

LEGISLATIVE JOURNAL

SEVENTY-FIFTH SESSION

FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, January 5, 1965

Pursuant to the provisions of Section 10, Article III of the Constitution of Nebraska, the Seventy-fifth Session of the Legislature of Nebraska assembled in Legislative Hall of the Capitol Building at the hour of 12:00 o'clock (noon) on Tuesday, January 5, 1965, and was called to order by Mr. Dwight W. Burney, Lieutenant Governor.

Prayer was offered by Rev. John Arden Wild of the New England Congregational Church, Stanton, Nebraska.

The roll was called and the following members were present:

Adamson, Elvin	Gerdes, George C.	Moulton, Pat
Batchelder, Clifton B.	Harsh, Lester	Moylan, Harold T.
Bauer, Hal W.	Hasebroock, W. H.	Nelson, Frank
Bowen, Kenneth L.	Holmquist, C. W.	Nore, Herb
Brauer S. H., Sr.	Hughes, Calista Cooper	Orme, Fern Hubbard
Budd, Rick	Kjar, Albert A.	Paine, Ira E.
Burbach, J. W.	Klaver, Sam	Paxton, Chester
Carpenter, Terry	Knight, John E.	Payne, Dale L.
Carstens, Fred W.	Kokes, Rudolf C.	Pedersen, Henry F. Jr.
Claussen, Peter H.	Kremer, M. A.	Proud, Richard F.
Craft, Cecil	Lysinger, Richard R.	Rasmussen, Eric
Crandall, H. C.	Mahoney, Eugene T.	Rasmussen, Ross H.
Danner, Edward R.	Marvel, Richard D.	Ruhnke, Arnold
Fleming, George H.	Matzke, Stanley A.	Skarda, William R. Jr.

Stromer, Marvin E.	Wallwey, Elmer	Whitney, Ramey C.
Stryker, Harold B.	Warner, Jerome	Wylie, William M.
Syas, George		

MOTION—Adopt Rules

Mr. President: I move that we take up the proposed rules as recommended by the Interim Study Committee one at a time.
(Signed) Elvin Adamson

Motion carried.

Mr. Adamson offered the following substitute to Recommendation 13 concerning committee memberships:

Committee	Members
Agriculture and Recreation	8
Banking, Commerce and Insurance	8
Budget - Appropriation	9
Education	8
Government and Military Affairs	8
Judiciary	8
Labor	8
Misc. Subjects	8
Public Health and Welfare	8
Public Works	8
Revenue	8
Salaries and Claims	8
Enrollment and Review	1
Urban Affairs	8
Rules	5
Intergovernmental Cooperation	5

Motion carried.

Mr. President: I move to consider the committee amendments separately and the chairman proceed with the explaining and adopting of the amendments individually. (Signed) Terry Carpenter

The Carpenter motion was adopted with 49 ayes, 0 nays.

Mr. Adamson moved that Rule 2, Section 2, be amended to provide that the order of the presiding officer of the Legislature conform to the order of succession to the office of Governor as provided in Section 84-120 of the statutes.

The motion carried with 49 ayes, 0 nays.

Mr. Adamson moved that Rule 3, Section 7(b), Section 8, and Section 10 be amended to conform with the provisions of Section

50-111, R.R.S. 1943, as amended by LB 509 enacted by the 1963 Legislature.

The motion carried with 49 ayes, 0 nays.

Mr. Adamson moved that Rule 4, Section 1 be amended to include that no member shall be absent from committee meetings unless excused by the Legislature or the committee chairman; and that members who have been excused by the Legislature shall notify their committee chairman that they will be absent.

The motion carried with 49 ayes, 0 nays.

Mr. Adamson moved that Rule 5, Section 2, be amended to eliminate the Intergovernmental Cooperation Committee.

Mr. Klaver moved that Adamson Amendment doing away or eliminating the Intergovernmental Committee be laid over for the Rules Committee to hear same.

The Klaver motion was adopted with 48 ayes, 0 nays, 1 not voting.

Mr. Adamson moved that Rule 6, Section 2, be amended to include that any committee chairman, before deciding not to hold committee meetings or a committee meeting on an assigned day, must receive permission from the Reference Committee.

Mr. Adamson moved to add "a majority of" before Reference Committee on Rule 6, Section 2.

The motion as amended carried with 49 ayes, 0 nays.

Mr. Adamson asked unanimous consent that the amendment to Rule 8, Section 4 be referred to the Rules Committee. No objection. So ordered.

Mr. Adamson moved to amend Rule 10, Section 12. The motion carried with 48 ayes, 0 nays, 1 not voting.

Mr. Adamson moved to amend Rule 11, Section 1, so that a procedure be worked out whereby during the general meeting of the Legislature Council in November preceding each legislative session a re-elected senator agree to introduce the Revisor of Statutes' correctional bills early in the session; that the Clerk of the Legislature have these bills printed, numbered, and ready for introduction when the Legislature convenes.

The motion carried with 49 ayes, 0 nays.

Mr. Adamson moved that Rule 11, Section 1 be amended so that a bill be given a number and printed when a member signs a statement of intent to introduce the bill.

Mr. Klaver asked unanimous consent to refer this to the Rules Committee.

No objection. So ordered.

Mr. Adamson moved that Rule 11, Section 3, be amended so that after January 1 no bill shall be drafted by the bill drafter unless requested or authorized by a member of the Legislature.

The motion carried with 48 ayes, 0 nays, 1 not voting.

Mr. Adamson moved that Rule 12, Section 8, be amended to provide that it shall be in order on Select File to make a motion to adopt a specific amendment, which amendment would require the affirmative vote of a majority of the elected members.

The motion carried with 49 ayes, 0 nays.

Mr. Adamson moved that Rule 12, Section 8(b) be amended to provide that when a motion is made to adopt a unanimous consent amendment the mover be required to explain the amendment sought.

The motion carried with 49 ayes, 0 nays.

Mr. Adamson moved that Rule 13, Section 3, be amended to read that no communications or letters shall be read by the Clerk of the Legislature unless authorized by the Reference Committee.

Mr. Adamson asked unanimous consent that the words "majority of" be inserted before Reference Committee in the above. No objection. So ordered.

The motion as amended was carried with 47 ayes, 0 nays, 2 not voting.

Mr. Adamson moved that Rule 14, Section 1, be amended to provide that the Reference Committee either refer bills to standing committees or place them on General File. Those placed on General File will remain there for 5 days, and if one senator requests a public hearing on one or more of these bills, they will then be referred to a committee. Those bills on General File for which public hearings have not been requested will not be given them and will then be handled the same as all bills at this stage.

Mr. Proud moved to refer Recommendation 9 concerning Rule 14, Section 1, to the Rules Committee.

The motion was defeated with 14 ayes, 33 nays, 2 not voting.

Mr. Stryker moved to amend Mr. Adamson's amendment by striking "there for" and adding "will be bracketed for".

The motion as amended carried with 41 ayes, 6 nays, 2 not voting.

Mr. Adamson moved that a copy of the statement of intent or purpose, which must be submitted to a committee by the introducer when a bill is referred (Rule 14, Section 5), shall accompany the report of the chairman of the committee, whether the bill is indefinitely postponed or advanced to General File.

The motion carried with 38 ayes, 4 nays, 7 not voting.

Mr. Adamson moved that Rule 16 be amended to provide that the area on the main floor, behind the area where the Legislature is sitting, be reserved for temporary visitors and families of members of the Legislature.

Mr. Bowen offered the following as a substitute for Mr. Adamson's amendment:

1. No lobbyist is permitted on the floor of the Legislature except in designated areas and then only by invitation of a member or the Lt. Governor.
2. No telephone calls will be received in the Legislative Telephone Office or in the office of the Clerk of the Legislature.
3. Identification cards are to be issued by the Secretary of State. (Individual to sign an agreement to abide by the rules of the Legislature and file reports as provided by statute.)
4. No printed material may be placed on the desks of members of the Legislature unless approved by at least one member of the Legislature. The material must show clearly the name of parties responsible for its preparation and distribution.
5. Any request for an interview or any printed material for delivery to a Senator must be given to the Sgt. at Arms or his assistant.
6. The cloak rooms and secretarial area of the Senators shall be regarded under the same rules as the Legislative floor.
7. Lobbyists should be generally familiar with the Rules of the Nebraska Legislature as published by the clerk of the Legislature.
8. Any question regarding the procedure or rules must be discussed with the Lt. Governor or Speaker.
9. Be cognizant of the occasional loads of the office of the Clerk and the Bill Room and adjust requests for information and supplies accordingly.
10. If a lobbyist has a delegation coming to the Legislature, information should be given to the Sgt. at Arms and a Senator as early as possible.

11. The rules shall continue that at no time will the Administrative Offices or their staff be requested to perform any services other than their regular duties.

Mr. Stryker moved to refer this amendment to the Rules Committee.

The motion carried with 25 ayes, 19 nays, 5 not voting.

Mr. Adamson moved that Rule 16 be amended to provide that no one shall be permitted to be seated beside members of the Legislature except members of their immediate families upon permission from the chair; and that when bills are being read on Final Reading no one shall be permitted to be seated beside members of the Legislature.

The motion carried with 45 ayes, 0 nays, 4 not voting.

Mr. Adamson requested unanimous consent to refer to the Rules Committee a recommendation that Rule 17 be amended to provide that the Rules of the Legislature may be suspended by a three-fourths majority vote of the elected members. No objection. So ordered.

Mr. Carpenter moved to amend Rule 6, Page 12, Section 9, line 4, by striking "three fifths" and inserting "majority".

The motion carried with 45 ayes, 2 nays, 2 not voting.

Mr. Carpenter moved to amend Rule 6, Section 11, line 6, by striking "and voting".

The motion lost with 17 ayes, 32 nays.

Mr. Ruhnke moved that the rules of the last session, as revised and amended, be adopted.

The motion carried with 49 ayes, 0 nays.

MOTION—Committee on Credentials

Mr. President: I move that a committee of five be appointed on credentials. (Signed) Frank Nelson.

The motion prevailed and the President appointed the following members to serve on said committee: Nelson, Chairman; Wylie, Klaver, Syas and Hasebroock.

Presentation

Department Commander John H. Keriakedes presented a United States flag to President Burney as the presiding officer for the use of the Legislature on behalf of the Nebraska American Legion.

Ease

The Legislaure was at ease from 2:40 p.m. until 3:15 p.m.

REPORT OF COMMITTEE ON CREDENTIALS

Mr. President:

We beg to report to the Seventy-fifth Session of the Legislature as follows: The report of Frank Marsh, Secretary of State showing the duly elected members of the Legislature for the Seventy-fifth Legislative Session are attached hereto. That a contest has been filed in the First Legislative District with the Legislature.

Dist.	Senator	Dist.	Senator
1	Calista Cooper Hughes	26	John E. Knight
2	Rick Budd	27	Marvin E. Stromer
3	Dale L. Payne	28	Hal W. Bauer
4	Henry F. Pedersen, Jr.	29	Fern Hubbard Orme
5	Eugene T. Mahoney	30	Fred W. Carstens
6	Harold T. Moylan	31	Arnold Ruhnke
7	William R. Skarda, Jr.	32	Eric Rasmussen
8	Pat Moulton	33	Richard D. Marvel
9	Sam Klaver	34	M. A. Kremer
10	Clifton B. Batchelder	35	Ira E. Paine
11	Edward R. Danner	36	Richard R. Lysinger
12	Richard F. Proud	37	Kenneth L. Bowen
13	George Syas	38	Lester Harsh
14	C. W. Holmquist	39	Albert A. Kjar
15	Ross H. Rasmussen	40	Chester Paxton
16	W. H. Hasebroock	41	Rudolf C. Kokes
17	Elmer Wallwey	42	Frank Nelson
18	Peter H. Claussen	43	Elvin Adamson
19	J. W. Burbach	44	Ramey C. Whitney
20	William M. Wylie	45	Cecil Craft
21	S. H. Brauer, Sr.	46	H. C. Crandall
22	Herb Nore	47	George H. Fleming
23	Harold B. Stryker	48	Terry Carpenter
24	Stanley A. Matzke	49	George C. Gerdes
25	Jerome Warner		

(Signed) Frank Nelson, Chairman

(SEAL)

(Signed) Frank Marsh
Secretary of State
January 5, 1965

MOTION—Adopt Report

Mr. President: I move that the report of the Committee on Credentials be accepted. (Signed) Terry Carpenter

The motion prevailed with 49 ayes and 0 nays.

MOTION—Committee to Wait upon Chief Justice

Mr. President: I move a committee of five be appointed to wait upon the Chief Justice of the Supreme Court and escort him to the Legislative Chamber for the purpose of administering the oath of office to the members-elect. (Signed) Peter H. Claussen

The motion prevailed and the President appointed the following members to serve on said committee: Claussen, Chairman; Fleming, Knight, Matzke and Skarda.

The committee escorted the Chief Justice of the Supreme Court of Nebraska, Paul White, to the rostrum where he administered the following:

MEMBERS' OATH OF OFFICE

State of Nebraska)
) ss.
 Lancaster County)

Do you and each of you solemnly swear that you will support the Constitution of the United States, and the Constitution of the State of Nebraska, and that you will faithfully discharge the duties of a member of the Legislature according to the best of your ability, and that at the election at which you were chosen to fill such office, you have not improperly influenced in any way the vote of any elector, and have not accepted, nor will you accept or receive, directly or indirectly, any money or other valuable thing from any corporation, company or person, or any promise of office, for any official act or influence for any vote you may give or withhold on any bill, resolution, or appropriation, so Help You God.

Frank Nelson
 Peter H. Claussen
 Sam Klaver
 Elmer Wallwey
 Herb Nore
 C. W. Holmquist
 Harold B. Stryker
 C. F. Moulton
 Dale L. Payne

George C. Gerdes
 H. C. Crandall
 Eugene T. Mahoney
 Lester Harsh
 Kenneth L. Bowen
 William R. Skarda, Jr.
 Stanley A. Matzke
 S. H. Brauer, Sr.
 William H. Hasebroock

Chester Paxton
 Ramey C. Whitney
 George Syas
 Ira E. Paine
 Rick Budd
 Arnold Ruhnke
 Rudolf C. Kokes
 Wm. M. Wylie
 Ross H. Rasmussen
 Clifton B. Batchelder
 John E. Knight
 George H. Fleming
 Edward R. Danner
 Maurice A. Kremer
 Albert A. Kjar
 Cecil Craft

J. W. Burbach
 Calista Cooper Hughes
 Hal W. Bauer
 Henry F. Pedersen, Jr.
 Elvin Adamson
 Eric Rasmussen
 Terry Carpenter
 Marvin E. Stromer
 Jerome Warner
 Fern Hubbard Orme
 Richard F. Proud
 Richard D. Marvel
 Fred W. Carstens
 Richard Lysinger
 Harold T. Moylan

Subscribed in my presence and sworn to before me this fifth day of January, 1965.

(Signed) Paul White
 Chief Justice

(SEAL)

The Committee escorted Chief Justice White from the Chamber.

Visitor

President Burney introduced his wife to the Legislature.

MOTION—Recount of the First Legislative District

Mr. Payne offered the following motion:

I move that the contest of the election of Calista Cooper Hughes as a member of the Legislature of the State of Nebraska for the First Legislative District, filed by Floyd W. Pohlman, be received and a recount granted; that writs issue to the County Clerks of Johnson, Nemaha, Pawnee and Richardson Counties, commanding them to open, count, compare with the list of voters and examine the ballots in their respective offices which were cast at the general election held on the 3rd day of November, 1964, for the office of Member of the Legislature of the State of Nebraska for the First Legislative District and certify the result to the Legislature, pursuant to Sections 32-1001.23 to 32-1001.31, inclusive; and that a committee of five members be appointed to supervise and conduct the proceedings of said contest and report the results to the Legislature.

(Signed) Dale L. Payne

The motion lost with 8 ayes, 36 nays and 5 not voting.

MOTION—Election of Speaker

Mr. President: I move that we proceed to the election of speaker of the Legislature, and that we vote by ballot, and that the vote of a majority of the elected members be required for the election of Speaker. (Signed) Fern Hubbard Orme

The motion prevailed.

MOTION—Informal Ballot

Mr. President: I move that we nominate candidates for office by means of informal ballot. (Signed) Edward R. Danner

The motion prevailed.

Election of Speaker

Ruhnke	18
Bowen	19
Burbach	5
Stryker	3
Craft	3
Adamson	1
	—
	49

Mr. Stromer moved that after the next ballot on Speaker, we vote on the next ballot for the two highest. The motion prevailed.

Ruhnke	20
Bowen	21
Burbach	6
Stryker	1
Gerdes	1
	—
	49
Ruhnke	22
Bowen	27
	—
	49

The President declared Mr. Bowen duly elected Speaker.

Mr. Bowen thanked the members.

MOTION—Election of Officers

Mr. President: I move that we adopt the recommendations of the Employment and Compensation Committee of the Legislature for the election of the following officers of the Legislature:

Clerk of the Legislature	Hugo F. Srb
Assistant Clerk of the Legislature	Paul R. Robinson
Sergeant at Arms	George L. Santo
Assistant Sergeant at Arms	Ray Wilson
Chaplain	Dr. Robert Palmer
Postmaster	Mrs. Ruby B. Nelson

(Signed) Harold B. Stryker

The motion prevailed with 49 ayes, and 0 nays.

MOTION—Election of Chairman of Committee on Committees

Mr. President: I move that we proceed to vote on the Chairman of the Committee on Committees, by ballot.

(Signed) Richard D. Marvel

The motion prevailed.

Skarda	15
Hasebroock	5
Adamson	22
Ruhnke	1
Burbach	2
Stryker	2
Stromer	1
Claussen	1
—	—
	49

Mr. President: I move that we proceed to vote again on any member and if no one receives a majority, then on the next ballot vote on the two high. (Signed) Frank Nelson

The motion prevailed.

Skarda	17
Hasebroock	9
Adamson	23
—	—
	49
Skarda	19
Adamson	30
—	—
	49

The President declared Mr. Adamson duly elected Chairman of the Committee on Committees.

MOTION—Election of Chairman of Legislative Council

Mr. President: I move that we now proceed to elect the Chairman of the Legislative Council. (Signed) Cecil Craft

The motion prevailed.

Stromer	12
Hasebroock	20
Ruhnke	8
Skarda	5
Burbach	2
Orme	1
Stryker	1
	—
	49

Messrs. Skarda, Stryker and Burbach asked that their names be taken off the next ballot. No objections. So ordered.

Stromer	13
Hasebroock	28
Ruhnke	7
Orme	1
	—
	49

The President declared Mr. Hasebroock duly elected Chairman of the Legislative Council.

MOTION—Election of Vice-Chairman of Legislative Council

Mr. President: I move that we proceed to elect the Vice-Chairman of the Legislative Council. (Signed) Jerome Warner

The motion prevailed.

Stromer	23
Orme	5
Ruhnke	8
Danner	2
Craft	1
Klaver	1
Batchelder	1
Claussen	3
Burbach	1
Kjar	1

Mahoney	1
	—
	47

Messrs. Klaver, Craft, Danner, Mahoney, Kjar, Burbach, Ruhnke and Claussen asked to have their names taken off of the next ballot. No objections. So ordered.

Stromer	26
Orme	21
	—
	47

The President declared Mr. Stromer duly elected Vice-Chairman of the Legislative Council.

MOTION—Committee on Committees

Mr. President: I move that we authorize the members residing within each of the four districts as provided in Rule 5 of the Rules of the Legislature adopted in the 1963 session, to nominate three members to be elected by the Legislature and who shall serve on said Committee on Committees. (Signed) Albert A. Kjar

The motion prevailed.

Ease

The Legislature was at ease from 5:30 p.m. until 6:00 p.m.

Speaker Bowen Presiding

**REPORT OF NOMINATION OF MEMBERS OF
COMMITTEE ON COMMITTEES**

Nominations from the congressional districts were reported as follows:

First District:

Eric Rasmussen
Jerome Warner
Fern Hubbard Orme

Second District:

Sam Klaver
William Skarda
George Syas

Third District:

Ross Rasmussen
J. W. Burbach
Maurice Kremer

Fourth District:

Albert A. Kjar
Cecil Craft
Frank Nelson

Announcement

Mr. Adamson announced there would be a meeting of the Committee on Committees in the West Lounge at 8:00 p.m. this evening.

MOTION—Committee on Committees

Mr. President: I move that the persons chosen by the members from the different districts as provided by the rules be declared duly elected thereto. (Signed) M. A. Kremer

The motion prevailed.

MOTION—Committee on Election Returns

I move that a committee of five be appointed to invite the Secretary of State to appear, and bring with him the returns of the regular election of 1964. (Signed) Arnold Ruhnke

The motion prevailed, and the Speaker appointed the following members to serve on said committee: Ruhnke, Budd, Batchelder, Gerdes and Mahoney.

