | | | |
|--------------|-----------|------------|-----------------------|
| Acosta | Durham | Laughlin | Rieger |
| Allen | Evans | Lee | Ritter |
| Angstadt | Fairchild | Leh | Robbins |
| Argall | Fargo | Lescovitz | Robinson |
| Barley | Farmer | Levdansky | Roebuck |
| Battisto | Fee | Linton | Rudy |
| Belardi | Fleagle | Lloyd | Ryan |
| Belfanti | Flick | Lucyk | Rybak |
| Billow | Foster | McCall | Saloom |
| Birmelin | Fox | McHale | Saurman |
| Bishop | Freeman | McNally | Scheetz |
| Black | Gallen | McVerry | Scrimenti |
| Blaum | Gamble | Maiale | Semmel |
| Bortner | Gannon | Maine | Serafini |
| Bowley | Geist | Markosek | Smith, B. |
| Boyes | George | Marsico | Smith, S. H. |
| Brandt | Gigliotti | Mayernik | Snyder, D. W. |
| Broujos | Gledeck | Melio | Snyder, G. |
| Bunt | Godshall | Merry | Staback |
| Burd | Gruitza | Michlovic | Stairs |
| Burns | Gruppo | Micozzie | Steighner |
| Bush | Hagarty | Mihaich | Stish |
| Caltagirone | Haluska | Miller | Strittmatter |
| Cappabianca | Harper | Moehlmann | Stuban |
| Carlson | Hasar | Morris | Tangretti |
| Cawley | Hayden | Mowery | Taylor, E. Z. |
| Chadwick | Hayes | Mrkonic | Taylor, J. |
| Civera | Heckler | Murphy | Telek |
| Clark, B. D. | Herman | Nahill | Thomas |
| Clark, D. F. | Hershey | Nailor | Tigue |
| Clark, J. H. | Hess | Noye | Trello |
| Clymer | Howlett | O'Brien | Trich |
| Cohen | Hughes | Olasz | Van Horne |
| Colafiglia | Itkin | Oliver | Veon |
| Colaizzo | Jackson | Perzel | Vroon |
| Cole | Jadlowiec | Pesci | Wambach |
| Cornell | James | Petrarca | Wass |
| Corrigan | Jarolin | Petrone | Weston |
| Cowell | Johnson | Phillips | Williams |
| Coy | Josephs | Piccola | Wilson |
| DeLuca | Kaiser | Pievsky | Wogan |
| Daley | Kasunic | Pistella | Wozniak |
| Davies | Kenney | Pitts | Wright, D. R. |
| Dempsey | Kondrich | Pressmann | Wright, J. L. |
| Dietterick | Kosinski | Preston | Wright, R. C. |
| Distler | Kukovich | Raymond | Yandrisevits |
| Dombrowski | LaGrotta | Reber | |
| Donatucci | Langtry | Reinard | |
| Dorr | Lashinger | Richardson | O'Donnell,
Speaker |

NAYS—0
NOT VOTING—3

Adolph _____ DeWeese _____ Freind _____
Cessar _____ Taylor, F. _____

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

CONSIDERATION OF HB 1912 CONTINUED

On the question recurring,
Will the House agree to the bill on third consideration as amended?

Mr. G. M. SNYDER offered the following amendments No. A2455:

- Amend Title, page 1, line 17, by inserting after "fund," " further providing for certain permits; and
- Amend Bill, page 1, by inserting between lines 22 and 23 Section 1. Section 503 of the act of July 7, 1980 (P.L.380, No.97), known as the Solid Waste Management Act, is amended by adding a subsection to read:
Section 503. Granting, denying, renewing, modifying, revoking and suspending permits and licenses.