Report of Secretary of State

The committee appointed to call on the Secretary of State retired and subsequently returned with Frank Marsh, Secretary of State, who reported as follows:

January 5, 1965

The Speaker of the Legislature
Seventy-Fifth Session of the
Legislature of Nebraska

Honorable Speaker:

In accordance with Article IV, Section 4, of the Constitution of the State of Nebraska, I have the honor to herewith deliver to you, under Seal, the abstract of votes cast in the ninety-three counties of the State of Nebraska at the General Election held on November 3, 1964, for the officers of the executive departments of this State and members of the State Railway Commission, which votes are required by law to be canvassed by the Nebraska Legislature, pursuant to 32-4110, R.R.S. 1943 (Reissue of 1960), as submitted to us for delivery to the Speaker of the Legislature.

I also deliver to you the list of candidates receiving the highest vote for each particular office. The certificate of the Secretary of State accompanies the foregoing list.

The original sheets containing the tabulation of votes for these candidates for the ninety-three counties, covering the General Election of November 3, 1964, which constitutes a part of the official record of the State Board of Canvassers, are submitted for your examination. Inasmuch as these sheets are part of the records of the office of Secretary of State, we respectfully request that they be returned to our files immediately at the completion of your official canvass.

Respectfully submitted,

(Signed) Frank Marsh
FRANK MARSH
Secretary of State

Certificate of Secretary of State

Frank Marsh, Secretary of State of the State of Nebraska does hereby certify that the attached is a true and correct list of the officers of the Executive Departments of the State of Nebraska receiving the highest number of votes at the General Election in the State of Nebraska held November 3, 1964.

In testimony whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska. Done at Lincoln this fifth day of January in the year of our Lord, one thousand nine hundred and sixty-five.

(Signed) Frank Marsh,
Secretary of State

(SEAL)

OFFICERS ELECTED AT THE 1964 GENERAL ELECTION

GOVERNOR	Frank B. Morrison
LIEUTENANT GOVERNOR	Philip C. Sorensen
AUDITOR OF PUBLIC ACCOUNTS	Ray C. Johnson
STATE TREASURER	Fred Sorensen
ATTORNEY GENERAL	Clarence Meyer
RAILWAY COMMISSIONER	
FIRST DISTRICT	Joseph J. Brown
RAILWAY COMMISSIONER	
THIRD DISTRICT	Fred Peterson
RAILWAY COMMISSIONER	
FIFTH DISTRICT	John W. Swanson

REPORT OF COMMITTEE ON ELECTION RETURNS

The report was given to Mr. Bowen, the elected Speaker and was requested to return the report to the Secretary after examination.

The committee escorted the Secretary of State from the Chamber.

MOTION—Adopt Report

Mr. President: I move that the report of the Secretary of State be approved and that the candidates are elected as declared by the Speaker. (Signed) Elvin Adamson

The motion prevailed.

MOTION—Notify Governor

Mr. President: I move that a committee of five be appointed to wait upon the Governor and notify him that the Legislature is organized and ready to transact business. (Signed) J. W. Burbach

The motion prevailed and the President appointed the following members to serve on said committee: Burbach, R. Rasmussen, Whitney, Stromer and Paxton.

The motion prevailed.

MOTION—Inaugural

Mr. President: I move that we arrange to hold inaugural ceremonies for the Governor and other officers at 2:00 p.m., Thursday, January 7, 1965. (Signed) Eric Rasmussen

The motion prevailed.

Adjournment

At 6:10 p.m., on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Wednesday, January 6, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL—SEVENTY-FIFTH SESSION

SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, January 6, 1965

Pursuant to adjournment, the Legislature was called to order at 9:05 a.m., by Mr. Dwight W. Burney, Lieutenant Governor.

Prayer was offered by Mr. Knight.

The roll was called and all members were present.

Resolutions

LEGISLATIVE RESOLUTION 1. Re: Filing Written Statements with the Secretary of State.

Introduced by Arnold Ruhnke, 31st District; Kenneth L. Bowen, 37th District and J. W. Burbach, 19th District.

WHEREAS, all persons retained or employed for compensation as counsel or agent by any person, firm, corporation, or association to directly or indirectly promote or oppose the passage of bills or resolutions by the Legislature must file a written statement in the office of the Secretary of State; and

WHEREAS, any person, firm, corporation, or association employing such counsel or agent must file a written statement in the office of the Secretary of State.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Attorney General and Secretary of State prepare a statement of the laws pertaining to lobbying in Nebraska before the Legislature which shall show the lobbyist and the employer what is expected of each as to filing of papers and making reports to the Secretary of State.

2. That the monthly statement of expenses to be filed in the office of the Secretary of State on or before the tenth day of the month following the month covered by the expense statement. That the monthly statement be itemized as provided by section

50-305, Reissue Revised Statutes of Nebraska, 1943, showing in detail all money directly or indirectly received or promised and all expenses directly or indirectly paid, incurred or promised with the names and the amount or amounts paid to such payees or received of such payors including all amounts received and to be received by or paid, incurred or promised.

3. That all counsel and agents shall file their monthly statements until a certified or notarized statement showing the termination of services of such counsel or agent.

4. That the Secretary of State notify the Legislature on the tenth day of each month the counsel or agent and the employer who has failed to file his report as provided by law.

Unanimous Consent—Add Co-Introducer

Mr. Ruhnke requested that the name of M. A. Kremer be added as co-introducer to LR 1. No objections. So ordered.

LEGISLATIVE RESOLUTION 2. Re: Appointment of Committee to Examine Additional Office Space Possibility

Introduced by Terry Carpenter, 48th District.

WHEREAS, there is a lack of office space available in the capitol building; and

WHEREAS, there are two buildings vacant at the northwest corner of 14th and M Streets, Lincoln, Nebraska, which belong to the Lincoln Telephone and Telegraph Company; and

WHEREAS, if the State of Nebraska would acquire these buildings, the shortage of office space would be greatly relieved.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That a committee of seven members be appointed to inspect the premises and if the buildings could be used as office space for the state departments, and if the committee is of the opinion that the purchase of the buildings would be advisable, they shall consult the Lincoln Telephone and Telegraph Company to ascertain if an offer of \$300,000.00 would be accepted as the purchase price.

2. That the committee report their findings to the Legislature within two weeks.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 1. By Rudolf C. Kokes, Legislative District 41.

A BILL FOR AN ACT to amend section 30-1603, Reissue Revised Statutes of Nebraska, 1943, relating to decedents' estates; to provide for giving of a corporate surety bond as an appeal bond; and to repeal the original section.

MOTION—Adopt Rules

Mr. Adamson moved the adoption of recommendations 1 through 6, proposed by the Legislative Committee as follows:

(1) That the clerk of the district court in each county receive a complete set of bills, amendments, and daily journals; and that where there is more than one legislative district in a county another set would be provided for each legislative district, with the senator therefrom deciding where it should be placed; and that the Law Schools at the University of Nebraska and Creighton University also receive this complete service.

(2) That schools requesting this complete service (bills, amendments, journals) be given the service for a fee of \$5.00.

(3) That the complete service of bills, amendments, and journals be made available to any person at actual cost, such cost to be determined by the Clerk of the Legislature.

(4) That anyone requesting complete sets of first reading bills and/or daily journals be charged \$5.00 for each set.

(5) That individual copies of bills or daily journals may be given free of charge upon request.

(6) That copies of all bills and journals be sent to all public libraries free of charge at their request.

The motion prevailed with 38 ayes, 4 nays and 7 not voting.

MOTION—Preparation of Form

Mr. President: I move the Clerk be instructed to formulate a notice in keeping with Mr. Adamson's previous motion to be sent to requesters of bills, amendments and journals.

(Signed) George Syas

The motion carried.

UNANIMOUS CONSENT—Committee Meeting

Mr. Bowen asked unanimous consent to have a meeting of the Committee on Committees. No objections. So ordered.

Ease

The Legislature was at ease from 10:03 a.m. until 10:40 a.m.

STANDING COMMITTEE REPORTS**Committee on Committees**

Mr. President: Your Committee on Committees submits the following report:

The composition of the standing committees shall be as follows:

AGRICULTURE—Kremer, Chairman

Bowen	Moylan	Nore
Crandall	Nelson	Syas
Knight		

BANKING, COMMERCE, INSURANCE—Kjar, Chairman

Adamson	Holmquist	Mahoney
Budd	Knight	Skarda
Claussen		

BUDGET—Marvel, Chairman

Batchelder	Hasebroock	Orme
Fleming	Lysinger	Stryker
Gerdes	Matzke	

EDUCATION—Rasmussen, R., Chairman

Crandall	Moulton	Syas
Harsh	Ruhnke	Warner
Kremer		

ENROLLMENT & REVIEW—Pedersen, Chairman**GOVERNMENT & MILITARY AFFAIRS—Warner, Chairman**

Adamson	Kjar	Rasmussen, R.
Brauer	Mahoney	Skarda
Hughes		

JUDICIARY—Klaver, Chairman

Bowen	Nelson	Proud
Carstens	Nore	Wylie
Moylan		

LABOR—Danner, Chairman

Brauer	Mahoney	Stromer
Crandall	Paine, I.	Warner
Kjar		

MISCELLANEOUS SUBJECTS—Rasmussen, E., Chairman

Bauer	Klaver	Whitney
Danner	Wallwey	Wylie
Harsh		

PUBLIC HEALTH & WELFARE—Stromer, Chairman

Brauer	Hughes	Paine, I.
Craft	Kokes	Paxton
Danner		

PUBLIC WORKS—Craft, Chairman

Budd	Kokes	Paxton
Claussen	Moulton	Ruhnke
Holmquist		

REVENUE—Burbach, Chairman

Bauer	Pedersen	Wallwey
Carpenter	Rasmussen, E.	Whitney
Payne, D.		

RULES—Ruhnke, Chairman

Proud	Stryker	Whitney
Rasmussen, E.		

SALARIES & CLAIMS—Payne, D., Chairman

Burbach	Paine, I.	Proud
Carpenter	Pedersen	Stromer
Carstens		

URBAN AFFAIRS—Syas, Chairman

Adamson
Harsh
Hughes

Knight
Kremer

Rasmussen, R.
Skarda

(Signed) Elvin Adamson, Chairman

MOTION—Adopt Report

Mr. President: I move the adoption of the Committee on Committees report. (Signed) Elvin Adamson, Chairman

The motion carried with 47 ayes, 0 nays and 2 not voting.

MOTION—Rules Committee Study

Mr. President: I move that the Rules Committee study the rules presently used by the Legislature to determine another standard of rules on parliamentary procedure be substituted for Greggs Rules.

(Signed) Henry F. Pedersen, Jr.

The motion prevailed.

The motion was referred to the Rules Committee.

Announcements—Committee Meetings

Mr. Warner announced a meeting of the Government and Military Affairs Committee upon adjournment.

Mr. Craft announced a meeting of the Public Works Committee in the West Lounge upon adjournment.

Mr. R. Rasmussen announced a meeting of the Education Committee at 11:30.

Mr. Danner announced a meeting of the Labor and Public Welfare Committee upon adjournment.

Mr. Syas announced a meeting of the Urban Affairs Committee upon adjournment.

Mr. Kjar announced a meeting of the Banking, Commerce and Insurance Committee upon adjournment.

Mr. Klaver announced a meeting of the Judiciary Committee upon adjournment.

Mr. Marvel announced a meeting of the Budget Committee upon adjournment in the Governor's Hearing Room.

Mr. Kremer announced a meeting of the Agriculture Committee upon adjournment.

Mr. E. Rasmussen announced a meeting of the Miscellaneous Subjects Committee under the North Balcony at 1:45 p.m. today.

Recess

At 11:00 a.m., on a motion by Speaker Bowen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:05 p.m.

The roll was called and all members were present.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 2. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT relating to elections; to provide for the election of the National Committeeman and National Committeewoman of the several political parties; to provide a filing fee; to amend section 32-513, Revised Statutes Supplement, 1963; and to repeal the original section.

LEGISLATIVE BILL 3. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend section 79-2102, Revised Statutes Supplement, 1963, relating to the Nebraska Educational Television Commission; to increase the size of the commission by the appointment of four lay members as prescribed; and to repeal the original section.

LEGISLATIVE BILL 4. By Arnold Ruhnke, Legislative District 31; Stanley A. Matzke, Legislative District 24; and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to interest; to require disclosure, as prescribed, of interest in contracts of loan and the itemization of service charges; and to provide for violations and penalties.

LEGISLATIVE BILL 5. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 59-1202, Reissue Revised Statutes of Nebraska, 1943, relating to unfair sales act; to redefine terms; to provide penalties; and to repeal the original section.

LEGISLATIVE BILL 6. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 2-1207 and 2-1208.01, Revised Statutes Supplement, 1963, relating to horse racing; to increase the pari-mutuel tax; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 7. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to change the exemption for property owned by and used exclusively for agricultural and horticultural societies as prescribed; and to repeal the original section.

LEGISLATIVE BILL 8. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-1226.02, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change internal references; to redefine bonded and licensed warehouses; and to repeal the original section.

LEGISLATIVE BILL 9. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to junior colleges; to provide for use of the existing facilities and equipment of junior colleges in the furtherance of the educational program of The University of Nebraska, as prescribed.

LEGISLATIVE BILL 10. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 53-117, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to provide that all hearings before the Nebraska Liquor Control Commission shall be under the same rules of evidence that applies to hearings before a judge of the district court; and to repeal the original section.

LEGISLATIVE BILL 11. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to exempt household goods and personal effects from taxation except when used for profit; and to repeal the original section.

LEGISLATIVE BILL 12. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 77-1201, 77-1205, 77-1211, 77-1229, and 77-1229.01, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the assessment date for listing of livestock as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 13. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to the Nebraska Liquor Control Commission; to provide that rules and regulations of the Nebraska Liquor Control Commission shall be void unless filed with the Clerk of the Legislature and enacted into law by the Legislature as prescribed; and to declare an emergency.

LEGISLATIVE BILL 14. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 19-2602.01, Revised Statutes Supplement, 1963, relating to urban redevelopment; to eliminate the provision of submitting to an election for creating an urban renewal authority; and to repeal the original section.

LEGISLATIVE BILL 15. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 53-125, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to eliminate certain provisions for refusing or revoking a liquor license as prescribed; and to repeal the original section, and also section 53-128, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 16. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to alcoholic liquors; to provide for an election of a prescribed payment by a retail licensee in lieu of closing during a period of license suspension; to provide when such election must be made; and to provide for the disposition of funds received.

LEGISLATIVE BILL 17. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to labor; to establish a minimum wage law for employees of the State of Nebraska and its political subdivisions; to define terms; to provide minimum wages, as prescribed; to provide duties for county attorneys; to provide for violations; to provide penalties; to provide the effect of this act; and to provide how this act may be cited.

LEGISLATIVE BILL 18. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 25-1098, 26-1,139, and 27-1505, Reissue Revised Statutes of Nebraska, 1943, relating to replevin; to provide for a bond and retention of the property by the defendant; and to repeal the original sections.

LEGISLATIVE BILL 19. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT for submission to the electors of an amendment to Article III, section 7, of the Constitution of Nebraska, relating to Legislators; to provide for actual expenses for food and lodging of members of the Legislature while Legislature is in session; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 20. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 21-1714 and 45-117, Reissue Revised Statutes of Nebraska, 1943, and sections 45-101, 45-102, 45-137, and 45-138, Revised Statutes Supplement, 1963, relating to interest; to change and provide penalties as prescribed; to provide a class of loans on which a different rate of interest may be charged; to eliminate the provision for installment loans by any industrial loan and investment company and personal loans by banks and trust companies; to increase license fees; and to repeal the original sections, and also sections 8-418 to 8-431, and 8-801 to 8-814, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto.

LEGISLATIVE BILL 21. By Terry Carpenter, Legislative District 48; Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 50-402, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to provide that the Legislative Council shall establish and maintain a complete and efficient bill drafting service without a limitation on time; and to repeal the original section.

LEGISLATIVE BILL 22. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 32-513, 32-542, and 32-542.01, Revised Statutes Supplement, 1963, relating to elections; to provide for the election of all delegates to national conventions; to provide for fees; to provide for the election of members of the National Committees of the several political parties; to provide for the form of ballots; to provide for certificates of election; and to repeal the original sections.

LEGISLATIVE BILL 23. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 32-530, Reissue Revised Statutes of Nebraska, 1943; to provide that a voter registered as an independent may vote the primary ballot of any political party; and to repeal the original section.

LEGISLATIVE BILL 24. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to electricity; to provide for the application of prescribed profits for the reduction of rates; to provide for violations; and to provide for removals from office as prescribed.

LEGISLATIVE BILL 25. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 66-410 and 66-428, Revised Statutes Supplement, 1963, relating to motor vehicle fuels; to increase the rate of the gasoline tax and excise tax on motor vehicle fuels; and to repeal the original sections.

LEGISLATIVE BILL 26. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 77-2602 and 77-2616, Revised Statutes Supplement, 1963, relating to revenue and taxation; to increase the tax on cigarettes; and to repeal the original sections.

LEGISLATIVE BILL 27. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 53-160, Revised Statutes Supplement, 1963, relating to liquors; to increase the tax on beer; and to repeal the original section.

LEGISLATIVE BILL 28. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-909, Revised Statutes Supplement, 1963, relating to revenue and taxation; to increase the tax on gross premiums of domestic insurance companies; and to repeal the original section.

LEGISLATIVE BILL 29. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to define exclusive; and to repeal the original section.

LEGISLATIVE BILL 30. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-722, Reissue Revised Statutes of Nebraska, 1943, and section 77-706, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the formula for determination of tax on corporations; to provide for reports to the Tax Commissioner, as prescribed; and to repeal the original sections, and also sections 77-709 and 77-711, Reissue Revised Statutes of Nebraska, 1943, and sections 77-708 and 77-710, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 31. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-721, Revised Statutes Supplement, 1963, relating to taxation; to require disclosure of prescribed information by certain mutual funds, whether incorporated or not; and to repeal the original section.

LEGISLATIVE BILL 32. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 71-1,147, Revised Statutes Supplement, 1963, relating to public health and welfare; to provide for exceptions in the scope of the practice of pharmacy as prescribed; and to repeal the original section.

LEGISLATIVE BILL 33. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 50-404, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to provide for the chairmanship of a study committee as prescribed; and to repeal the original section.

LEGISLATIVE BILL 34. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT for submission to the electors of an amendment to Article V, of the Constitution of Nebraska, relating to the judicial; to provide that the Legislature shall have authority to require the opinion of the Supreme Court upon important questions of constitutional law when requested by the Legislature as prescribed; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 35. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 37-307 and 37-308, Reissue Revised Statutes of Nebraska, 1943, and section 37-101, Revised Statutes Supplement, 1963, relating to game and fish; to include the mourning dove as a game bird in the provisions of Chapter 37, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; to make certain acts unlawful; to provide penalties; and to repeal the original sections.

LEGISLATIVE BILL 36. By Terry Carpenter, Legislative District 48 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 50-402, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to provide additional duties to the Legislative Council as prescribed; and to repeal the original section.

LEGISLATIVE BILL 37. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 85-501 and 85-503, Reissue Revised Statutes of Nebraska, 1943, relating to education; to prescribe uniform tuition rates and fees to be charged nonresident and resident students; to provide when such rates shall become effective; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 38. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to repeal Chapter 77, article 8, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; and to declare an emergency.

LEGISLATIVE BILL 39. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 2-1202 and 2-1211, Reissue Revised Statutes of Nebraska, 1943, relating to the State Racing Commission; to provide that the secretary of the State Racing Commission shall have no other official duties; to increase the maximum compensation of such secretary; to provide when such change shall become operative; to prohibit any members of the State Racing Commission, the secretary or any employee thereof from owning, directly or otherwise any interest in any race horse; to provide penalties; to require reports as prescribed from the representative of the State Racing Commission at each race meet; and to repeal the original sections.

LEGISLATIVE BILL 40. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to public health and welfare; to prohibit prescribed relationships between any one licensed to practice medicine and surgery and any pharmacy in this state.

LEGISLATIVE BILL 41. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to revenue and taxation; to authorize counties to impose a tax upon the privilege of engaging in the business of selling services, substances, and things in this act designated and defined; to authorize counties to impose a use tax; to provide for the collection of such taxes, the distribution and use of the revenue derived therefrom and the administration of such law; to provide for certain deductions and exemptions; to provide that such tax shall replace the property tax except as prescribed; to provide for submission to the voters of any county the question of adoption or discontinuance of the taxes authorized by this act; and to provide for violations and penalties.

LEGISLATIVE BILL 42. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 21-303, Reissue Revised Statutes of Nebraska, 1943, relating to corporations; to change the amount of annual fees to be paid by corporations; and to repeal the original section.

LEGISLATIVE BILL 43. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 53-118, Revised Statutes Supplement, 1964, relating to liquors; to provide that regulations of the Nebraska Liquor Control shall not prohibit the sale of beer or other malt beverages in containers having a capacity of six fluid ounces or more; and to repeal the original section.

LEGISLATIVE BILL 44. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 1, of the Constitution of Nebraska, relating to revenue and taxation; to provide that the Legislature may provide for a different method of taxing real property; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 45. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 53-103, as amended by Chapter 4, Laws of (Extraordinary) Session, Nebraska State Legislature, 1963, section 1, 53-123.08, 53-124, and 53-179, Revised Statutes Supplement, 1963, relating to liquors; to redefine bottle clubs; to provide powers of bottle clubs; to provide for license fees for bottle clubs as prescribed; to change closing provisions of bottle clubs; and to repeal the original sections and also Chapter 5, Laws of (Extraordinary) Session, Nebraska State Legislature, 1963.

LEGISLATIVE BILL 46. By Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend section 84-714, Revised Statutes Supplement, 1963, relating to the state banner; to provide that the state banner shall be displayed on all public buildings within the State of Nebraska under the flag of the United States of America; and to repeal the original section.

LEGISLATIVE BILL 47. By George Syas, Legislative District 13; Calista Cooper Hughes, Legislative District 1 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 32-708, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to change the manner of numbering initiative amendments to the Constitution of Nebraska on the ballot; and to repeal the original section.

LEGISLATIVE BILL 48. By Arnold Ruhnke, Legislative District 31; Eugene T. Mahoney, Legislative District 5 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 2, of the Constitution of Nebraska, relating to the executive; to eliminate the ineligibility of executive officers to any other state office during the period for which they have been elected or appointed; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 49. By Chester Paxton, Legislative District 40.

A BILL FOR AN ACT relating to the State Capitol; to provide that the replica of the Liberty Bell shall be placed at the top of the steps at the north entrance of the capitol.

LEGISLATIVE BILL 50. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 24-601, Revised Statutes Supplement, 1963, relating to investments; to provide for the investment, as prescribed, of funds held in certain fiduciary capacities, whether now in existence or established after the effective date of this act; and to repeal the original section.

LEGISLATIVE BILL 51. By Eugene T. Mahoney, Legislative District 5 and William Skarda, Legislative District 7.

A BILL FOR AN ACT to amend section 39-771, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to permit the use of pneumatic tires with studs as prescribed; and to repeal the original section.

LEGISLATIVE BILL 52. By John E. Knight, Legislative District 26; Jerome Warner, Legislative District 25 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT relating to the making of personal loans, repayable in installments, by banks, savings banks and trust companies; to permit such institutions to make such personal loans within authorized rates of charge and under regulations appropriate

for the protection of borrowers; to provide for the administration and enforcement of this act; to provide for the prescribing of regulations; to provide for the keeping of books and records and the making of annual reports; to provide means for discovery of violations of this act; to provide penalties; and to repeal Chapter 8, article 8, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 53. By Kenneth Bowen, Legislative District 37 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT relating to the Attorney General; to establish a bureau of criminal investigation; to designate the number of members thereof; to establish the qualifications, compensation, allowance of expenses and oath required of said members; to set forth the powers and duties of said member; to require reports of investigations; and to declare an emergency.

LEGISLATIVE BILL 54. By Edward R. Danner, Legislative District 11 and William Skarda, Legislative District 7.

A BILL FOR AN ACT to amend section 32-226, Reissue Revised Statutes of Nebraska, 1943, and section 32-438, Revised Statutes Supplement, 1963, relating to elections; to provide for notice to electors when the polling place has been changed since the last election; and to repeal the original sections.

LEGISLATIVE BILL 55. By Dale L. Payne, Legislative District 3 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to soil and water conservation districts; to provide for the investment and security of the funds of soil and water conservation and watershed conservancy districts as prescribed; and to provide for redistribution of the capital assets of a watershed conservancy district upon dissolution.

LEGISLATIVE BILL 56. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend sections 79-488 and 79-488.06, Revised Statutes Supplement, 1963, relating to school buses; to require inspection of school buses not owned by school districts; to require physical and mental examinations of school bus operators not under contract; to limit the number of children that may be transported in a school bus as prescribed; to provide a penalty; and to repeal the original sections.

LEGISLATIVE BILL 57. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to repeal section 42-340, Reissue Revised Statutes of Nebraska, 1943, relating to husband and wife.

LEGISLATIVE BILL 58. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 25-1202, Reissue Revised Statutes of Nebraska, 1943, relating to evidence; to provide that an automobile accident shall not be construed to be a transaction for purposes of the dead man statute; and to repeal the original section.

LEGISLATIVE BILL 59. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to repeal Chapter 77, article 7, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, relating to taxation.

LEGISLATIVE BILL 60. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to revenue and taxation; to provide for the use of average inventories in determining the value of certain personal property for taxation, as prescribed; and to provide how to arrive at the same.

LEGISLATIVE BILL 61. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 60-430.01, Reissue Revised Statutes of Nebraska, 1943, and sections 39-727 and 60-430.02, Revised Statutes Supplement, 1963, relating to motor vehicles; to make certain penalties discretionary rather than mandatory; and to repeal the original sections.

LEGISLATIVE BILL 62. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 42-309, Reissue Revised Statutes of Nebraska, 1943, relating to husband and wife; to provide for procedures in the issuing of restraining orders; and to repeal the original section.

LEGISLATIVE BILL 63. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to public officials; to provide that any elective or appointed officer of the state, county, city or village government must prior to taking office disclose what corporations, associations, cooperatives or persons he represents or has a substantial interest in; and to provide for penalties and forfeiture of office.

LEGISLATIVE BILL 64. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to highways; to authorize the Department of Roads to enter into agreements with a city of the metropolitan class to establish public parking facilities on land under state highway bridges and overpasses as prescribed.

LEGISLATIVE BILL 65. By Peter H. Claussen, Legislative District 18, Richard Lysinger, Legislative District 36 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT to amend sections 2-1517.03 and 2-1518, Revised Statutes Supplement, 1963, relating to soil and water conservation; to provide authority for the commission to appoint supervisors until individuals are elected; to stagger their terms; to define electors; and to repeal the original sections.

LEGISLATIVE BILL 66. By Hal W. Bauer, Legislative District 28, George C. Gerdes, Legislative District 49 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT relating to crimes and punishments; to make it unlawful to operate a motor vehicle upon a public highway or road in a speed contest including drag racing; and to provide penalties.

RESOLUTIONS

LEGISLATIVE RESOLUTION 3. Re: Study of the State, County, City, and Township Highway and Street Systems.

Introduced by Eugene T. Mahoney, 5th District and Terry Carpenter, 48th District.

WHEREAS, the Legislative Council Committee on the distribution of the state gasoline tax, established by resolution of the

Seventy-second Session of the Nebraska State Legislature, has recommended:

1. That a comprehensive study of the state, county, city, and township highway and street systems be conducted by experts in the field, the study to include road and street administration and financing, construction and maintenance;

2. That this study be broad enough to include the problems of pay and fringe benefits of the professional employees of the Department of Roads with the view of keeping them competitive with the other states; and

3. That the 1965 Nebraska Legislature authorize this study early in the session, including the appropriation of the necessary funds, so that there will be plenty of time for its completion prior to the 1967 session; and

WHEREAS, a study of the finances and administration of these highways, roads and streets should be made.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a statewide study of the needs, classifications and financing of all public roads, streets and highways and to report its study and make recommendations thereon to the next regular session of the Legislature. The study and recommendations shall include, but shall not be limited to, the following:

(a) Sound legislative policies and management practices to be followed in highway construction and maintenance in view of the increase in available funds for these purposes.

(b) An equitable basis for distribution of all highway revenues so that this money will be most judiciously spent.

(c) Techniques to be used to get closer coordination between the state and local units in planning and constructing our highways, roads, and streets.

(d) An engineering study and inventory of the present use and deficiencies and forecast the future needs and improvements necessary for all highways, roads, and streets in the state according to appropriate standards.

(e) Make such other recommendations as will assure the development of an efficient and effective balanced, integrated transportation network within the State of Nebraska.

2. The committee shall prepare and recommend such legislation as may be necessary to secure the objectives of the study.

3. The committee shall utilize the facilities and services of the Federal Bureau of Public Roads, the State Highway Commission, the State Engineer, and the Department of Roads.

4. The committee in making this study is directed to consult and cooperate with agencies named in paragraph 3 hereof and also with any group or groups which may be appointed by the Governor for the purposes of this study.

5. The Department of Roads shall secure such funds as may be needed and available from the Federal Bureau of Public Roads for the financing of any or all aspects of the study, which funds shall be disbursed in the same manner as other federal aid funds appropriated to the Department of Roads, except such expenditures shall be made only pursuant to the approval of the Legislative Council.

6. The committee shall also secure and utilize the cooperative assistance of counties, cities, and villages in the conduct of such study.

LR 3 was referred to the Executive Board of the Legislative Council.

Members Excused

Messrs. Skarda and Syas asked to be excused for Thursday Morning, January 7, 1965. No objections. So ordered.

STANDING COMMITTEE REPORTS

Committee on Urban Affairs

Officers Elected

Vice Chairman
Secretary

John E. Knight
Lester Harsh

(Signed) George Syas, Chairman

Committee on Public Health

Officers Elected

Vice Chairman
Secretary

Calista Cooper Hughes
Rudolf C. Kokes

(Signed) Marvin E. Stromer, Chairman

Judiciary Committee

Officers Elected

Vice Chairman

Frank Nelson

(Signed) Sam Klaver, Chairman

Agricultural Committee**Officers Elected**

Vice Chairman

H. C. Crandall

Secretary

John E. Knight

(Signed) M. A. Kremer, Chairman

MOTION—Telephone Credit Cards

Mr. President: I move that the Telephone Credit cards not be used. (Signed) Harold B. Stryker

The motion lost with 12 ayes, 34 nays and 3 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 67. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 17-716, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend the time for filing claims against cities of the second class and villages for damages arising from defective streets, alleys, sidewalks, public parks or other public places within such cities or villages; and to repeal the original section.

LEGISLATIVE BILL 68. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 39-1370, Revised Statutes Supplement, 1963, relating to state highways; to provide that a disabled vehicle unable to move safely by its own power may be towed on the freeway to its place of destination; and to repeal the original section.

LEGISLATIVE BILL 69. By Dale L. Payne, Legislative District 3, Eugene T. Mahoney, Legislative District 5, and William R. Skarda, Legislative District 7.

A BILL FOR AN ACT to amend section 38-1001, Revised Statutes Supplement, 1963, relating to gifts to minors; to redefine terms; and to repeal the original section.

LEGISLATIVE BILL 70. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT relating to cities and villages, particular class; to provide that candidates for public office of cities of the

first and second class and villages may be nominated at a primary election as prescribed.

LEGISLATIVE BILL 71. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 60-302, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that the county treasurer may appoint an agent upon approval of the county board to issue registration certificates and to collect taxes levied on motor vehicles; to provide for a bond; and to repeal the original section.

LEGISLATIVE BILL 72. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 79-1255, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to define the word teacher for a third-class school district; and to repeal the original section.

LEGISLATIVE BILL 73. By Richard Lysinger, Legislative District 36 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT relating to crimes and punishments; to provide that any person engaged in the practice of medicine and surgery or who is in charge of any emergency room or first aid station shall report the treatment of any wound or injury of violence which appears to have been received in connection with the commission of a criminal offense; and to provide penalties.

STANDING COMMITTEE REPORTS

Labor and Public Welfare Committee

Officers Elected

Vice Chairman
Secretary

S. H. Brauer, Sr.
H. C. Crandall

(Signed) Edward R. Danner, Chairman

Salaries and Claims Committee

Officers Elected

Vice Chairman
Secretary

Fred Carstens
Richard Proud

(Signed) Dale L. Payne, Chairman

Government and Military Affairs Committee

Officers Elected
 Vice Chairman William Skarda
 Secretary Calista Cooper Hughes
 (Signed) Jerome Warner, Chairman

Revenue Committee

Officers Elected
 Vice Chairman Terry Carpenter
 Secretary Henry F. Pedersen, Jr.
 (Signed) J. W. Burbach, Chairman

Banking, Commerce and Insurance Committee

Officers Elected
 Vice Chairman Eugene T. Mahoney
 Secretary Rick Budd
 (Signed) Albert A. Kjar, Chairman

Budget Committee

Officers Elected
 Vice Chairman George C. Gerdes
 (Signed) Richard D. Marvel, Chairman

MOTION—Reconsider Action

Mr. President: I move we reconsider our action of yesterday on the Payne motion pertaining to a recount in the First Legislative District. (Signed) J. W. Burbach

The motion lost with 10 ayes, 31 nays and 8 not voting.

STANDING COMMITTEE REPORTS**Public Works Committee**

Officers Elected
 Vice Chairman Peter H. Claussen
 (Signed) Cecil Craft, Chairman

Miscellaneous Subject Committee

Officers Elected
 Vice Chairman Ramey Whitney
 Secretary Lester Harsh
 (Signed) Eric Rasmussen, Chairman

Education Committee

Officers Elected

Vice Chairman
Secretary

Lester Harsh
Pat Moulton

(Signed) Ross H. Rasmussen, Chairman

Adjournment

At 3:32 p.m. on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Thursday, January 7, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, January 7, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Burney presiding.

Prayer was offered by Chaplain Robert Palmer.

The roll was called and all members were present except Mr. Skarda who was excused.

Corrections for the Journal

First Day:

Page 3, line 29, insert the word "with" after the word "carried".

Page 5, line 13, delete the words "(See insert)".

Page 6, line 7, delete "4" and insert "5".

Page 7, line 36, correct the spelling of "Matzke".

Page 13, line 21, correct the spelling of "Bowen".

Page 14, line 18, delete the word "President" and insert the word "Speaker".

Page 14, line 23, insert the word "returned" after "subsequently".

Page 15, line 14, insert the words "(Signed) Frank Marsh".

Page 16, line 15, correct the spelling of "Burbach".

The Journal for the First Day was approved as corrected.

RESOLUTIONS

LR 1.

Mr. Ruhnke offered the following amendment to LR 1:

Change Sec. 2, line 2, by striking "tenth" and inserting "fifteenth".

The amendment was adopted.

Mr. Ruhnke asked for a record vote on the adoption of LR 1:

Voting in the affirmative, 42:

Adamson	Fleming	Lysinger	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Stromer
Brauer	Holmquist	Moylan	Stryker
Budd	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine I.	Warner
Claussen	Knight	Payne D.	Whitney
Craft	Kokes	Proud	Wylie
Crandall	Kremer		

Voting in the Negative, 4:

Mahoney	Nore	Paxton	Pedersen
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Not voting, 3:

Burbach	Danner	Skarda
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LR 1 was adopted as amended.

MESSAGE FROM THE GOVERNOR

January 7, 1965

Mr. President, Mr. Speaker, and
Members of the Legislature:

Submitted for your consideration are the following appointments which I have made since adjournment of the Seventy-fourth (Extraordinary) Session:

Nebraska Power Review Board:

Edward Crowley, Kearney — Appointed December 26, 1963, to the unexpired term of Sid Hellman, resigned, which term ends January 1, 1967.

Sheldon A. Bernstein, 618 Service Life Bldg., Omaha — Appointed March 10, 1964, to the unexpired term of Walter Witthoff, resigned, which term ends January 1, 1966.

Thomas K. Eason, North Bend — Appointed March 23, 1964, to the unexpired term of Clair Callan, resigned, which term ended January 1, 1965. Reappointed December 7, 1964, for term ending January 1, 1969.

William H. Norton, Osceola — Reappointed December 7, 1964, for term ending January 1, 1969.

Game, Forestation and Parks Commission:

Martin L. Gable, Scottsbluff — Appointed February 14, 1964, for term ending January 15, 1969.

W. C. (Bud) Kemptar, Ravenna — Appointed September 16, 1964, for term ending September 6, 1969.

Nebraska Oil and Gas Conservation Commission:

Cliff Griffin, McCook — Appointed February 25, 1964, to the unexpired term of G. H. Doran, deceased, which term ends September 28, 1965.

John D. Knapp, Kimball — Appointed December 21, 1964, to the unexpired term of Fred L. Enders, resigned.

Advisory Committee to Department of Institutions and Department of Public Welfare:

George J. Buglewicz, 5848 So. 18th St., Omaha — Reappointed November 26, 1963, for term ending January 1, 1969.

Kara Lee Eikleberry, 2053 Calvert, Lincoln — Reappointed December, 1964, for term ending January 1, 1970.

Board of Educational Lands and Funds:

H. L. Blackledge, Kearney — Reappointed September 22, 1964, for term ending October 1, 1969.

Tom C. Allington, Sunol — Appointed November 5, 1964, to the unexpired term of Clive Short, resigned, which term ends October 1, 1965.

Motor Vehicle Dealers License Board:

J. S. Sidders, Hastings — Appointed September 25, 1964, for term expiring October 19, 1968.

Robert B. Kramer, Scottsbluff — Appointed May 5, 1964, for term expiring May 18, 1968.

State Employees Retirement Board:

Lowell Fisk, Lincoln — Reappointed January 4, 1965, for term expiring January 1, 1968.

Dean Irish, Albion — Reappointed January 4, 1965, for term expiring January 1, 1968.

Director, Division of Employment, Department of Labor:

William E. Daugherty, Lincoln — Appointed December 10, 1963, for indefinite term.

State Tax Commissioner:

George J. Dworak, Lincoln—Appointed November 5, 1964, for the unexpired term of Forrest A. Johnson, resigned, which term ends September 28, 1969.

Respectfully,
(Signed) Frank B. Morrison
Governor

Referred to the Committee on Committees.

RESOLUTIONS

LEGISLATIVE RESOLUTION 2.

Mr. Adamson offered the following amendment to LR 2:

Strike the words "to ascertain if an offer of \$300,000.00 would be accepted as the purchase price.", and insert "to negotiate a conformed option price."

The amendment was adopted.

Mr. Carpenter offered the following amendment to LR 2:

Amend LR 2 to have the Executive Board of the Legislative Council appoint the committee to inspect the buildings of the Lincoln Telephone and Telegraph Company.

The amendment was adopted.

LR 2 was adopted as amended with 47 ayes, 0 nays and 2 not voting.

REFERENCE COMMITTEE REPORT

LB	Committee
1.....	Judiciary
2.....	Government and Military Affairs
3.....	Education
4.....	Banking, Commerce and Insurance
5.....	Miscellaneous Subjects
6.....	Revenue
7.....	Revenue
8.....	Judiciary
9.....	Education
10.....	Judiciary
11.....	Revenue
12.....	Agriculture and Recreation
13.....	Miscellaneous Subjects

14	Urban Affairs
15	Miscellaneous Subjects
16	Miscellaneous Subjects
17	Labor
18	Judiciary
19	Government and Military Affairs
20	Banking, Commerce and Insurance
21	Government and Military Affairs
22	Government and Military Affairs
23	Government and Military Affairs
24	Public Works
25	Revenue
26	Revenue
27	Revenue
28	Revenue
29	Revenue
30	Revenue
31	Revenue
32	Public Health & Welfare
33	Government and Military Affairs
34	Government and Military Affairs
35	Agriculture and Recreation
36	Government and Military Affairs

(Signed) Dwight W. Burney,
President

UNANIMOUS CONSENT—Add Co-introducer

Mr. Stromer asked unanimous consent to add his name as co-introducer to LB 51. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 74. By George Syas, Legislative District 13.

A BILL FOR AN ACT to amend section 14-3,127, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide for a reduction of the time from sixty to thirty days in which assessed abutting property owners may protest against improvements or alterations; and to repeal the original section.

LEGISLATIVE BILL 75. By George Syas, Legislative District 13.

A BILL FOR AN ACT to amend sections 18-2001, 18-2002, and 18-2003, Revised Statutes Supplement, 1963, relating to street im-

provements; to provide that any city or village may include alleys in its grading, curbing, guttering, and paving of any unpaved gap in its street system; and to repeal the original sections.

LEGISLATIVE BILL 76. By Eugene T. Mahoney, Legislaive District 5 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT relating to peace officers; to provide the powers of a peace officer who has stopped any person in a public place whom he suspects of committing or who has committed a crime.

LEGISLATIVE BILL 77. By Eugene T. Mahoney, Legislative District 5 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT to amend section 29-411, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide for the entering of premises covered by the warrant without notice by a peace officer if so directed in the warrant by the issuing judge; and to repeal the original section.

LEGISLATIVE BILL 78. By Terry Carpenter, Legislative District 48, Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend sections 77-701, 77-702, 77-703, and 77-709, Reissue Revised Statutes of Nebraska, 1943, and sections 77-706, 77-707, 77-710, 77-712, and 77-721, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide the manner of listing book accounts and accounts receivable for taxation; to reduce the rate of tax on intangible property; to eliminate certain deductions in determining the values of shares of stock of corporations organized or domesticated under the laws of Nebraska and the value of stock or shares of domestic building and loan associations organized under the laws of Nebraska as prescribed; to reduce the rate of tax on the capital of banks, industrial loan and investment companies and trust companies; to eliminate reserves in determining the value of capital stock of banks, industrial loan and investment companies, and trust companies; to provide that foreign corporations offering investments in mutual funds in Nebraska shall furnish name and address of each investor residing in Nebraska; and to require persons licensed under the provisions of section 45-117, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, to pay tax on other income as prescribed; to eliminate pension trusts from taxation; and to repeal the original sections, and also section 77-730, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 79. By Terry Carpenter, Legislative District 48; Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, of the Constitution of Nebraska, relating to taxation; to provide that the Legislature may adopt an income tax law based upon the laws of the United States; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 80. By Terry Carpenter, Legislative District 48; Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 28, of the Constitution of Nebraska, relating to taxation; to provide for a board to review and equalize assessments of property for taxation, and the terms, qualifications and compensation of its members; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 81. By Terry Carpenter, Legislative District 48 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend sections 77-1201, 77-1202, and 77-1235, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for listing of additional property on the personal tax schedule as prescribed; to clarify the meaning of certain provisions as prescribed; to change the tax situs of cabin trailers, boats, boat trailers, and aircraft; and to repeal the original sections.