(f) The department shall not consider any application for a permit, including any application pending on the effective date of this subsection, and shall not issue any permit for, or otherwise authorize or allow, the construction or expansion of any solid waste treatment, disposal or processing facility on any land in, or within 2,500 feet of the perimeter of, a permitted area within which is located a site that has been placed on either the final or proposed National Priority List established pursuant to the Superfund Amendments and Reauthorization Act of 1986 (Public Law 99-499, 100 Stat. 1613), or any similar list established by the Commonwealth under the act of October 18, 1988 (P.L.756, No.108), known as the "Hazardous Sites Cleanup Act," until after the site is ordered delisted by the appropriate Federal or State agency as a result of the cleanup of the site having been completed. Nothing in this subsection shall prohibit the issuance of any permit, authorization or allowance that is necessary solely for the taking of any remedial cleanup action.

Amend Sec. 1, page 1, line 23, by striking out "1" and inserting

2

Amend Sec. 1, page 1, lines 23 and 24, by striking out "of July 7, 1980 (P.L.380, No.97), known as the Solid Waste Management Act,"

Amend Sec. 2, page 2, line 9, by striking out "2" and inserting

3

On the question,
Will the House agree to the amendments?

The SPEAKER. The Chair recognizes Mr. Snyder.
Mr. G. M. SNYDER. Thank you, Mr. Speaker.
This amendment to HB 1912 is identical to the amendment just passed to HB 1911 that I offered a moment ago. Again,

this would insure that waste disposal sites in Pennsylvania now on the Superfund list would not be allowed to expand the scope of their operations until such time as the site itself was cleaned up.

I ask for your support. Thank you.

On the question recurring,

Will the House agree to the amendments?

The following roll call was recorded:

YEAS—196

Acosta	Dorr	Lashingner	Richardson
Adolph	Durham	Laughlin	Rieger
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucy	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry		

NAYS—0

NOT VOTING—1

Ritter

EXCUSED—5

Carn	Dininni	Schuler	Taylor, F.
Cessar			

The question was determined in the affirmative, and the amendments were agreed to.

On the question recurring,

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

Bill as amended was agreed to.

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

YEAS—196

Acosta	Dorr	Lashingner	Rieger
Adolph	Durham	Laughlin	Ritter
Allen	Evans	Lee	Robbins
Angstadt	Fairchild	Leh	Robinson
Argall	Fargo	Lescovitz	Roebuck
Barley	Farmer	Levdansky	Rudy
Battisto	Fee	Linton	Ryan
Belardi	Fleagle	Lloyd	Rybak
Belfanti	Flick	Lucy	Saloom
Billow	Foster	McCall	Saurman
Birmelin	Fox	McHale	Scheetz
Bishop	Freeman	McNally	Scrimenti
Black	Freind	McVerry	Semmel
Blaum	Gallen	Maiale	Serafini
Bortner	Gamble	Maine	Smith, B.
Bowley	Gannon	Markosek	Smith, S. H.
Boyes	Geist	Marsico	Snyder, D. W.
Brandt	George	Mayernik	Snyder, G.
Broujos	Gigliotti	Melio	Staback
Bunt	Gladeck	Merry	Stairs
Burd	Godshall	Michlovic	Steighner
Burns	Gruitza	Micozzie	Stish
Bush	Gruppo	Mihalich	Strittmatter
Caltagirone	Hagarty	Miller	Stuban
Cappabianca	Haluska	Moehlmann	Tangretti
Carlson	Harper	Morris	Taylor, E. Z.
Cawley	Hasay	Mowery	Taylor, J.
Chadwick	Hayden	Mrkonic	Telek
Civera	Hayes	Murphy	Thomas
Clark, B. D.	Heckler	Nahill	Tigue
Clark, D. F.	Herman	Nailor	Trello
Clark, J. H.	Hershey	Noye	Trich
Clymer	Hess	O'Brien	Van Horne
Cohen	Howlett	Olasz	Veon
Colaifella	Hughes	Oliver	Vroon
Colaizzo	Itkin	Perzel	Wambach
Cole	Jackson	Pesci	Wass
Cornell	Jadlowiec	Petrarca	Weston
Corrigan	James	Petrone	Williams
Cowell	Jarolin	Phillips	Wilson
Coy	Johnson	Piccola	Wogan
DeLuca	Josephs	Pievsky	Wozniak
DeWeese	Kaiser	Pistella	Wright, D. R.
Daley	Kasunic	Pitts	Wright, J. L.
Davies	Kenney	Pressmann	Wright, R. C.
Dempsey	Kondrich	Preston	Yandrisevits
Dietterick	Kosinski	Raymond	
Distler	Kukovich	Reber	O'Donnell,
Dombrowski	LaGrotta	Reinard	Speaker
Donatucci	Langtry	Richardson	

NAYS—0

NOT VOTING—1

Petrarca

EXCUSED—5

Carn
Cessar

Dininni

Schuler

Taylor, F.