LEGISLATIVE BILL 82. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-1501, Reissue Revised Statutes of Nebraska, 1943, and section 77-1514, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the personnel of the county board of equalization as prescribed; to provide for the appointment of the members of the county board of equalization, their term of office, qualification, compensation and expenses; to change the date of preparing and mailing abstract of the assessment rolls of the county; and to repeal the original sections.

LEGISLATIVE BILL 83. By Terry Carpenter, Legislative District 48; Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-412, Reissue Revised Statutes of Nebraska, 1943, and section 77-413, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for notice to taxpayer on changes or additions to his tax return; to provide a penalty for failure to make a return of taxable property during three previous taxing periods; and to repeal the original section.

LEGISLATIVE BILL 84. By Terry Carpenter, Legislative District 48; Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-303.01, Reissue Revised Statutes of Nebraska, 1943, and sections 77-303 and 77-318, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide that the Tax Commissioner shall prepare a schedule of values for the assessment of personal property as prescribed; to provide the effect of county officials violating the general revenue laws of the state; and to provide penalties for failure to file intangible property return; and to repeal the original sections.

LEGISLATIVE BILL 85. By Terry Carpenter, Legislative District 48; Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 28, of the Constitution of Nebraska, relating to the executive; to provide term, duties, qualifications and salary of the Tax Commissioner and for his removal from office; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 86. By Terry Carpenter, Legislative District 48; Eric Rasmussen, Legislative District 32 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, and section 77-1611, Revised Statutes

Supplement, 1963, relating to revenue and taxation; to exempt household goods and personal effects from taxation except when used for profit; to increase the head tax as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 87. By Terry Carpenter, Legislative District 48; Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend sections 77-105 and 77-112, Reissue Revised Statutes of Nebraska, 1943, and section 77-103, Revised Statutes Supplement, 1963, relating to revenue and taxation; to redefine terms; and to repeal the original sections.

LEGISLATIVE BILL 88. By Terry Carpenter, Legislative District 48 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, and sections 77-201, 77-202.01, 77-202.02, 77-202.03, 77-202.04, 77-202.06, and 77-202.07, Revised Statutes Supplement, 1963, relating to revenue and taxation; to reenumerate taxable property exemptions; to provide that the procedure for obtaining exempt status for property shall include all property; to provide that a duly authorized agent of the Tax Commissioner may conduct hearings on exempt status of property; to provide for appeals; and to repeal the original sections.

LEGISLATIVE BILL 89. By Marvin E. Stromer, Legislative District 27 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend sections 48-704 and 48-706, Reissue Revised Statutes of Nebraska, 1943, and sections 48-714.01 and 48-714.02, Revised Statutes Supplement, 1963, relating to safety inspections; to require payment of the inspection fee before a certificate of inspection; to clarify an exception; to provide boiler inspection for private, denominational, and parochial schools; to reduce an inspection fee; and to repeal the original sections.

LEGISLATIVE BILL 90. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 29-614, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide for recovery of costs by a defendant when acquitted on an appeal to the district court; and to repeal the original section.

LEGISLATIVE BILL 91. By Fern Hubbard Orme, Legislative District 29 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend sections 71-1,132.13, 71-1,132.17, and 71-1,132.40, Reissue Revised Statutes of Nebraska, 1943, and section 71-1,132.11, Revised Statutes Supplement, 1963, relating to practice of nursing; to increase fees as prescribed; to change internal references; to redefine the powers and duties of the Board of Nursing as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 92. By Eric Rasmussen, Legislative District 32 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 28-1016, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide that the permitting of nonoccupied and abandoned buildings which have become dilapidated and detrimental to the community shall be deemed nuisances; to provide penalties; and to repeal the original section.

LEGISLATIVE BILL 93. By Eric Rasmussen, Legislative District 32 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 77-1901, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to reduce the time for the county board to order any parcel of real estate sold when such real estate taxes due thereon are delinquent; and to repeal the original section.

LEGISLATIVE BILL 94. By Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to cities of the second class and villages; to provide that candidates for public office of cities of the second class and villages may be nominated at a primary election as prescribed.

LEGISLATIVE BILL 95. By Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend sections 19-2602 and 19-2603, Reissue Revised Statutes of Nebraska, 1943, and section 19-2602.01, Revised Statutes Supplement, 1963, relating to urban renewal; to provide that the provisions of sections 19-2601 to 19-2644, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be extended to include cities of the second class; and to repeal the original sections.

Member Excused

Mr. Paxton asked to be excused Friday, January 8, 1965. No objections. So ordered.

MOTION—Time Limitation on Bills

Mr. President: I move all bills not advanced to Select File by March 31 will be considered killed. (Signed) Henry F. Pedersen, Jr. The motion lost.

Speaker Bowen Presiding**SPEECH—Lt. Governor Burney**

Speaker Bowen asked unanimous consent that Lt. Governor Burney speak and that his remarks be recorded in the Journal. No objections. So ordered.

Mr. Speaker, Members of the 75th Legislature, and friends: I deeply appreciate this privilege of expressing a few of my thoughts concerning our state government to you at this time. After 20 years of active participation, I have formulated some distinct opinions that I shall endeavor to pass on.

To you, the members of this honorable body, I would impress upon you the idea that you are the most powerful branch of state government. You are that branch that writes the rules by which we live. You can pass any law, repeal any law, or amend any law that you deem advisable by a majority vote of your membership, and if the bill is vetoed by the Governor, you still have authority with 3/5 to pass over his veto. You can even suggest changes to our constitution for the people to vote upon. The executive branch is limited in power to the administration of the laws you enact and the judicial branch to the interpretation of the laws. In my judgment yours is the body with greatest power and greatest responsibility.

Let's think for a few minutes about the makeup of this body. You have been elected in your several districts to represent the people there. Ours is not a pure democracy where all the people vote on every issue. Hence, laws are not enacted by popular vote but by the vote of their elected representative. How then can you best represent your district? You are here to study each piece of legislation, to get all the facts possible and you should then be able to formulate the opinion that dictates how you should vote. It is physically impossible for all of your people to know these facts and to be able to vote intelligently on each measure. This then is your responsibility. Even though you may get remonstrances and ob-

jections to your judgment, these will represent only a few of the thousands of people you are elected to represent.

What then are the tests to be used to determine what you should do? I believe that there are certain questions you should keep in mind. The first of these is "is this legislation necessary?" You will find many people who have had a problem will say "there ought to be a law", and they may ask you to introduce such a bill. Our law books in my opinion are well cluttered with just such items. If a bill passes this first test of necessity the next question is "is this the right approach?", and last "is it so written that it will accomplish what we are attempting to do?" And in this connection I feel certain that you should have attorneys employed, who are independent of your bill drafting service, to analyze the finished bill for you.

You will have many requests for increases in funds for the operation of the state. I ask you how can it be otherwise? With more demands for roads, schools, welfare, and the institutions, these are the big four in state spending. I would like to quote for you a few figures on population. It took a million years for the population of the world to reach 3 billion. The next 3 billion will be added in only 35 years unless present birth rates are drastically cut. Yes, we in Nebraska are exporting much of our population increase, but we do not export them until we have them pretty well through school. We are paying the cost of their education and then losing them. How long other states can find jobs for them is problematical. However you must determine how much is to be allotted to each spending agency and you must determine whether or not present sources of revenue are fair and equitable. To my mind it is poor economy to short change an institution or a department simply to save tax funds. Certain duties have been given to them and if we can not afford to finance those activities the law setting them up should be repealed. By the same token if you determine in your own mind that our sources of revenue are unequal and unfair to some segments of our economy you should accept the responsibility of working for a change.

These are some of the weighty problems that you will be required to face up to in the weeks ahead. Your task will not be easy. You must be prepared to ward off pressures, but as former President Truman expressed it "if you can't take the heat then get out of the kitchen." I bespeak for you a busy and interesting session. I feel sure that you are equal to the task. There is this that we must all keep in mind. Like the jet pilot of today, we must keep our minds well out ahead of us or our problems will engulf us before we are ready to meet them. My very best wishes go with you and let me again express my appreciation for your giving me this opportunity to speak.

Presentations to Lt. Governor Burney

Mrs. Orme presented a gift from the members of the Legislature to Lt. Governor and Mrs. Burney.

Mr. Burbach presented a plaque from the members of the Legislature to Lt. Governor Burney in appreciation of his 20 years of service in the Legislature.

In honor of Lt. Governor Burney's birthday, Mrs. Burney invited all members of the Legislature to the West Senate Lounge for cake and coffee.

Mr. Danner and Mr. Klaver spoke in tribute of Lt. Governor Burney's service to the Legislature and the State of Nebraska.

Governor Morrison presented two gifts to Lt. Governor Burney: the pen used by Mr. Burney while he served as Governor of Nebraska, and a replica of the first light bulb designed by Thomas A. Edison.

Mrs. Burney thanked the Legislature for the gift.

Members of the Legislature sang Happy Birthday to Lt. Governor Burney.

Ease

The Legislature was at ease from 11:00 a.m. until 11:30 a.m.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to have a meeting of the Budget Committee in the Governor's Hearing Room at 11:45 a.m., after recess. No objections. So ordered.

UNANIMOUS CONSENT—Add Co-introducer

Mr. Crandall asked unanimous consent to add his name as co-introducer to LB 55. No objections. So ordered.

UNANIMOUS CONSENT—Motion Printed in Journal

Mr. Carpenter asked unanimous consent to have the following motion printed in the Journal, and the same to be brought up on Monday, January 11, 1965. No objections. So ordered.

MOTION—Reconsider Action

Mr. President: I move that we reconsider our action on the adoption of the recommendations of the Legislative Council, 2, 4, 5 and 6, leaving recommendations 1 and 3 as is.

(Signed) Terry Carpenter

Laid over until Monday, January 11, 1965.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 96. By Committee on Public Health and Welfare, Marvin E. Stromer, Legislative District 27, Chairman.

A BILL FOR AN ACT to amend section 43-507, Reissue Revised Statutes of Nebraska, 1943, relating to defective and physically handicapped children; to change the duties of the Director of Public Welfare as to defective and physically handicapped children as prescribed; to harmonize the provisions thereof with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 97. By Committee on Public Health and Welfare, Marvin E. Stromer, Legislative District 27, Chairman.

A BILL FOR AN ACT to amend section 83-345, Reissue Revised Statutes of Nebraska, 1943, relating to state institutions; to harmonize the provisions thereof with other legislation; and to repeal the original section.

LEGISLATIVE BILL 98. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 77-1702, Revised Statutes Supplement, 1963, relating to revenue and taxation; to permit state, county and other local officials to accept checks, drafts, money orders and other bills of exchange in payment of taxes; and to repeal the original section.

Recess

At 11:44 a.m., on a motion by Mr. Burbach, the Legislature recessed until 1:45 p.m.

After Recess

The Legislature reconvened at 1:45 p.m., with Mr. Dwight W. Burney, Lieutenant Governor presiding.

The roll was called and all members were present.

The wives of the elected officials were escorted to the front of the Chamber by the members of the Military.

Mrs. Frank B. Morrison and family were escorted to the front of the Chamber by the members of the Military.

Mrs. Philip Sorensen and family were escorted to the front of the Chamber by the members of the Military.

MOTION—Committee to Escort Railway Commissioners

Mr. President: I move that a committee of five be appointed to escort the members of the Railway Commission.

(Signed) George C. Gerdes

The motion prevailed and the President appointed the following to serve on said committee: Gerdes, Kokes, Paine, R. Rasmussen and Danner.

The committee retired and subsequently returned and escorted the Railway Commissioners Wayne R. Swanson, Richard H. Larson, Joseph J. Brown, John Swanson and Fred Peterson to the rostrum.

MOTION—Committee to Escort State Auditor

Mr. President: I move that a committee of three be appointed to escort the State Auditor. (Signed) Cecil Craft.

The motion prevailed and the President appointed the following to serve on said committee: Craft, Budd and Crandall.

The committee retired and subsequently returned and escorted the State Auditor Ray C. Johnson to the rostrum.

MOTION—Committee to Escort State Treasurer

Mr. President: I move that a committee of three be appointed to escort the State Treasurer. (Signed) Albert A. Kjar.

The motion prevailed and the President appointed the following to serve on said committee: Kjar, Bauer and Adamson.

The committee retired and subsequently returned and escorted the State Treasurer Fred Sorensen to the rostrum.

MOTION—Committee to Escort Attorney General

Mr. President: I move that a committee of three be appointed to escort the Attorney General. (Signed) Sam Klaver

The motion prevailed and the President appointed the following to serve on said committee: Klaver, Pedersen and Brauer.

The committee retired and subsequently returned and escorted the Attorney General Clarence Meyer to the rostrum.

MOTION—Committee to Escort Secretary of State

Mr. President: I move that a committee of three be appointed to escort the Secretary of State. (Signed) Maurice A. Kremer

The motion prevailed and the President appointed the following to serve on said committee: Kremer, Harsh and Knight.

The committee retired and subsequently returned and escorted the Secretary of State Frank Marsh to the rostrum.

MOTION—Committee to Escort Lieutenant Governor-elect Sorensen

Mr. President: I move that a committee of three be appointed to escort the Lieutenant Governor-elect.

The motion prevailed and the President appointed the following to serve on said committee: Stryker, Clausen and Whitney.

The committee retired and subsequently returned and escorted the Lieutenant Governor-elect Philip Sorensen to the rostrum.

MOTION—Committee to Escort Supreme Court Judges

Mr. President: I move that a committee of seven be appointed to escort members and members-elect of the Supreme Court. (Signed) George H. Fleming.

The motion prevailed and the President appointed the following to serve on said committee: Fleming, Skarda, Wylie, Hughes, Nelson, Moulton and Stromer.

The committee retired and subsequently returned and escorted Chief Justice Paul White, Justice Edward F. Carter, Justice Harry A. Spencer, Justice Leslie Boslaugh, Justice Robert C. Brower, Justice Robert L. Smith and Justice Hale McCown to the rostrum.

MOTION—Committee to Escort Governor

Mr. President: I move that a committee of five be appointed to escort the Governor. (Signed) Arnold Ruhnke

The motion prevailed and the President appointed the following to serve on said committee: Ruhnke, Orme, Matzke, Mahoney and Warner.

The committee retired and subsequently returned and escorted Governor Morrison to the rostrum.

Oaths of Office

The oath was administered to the following State Officers by Chief Justice Paul E. White:

John Swanson, Railway Commissioner
 Fred Peterson, Railway Commissioner
 Joseph J. Brown, Railway Commissioner
 Ray C. Johnson, Auditor of Public Accounts
 Fred Sorensen, State Treasurer
 Clarence A. Meyer, Attorney General
 Frank Marsh, Secretary of State
 Philip Sorensen, Lieutenant Governor

Presentation

President Burney presented the gavel to the new Lt. Governor Philip Sorensen.

Lt. Governor Philip Sorensen Presiding

The oath was administered by Chief Justice Paul E. White to Robert Smith, Hale McCown, and Edward Carter, Associate Justices of the Supreme Court.

Oath of Office to Governor

The oath was administered to Governor Frank B. Morrison by Chief Justice Paul E. White.

INAUGURAL ADDRESS OF GOVERNOR FRANK B. MORRISON

January 7, 1965

MR. PRESIDENT, MR. SPEAKER, CHIEF JUSTICE AND ASSOCIATE JUSTICES OF THE SUPREME COURT, AND SENATORS OF THE SEVENTY-FIFTH SESSION OF THE LEGISLATURE OF THE STATE OF NEBRASKA:

Today, on the threshold of its Centennial, Nebraska faces new challenges and opportunities for greatness. Now is the time

for careful reflection and thoughtful projection. We propose not to be the pawns of history but rather authors of one of its better and more meaningful chapters. The purpose of reflection should not be self-adoration or harsh introspection, but the meaningful assessment of causes for past successes and failures with a view toward enabling us to choose the wisest course in our second hundred years.

At the end of this second Centennial, none of us here will be alive, but what we do here can live on, vitally affecting the lives of those who follow us. We can make this Centennial a focal point for a dramatic progression of greatness.

Nebraska is ready to play an ever-increasingly dynamic role in shaping the destiny of this nation. In a world of revolutionary political upheaval and in a nation torn by reapportionment problems, our non-partisan Unicameral Legislature will have an opportunity to set a pattern for responsible government.

We have this potential because of the vision, devotion, self-reliance and rugged efforts of men and women who preceded us. Let us hold fast to these virtues.

Prior to the birth of our own state, a fledgling nation had embarked upon a course of achieving greatness. Long before the discovery of this land other civilizations had risen to great heights and collapsed of their own inbred weaknesses. Progress toward greatness flourished when energetic people, provided with wise leadership, inspired responsible living. Decline and collapse came with the avarice and greed of an over-reaching state or the failure of the state to nurture and satisfy the demands of progress. Even in our own state's history, we find episodes revealing lack of vision.

In his *History of Nebraska*, author James C. Olson sets out a vivid account of early Nebraska frugality. Of the Constitutional Convention in 1875, Olson wrote:

"Economy was the watchword. A resolution requiring the Secretary of State to furnish each delegate with three dollars' worth of postage stamps was voted down in haste; in lieu of hiring a Chaplain, the convention decided to ask ministers of the various Lincoln churches to open the daily sessions with prayer (for free); a shorthand report of the proceedings was dispensed with as too expensive, with the result that there is no verbatim report of the convention.

"One of the main items of business was the adoption of a resolution that the committee use 'nothing but pure, unadulterated English' in drafting various sections of the constitution."

Fortunately, this attitude has not been prevalent throughout the history of this state. Such parsimonious practices would have prevented our writing the more glorious chapters of the state's accomplishments. The administration of public agencies should never be permitted extravagance, but must not be crippled by inadequacy.

History of past civilizations teaches us that excessive government dulls the edge of husbandry. Insufficient government insures discord and ineffectiveness, but wise use of government is essential to the preservation and survival of civilization. Meeting our responsibilities with prudence should be our watchword.

Our first responsibility is education. Education, broadly based, and of quality commensurate with economic and social advancement, is the only safeguard of liberty and of achievement.

No tyrant has ever dictated to people competent to assume the role of decision making. No nation has ever collapsed in which all of its citizens were developing their maximum capacity for self-improvement and social contribution.

In recent years, the large increase in the number of students, the decline in demand for unskilled labor, coupled with the increasing need for skilled technicians, necessitates our devoting more resources to education. We must provide each Nebraskan with an education which will prepare him for a place in our modern world. We who hold in our hands the responsibility for the future of our state cannot ignore the people who will be the foundation of that future. At the same time, we must explore methods of making better use of our present educational facilities.

I recently suggested that the State Department of Education study the feasibility of utilizing our school facilities on a year-around basis. We should also investigate the possibility of installing quarter systems, giving to students the option of year-around attendance or of taking out any three months period desired by the student. Such a program would distribute student participation in classes and insure a youth labor force throughout the year. This would reduce the congestion which has plagued both the schoolroom and the opportunity for youth employment. Such a fuller utilization of facilities would enable us to expand vocational training in all of our communities. I would request a report on this matter by the state Department of Education to the legislature and the Governor prior to the commencement of the next regular session.

When I appeared before you two years ago, I suggested the eventual adoption of a higher educational complex composed of our present state colleges and the University, administered by one Board of Regents. I now believe that Omaha University and the junior colleges will become a part of this complex. I recommend

that you establish in this session a coordinating committee on higher education as an original and essential step in insuring closer coordination, the elimination of duplication and insuring maximum use of existing facilities and personnel.

In the field of vocational education, we should make maximum use of Milford before building another trade school. The demand for technical and vocational training is too widespread to be met by a school located in any one or two areas of the state. We should use all existing federal government facilities as well as our existing local educational plants.

From brick and mortar, let us turn our attention to teaching and instruction as the key to unlock the potential of our new Nebraska.

By 1967, it is my hope that all young Nebraskans may be within a knob's turn of new educational excitement and excellence through the miracle of educational television. Access to the best instruction in vocational and technical fields, activating new interest in science, arts and culture shall bring new dimensions of knowledge to all of our people. You can accomplish this by completing our statewide educational television system in the coming biennium.

The educational system must not be limited to improving the knowledge and skill of the normal person. We must bring fresh hope to the handicapped children and new hope to Nebraska's mentally retarded. Under-developed human potential of all of our people is the greatest political and social waste of our time. This we cannot afford.

In dealing with the criminal, the anti-social, the mentally retarded, our state institutions must not limit their scope of operation to warehousing or storing human beings. These institutions, in their largest sense, must be adapted to rehabilitate people and, wherever possible, develop the potential of human life for fulfillment and not decay.

Through the administration of our state hospitals, penal institutions and state-operated schools and homes we can realize our greater objective in developing the potential of our people to their fullest capabilities. Your action in placing the responsibility for state institutions under the Governor has enabled us to administratively achieve substantial progress. The keynote of this program has been, and will continue to be, the development of self-reliant citizens who will add to rather than detract from the society in which we live.

The expansion of probation and parole for the anti-social, increased educational programs within our penal institutions for those convicted of crime, more skillful therapy for our mentally disturbed,

new educational programs in Beatrice are all aimed in the direction of reducing to a minimum the numbers of people permanently institutionalized.

Our training schools have been moving in the direction of specific vocational education to accommodate older children who have been released from these institutions. This enables these youngsters to acquire salable skills and constructive places in society.

We have opened a new clinic at the Orthopedic Hospital in Lincoln. We are contemplating, through crippled children's service, the broadening of a program to include plastic surgery where physical blemishes are creating a psychological hazard for the children.

For the care of the mentally retarded bed patients we have initiated a program through the use of an unoccupied wing at the hospital for the tuberculous at Kearney. The institutional program for the mentally retarded must be supplemented by adequate public school programs for the educable mentally retarded.

In the months ahead, we will be asking for legislation to move non-psychotic elderly patients from mental hospitals to nursing homes operating under federal matching grants. Previous commitment of these people to mental hospitals has been both a violation of the spirit of the law and uneconomical use of state facilities.

It is time for us to meet the major problem that we are faced with in the field of mental health and mental retardation. We must employ staff personnel sufficient in number and quality to treat the mentally ill and return them to community life.

We have implemented the law passed by the last legislature in combining the state penitentiary and the reformatory into one complex. We believe that this has enabled us to achieve a more efficient and economical operation and a better program of rehabilitation by allowing the widest latitude in the utilization of available facilities.

Full utilization and preservation of our human resources demands more attention to the area of conserving human life and property.

No area of state activity disturbs me more than traffic safety. Roads and highways have been filled with an unparalleled loss of life and property. It is my belief that we must add additional highway patrolmen and increase the beginning patrol pay scale to assure its continued excellence.

We also need a stronger driver improvement program, which would place stiffer penalties on willful violators; we need improved

court procedure dealing with traffic violations including uniformity of fines; and we need additional district traffic engineers and staffs to provide necessary services to local communities.

I am confident of your support, recalling your valuable assistance in passing the 1963 driver education bill and other measures designed to promote safety on the highways.

A healthy economy is the foundation for all of our other achievements. In spite of adverse weather conditions and a serious drop in livestock prices, I am glad to report the Nebraska economy enjoyed a relatively good year in 1964. Personal income was up 4.4 per cent in the first three quarters and the year's total income should exceed 3.6 billion dollars. Retail business should total 2.1 billion dollars, an increase of 2 to 3 per cent for the year. It is heartening that many smaller cities and rural counties are showing a business growth.

Total cash receipts by Nebraska agriculture, including payments under several federal programs, was only one per cent below 1963 in spite of a decline of 70 million bushels in corn production alone.

Cattle numbers are at a record high and Nebraska now ranks second among all the states in the numbers of cattle on feed. Although still too low, hog prices are running more than \$1.50 a hundred above a year ago.

Increasing mechanization of agriculture and the resulting consolidation of farms has brought in its wake accelerated depopulation of rural areas and new demand for employment opportunities. Irrigation, fertilization and crop improvement have increased production to the point where expanded markets are of primary concern. New crops have become essential to replace those in surplus. To this end we recommend additional programs at the College of Agriculture, including the establishment of an additional research center at the Sioux Ordnance Depot to develop safflower and other alternative crops for wheat.

In the area of livestock research, the program at Clay Center must become a reality during the coming year.

In a search for new markets, we have materially expanded the export of wheat. The Nebraska Wheat Commission has played an important role in this effort. We must have corresponding effort in expanding the export of meats. To that end and with your help, I shall initiate a Nebraska Meat Export Council.

The State Department of Agriculture has done a remarkable job under the Agresearch Program vested in it by your action. New industrial uses are being discovered. We have established

under contract with American Maize a new industrial plant at Central City to manufacture packaging film from high amylose corn.

Patent applications are being prepared or have been filed for inventions in the following areas: modified soap ingredient; catalytic process for converting lard and tallow into short chain esters; a starch foam made from amylose starch; an adhesive and resin based on starch; a rigid urethane foam based on starch; process for the extrusion of edible transparent wrapping film from starch; a growth stimulator chemical based on amylose starch. We have 32 patent applications in foreign countries on the amylose starch. We have 9 patent applications in foreign countries to date on growth stimulator and in the process of filing a dozen or more.

The division of resources has, in the past 100 weeks, announced 100 new industries or expansion of existing ones, but the fact still remains that this program is only in its infancy. We must have closer coordination between the University of Nebraska, all of its Colleges, The State Department of Agriculture, including its division of resources, and the industrial and business community generally.

Your honorable body in 1961, at my suggestion, adopted the machinery for the Nebraska Research Institute which you have never funded. I believe this is essential to the coordinated effort in the direction mentioned. I therefore recommend that funds be made available to implement this research institute through a continuation of the Agresearch Program and the allocation of a portion of the funds to the Nebraska Research Institute.

The lifeline of a healthy economy is an adequate highway system. We have continued to make significant advances in this area. During the past two years improvements were provided on about 900 miles of highway. About 450 miles of gravel roads were converted to dustless surface, but another 1,300 miles of gravel remain to be converted.

More spectacular, possibly, are the advances on the interstate system. Two years ago at this time, we had 75 miles complete to full standards. We have completed 127 miles to full standards and, as of today, 215 miles of interstate highway are in use in Nebraska. This is 45 per cent of our mileage, well above the national average of 40 per cent. In the next two years, we expect to have another 95 miles in use, and motorists will be able to travel from Hershey to Omaha or Lincoln on the Interstate.

We have also been placing increased emphasis on more than concrete and asphalt. Aesthetic values have been considered with a strengthened roadside improvement section. The development of a chain of lakes on the Interstate Highway promises to make Nebraska's I-80 one of the most attractive highways in America. We

must continue to make our major highways across the state a showplace for travelers.

Present informational signs are not adequate but I do not believe that we should abandon the Federal subsidy by turning our highways over to uncontrolled and unregulated outdoor advertising. This year efforts will be made to repeal the existing law and deprive the state of the advantages of the existing subsidy. I oppose this repeal and urge you to consider such proposals carefully, bearing in mind the importance of promoting the state's natural attractiveness to our visitors while working sufficient modification of existing information advertising as to accommodate the traveler.

A wise tax policy is essential to a healthy and dynamic economy. Most of the inequity in our present tax structure arises from the inequality of school district tax levies. Much publicity and concern is given to state expenditures and state tax problems. Little is given to school district and local taxes. Local school taxes over which the state has no control amount to more than all of the property taxes for local and state government combined. People must realize that they will have little relief from high property taxes until they make fuller use of the local school facilities and explore additional revenue for local school support.

Inequality of taxes between districts is something that can be alleviated only by some form of either state or federal aid. We shall discuss this to a fuller degree in later messages.

The Federal Government has invaded the income tax field to such an extent that I recommend, along with most of the other Governors, that some of these funds be rebated to the state to help with school financing. The incoming session of Congress will be requested to enact legislation to this end.

I will submit to the Legislature within twenty days a proposed budget reflecting my judgment as to the realistic needs of the state during the next biennium. This budget will provide for some increased expenditures which can be paid for by the following increases: an increase in cigarette taxes, a tax on other tobacco products; an increase in beer and liquor taxes; an increase in pari-mutuel betting taxes and an increase in insurance premium taxes on foreign companies, together with certain fee increases.

I will also recommend an excise tax on meal service and lodging, to be used for tourist promotion and recreational development as a substitute for the current special levy for state parks.

The future economic development of the state in part will be determined by the abundance and cheapness of our electric power. While Nebraska's Public Power System has brought a high degree

of development to our electric industry, we are confronted with very definite problems, most of which arise from a lack of integration of effort and jealousies which give birth to overlapping jurisdiction.

I can report that the Power Review Board established by the last session of the Legislature has honestly and diligently pursued a very difficult task, but I think the time has arrived when the Legislature can and must come to grips with integrating our public power system and I will later present for your consideration alternatives to implement such intergration.

At the present time, the State is paying nearly \$84,000 annually for space outside of the State Capitol Building. This cannot be tolerated as permanent policy and I recommend that this session of the Legislature provide for the erection of an office building which will be available at the time of our Centennial Celebration in 1967. The housekeeping functions of State Government must be consistently reassessed to promote efficiency.

Responsible government must always be attentive to efficiency and economy of operation. It is my belief that the executive and legislative branches of state government have a joint responsibility in developing state fiscal policy.

I indicated the need for a number of management improvements in my inaugural address of two years ago. The Legislature saw fit to provide funds for studies in fiscal management, personnel and organization.

So far, we have established a modern program budgeting system; we are preparing standard accounting procedures; we are studying requests for a data processing installation and we have examined in some detail the need for a centralized personnel plan designed to assure equity in salaries, reduced employee turnover and offer attractive career opportunities.

The most comprehensive management action yet to be taken is the realignment of certain duties by state officers. This need has been long recognized, as was shown by passage of Constitutional Amendment Number 5. The passage of this amendment opens the door for vast organizational, administrative and fiscal progress. For this reason, I urge your favorable consideration of legislation creating a department of administrative services which would provide the means for this important end.

As in the past, I pledge to conduct an active administration which will deal with our great responsibilities and which will make efficient use of the personnel available to us. The lieutenant governor will be called upon to assume an active role in promoting the economy and effectiveness of the administration of state government.

I shall from time to time give you special messages on matters under consideration by you. All of you are invited to visit the governor's office at any time to discuss our mutual problems.

There are those among us who will say that the programs stressed in this message constitute government paternalism and the expansion of the welfare state. The very reverse is true. The only effective check upon political dependency are self-supporting citizens. This administration now is, and always will be, dedicated to this end.

Inadequacy and fear born of ignorance have always been the worst form of human slavery. The human mind, confined in the prison of ignorance, can never know liberty until unlocked by the key of knowledge. In no small degree that key is in your hands.

The overriding and supreme challenge facing all of us today is to adapt our methods and institutions to the necessities of the times. We should remember that a wise and fearless president made possible the development of this vast region by the Louisiana Purchase; and that his far-seeing action subjected him to severe attack by little men with little vision who said he was violating the Constitution.

I am reminded of the Words of James Russell Lowell:

“New occasions teach new duties; time
makes ancient good uncouth;
They must upward still, and onward,
who would keep abreast of truth.”

May God grant us the wisdom to distill from our divergent points of view a program of concerted action which will lead our state to new plateaus of vision and attainment, to the end that the beginning of the new Centennial may be a glorious chapter in the history of Nebraska.

(Signed) Frank B. Morrison

Closing Ceremony

Governor Morrison was escorted from the Chamber

The Chief Justice, Associate Justices, and Judges of the Supreme Court were escorted from the Chamber.

Speaker Bowen Presiding

Lt. Governor Sorensen was escorted from the Chamber.

The State Officers were escorted from the Chamber.

The Morrison Family, the Sorensen Family, and the State Officers' wives were escorted from the Chamber.

Announcement

Speaker Bowen announced that a reception would be held in the Governor's office.

Adjournment

At 3:00 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Friday, January 8, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FOURTH DAY

Legislative Chamber, Lincoln, Nebraska

Friday, January 8, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Mr. Klaver, Mr. Paxton, and Mr. Syas who were excused.

Corrections for the Journal

Second Day:

Page 21, line 6, delete "PUBLIC WELFARE".

Page 21, line 10, delete "APPROPRIATIONS & CLAIMS" and insert "SUBJECTS".

Page 21, line 15, delete "MISCELLANEOUS SUBJECTS" and insert "WELFARE".

Page 21, line 23, correct the spelling of "Holmquist".

Page 23, line 5, insert the word "Committee" after "Subjects".

Page 26, line 35, correct the spelling of the word "increase".

Page 27, line 2, correct the spelling of the word "Legislative".

Page 27, line 5, correct the spelling of the word "drafting".

Page 31, line 38, delete the word "Bill" and insert "William M.".

Third Day:

Page 47, line 4, correct the spelling of "original".

Page 47, line 26, delete the first "77-712" and insert "77-710".

Page 50, line 38, correct the spelling of the word "of".

Page 55, line 4, correct spelling of "Council".

Page 61, line 32, correct spelling of "develop".

Page 62, line 13, delete "child" and insert "children".

Page 65, line 36, correct spelling of "increase".

Page 66, line 20, correct spelling of "responsibility".

The Journal for the Second and Third Days was approved as corrected.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 99. By Eugene T. Mahoney, Legislative District 5; Jerome Warner, Legislative District 25 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend sections 79-328, 79-488, and 79-488.06, Revised Statutes Supplement, 1963, relating to education; to provide for the administration of rules and regulations pertaining to school buses; to change provisions for inspection of school buses as prescribed; to require a special school bus operator's permit as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 100. By Eugene T. Mahoney, Legislative District 5 and William R. Skarda, Legislative District 7.

A BILL FOR AN ACT relating to crimes and punishments; to make the unlawful assault of any law enforcement officer, while engaged in the performance of his official duties, a felony; and to provide for penalties.

LEGISLATIVE BILL 101. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 66-423, Revised Statutes Supplement, 1963, relating to motor vehicle fuels; to provide that counties, cities, and villages may issue bonds for the construction of county highways and city and village streets and to pay the interest on and to retire such bonds from the funds received from the Gasoline Tax Fund; and to repeal the original section.

LEGISLATIVE BILL 102. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to liquors; to provide that no manufacturer, distributor, wholesaler, nor retailer shall accept or receive credit for a period exceeding thirty days from the date of delivery of any alcoholic liquors, including beer; to provide duties; to provide for violations; to provide a penalty; and to provide for determination of time.

LEGISLATIVE BILL 103. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 10-702, Reissue Revised Statutes of Nebraska, 1943, relating to school district bonds; to restrict the submitting the question of bond issues in school districts, when defeated, as prescribed; and to repeal the original section.

LEGISLATIVE BILL 104. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend sections 22-403 and 22-405, Reissue Revised Statutes of Nebraska, 1943, relating to consolidation of counties; to provide for reducing the number of required signatures necessary to petition for consolidation of counties; to reduce the number of votes required in each county to effect consolidation; and to repeal the original sections.

LEGISLATIVE BILL 105. By Richard Lysinger, Legislative District 36; Rudolf C. Kokes, Legislative District 41 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT to amend sections 81-2,165, 81-2,167, 81-2,169, and 81-2,170, Reissue Revised Statutes of Nebraska, 1943, and section 81-2,171, Revised Statutes Supplement, 1963, relating to bee husbandry; to designate the State Entomologist as State Apiarist; to create an apicultural advisory board as an advisory board; to provide for the members of the board, the term of office, qualifications, and expenses; to provide powers for inspection; to provide for destruction of diseased bees or apiaries as prescribed; to provide for quarantine of apiaries; to provide for shipment of bees and equipment into and out of state as prescribed; to harmonize the provisions with previous legislation; to provide a construction clause; and to repeal the original sections.

LEGISLATIVE BILL 106. By Arnold Ruhnke, Legislative District 31 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 28-1213, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to increase the penalty as prescribed; and to repeal the original section.

LEGISLATIVE BILL 107. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to tires; to provide that all tires sold will be at least four-ply walls; to provide that all retreaded tires will be marked with the age of the carcass and warning; and to provide a penalty.

LEGISLATIVE BILL 108. By Richard Lysinger, Legislative District 36; George C. Gerdes, Legislative District 49 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend section 85-311, Revised Statutes Supplement, 1963, relating to state teachers colleges; to authorize each such college to retain money in its possession for prescribed purposes; and to repeal the original section.

LEGISLATIVE BILL 109. By Peter H. Claussen, Legislative District 18; Calista Cooper Hughes, Legislative District 1 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend sections 85-401, 85-402, 85-403, 85-404, and 85-407, Reissue Revised Statutes of Nebraska, 1943, relating to revenue bonds; to authorize the establishment of parking facilities and the financing thereof by revenue bonds; and to repeal the original sections.

LEGISLATIVE BILL 110. By Calista Cooper Hughes, Legislative District 1; George C. Gerdes, Legislative District 49 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT to amend sections 79-1514 and 79-1527, Reissue Revised Statutes of Nebraska, 1943, relating to school retirement system; to provide for termination of membership by persons who become a member of a retirement system authorized by section 85-320, Revised Statutes Supplement, 1963; and to repeal the original sections.

LEGISLATIVE BILL 111. By Calista Cooper Hughes, Legislative District 1; George C. Gerdes, Legislative District 49 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT to amend section 85-308.01, Reissue Revised Statutes of Nebraska, 1943, relating to state normal schools; to authorize the Board of Education of State Normal Schools to confer, upon completion of a four-year course in liberal arts, a degree of bachelor of science; and to repeal the original section.

LEGISLATIVE BILL 112. By Richard Lysinger, Legislative District 36; George C. Gerdes, Legislative District 49 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend section 79-4,152, Revised Statutes Supplement, 1963, relating to annuities; to permit the purchase of retirement annuity contracts for employees of the state colleges; and to repeal the original section.

LEGISLATIVE BILL 113. By Peter H. Claussen, Legislative District 18; Calista Cooper Hughes, Legislative District 1 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 85-502, Revised Statutes Supplement, 1963, relating to state educational institutions; to change requirements for establishment of domicile as prescribed; and to repeal the original section.

LEGISLATIVE BILL 114. By Peter H. Claussen, Legislative District 18; Richard Lysinger, Legislative District 36 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 13, of the Constitution of Nebraska, relating to education; to change the name of the Board of Education of State Normal Schools to Board of Education of State Colleges; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 115. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 26-183, Reissue Revised Statutes of Nebraska, 1943, relating to municipal courts; to provide that either party in criminal cases arising under city or village ordinances may demand a trial by jury in municipal courts of cities of the metropolitan and primary class; and to repeal the original section.

LEGISLATIVE BILL 116. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 33-106, Revised Statutes Supplement, 1963, relating to fees and salaries; to provide for waiving of fees of complete record in the district court; and to repeal the original section.

LEGISLATIVE BILL 117. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 71-3205, Revised Statutes Supplement, 1963, relating to private detectives; to provide for an investigation of the qualifications of the applicant for a private detective's license; and to repeal the original section.

LEGISLATIVE BILL 118. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 83-423, Reissue Revised Statutes of Nebraska, 1943, relating to state institutions; to harmonize the provisions thereof with previous legislation; to provide that the county attorney shall designate the peace officer to return fugitives from justice; to provide for the examination and payment of expenses for the return of fugitives from justice; to provide for custody of the fugitive; and to repeal the original section.

LEGISLATIVE BILL 119. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT to amend section 81-881, Revised Statutes Supplement, 1963, relating to the Real Estate Commission; to provide additional grounds for suspension of a license of real estate

broker or real estate salesman, as prescribed; to redefine unfair practices; to provide for reinstatement of license; to provide for fees; and to repeal the original section.

LEGISLATIVE BILL 120. By Arnold Ruhnke, Legislative District 31; Eric Rasmussen, Legislative District 32 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend sections 2-1502 and 2-1507, Revised Statutes Supplement, 1963, relating to soil and water conservation; to provide when lease revenue may be used with the approval of the state committee, by the local organizations; to extend powers of the conservation committee; and to repeal the original sections.

REFERENCE COMMITTEE REPORT

LB	Committee
37.....	Education
38.....	Revenue
39.....	Agriculture and Recreation
40.....	Public Health and Welfare
41.....	Revenue
42.....	Revenue
43.....	Miscellaneous Subjects
44.....	Revenue
45.....	Miscellaneous Subjects
46.....	Miscellaneous Subjects
47.....	Government and Military Affairs
48.....	Government and Military Affairs
49.....	Miscellaneous Subjects
50.....	Banking, Commerce and Insurance
51.....	Public Works
52.....	Banking, Commerce and Insurance
53.....	Judiciary
54.....	Government and Military Affairs
55.....	Agriculture and Recreation
56.....	Education
57.....	Judiciary
58.....	Judiciary
59.....	Revenue

60.....	Revenue
61.....	Judiciary
62.....	Judiciary
63.....	Government and Military Affairs
64.....	Urban Affairs
65.....	Agriculture and Recreation
66.....	Judiciary
67.....	Government and Military Affairs
68.....	Government and Military Affairs
69.....	Banking, Commerce and Insurance
70.....	Government and Military Affairs
71.....	Government and Military Affairs
72.....	Education
73.....	Public Health and Welfare

(Signed) Philip Sorensen, President

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 121. By Hal W. Bauer, Legislative District 28; Eric Rasmussen, Legislative District 32 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 24-601, Revised Statutes Supplement, 1963, relating to investments; to provide for the investing in notes secured by first mortgages on real estate in an amount not to exceed seventy-five per cent of the appraised value of the real estate; and to repeal the original section.