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

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

RULES SUSPENDED

The SPEAKER. The Chair recognizes the majority leader. Mr. DeWEESE. Mr. Speaker, I move that the rules of the House be suspended to permit immediate consideration of HR 338.

On the question,
Will the House agree to the motion?

The following roll call was recorded:

YEAS—196

Acosta	Durham	Laughlin	Rieger
Adolph	Evans	Lee	Ritter
Allen	Fairchild	Leh	Robbins
Angstadt	Fargo	Lescovitz	Robinson
Argall	Farmer	Levdansky	Roebuck
Barley	Fee	Linton	Rudy
Battisto	Fleagle	Lloyd	Ryan
Belardi	Flick	Lucy	Rybak
Belfanti	Foster	McCall	Saloom
Billow	Fox	McHale	Saurman
Birmelin	Freeman	McNally	Scheetz
Bishop	Freind	McVerry	Scrimenti
Black	Gallen	Maiale	Semmel
Blaum	Gamble	Maine	Serafini
Bortner	Gannon	Markosek	Smith, B.
Bowley	Geist	Marsico	Smith, S. H.
Boyes	George	Mayermik	Snyder, D. W.
Brandt	Gigliotti	Melio	Snyder, G.
Broujos	Gladeck	Merry	Staback
Bunt	Godshall	Michlovic	Stairs
Burd	Gruitza	Micozzie	Steighner
Burns	Gruppo	Mihalich	Stish
Bush	Hagarty	Miller	Strittmatter
Caltagirone	Haluska	Moehlmann	Stuban
Cappabianca	Harper	Morris	Tangretti
Carlson	Hasay	Mowery	Taylor, E. Z.
Chadwick	Hayden	Mrkonic	Taylor, J.
Civera	Hayes	Murphy	Telek
Clark, B. D.	Heckler	Nahill	Thomas
Clark, D. F.	Herman	Nailor	Tigue
Clark, J. H.	Hershey	Noye	Trello
Clymer	Hess	O'Brien	Trich
Cohen	Howlett	Olasz	Van Horne
Colafella	Hughes	Oliver	Veon
Colaizzo	Itkin	Perzel	Vroon
Cole	Jackson	Pesci	Wambach
Cornell	Jadlowiec	Petrarca	Wass
Corrigan	James	Petrone	Weston
Cowell	Jarolin	Phillips	Williams
Coy	Johnson	Piccola	Wilson
DeLuca	Josephs	Pievsy	Wogan
DeWeese	Kaiser	Pistella	Wozniak
Daley	Kasunic	Pitts	Wright, D. R.
Davies	Kenney	Pressmann	Wright, J. L.
Dempsey	Kondrich	Preston	Wright, R. C.
Dietterick	Kosinski	Raymond	Yandrisevits
Distler	Kukovich	Reber	
Dombrowski	LaGrotta	Reinard	O'Donnell,
Donatucci	Langtry	Richardson	Speaker

Dorr

Lashingner

NAYS—0

NOT VOTING—1

Cawley

EXCUSED—5

Carn
Cessar

Dininni

Schuler

Taylor, F.

A majority of the members elected to the House having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

RESOLUTION ADOPTED

The SPEAKER. The gentleman, Mr. James, calls up HR 338, which will be read by the clerk.

The following resolution was read:

House Resolution No. 338

A RESOLUTION

Designating June 23, 1990, as "Project Take Back Day" in the City of Philadelphia and thanking Brenda Weathersbe for her efforts in coming up with the idea and coordinating it.