LEGISLATIVE BILL 122. By George C. Gerdes, Legislative District 49 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to public institutions; to provide for payment on behalf of children who are receiving care in the Boys' Training School, Girls' Training School, and Home for Children; and to declare an emergency.

MOTION—Copies of Revised Statutes

Mr. President: I move that the State Librarian be authorized and directed to furnish to each member of the Legislature, the Lieu-

tenant Governor, the Clerk of the Legislature, the Associated Press, the United Press, the World Herald, the Lincoln Journal, the Star, and the Committee on Enrollment and Review, not to exceed fifty-seven copies of the current reissue Revised Statutes of 1943 and the 1963 Supplement thereto; also the permanent Journals and Session Laws of the Seventy-third session.

(Signed) Richard D. Marvel

The motion prevailed.

Recess

At 9:27 a.m., on a motion by Mr. Bowen, the Legislature recessed until 9:50 a.m.

After Recess

The Legislature reconvened at 9:53 a.m. with Mr. Philip Sorensen, Lieutenant Governor, presiding.

The roll was called and all members were present except Messrs. Klaver, Paxton, and Syas, who were excused.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 123. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 79-449, Revised Statutes Supplement, 1963, relating to education; to provide for notice of the right of appeal; to provide for notice of suspension, expulsion, or dropping out from school and the return of any child; and to repeal the original section.

LEGISLATIVE BILL 124. By Ross H. Rasmussen, Legislative District 15 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT relating to veterans' affairs; to provide waiver of tuition at institutions of higher education, as prescribed, for certain children; to provide procedures and duties; and to provide for rules and regulations.

LEGISLATIVE BILL 125. By Ross H. Rasmussen, Legislative District 15 and Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT to amend section 77-1226.02, Revised Statutes Supplement, 1963, relating to revenue and taxation; to harmonize the provision thereof with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 126. By Rick Budd, Legislative District 2; Calista Cooper Hughes, Legislative District 1 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT relating to the State Board of Education; to permit the razing of certain buildings.

UNANIMOUS CONSENT—Committee Excused

Mr. R. Rasmussen, Chairman of the Education Committee, asked unanimous consent that the Education Committee members be excused Monday, January 11, 1965, to inspect schools in Omaha. No objections. So ordered.

UNANIMOUS CONSENT—Budget Committee

Mr. Marvel, Chairman of the Budget Committee, asked unanimous consent that the Budget Committee meet in Executive Session five minutes after adjournment and that it hold a public hearing Monday, January 11, 1965, at 2:00 p.m. to hear the Teachers College budget. No objections. So ordered.

Ease

The Legislature was at ease from 9:55 a.m. until 10:00 a.m.

REFERENCE COMMITTEE REPORT

LB	Committee
74.....	Urban Affairs
75.....	Urban Affairs
76.....	Judiciary
77.....	Judiciary
78.....	Revenue
79.....	Revenue
80.....	Government and Military Affairs
81.....	Revenue
82.....	Government and Military Affairs
83.....	Revenue

84.....	Revenue
85.....	Government and Military Affairs
86.....	Revenue
87.....	Revenue
88.....	Revenue
89.....	Public Works
90.....	Judiciary
91.....	Public Health & Welfare
92.....	Public Health & Welfare
93.....	Government and Military Affairs
94.....	Government and Military Affairs
95.....	Government and Military Affairs
96.....	Public Health & Welfare
97.....	Public Health & Welfare
98.....	Miscellaneous Subjects

(Signed) Philip C. Sorensen
President

Members Excused

Mr. Carstens and Mr. Pedersen were excused for Monday afternoon, January 11, 1965.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 127. By Fern Hubbard Orme, Legislative District 29 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend sections 71-2002, 71-2003, 71-2005, 71-2006, 71-2007, 71-2008, 71-2009, 71-2010, 71-2011, 71-2013, and 71-2016, Reissue Revised Statutes of Nebraska, 1943, relating to the State Hospital Survey and Construction Act; to change provisions in conformity with changes in federal legislation so as to assure continued eligibility for federal funds; and to repeal the original sections.

LEGISLATIVE BILL 128. By Arnold Ruhnke, Legislative District 31 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 60-508, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to provide

that any person employed by the government of the United States when such person is acting within the scope or office of his employment shall be exempt from the provisions of sections 69-507 and 60-511, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to repeal the original section.

LEGISLATIVE BILL 129. By Arnold Ruhnke, Legislative District 31 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to adopt a Nebraska state song.

LEGISLATIVE BILL 130. By George C. Gerdes, Legislative District 49; C. F. Moulton, Legislative District 8 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 81-842, 81-851, 81-852, and 81-853, Reissue Revised Statutes of Nebraska, 1943, and sections 81-840 and 81-849, Revised Statutes Supplement, 1963, relating to professional engineers and architects; to define terms; to increase the compensation of members of the Board of Examiners for Professional Engineers and Architects; to provide for architects-in-training; to provide for stamp of engineers and architects on final plans as prescribed; to provide for fees; to provide for enforcement of the provisions of sections 81-839 to 81-856, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; to provide that certain structures shall not be covered by the act; and to repeal the original sections.

LEGISLATIVE BILL 131. By Calista Cooper Hughes, Legislative District 1 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend sections 71-2018, 71-2019, 71-2022, 71-2024, and 71-2025, Reissue Revised Statutes of Nebraska, 1943, and sections 71-2017, 71-2020, and 71-2023, Revised Statutes Supplement, 1963, relating to hospitals; to change provisions in conformity to changes in federal legislation so as to assure continued eligibility for federal funds; and to repeal the original sections.

LEGISLATIVE BILL 132. By Calista Cooper Hughes, Legislative District 1 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend sections 71-601, 71-604, 71-606, 71-607, and 71-622, Reissue Revised Statutes of Nebraska, 1943, and

sections 71-605, 71-612, 71-623, 71-626, 71-627, and 71-634, Revised Statutes Supplement, 1963, relating to vital statistics; to increase fees; to change internal references; to harmonize the provisions thereof with previous legislation; to provide how death certificates shall be completed; to provide for the disposition of the dead body of a stillborn or of a newborn infant; to provide for registering the death of a child born dead; to provide that the filing of birth and death certificates shall be originals only; to provide for certificates of adoptions as prescribed; and to repeal the original sections.

Adjournment

At 10:10 a.m., on a motion by Mr. Bowen, the Legislature adjourned until 1:30 p.m., Monday, January 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, January 11, 1965

Pursuant to adjournment, the Legislature met at 1:30 p.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Carstens, Crandall, Harsh, Kremer, Moulton, Pedersen, R. Rasmussen, Ruhnke, Syas and Warner, who were excused.

Corrections for the Journal

Page 76, line 24, insert a comma after "Supplement".

Page 76, line 24, insert "the" after the word "for".

Page 76, line 26, insert "to" after the word "not".

The Journal for the Fourth Day was approved as corrected.

Announcement

Mr. Klaver, on behalf of Aksarben, invited the members and their husbands or wives to a dinner at the Lincoln Hotel, February 3, 1965 at 5:30 p.m.

Message from the Governor

January 11, 1965

Mr. President, Mr. Speaker, and
Members of the Legislature:

Please be informed that I have appointed the following department heads, with the term in each case expiring January 5, 1967:

Pearle F. Finigan—Director, Department of Agriculture and
Economic Development

James Sandstedt—Director of Aeronautics
 Henry E. Ley—Director of Banking
 George L. Morris—Director of Public Institutions
 Frank J. Barrett—Director of Insurance
 Lambert Eitel—Commissioner of Labor
 B. H. G. Eiting—Director of Motor Vehicles
 John R. Gage—Director of Public Welfare
 John W. Hossack—State Engineer and Director of Roads
 Leo J. Beck, Sr.—Director of Veterans Affairs
 Dan S. Jones, Jr.—Director of Water Resources
 Willard J. Wells—Purchasing Agent

Please be advised, also, that on January 8, 1965, I appointed Ralph Hanks of Lincoln to the Advisory State Highway Commission, replacing C. E. Metzger, resigned, for the term expiring September 14, 1969.

To the Board of Education of State Normal Schools I have appointed James M. Knapp of Kearney and reappointed Bernard M. Spencer of Nebraska City, for terms expiring January 1, 1971.

On August 12, 1964, I appointed the following to the State Board of Health for terms ending September 13, 1967:

Dr. Howard Yost, Grand Island
 Dr. Louis W. Gilbert, Lincoln (Reappointment)
 George R. Meyers, R.P., Gering (Reappointment)

Respectfully,
 (Signed) Frank B. Morrison
 Governor

Referred to the Committee on Committees.

Communications

Letters from Ray C. Johnson, Auditor of Public Accounts, as follows:

January 6, 1965

Hugo Srb
 Clerk of the Legislature
 State House
 Lincoln, Nebraska

Dear Hugo:

Please advise the members of the Legislature that the properly approved surety bond to the State of Nebraska of William F. Swanson, Director of the State Real Estate Commission of the State

of Nebraska, in the amount of \$5,000.00 was filed in this office on January 6, 1965, covering a two-year term.

Witness my hand and official seal this sixth day of January, 1965.

Yours very truly,
(Signed) Ray C. Johnson
Auditor of Public Accounts

RCJ:lml

January 6, 1965

Hugo Srb
Clerk of the Legislature
State House
Lincoln, Nebraska

Dear Hugo:

Please advise the members of the Legislature that the properly approved surety bond to the State of Nebraska of Frank Marsh, Secretary of State of the State of Nebraska, in the amount of \$50,000.00 was filed in this office on January 5, 1965, covering a two-year term.

Witness my hand and official seal this sixth day of January, 1965.

Yours very truly,
(Signed) Ray C. Johnson
Auditor of Public Accounts

RCJ:lml

January 6, 1965

Hugo Srb
Clerk of the Legislature
State House
Lincoln, Nebraska

Dear Hugo:

Please advise the members of the Legislature that the properly approved surety bond to the State of Nebraska of Paul Quinlan, Deputy Secretary of State of the State of Nebraska, in the amount of \$10,000.00 was filed in this office on January 5, 1965, covering a two-year term.

Witness my hand and official seal this sixth day of January, 1965.

Yours very truly,
(Signed) Ray C. Johnson
Auditor of Public Accounts

RCJ:lml

Letter from Frank Marsh, Secretary of State, as follows:

January 7, 1965

The Speaker of the Legislature
Seventy-Fifth Session of the
Legislature of Nebraska

Honorable Speaker:

We are submitting to you a certificate stating that the bonds and oaths for the following elected officials, for the terms beginning the 7th day of January, 1965, and ending the first Thursday after the First Tuesday in January, 1967, are on file in the office of Secretary of State:

Governor Frank B. Morrison
Lieutenant Governor Philip C. Sorensen
Auditor of Public Accounts Ray C. Johnson
State Treasurer Fred Sorensen
Attorney General Clarence Meyer

The certificate further states that the required oaths are on file in the office of Secretary of State for:

Joseph J. Brown, Railway Commissioner, First District
Fred Peterson, Railway Commissioner, Third District
John W. Swanson, Railway Commissioner, Fifth District
Robert L. Smith, Judge of the Supreme Court, Second District
H. Hale McCown, Judge of the Supreme Court, Fourth District
Edward F. Carter, Judge of the Supreme Court, Sixth District

Respectfully submitted,

(Signed) Frank Marsh

Secretary of State

FM:bj
Enclosure

Certificate

Frank Marsh, Secretary of State of the State of Nebraska does hereby certify that Governor Frank B. Morrison, Lieutenant Governor Philip C. Sorensen, Auditor of Public Accounts Ray C. Johnson, State Treasurer Fred Sorensen, and Attorney General Clarence Meyer have filed their bonds and oaths with the Secretary of State as required by law.

I further certify that the required oaths have been filed in the office of Secretary of State by Joseph J. Brown, Railway Commissioner, First District; Fred Peterson, Railway Commissioner, Third

District; John W. Swanson, Railway Commissioner, Fifth District; Robert L. Smith, Judge of the Supreme Court, Second District; H. Hale McCown, Judge of the Supreme Court, Fourth District; and Edward F. Carter, Judge of the Supreme Court, Sixth District.

In testimony whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska.

Done at Lincoln this seventh day of January in the year of our Lord, one thousand nine hundred and sixty-five.

(Signed) Frank Marsh
Secretary of State

(SEAL)

Letter from Max L. Lovejoy, State Accountant, Auditor of Public Accounts, as follows:

January 8, 1965

Hugo F. Srb
Clerk of the Legislature
State House
Lincoln, Nebraska

Dear Hugo:

Enclosed is a copy of the Transfer of Accountability which is required when a new State Treasurer takes office. I refer you specifically to Section 84-605, R. R. S. 1943.

Yours very truly,

AUDITOR OF PUBLIC ACCOUNTS
(Signed) Max L. Lovejoy
State Accountant

MLL:mb

STATE TREASURER OF NEBRASKA TRANSFER OF ACCOUNTABILITY AS OF JANUARY 6, 1965

Cash and Cash Items on Hand, Exhibit I	712,715.66
Cash in Banks, Exhibit II	9,303,492.33
Bank Collateral, Exhibit II	23,035,500.00
Investments and Items Held in Safekeeping, Exhibit III	101,437,198.07
Escheat Estate Personal Property, Exhibit IV	No Value
Total	<u>134,488,906.06</u>

Received of P. Merle Humphries, retiring State Treasurer, the within described list of all Cash, Bonds, Notes and Other Assets of the State Treasurer's Office of Nebraska, as of January 6, 1965.

(Signed) Fred Sorensen

Dated January 7, 1965
Witness Karen S. Koch
Witness A. L. Sanders

EXHIBIT I

	<u>Office Cash</u>	<u>Bad Checks</u>	<u>Deposit in Transit</u>	<u>Total</u>
Cash on Hand Coin and Currency	500.00			500.00
Office Deposit not recorded on Books			712,148.91	712,148.91
Returned Checks to be charged against Depositing Agency	-----	66.75	-----	66.75
Total	<u>500.00</u>	<u>66.75</u>	<u>712,148.91</u>	<u>712,715.66</u>

EXHIBIT II

<u>Bank</u>	<u>Location</u>	<u>Accountable Bank Balance Jan. 6, 1965</u>	<u>Amount of Collateral Securing</u>
First National Bank	Lincoln	4,435,951.69	7,398,000.00
National Bank of Commerce	Lincoln	1,313,233.85	3,928,500.00
First National Bank	Omaha	1,067,000.82	2,574,000.00
Omaha National Bank	Omaha	1,586,106.24	6,013,000.00
United States National Bank	Omaha	444,236.84	2,000,000.00
Guardian State Bank	Alliance	35,219.22	217,000.00
Beatrice National Bank	Beatrice	63,663.49	205,000.00
Bank of Chadron	Chadron	41,766.97	100,000.00
City National Bank	Hastings	53,137.51	100,000.00
Platte Valley State Bank	Kearney	84,387.50	200,000.00
DeLay First National Bank	Norfolk	48,218.71	100,000.00
Bank of Peru	Peru	17,586.15	50,000.00
First National Bank	Wayne	35,123.35	50,000.00
Farmers & Merchants Bank	Milford	76,059.99	100,000.00
Sub Total		9,301,692.33	23,035,500.00
First National Bank	Lincoln		
Section 4-107, Trust Account		1,800.00	
Total		9,303,492.33	23,035,500.00

EXHIBIT III

Agricultural College Endowment Fund

Bonds—Face Value	708,000.00		
Premium	102.78	708,102.78	
Discount		5,643.75	702,459.03

Annuity Reserve Fund

Bonds—Face Value	4,603,000.00		
Premium	1,133.52	4,604,133.52	
Discount		169,419.03	4,434,714.49

Bessey Memorial Fund

Bonds—Face Value		10,000.00	
Discount		968.75	9,031.25

Judges' Retirement Fund

Bonds—Face Value	60,000.00	
Discount	2,700.00	57,300.00

Nebraska Municipal Retirement Fund

Bonds—Face Value	345,000.00	
Discount	19,200.76	325,799.24

Nebraska Safety Patrol Retirement Fund

Bonds—Face Value	762,500.00	
Discount	33,815.60	728,684.40

Nebraska Veterans Aid Fund

Bonds—Face Value	8,080,500.00	
Premium	14,331.66	8,094,831.66
Discount	11,474.58	8,083,357.08

Normal School Endowment Fund

Bonds—Face Value	86,000.00	
Premium	9.36	86,009.36
Discount	2,417.50	83,591.86

Permanent School Fund

Bonds—Face Value	28,662,700.00	
Premium	2,720.82	28,665,420.82
Discount	719,267.58	27,946,153.24

Permanent University Fund

Bonds—Face Value	326,500.00	
Premium	83.82	326,583.82
Discount	1,725.78	324,858.04

School Employees' Savings Fund

Bonds—Face Value	17,248,000.00	
Premium	9,563.46	17,257,563.46
Discount	561,454.64	16,696,108.82

Service Annuity Fund		
Bonds—Face Value	9,340,000.00	
Discount	446,109.36	8,893,890.64
<hr/>		
Temporary School Fund—Bonds Held as Interest		
Bonds—Face Value		6,150.55
Bonds Purchased but not Delivered as of 1-6-65		
11-243 Nebraska Municipal Retirement Fund		
Bonds—Face Value	25,000.00	
Discount	23.44	24,976.56
<hr/>		
11-244 Permanent School Fund		
Bonds—Face Value	130,000.00	
Discount	121.87	129,878.13
<hr/>		
11-245 School Employees' Savings Fund		
Bonds	150,000.00	
Discount	140.62	149,859.38
<hr/>		
Total Trust Fund Investments per Books of State Treasurer		68,596,812.71
Surplus Cash Investments		
Investments—Face Value	32,000,000.00	
Discount	540,367.02	31,459,632.98
<hr/>		
Items Held in Safekeeping		
Department of Veterans Affairs (Face Value)	975,000.00	
Board of Educational Lands & Funds (Face Value)	3,250.00	
Permanent School Fund (Face Value)	2.38	978,252.38
<hr/>		
Permanent School Bonds in Transit (For Collection)		2,500.00
<hr/>		
Total Investments		101,037,198.07
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EXHIBIT IV

Escheat Estate
John Henry Broer

Corporation	Share No.	No. of Shares	Par Value	Corporate Status
Great Western Oil Co. Gallup, New Mexico Combined Oil Co. San Francisco, California	350	2,000	.10	Unknown
	1,665	2,850		
	3,001	4,000		
	1,963	3,650		
	2,350	2,000		
	427	7,500		
	2,242	3,000		
	2,203	1,000		
	26	1,000	1.00	Defunct
Little Kingdom Mining Co. Denver, Colorado	1,043	5	.01	Defunct

Escheat Estate

Steve Miller

- 1 Stevens Shotgun—20 Gauge, Single
- 1 Suitcase
- 1 Rockford Pocket Watch
- 1 Locket Brooch
- 1 Self Generator Flashlight
- 1 Zippo Cigarette Lighter
- 1 Gold Band Ring
- 1 Locket Ring

Checks Escheated from Agricultural Refunds Division

Maker	Date	Bank	Amount
Gerald Elwood	1-21-47	First State Bank Beaver City	1.00
Carl Els, Postal Money Order	7-16-46	No. 297660	1.00
Watkins & Pennington	11-3-45	The Poudre Valley National, Fort Collins, Colorado	1.00

Communication

A letter from Forrest A. Johnson, Nebraska Tax Research Council, Inc., Lincoln, Nebraska, stating they desire to continue furnishing the members of the Legislature with a brief digest of all bills introduced, committee hearings and action, and current status of all bills.

UNANIMOUS CONSENT - Change of Committee

Mr. Skarda asked unanimous consent to change his committee assignment from Urban Affairs to Labor, and Mr. Stromer from Labor to Urban Affairs. No objections. So ordered.

Visitor

Mr. Skarda introduced Mr. Steve Murphy.

Members Excused

Members of the Budget Committee were excused at 2:10 p.m. for a committee hearing.

Mr. Burbach was excused at 2:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT - Add Co-Introducer

Mr. E. Rasmussen asked unanimous consent to add the name of W. H. Hasebroock, Legislative District 16, as co-introducer to LB 92, LB 93, LB 94 and LB 95. No objections. So ordered.

Member Excused

Mr. E. Rasmussen was excused for Tuesday, January 12, 1965.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 1 and LR 2.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 133. By George C. Gerdes, Legislative District 49; Hal W. Bauer, Legislative District 28 and Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT relating to abstracts of title; to define terms; to provide for an Abstracters Board of Examiners and prescribing appointments, term of office, qualification, organization of the board, compensation of members, establishment and disposition of funds, records, and reports to be maintained by the board; to provide for registration of abstracters; to provide who may execute abstract certificates; to require a registered abstracter or attorney in

abstract offices; to provide for examinations and fees; to provide for registration without examination; to provide for temporary registration; to require the filing of a bond; to provide for a certificate of authority; to provide for the duration and renewal of certificates; to provide for temporary certificates; to provide for access to public records; to provide rights of appeal from the decisions of the board cancelling or revoking certificates; to make certain acts unlawful; to provide penalties; to provide exceptions; to provide for admission in evidence of abstracts; to amend section 25-1292, Reissue Revised Statutes of Nebraska, 1943; to provide for severability; and to repeal the original section.

LEGISLATIVE BILL 134. By George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 60-510, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to provide for exceptions from requirements for security as provided by Chapter 60, article 5, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to repeal the original section.

LEGISLATIVE BILL 135. By Eugene T. Mahoney, Legislative District 5; Terry Carpenter, Legislative District 48 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to public health; to create a Board of Registration for X-ray Technicians; to define terms; to provide qualifications for registration as x-ray technicians; to provide for the appointment of members of the board, their qualifications, duties, terms of office, compensation, and removal; to provide for fees and the disposition thereof; to provide for the suspension or revocation of registration; to provide for reciprocity; to make certain acts unlawful; and to provide penalties.

LEGISLATIVE BILL 136. By Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT relating to infants; to provide amendments to Chapter 43, article 10, Revised Statutes Supplement, 1963, providing for Out-of-State Confinement.

LEGISLATIVE BILL 137. By Eugene T. Mahoney, Legislative District 5; William R. Skarda, Jr., Legislative District 7 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to cities and villages, particular class; to provide a minimum salary for officers and men of police

and fire departments of cities of the metropolitan, primary, and first class; and to repeal sections 14-608 and 14-703, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 138. By Eugene T. Mahoney, Legislative District 5; Henry F. Pedersen, Jr., Legislative District 4 and Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT to amend section 32-231, Revised Statutes Supplement, 1963, relating to elections; to provide an increase in the salary of the election commissioner and the chief deputy commissioner in counties having more than two hundred thousand inhabitants; to provide when such increase shall become operative; and to repeal the original section.

UNANIMOUS CONSENT - Add Co-Introducer

Mr. Skarda asked unanimous consent that his name be added as co-introducer of LB 138. No objections. So ordered.

LEGISLATIVE BILL 139. By Eugene T. Mahoney, Legislative District 5; William R. Skarda, Jr., Legislative District 7 and Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 32-203, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to eliminate the provision that the election commissioner is ineligible for any elective or appointive office or to become a candidate within three months after his term of office has expired; and to repeal the original section.

LEGISLATIVE BILL 140. By Eugene T. Mahoney, Legislative District 5; William R. Skarda, Jr., Legislative District 7 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT to amend section 25-1626, Reissue Revised Statutes of Nebraska, 1943, relating to jury commissioner; to provide an increase in the salary of the jury commissioner, in counties of over two hundred thousand inhabitants; to provide when such increase shall become operative; and to repeal the original section.

LEGISLATIVE BILL 141. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to taxation; to adopt an income tax as prescribed; to provide for rates and administration; to provide penalties; and to provide for rules and regulations.

LEGISLATIVE BILL 142. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to cities and villages, all; to authorize all municipalities organized as cities and villages under laws of the State of Nebraska, to levy a tax for the purpose of accumulating a special fund to be used for the purpose of purchasing maintenance equipment for the streets, alleys and boulevards of cities and villages; to authorize the governing body of such municipality to issue bonds, with interest coupons attached; to provide that said bonds so issued shall be payable only from the funds derived from such tax; and to provide that the said fund accumulated from said special tax may be invested.

LEGISLATIVE BILL 143. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to repeal Chapter 70, article 10, Revised Statutes Supplement, 1963, relating to the power review board.

LEGISLATIVE BILL 144. By Terry Carpenter, Legislative District 48; Dale L. Payne, Legislative District 3 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend sections 77-1323 and 77-1324, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for issuing permits and number plates for equipment, as prescribed, used in the repair, alteration, improvement, erection, or construction of any public improvement; to provide for fees; to provide penalties; and to repeal the original sections.

LEGISLATIVE BILL 145. By Sam Klaver, Legislative District 9 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-318, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the penalty for failure to return intangible property for taxation; and to repeal the original section.

LEGISLATIVE BILL 146. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT to amend section 14-419, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide that cities of the metropolitan class shall have the power to regulate the construction of curbing or abridging curbs, and driveway approaches on public right-of-way; and to repeal the original section.

LEGISLATIVE BILL 147. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT to amend section 10-126, Revised Statutes Supplement, 1963, relating to bonds of political subdivisions; to eliminate payment of a bond call premium and to limit bond call and prepayment restrictions on bonds of districts organized under the provisions of Chapters 31 and 39; to provide that bonds assumed by an annexing municipality may be called by the municipality at any time at least three years after date of issuance; and to repeal the original section.

LEGISLATIVE BILL 148. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT to amend sections 77-2602, 77-2603, and 77-2616, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide that cities of the metropolitan class may impose a cigarette tax not to exceed two cents per package of twenty cigarettes and to authorize the affixing of a city cigarette stamp or meter impression; and to repeal the original sections.

LEGISLATIVE BILL 149. By Marvin E. Stromer, Legislative District 27; Terry Carpenter, Legislative District 48 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend sections 24-701, 24-703, 24-708, and 24-714, Revised Statutes Supplement, 1963, relating to judges retirement; to provide for retirement of judges of the municipal court; and to repeal the original sections.

UNANIMOUS CONSENT- Add Co-Introducers

Mr. Stromer asked unanimous consent to add Hal W. Bauer and Richard F. Proud as co-introducers to LB 149. No objections. So ordered.

Recess

At 2:24 p.m., on a motion by Mr. Carpenter, the Legislature recessed until 3:30 p.m.

After Recess

The Legislature reconvened at 3:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Burbach and Pedersen, and members of the Budget and Education Committees, who were excused.

Communication

Letter from Walter D. James, Revisor of Statutes, as follows:

January 11, 1965

Hon. Hugo Srb,
Clerk, Nebraska State Legislature,
State House,
Lincoln, Nebraska.

Dear Mr. Srb:

I hand you herein, for consideration by the Legislature, the report prepared by the Revisor of Statutes pursuant to the provisions of section 49-702, Reissue Revised Statutes of Nebraska, 1943.

Yours very truly,
(Signed) Walter D. James
Revisor of Statutes

WDJ:jl
Enc.

REPORT OF JUDGES OF THE SUPREME COURT AS TO DEFECTS IN THE CONSTITUTION AND LAWS OF NEBRASKA

To the Members of the Seventy-fifth
Session of the Nebraska Legislature:

Section 49-702, Reissue Revised Statutes of Nebraska, 1943, places upon the Revisor of Statutes the duty of preparing the report of the Judges of the Supreme Court as to defects in the Constitution and laws of Nebraska, and to draft in the form of bills legislation to carry out the recommendations contained in the report.

A report has been made to each regular session of the Legislature since the office of Revisor of Statutes was created in 1945. The

process of correcting mistakes in legislation is a continuing one. The office of Revisor of Statutes serves as a clearing house for the reporting of mistakes in existing laws. Corrective legislation is then drafted to cure the defects. This year, the Revisor of Statutes has prepared and submits for consideration sixteen bills for that purpose.

Another duty imposed upon the Revisor of Statutes is to prepare and publish replacement of permanent volumes of the statutes. Replacement volumes can only be issued upon specific authority of the Legislature. Commencing in 1947, each regular session of the Legislature has authorized the reissuance of specific volumes. In this way the statutes have been kept current. This year, a bill is being submitted to reissue Volumes IV and V.

The bills that have been prepared to accompany this report will be delivered upon request to the Chairman of the Committee to which this report is referred.

Respectfully submitted,
Walter D. James
Revisor of Statutes

Report referred to the Judicial Committee.

Communication

A letter from the Nebraska Press Association inviting the members and their wives, husbands or escorts to a banquet on Friday evening, April 9, 1965 at 5:30 p.m.

UNANIMOUS CONSENT - Committee Meeting

Mr. Adamson asked unanimous consent to hold a meeting of the Committee on Committees at 9:30 a.m., Tuesday, January 12. No objections. So ordered.

Oaths of Office

STATE OF NEBRASKA, ss.

We, and each of us, do solemnly swear that we will support the Constitution of the United States, the Constitution of the State of Nebraska, and faithfully discharge the duties of our respective offices to the best of our ability, so help us God.

Speaker, Kenneth L. Bowen
(Signed) Kenneth L. Bowen
Clerk of Legislature, Hugo F. Srb
(Signed) Hugo F. Srb

Assistant Clerk of the Legislature, Paul R. Robinson

(Signed) Paul R. Robinson

Chaplain, Dr. Robert Palmer

(Signed) Robert Palmer

Sergeant at Arms, George L. Santo

(Signed) George L. Santo

Assistant Sergeant at Arms, Ray Wilson

(Signed) Ray R. Wilson

Postmaster, Ruby B. Nelson

(Signed) Ruby B. Nelson

Subscribed in my presence and sworn to before me this Eleventh day of January, 1965.

(SEAL)

(Signed) Paul W. White

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 150. By Kenneth L. Bowen, Legislative District 37 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 20, of the Constitution of Nebraska, relating to the executive; to change the name State Railway Commission to the Public Service Commission; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 151. By Eric Rasmussen, Legislative District 32; Sam Klaver, Legislative District 9 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 77-1611, Revised Statutes Supplement, 1963, relating to revenue and taxation; to exempt persons who are totally disabled from paying poll tax; and to repeal the original section.

LEGISLATIVE BILL 152. By William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 49-617, Revised Statutes Supplement, 1963, relating to the distribution of state publications; to provide for one additional copy of the statutes to the Secretary of State; to provide one copy for the Nebraska Emergency Operating Center; and to repeal the original section.

LEGISLATIVE BILL 153. By William M. Wylie, Legislative District 20.

A BILL FOR AN ACT relating to rules of the road; to require the display on the rear of certain slow-moving vehicles of a prescribed emblem; and to provide penalties.

LEGISLATIVE BILL 154. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to repeal section 2-1401, Reissue Revised Statutes of Nebraska, 1943, relating to agricultural statistics.

UNANIMOUS CONSENT - Withdraw LB 148

Mr. Danner requested unanimous consent to withdraw LB 148.

Laid over until Tuesday, January 12, 1965.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 8	Tuesday, January 19, 1965	2:00 p.m.
LB 18	Tuesday, January 19, 1965	2:00 p.m.

Ease

The Legislature was at ease from 3:50 until 3:53.

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 11	Monday, January 18, 1965	2:00 p.m.
LB 6	Wednesday, January 20, 1965	2:00 p.m.
LB 7	Wednesday, January 20, 1965	2:00 p.m.

Adjournment

At 3:55 p.m., on a motion by Mr. Klaver, the Legislature adjourned until 10:00 a.m., Tuesday, January 12, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL—SEVENTY-FIFTH SESSION

SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, January 12, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except
Messrs. Kokes, Mahoney, and E. Rasmussen, who were excused.

Corrections for the Journal

Page 94, line 8, correct the spelling of "cancelling".

Page 95, line 6, delete "Henry R." and insert "Henry F.".

Page 96, line 30, correct the word "or" after "erection".

The Journal for the Fifth Day was approved as corrected.

Message from the Governor

January 11, 1965

The President, the Speaker, and
Members of the Legislature:

This is to inform your honorable body that I have this day ap-
pointed Dr. Donald Kreycik, Route 2, North Platte, to the Game,
Forestation and Parks Commission from the 5th District, for the
term beginning January 15, 1965, and ending January 15, 1970.

Respectfully,

(Signed) Frank B. Morrison
Frank B. Morrison
Governor

Referred to the Committee on Committees.

Communications

January 12, 1965

Mr. President, Mr. Speaker
and Members of the Legislature:

Governor Morrison requests permission to deliver his Budget Message to the Legislature on Tuesday, January 26, 1965, at 10:00 a.m.

Respectfully,
(Signed) Gene A. Budig

Gene A. Budig
Administrative Assistant

A letter was received from Joe B. Williams, Research Consultant, presenting complimentary copies of "Williams Market Analysis of Nebraska" to the Clerk of the Legislature, the Lieutenant Governor, and each member of the Legislature.

NOTICE OF COMMITTEE HEARINGS**Agriculture and Recreation**

LB 12	Thursday, January 21, 1965	2:00 p.m.
LB 35	Thursday, January 28, 1965	2:00 p.m.

UNANIMOUS CONSENT—Committee Hearing

Mr. Marvel requested unanimous consent that the Budget Committee continue public hearings this week beginning each day at 2:00 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Committee Excused

Mr. R. Rasmussen, Chairman of the Education Committee, asked unanimous consent that the Education Committee be excused at 11:00 a.m. to tour schools in Eastern Nebraska. No objections. So ordered.

Report

Mr. Hasebroock announced the appointment of the following Committee to examine additional office space as stated in Legislative Resolution 2: Messrs. Hasebroock, Stromer, Bowen, Adamson, Mahoney, Holmquist and Budd.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 155. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide when the act shall become operative; and to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 156. By Frank Nelson, Legislative District 42.

A BILL FOR AN ACT providing for the establishment of the O'Neill Vocational Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

LEGISLATIVE BILL 157. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend section 29-402, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to delete that portion relating to arrest for petty larceny; and to repeal the original section.

LEGISLATIVE BILL 158. By George C. Gerdes, Legislative District 49 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 79-4,152, Revised Statutes Supplement, 1963, relating to annuities; to permit the purchase of retirement annuity contracts for employees of The University of Nebraska and the state colleges; and to repeal the original section.

REFERENCE COMMITTEE REPORT

LB	Committee
99.....	Education
100.....	Judiciary
101.....	Government & Military Affairs
102.....	Miscellaneous Subjects
103.....	Education
104.....	Government & Military Affairs
105.....	Agriculture & Recreation
106.....	Banking, Commerce and Insurance
107.....	Public Works
108.....	Education
109.....	Education
110.....	Budget

111.....	Education
112.....	Budget
113.....	Education
114.....	Education
115.....	Judiciary
116.....	Judiciary
117.....	Labor
118.....	Judiciary
119.....	Miscellaneous Subjects
120.....	Public Works
121.....	Banking, Commerce and Insurance
122.....	Public Health & Welfare
123.....	Education
124.....	Education
125.....	Revenue
126.....	Education
127.....	Public Health & Welfare
128.....	Banking, Commerce and Insurance
129.....	Government & Military Affairs
130.....	Education
131.....	Public Health & Welfare
132.....	Public Health & Welfare

(Signed) Philip C. Sorensen, President

UNANIMOUS CONSENT—Withdraw LB 148

Mr. Danner renewed his pending request found in the Legislative Journal for the Fifth Day, to withdraw LB 148.

Mr. Pedersen objected.

Mr. Pedersen asked unanimous consent that his name be substituted on LB 148 in place of Mr. Danner. No objections. So ordered.

MOTION—Suspend Rules

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Third Day, to reconsider action on adoption of the recommendations of the Legislative Council 2, 4, 5 and 6.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 15:

Carpenter	Hughes	Pedersen	Warner
Claussen	Lysinger	Skarda	Whitney
Danner	Nelson	Stromer	Wylie
Holmquist	Payne, D.	Wallwey	

Voting in the negative, 31:

Adamson	Craft	Knight	Paine, I.
Batchelder	Crandall	Kremer	Paxton
Bauer	Fleming	Marvel	Proud
Bowen	Gerdes	Matzke	Rasmussen, R.
Brauer	Harsh	Moulton	Ruhnke
Budd	Hasbroock	Moylan	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	

Not voting, 3:

Kokes	Mahoney	Rasmussen, E.
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The motion lost.

MOTION—Printed Bills

Mr. Ruhnke moved that all the names of the introducers of the Legislative Bills be placed on the printed bills.

The motion prevailed.

Adjournment

At 11:04 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until Wednesday, January 13, 1965 at 10:00 a.m.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**SEVENTH DAY**

Legislative Chamber, Lincoln, Nebraska
Wednesday, January 13, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Mr. Moulton who was excused.

Correction for the Journal

Page 107, line 8, correct the spelling of "Hasebroock".

The Journal for the Sixth Day was approved as corrected.

MOTION—Rule Change

Mr. Marvel moved the adoption of the following rule change:

Every bill, the purpose or effect of which is to expend any state funds or to increase or decrease the revenues of the state, either directly or indirectly, shall, prior to being advanced from General File, have attached to it a brief explanatory statement which shall include a reliable estimate of the anticipated change in state expenditures or revenues under its provisions. These statements shall be known as "fiscal notes", and they shall be attached to the bill and so remain during its consideration by the legislature.

Each Senator, or committee where appropriate, may elect to request a fiscal note prior to introduction of a bill. The author of each bill shall present a copy of the bill with his request for a fiscal note to the Office of Legislative Fiscal Analyst. No bill may be advanced from General File until said fiscal note has been prepared.

The Office of Legislative Fiscal Analyst shall transmit said bill and request to the board, commission, department, agency, or other state entity which is to receive or expend the appropriation proposed or which is responsible for collection of the revenue proposed to be

increased or decreased or to be levied or provided for, and the fiscal note shall be prepared by said board, commission, department, agency, or other entity and returned to the Office of Legislative Fiscal Analyst within five (5) calendar days thereafter. The Office of Legislative Fiscal Analyst shall then confer with the Budget Division of the Office of Tax Commissioner and shall secure from said office its agreement or its exceptions to the estimate made by the aforementioned entity of state government and shall append thereto the agreement with or exceptions of the Office of Legislative Fiscal Analyst to said fiscal note. The fiscal note and bill shall be returned to the (clerk of the legislature) within ten (10) calendar days of its original receipt from the sponsor or author of the measure.

The note shall be factual in nature, as brief and concise as may be, and shall if possible provide a reliable estimate in dollars and, in addition, it shall include both the immediate effect and, if determinable or reasonably foreseeable, the long range effect of the measure. If, after investigation, it is determined that no dollar estimate is possible, the note shall contain a statement to that effect, setting forth the reasons why no dollar estimate can be given.

No comment or opinion shall be included in the fiscal note with regard to the merits of the measure for which the note is prepared; however, technical or mechanical defects may be noted.

The subject matter of bills submitted to boards, commissions, departments, agencies or other entities of the state by the Fiscal Analyst shall be kept in strict confidence by said agencies and by the Office of Fiscal Analyst together with the content of the fiscal note itself and no information relating thereto shall be divulged by any official or employee prior to its introduction in the legislature.

Mr. Carpenter asked unanimous consent to adopt the above rule change.

Mr. Klaver objected.

Mr. Ruhnke asked unanimous consent that the proposed rule change be printed in the Journal and discussed Thursday, January 14, 1965.

No objections. So ordered.

Speaker Bowen Presiding

Visitors

Mr. Bowen introduced Jan Brown and a group from Manhattan, Kansas.

NOTICE OF COMMITTEE HEARINGS**Banking, Commerce and Insurance Committee**

LB 4	Tuesday, January 26, 1965	2:00 p.m.
LB 20	Tuesday, January 26, 1965	2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
133	Judiciary
134	Banking, Commerce and Insurance
135	Public Health & Welfare
136	Public Health & Welfare
137	Salaries & Claims
138	Salaries & Claims
139	Government & Military Affairs
140	Salaries & Claims
141	Revenue
142	Government & Military Affairs
143	Public Works
144	Revenue
145	Revenue
146	Urban Affairs
147	Government & Military Affairs
148	Urban Affairs
149	Budget
150	Government & Military Affairs
151	Revenue
152	Miscellaneous Subjects
153	Public Works
154	Agriculture and Recreation
155	Government & Military Affairs
156	Education
157	Judiciary
158	Budget

(Signed) Philip C. Sorensen
President

Meetings

Speaker Bowen announced that members of the 1st District would meet under the North balcony after adjournment.

Mr. Syas announced that the Douglas County delegation would meet after adjournment.

UNANIMOUS CONSENT—Member Excused

Mr. Hasebroock asked to be excused at 11:15 a.m. for the rest of the day. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Agriculture and Recreation

LB 39 Thursday, February 4, 1965 2:00 p.m.

MOTION—Published Laws

Mr. President: I move that the Clerk of the Legislature be directed to request the Secretary of State to include the laws passed by the Seventy-fourth Extraordinary Session as an appendix to the regular volume to be published containing the laws passed by the present Seventy-fifth Session. (Signed) Sam Klaver.

The motion prevailed.

UNANIMOUS CONSENT—Member Excused

Mr. Klaver asked to be excused from 11:15 a.m. for the remainder of the day. No objections. So ordered.

Resolutions

LEGISLATIVE RESOLUTION 4. Re: Construction of Access Roads

Introduced by Dale L. Payne, 3rd District; W. H. Hasebroock, 16th District and Eric Rasmussen, 32nd District.

WHEREAS, there are adverse effects under the present policies of the Department of Roads on all communities in the efforts toward economic development; and

WHEREAS, the manner of construction of access roads to communities has been harmful and difficult for these communities to continue their existence.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Department of Roads analyze its policies in the field of access policies with the view of establishing controlled

access policies that will result in a greater economic growth and development of communities.