WHEREAS, The drug epidemic has become the number one social and medical issue in this country, causing widespread crime, violence and untimely death; and

WHEREAS, The Mayor of Philadelphia has issued a proclamation and the Philadelphia City Council has passed a resolution, both designating June 23, 1990, as "Project Take Back Day" in Philadelphia; and

WHEREAS, Citizens groups have been organized and mobilized to combat drug activity in every neighborhood in the City of Philadelphia and in almost every county in this Commonwealth — marching, demonstrating and physically occupying drug corners; and

WHEREAS, The growing antidrug movement is a statement of alarm and concern by decent, well-meaning citizens concerning the appalling toll drugs are taking upon the lives of thousands; and

WHEREAS, "Project Take Back Day" is a city-wide effort to galvanize the community into a deeper sense of awareness concerning the insidious epidemic, and to make Pennsylvania cognizant of the fact that there are many people willing to show their opposition to this menace by spending an entire evening in vigil against drug; and

WHEREAS, On Saturday, June 23, 1990, block associations, civil groups, town watch groups, and antidrug groups will assemble on street corners throughout the City of Philadelphia to affirm the right of the residents to live in a clean, wholesome, drug-free neighborhood, where children can run and play without the fear of a sudden and violent death cutting them down; therefore be it

RESOLVED, That the House of Representatives lend its determination, influence and unanimous voice in support of "Project Take Back Day," which it hereby recognizes as a courageous act on the part of the community to rise up as one in a coherent and united act against an epidemic that has already taken thousands of lives; and be it further

RESOLVED, That the House recognize and thank Brenda Weathersbe, of Direct Truth Antidrug Coalition, who is the chairperson and founder of "Project Take Back Day," for initiating this effort; and be it further

RESOLVED, That engrossed copies of this resolution be presented to the Philadelphia Antidrug Movement, to Join the Resistance and to Brenda Weathersbe as evidence of the sincere appreciation and genuine support of this legislative body.

- Harold James
- Thomas R. Caltagirone
- Anthony Hardy Williams
- Peter R. Vroon
- William C. Rybak
- Gordon J. Linton
- Fred C. Noye
- Russ Fairchild
- Anthony J. Melio
- David P. Richardson, Jr.
- Christopher K. McNally
- Howard L. Fargo
- Fred A. Trello
- John N. Wozniak
- Jerry L. Nailor
- W. Curtis Thomas
- Dwight Evans
- Paul McHale
- Joseph Howlett
- Connie G. Maine
- Ralph Kaiser
- Frank J. Pistella
- Timothy L. Pesci
- Edward G. Staback
- Joseph F. Markosek
- Andrew Billow, Jr.
- James R. Roebuck, Jr.
- Frank J. Gigliotti
- Babette Josephs
- David G. Argall
- Charles F. Nahill, Jr.
- Arthur D. Hershey
- Andrew J. Carn
- Louise Williams Bishop
- Vincent Hughes
- Ralph Acosta
- Thomas A. Tangretti
- Robert J. Flick
- James H. Clark
- John J. Taylor

On the question,
Will the House adopt the resolution?

The following roll call was recorded:

YEAS—194

- | | | | |
|----------|-----------|------------|---------------|
| Acosta | Dorr | Lashingier | Rieger |
| Adolph | Durham | Laughlin | Ritter |
| Allen | Evans | Lee | Robbins |
| Angstadt | Fairchild | Leh | Robinson |
| Argall | Fargo | Lescovitz | Roebuck |
| Barley | Farmer | Levdansky | Rudy |
| Battisto | Fee | Lloyd | Ryan |
| Belardi | Fleagle | Lucyk | Rybak |
| Belfanti | Flick | McCall | Saloom |
| Billow | Foster | McHale | Saurman |
| Birmelin | Fox | McNally | Scheetz |
| Black | Freeman | McVerry | Scrimenti |
| Blaum | Freind | Maiale | Semmel |
| Bortner | Gallen | Maine | Serafini |
| Bowley | Gamble | Markosek | Smith, B. |
| Boyes | Gannon | Marsico | Smith, S. H. |
| Brandt | Geist | Mayernik | Snyder, D. W. |
| Broujos | George | Melio | Snyder, G. |
| Bunt | Gigliotti | Merry | Staback |
| Burd | Gladeck | Michlovic | Stairs |

- | | | | |
|--------------|-----------|------------|---------------|
| Burns | Godshall | Micozzie | Steighner |
| Bush | Gruitza | Mihalich | Stish |
| Caltagirone | Gruppo | Miller | Strittmatter |
| Cappabianca | Hagarty | Moehlmann | Suban |
| Carlson | Haluska | Morris | Tangretti |
| Cawley | Harper | Mowery | Taylor, E. Z. |
| Chadwick | Hasay | Mrkonic | Taylor, J. |
| Civera | Hayden | Murphy | Telek |
| Clark, B. D. | Hayes | Nahill | Thomas |
| Clark, D. F. | Heckler | Nailor | Tigue |
| Clark, J. H. | Herman | Noye | Trello |
| Clymer | Hershey | O'Brien | Trich |
| Cohen | Hess | Olasz | Van Horne |
| Colafiglia | Howlett | Oliver | Veon |
| Colaizzo | Hughes | Perzel | Vroon |
| Cole | Itkin | Pesci | Wambach |
| Cornell | Jackson | Petrarca | Wass |
| Corrigan | Jadlowiec | Petrone | Weston |
| Cowell | Jarolin | Phillips | Williams |
| Coy | Johnson | Piccola | Wilson |
| DeLuca | Josephs | Pievsky | Wogan |
| DeWeese | Kaiser | Pistella | Wozniak |
| Daley | Kasunic | Pitts | Wright, D. R. |
| Davies | Kenney | Pressmann | Wright, J. L. |
| Dempsey | Kondrich | Preston | Wright, R. C. |
| Dietterick | Kosinski | Raymond | Yandrisevits |
| Distler | Kukovich | Reber | |
| Dombrowski | LaGrotta | Reinard | O'Donnell, |
| Donatucci | Langtry | Richardson | Speaker |

NAYS—0

NOT VOTING—3

- | | | |
|--------|---------|------------------|
| Bishop | James | Linton |
| | | EXCUSED—5 |
| Carn | Dininni | Schuler |
| Cessar | | Taylor, F. |

The question was determined in the affirmative, and the resolution was adopted.

BILLS AND RESOLUTIONS PASSED OVER

The **SPEAKER**. All the remaining bills and resolutions on the calendar will be over for today.

RULES COMMITTEE MEETING

The **SPEAKER**. There will be a meeting of the Rules Committee at the majority leader's desk immediately.

BILL SIGNED BY SPEAKER

The Chair gave notice that he was about to sign the following bill, which was then signed:

HB 11, PN 3640

An Act amending the act of February 19, 1980 (P. L. 25, No. 9), known as the "Real Estate Licensing and Registration Act," further providing for the application of the act to persons employed by an owner of real estate for the purpose of managing or maintaining multifamily residential property; adding and amending certain definitions; further providing for the commission, for time sharing, for campground memberships, for certain exclusions, for licenses, for offices of certain brokers and agents, for certain prohibitions and for certain disclosures; and further providing for penalties.

ADDITIONS AND DELETIONS OF SPONSORS

The SPEAKER. The Chair acknowledges receipt of additions and deletions of sponsors, which will be added to the record.

The following list was submitted:

ADDITIONS:

HB 142, Cornell, Miller, Evans, Carn, Roebuck, Thomas; HB 223, Civera, Colaizzo, Cohen, Jarolin, Bishop, Battisto, Blaum, Markosek, Pesci, Durham, Preston, Levdansky, Trich, Petrone, Gamble, Murphy, Corrigan, Lescovitz, Melio, Bunt; HB 752, Fee; HB 895, Broujos; HB 921, Freeman; HB 1037, Broujos; HB 1367, Cappabianca; HB 1867, Rybak; HB 2301, Howlett; HB 2561, Hess, Rudy, Lucyk; HB 2572, Thomas; HB 2573, Thomas; HB 2578, Richardson; HB 2607, Richardson; HB 2609, Kasunic; HB 2619, James; HB 2642, Blaum; HB 2660, Rybak; HB 2667, Phillips; HB 2670, Richardson; HB 2671, Richardson; HB 2674, Richardson, Thomas; HB 2677, Linton, Merry; HB 2678, Rudy; HB 2684, Thomas, Itkin, Hughes; HB 2687, James; HB 2691, Bunt, Godshall; HB 2692, Bunt, Godshall; HB 2695, Burd; HB 2696, Hughes, Linton; HB 2704, Burd, Linton; HB 2711, Hershey; HR 310, Richardson; HR 320, Bishop; HR 329, Billow, Cole, McVerry, Veon, Kukovich, Schuler, Pistella, DeLuca, Gruppo, Laughlin; HR 330, McCall.

DELETION:

HB 2133, Pesci.

VOTE CORRECTIONS

The SPEAKER. The Chair recognizes Mr. Freeman.

Mr. FREEMAN. Thank you, Mr. Speaker.

I rise to correct my record.

On amendment A2434 to HB 1911, my vote was not recorded. I would like to be recorded in the negative.

On amendment A2433 to HB 1912, my vote again was not recorded. I would like to be recorded in the negative. Thank you.

The SPEAKER. The Chair recognizes Mr. Petrarca.

Mr. PETRARCA. Mr. Speaker, on HB 1911, final passage, I want to be recorded in the affirmative. Thank you.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

The Chair recognizes Mr. Adolph.

Mr. ADOLPH. Mr. Speaker, to correct the record.

On HB 1911 my switch malfunctioned. I would like to be recorded in the affirmative.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

The Chair recognizes Mr. Vroon.

Mr. VROON. Mr. Speaker, on HB 2520 my switch malfunctioned. I would like to be recorded in the affirmative. Thank you, sir.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

The Chair recognizes Mr. Freind.

Mr. FREIND. Mr. Speaker, on the final passage vote on HB 1911, my switch failed to operate. I would like to be recorded in the affirmative. Thank you.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

The Chair recognizes Mr. Broujos.

Mr. BROUJOS. Mr. Speaker, I malfunctioned on amendment A2176 to HB 1899. I would like to be recorded in the affirmative.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

The Chair recognizes the gentleman, Mr. Cawley.

Mr. CAWLEY. Thank you, Mr. Speaker.

On the last motion to suspend the rules, I was not recorded. I would like to be recorded in the affirmative.

The SPEAKER. The remarks of the gentleman will be spread upon the record.

Mr. CAWLEY. Thank you.

RESOLUTIONS REPORTED FROM COMMITTEE**HR 220, PN 2656**

By Rep. DeWEESE

Urging AMTRAK to create a Pittsburgh to Cleveland route; and urging the Pennsylvania Department of Transportation to commit State funds to said route.

RULES.**HR 339, PN 3790**

By Rep. DeWEESE

Honoring the bicentennial anniversary of the United States Coast Guard.

RULES.**SR 170, PN 2279**

By Rep. DeWEESE

A Concurrent Resolution commemorating the 20th anniversary of the Pennsylvania Bulletin.

RULES.**BILL ON CONCURRENCE REPORTED FROM RULES COMMITTEE****HB 1083, PN 3677**

By Rep. DeWEESE

An Act amending the act of March 10, 1949 (P. L. 30, No. 14), known as the "Public School Code of 1949," further providing for maintenance projects and project contracts; further providing for nondiscrimination; and making editorial changes.

RULES.

The SPEAKER. Any further business from the minority leader? From the majority leader?

ADJOURNMENT

The SPEAKER. The Chair recognizes Representative Clark.

Mr. D. F. CLARK. Mr. Speaker, I move that this House do now adjourn until Monday, June 25, 1990, at 1 p.m., e.d.t., unless sooner recalled by the Speaker.

On the question,

Will the House agree to the motion?

Motion was agreed to, and at 5:02 p.m., e.d.t., the House adjourned.