2. That the Department of Roads report to the Legislature the results of its analyses within sixty days from the passage of this resolution.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Hasebroock asked unanimous consent to add the name of Eugene T. Mahoney, 5th District, as co-introducer of LR 4. No objections. So ordered.

Mr. Matzke requested unanimous consent to add his name as co-introducer of LR 4. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 159. By George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend sections 23-809 and 23-810, Reissue Revised Statutes of Nebraska, 1943, relating to counties; to clarify provisions for the renewal of prescribed licenses; and to repeal the original sections.

LEGISLATIVE BILL 160. By Marvin E. Stromer, Legislative District 27, Kenneth L. Bowen, Legislative District 37 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 20, of the Constitution of Nebraska, relating to the Executive; to provide that the regulation of rates, service, and general control of common carriers shall be as the Legislature shall provide by law; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Stromer asked unanimous consent that the following names be added as co-introducers to LB 160: W. H. Hasebroock, Legislative District 16, George C. Gerdes, Legislative District 49 and Edward R. Danner, Legislative District 11. No objections. So ordered.

LEGISLATIVE BILL 161. By J. W. Burbach, Legislative District 19; M. A. Kremer, Legislative District 34 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT relating to dairy products; to define terms; to provide for unlawful acts; to provide penalties; to create the division of dairy trade practices in the Department of Agriculture and Economic Development; to provide for collection of fees; to provide duties for certain officers as prescribed; to provide for damages; to provide for civil and criminal procedures as prescribed; to provide for penalties; to provide for limitation of actions; and to provide a construction clause.

LEGISLATIVE BILL 162. By George C. Gerdes, Legislative District 49; Elvin A. Adamson, Legislative District 43 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to appropriate the sum of two million two hundred dollars to the Nebraska Educational Television Commission to aid in the completing and operation of the statewide educational television network in Nebraska for the biennium ending June 30, 1967; and to declare an emergency.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Gerdes asked unanimous consent to add the name of Hal W. Bauer, Legislative District 28, as co-introducer to LB 162. No objections. So ordered.

LEGISLATIVE BILL 163. By George C. Gerdes, Legislative District 49; Elvin Adamson, Legislative District 43 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 2-2104, Reissue Revised Statutes of Nebraska, 1943, relating to agriculture; to provide duties for the Director of Agriculture and Economic Development with reference to distribution of Nebraska Rural Rehabilitation Corporation Funds as prescribed; to provide for an advisory committee, its members and their appointment; to harmonize the provisions thereof with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 164. By Marvin E. Stromer, Legislative District 27; George C. Gerdes, Legislative District 49 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend sections 32-510 and 32-511, Re-issue Revised Statutes of Nebraska, 1943, and sections 32-513, 32-542, and 32-542.01, Revised Statutes Supplement, 1963, relating to elections; to provide for placing of names on the ballot for President in the primary election; to provide for the election of all delegates and alternate delegates to the national convention; to provide for contents of the petition for nomination of such candidates; to provide for fees; to provide the form of the ballot; and to repeal the original sections.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Stromer asked unanimous consent to add the names of Fern Hubbard Orme, Legislative District 29, Stanley A. Matzke, Legislative District 24, Richard D. Marvel, Legislative District 33 and Terry Carpenter, Legislative District 48, as co-introducers to LB 164. No objections. So ordered.

LEGISLATIVE BILL 165. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 68-902 and 68-904, Revised Statutes Supplement, 1963, relating to assistance; to change the plan and eligibility requirements of the medical care for the aged as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 166. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to revenue and taxation; to impose a tax upon the privilege of engaging in the business of selling services, substances and things in this act designated and defined; to provide for the collection of such taxes, the distribution and use of the revenue derived therefrom and the administration of such law; and to provide for violations and penalties.

LEGISLATIVE BILL 167. By Harold B. Stryker, Legislative District 23; W. H. Hasebroock, Legislative District 16 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to the Nebraska Centennial Commission; to adopt a seal for the Nebraska Centennial Commission as prescribed.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Stryker asked unanimous consent to add the following names as co-introducers to LB 167: Albert A. Kjar, Legislative District 39, Ramey C. Whitney, Legislative District 44, Henry F. Pedersen, Jr., Legislative District 4, Edward R. Danner, Legislative District 11, H. C. Crandall, Legislative District 46, Ira E. Paine, Legislative District 35, Harold T. Moylan, Legislative District 6, Rudolf C. Kokes, Legislative District 41, William M. Wylie, Legislative District 20, Fred W. Carstens, Legislative District 30, C. W. Holmquist, Legislative District 14, Peter H. Claussen, Legislative District 18, Calista Cooper Hughes, Legislative District 1 and Rick Budd, Legislative District 2. No objections. So ordered.

LEGISLATIVE BILL 168. By Harold B. Stryker, Legislative District 23; J. W. Burbach, Legislative District 19 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 2-1550, Reissue Revised Statutes of Nebraska, 1943, and section 2-1559, Revised Statutes Supplement, 1963, relating to watershed conservancy districts; to provide additional purposes and powers for such districts as prescribed; to provide procedures; to repeal the original sections; and to declare an emergency.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Stryker asked unanimous consent to add the following names as co-introducers to LB 168: George C. Gerdes, Legislative District 49, Albert A. Kjar, Legislative District 39, M. A. Kremer, Legislative District 34, Terry Carpenter, Legislative District 48 and Rudolf C. Kokes, Legislative District 41. No objections. So ordered.

LEGISLATIVE BILL 169. By Chester Paxton, Legislative District 40; Elvin Adamson, Legislative District 43 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to provide that a label must be placed on all imported meat and meat products; and to provide for penalties.

LEGISLATIVE BILL 170. By Richard F. Proud, Legislative District 12; Edward R. Danner, Legislative District 11 and Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT to amend section 32-202, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to increase the term of the election commissioner to four years; and to repeal the original section.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Proud asked unanimous consent to add the names of William R. Skarda, Jr., Legislative District 7 and Sam Klaver, Legislative District 9, as co-introducers of LB 170. No objections. So ordered.

President Sorensen Presiding

LEGISLATIVE BILL 171. By Elvin Adamson, Legislative District 43; Terry Carpenter, Legislative District 48 and Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend section 50-401.01, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to provide for an additional member of the Executive Board of the Legislative Council; to provide for districts from which members of the board shall be selected; to repeal the original section; and to declare an emergency.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Adamson requested unanimous consent that the following be added as co-introducers of LB 171: George C. Gerdes, Legislative District 49; Richard D. Marvel, Legislative District 33; George H. Fleming, Legislative District 47 and Eugene T. Mahoney, Legislative District 5. No objections. So ordered.

UNANIMOUS CONSENT—Member Excused

Mr. Knight asked unanimous consent to be excused until 2:00 p.m. No objections. So ordered.

MOTION—Change Rules

Mr. President: I move that Rule number 11, section 1, be referred to the Rules Committee to amend the rule eliminating the limitation of three sponsors to a bill as introduced. (Signed) Henry F. Pedersen, Jr.

Referred to the Rules Committee.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 172. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to state administrative departments; to create the Department of Revenue as an executive department; to provide that the Tax Commissioner shall be the executive head of the Department of Revenue; to provide for assistants; to vest the general management of the department in the Tax Commissioner; to provide for the transfer, allocation, and assignment of existing functions, powers, and duties to the Tax Commissioner and the Department of Revenue as prescribed; to provide for a seal; to amend sections 2-1208.02, 72-206, 77-1757, 77-1768, 77-1770, 79-1301, 84-303, and 84-304, Reissue Revised Statutes of Nebraska, 1943, and sections 77-1240, 77-2610, and 81-201, Revised Statutes Supplement, 1963; to repeal the original sections, and also sections 84-304.04, 84-305, 84-319, and 84-320, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Marvel asked unanimous consent to add Harold B. Stryker, Legislative District 23, as co-introducer of LB 172. No objections. So ordered.

LEGISLATIVE BILL 173. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to state administrative departments; to create the Department of Administrative Services as an executive department; to provide for the appointment of a Director of Administrative Services, his term of office, qualifications, bond, and salary; to provide for assistants; to vest the general management of the department in the director as prescribed; to provide for the transfer, allocation, and assignment of existing functions, powers, and duties to the Department of Administrative Services and the director thereof; to provide duties for the Revisor of Statutes; to provide for a seal; to amend sections 77-706.01, 77-2406, 77-2409, 81-106, and 84-304, Reissue Revised Statutes of Nebraska, 1943, and section 72-706, Revised Statutes Supplement, 1963; to repeal the original sections, and also sections 81-105, 81-128, 81-130, and 81-131,

Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Marvel requested unanimous consent to add the following names as co-introducers of LB 173: Harold B. Stryker, Legislative District 23; Elvin Adamson, Legislative District 43 and Hal W. Bauer, Legislative District 28. No objections. So ordered.

Mr. Batchelder, Legislative District 10, asked unanimous consent to add his name as co-introducer of LB 173. No objections. So ordered.

LEGISLATIVE BILL 174. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to employees of the state; to provide for a state personnel service; to provide for its management, powers, duties and organization; to define terms; to provide penalties; to provide for appointments as prescribed; to provide means for financing a personnel service; to provide how this act may be cited; to amend sections 2-1902, 3-127, 9-116, 46-702, 48-157, 48-701, 48-808, 48-814, 53-108, 55-304, 57-917, 60-432, 60-1404, 60-1503, 71-1, 132.10, 71-2614, 72-414, 72-709, 81-107, 81-503, 81-809, and 81-864, Reissue Revised Statutes of Nebraska, 1943, and sections 8-105, 48-609, 51-403, 68-703, 71-1, 132.11, 71-222, 71-3003, 81-153, 81-822, 83-126, 85-106, and 85-304, Revised Statutes Supplement, 1963; to repeal the original sections; and to declare an emergency.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Marvel requested unanimous consent to add Harold B. Stryker, Legislative District 23, as co-introducer of LB 174. No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Ruhnke asked unanimous consent to hold a Rules Committee meeting immediately following adjournment. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 5. Re: In Memory of F. O. Gottschalk and his Daughter Carol.

Introduced by Herb Nore, 22nd District; Harold B. Stryker, 23rd District and Albert A. Kjar, 39th District.

WHEREAS, F. O. (Boots) Gottschalk served as a member of this Legislature during the Seventy-third (Regular) Session and the Seventy-fourth (Extraordinary) Session; and

WHEREAS, F. O. Gottschalk was beloved by all because of his sense of humor, his sincerity, and his devotion to the duties of his office; and

WHEREAS, F. O. Gottschalk, together with his daughter Carol, was the victim of an airplane accident on January 12, 1965, which took both their lives.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we stand for a moment of silent tribute to the memory of F. O. Gottschalk and his daughter, Carol.

2. That a copy of this resolution, suitably engrossed, be sent to the surviving widow and each of the surviving children of F. O. Gottschalk.

The rules were suspended by unanimous consent and LR 5 was adopted.

Mr. Ruhnke moved that the entire membership of the Legislature be added to LR 5. The motion prevailed.

The members stood for a moment in silent tribute.

Members Excused

Mr. Kremer asked unanimous consent to have the members of the Agriculture and Recreation Committee excused this afternoon. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 29	Monday, January 25, 1965	2:00 p.m.
LB 30	Monday, January 25, 1965	2:00 p.m.
LB 31	Monday, January 25, 1965	2:00 p.m.
LB 38	Monday, January 25, 1965	2:00 p.m.
LB 26	Wednesday, January 27, 1965	2:00 p.m.
LB 27	Wednesday, January 27, 1965	2:00 p.m.

LB 25	Monday, February 1, 1965	2:00 p.m.
LB 28	Monday, February 1, 1965	2:00 p.m.

Report

Re: Receiving of bills, amendments and daily journals.

The Legislature has decided to make a charge to each person receiving the bills and/or Journals in the future, except that a complete set of bills, amendments, and daily journals shall be sent daily to the clerk of the district court or the county clerk in each county without charge. In the cases of Douglas and Lancaster, where counties have more than one legislative district, another complete set would be provided for each legislative district, with the senator therefrom deciding where it shall be placed. The clerk would then assemble the data each day, making it available to the public. This mailing will also be made to the Law Colleges of Creighton University at Omaha and the University of Nebraska at Lincoln.

The cost to the state of printing and mailing the complete service is approximately \$35.00.

Schools may obtain the complete service for \$5.00.

Any person wanting the complete service of bills, Journals, and amendments daily must pay \$35.00 as in the past. Daily mailing of bills and amendments only will be \$20.00. Daily mailing of the Journals will be \$15.00.

Any person wanting only the first reading of the bills must pay \$5.00. These will be sent in bundles every 4 or 5 days.

Any person wanting the Journals must pay \$5.00.

Persons wanting first reading of bills and Journals pay \$10.00 for the duration of the session.

Any person may request individual copies of bills or Journals for a specific day free of charge.

Public libraries may request first reading of bills (without amendments) and Journals free of charge.

Mr. Carpenter moved the adoption of the above report.

Mr. Ruhnke moved to amend the motion to include, "that the Clerk be instructed to send a copy of this report informing all of those who have received the bills, amendments and Journals in the past session, unless there are objections by the individual Senator."

The Ruhnke amendment was adopted.

The Carpenter motion, as amended, was adopted.

Adjournment

At 11:55 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until 10:00 a.m., Thursday, January 14, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, January 14, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Mr. Marvel, who was excused.

Corrections for the Journal

Page 109, line 7, insert "of" after the word "Office".

Page 109, line 29, correct spelling of "employee".

Page 113, line 4, delete "11" and insert "16".

Page 118, line 25, delete "51403" and insert "51-403".

The Journal for the Seventh Day was approved as corrected.

Communications

Copy of Resolution adopted by the Nebraska Council for Educational Television regarding the establishing and maintaining of a state-wide educational television network for Nebraska citizens and institutions.

Copy of Senate Concurrent Resolution No. 3 passed by the Senate of the State of Louisiana, proposing an amendment to the Constitution reserving to the states exclusive jurisdiction of public school systems.

Petition from Walter A. Vallis, Lincoln, Nebraska regarding the county-city building issue.

Petition containing 23 signatures opposing restrictive gun legislation and firearm registration.

Copy of Joint Resolution No. 5 adopted by the Alabama Legislature proposing an amendment to the Constitution reserving to the states exclusive jurisdiction of public school systems.

Letter from Mr. Avre Papst, Omaha, Nebraska opposing bill boards on the interstate highways.

Letter from Mrs. Tomie G. Smith, Castro Valley, California, regarding minor children crossing the State Lines.

Copy of Joint Resolution No. 5 adopted by the House and Senate of Alabama, proposing an amendment to the Constitution relative to apportionment of state legislatures.

MOTION—Dispense with Communications

Mr. Carpenter moved to dispense with the reading of further communications this morning.

The motion prevailed.

UNANIMOUS CONSENT—Committee Hearings

Mr. Craft asked unanimous consent to not have committee hearings of the Public Works Committee this afternoon, January 14, 1965, or Friday afternoon, January 15, 1965. No objections. So ordered.

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet in the East Chamber this afternoon at 2:00 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Send Flowers

Mr. Nore asked unanimous consent that the Legislature send flowers for the funeral of former State Senator F. O. Gottschalk. No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Ruhnke asked unanimous consent for the Rules Committee to meet this afternoon at 2:00 p.m. in the West Senate Lounge to consider the rule changes proposed by the Legislature. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Miscellaneous Subjects

LB 13	Thursday, February 11, 1965	2:00 p.m.
LB 15	Thursday, February 11, 1965	2:00 p.m.
LB 16	Thursday, February 11, 1965	2:00 p.m.
LB 5	Friday, February 12, 1965	2:00 p.m.

Urban Affairs

LB 14 Wednesday, February 10, 1965 2:00 p.m.

Public Health and Welfare

LB 32 Tuesday, February 9, 1965 2:00 p.m.

LB 40 Tuesday, February 9, 1965 2:00 p.m.

Labor

LB 17 Wednesday, February 3, 1965 2:00 p.m.

Committee on Committees

January 12, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:30 p.m., on Monday, January 18, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments to the State Board of Health, submitted by Governor Frank B. Morrison, as follows:

Doctor Howard Yost

Doctor Louis W. Gilbert

George R. Meyers, R. P.

Respectfully submitted:

(Signed) Elvin Adamson, Chairman
Committee on Committees

Committee on Committees

January 12, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:15 p.m., on Wednesday, January 20, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments submitted by Governor Frank B. Morrison, as follows:

Lambert Eitel, Commissioner of Labor

B. H. G. Eiting, Director of Motor Vehicles

John W. Hossack, State Engineer and Director of Roads

Leo J. Beck, Sr., Director of Veterans Affairs

Dan S. Jones, Jr., Director of Water Resources
Willard J. Wells, Purchasing Agent

Respectfully submitted;
(Signed) Elvin Adamson, Chairman
Committee on Committees

Urban Affairs

LB 74	Wednesday, January 27, 1965	2:00 p.m.
LB 75	Wednesday, January 27, 1965	2:00 p.m.

UNANIMOUS CONSENT—Committee Meeting

Mr. Payne asked unanimous consent for the Salaries and Claims Committee to meet this afternoon at 1:00 p.m. in the Railway Commission Hearing Room. No objections. So ordered.

Members Excused

Mr. Paine was excused this afternoon after the Committee Hearings. Messrs. Klaver and Skarda were excused for Friday, January 15, 1965.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Kjar asked unanimous consent to add his name as co-introducer to LB 133. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 5.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 175. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 79-805, Revised Statutes Supplement, 1963, relating to schools; to change the time for holding regular meetings of the board of education of a third class school district; and to repeal the original section.

LEGISLATIVE BILL 176. By George H. Fleming, Legislative District 47.

A BILL FOR AN ACT providing for the establishment of the Western Nebraska Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

LEGISLATIVE BILL 177. By Eric Rasmussen, Legislative District 32; Lester Harsh, Legislative District 38 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 60-407, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that holders of limited permits, for school purposes only, may also drive with their parents or guardians supervising the operation of the motor vehicle; and to repeal the original section.

LEGISLATIVE BILL 178. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT to amend section 29-1805, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to provide for an increase in assistant public defenders and stenographers in counties having a population of more than two hundred thousand inhabitants; and to repeal the original section.

LEGISLATIVE BILL 179. By William R. Skarda, Jr., Legislative District 7 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT to amend section 66-424.02, Revised Statutes Supplement, 1963, relating to the State Highway Urban Fund; to provide that such fund shall be used only within the corporate limits of municipalities; and to repeal the original section.

LEGISLATIVE BILL 180. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 39-7,137, Revised Statutes Supplement, 1963, relating to highways; to provide for division of costs of grade crossings as prescribed; and to repeal the original section.

LEGISLATIVE BILL 181. By Sam Klaver, Legislative District 9 and George Syas, Legislative District 13.

A BILL FOR AN ACT to amend sections 32-1001.23 and 32-1001.32, Revised Statutes Supplement, 1963, relating to elections; to change the manner of recount of ballots of members of the Legislature; and to repeal the original sections.

LEGISLATIVE BILL 182. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT relating to motor vehicle operators' licenses; to provide for the suspension of such licenses or of nonresident operators' privileges upon conviction of speeding as prescribed.

LEGISLATIVE BILL 183. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 60-407, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that minors between the ages of sixteen and eighteen years shall not operate a motor vehicle more than twenty-five miles of his residence nor between the hours of 12:01 a.m. and 6:00 a.m.; and to repeal the original section.

LEGISLATIVE BILL 184. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT relating to motor vehicle operators' licenses; to require periodic reexamination of persons aged sixty and older; to provide procedures; and to provide penalties.

LEGISLATIVE BILL 185. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 8-902, Revised Statutes Supplement, 1963, relating to bank holding companies; to redefine bank; and to repeal the original section.

LEGISLATIVE BILL 186. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 21-2057, Revised Statutes Supplement, 1963, relating to corporations; to clarify the meaning thereof; and to repeal the original section.

LEGISLATIVE BILL 187. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend sections 23-217 and 23-253, Reissue Revised Statutes of Nebraska, 1943, relating to counties under township organization; to provide for publication of notices to harmonize the provisions thereof with previous legislation; and to repeal the original sections.

LEGISLATIVE BILL 188. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 24-633, Revised Statutes Supplement, 1963, relating to trusts and trustees; to change internal references to harmonize with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 189. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend sections 25-1038 and 25-21,148, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure, district court; to correct internal reference and to harmonize with previous legislation; and to repeal the original sections.

LEGISLATIVE BILL 190. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 28-1116, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishment; to harmonize the provisions thereof with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 191. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 32-514, Reissue Revised Statutes of Nebraska, 1943, and sections 32-216, 32-304, 32-1001.01, 32-1001.09, and 32-1001.10, Revised Statutes Supplement, 1963, relating to elections; to provide for the election of the State Treasurer, Auditor of Public Accounts, Secretary of State, and Attorney General each four years as prescribed; to harmonize the provisions thereof with previous legislation; and to repeal the original sections.

LEGISLATIVE BILL 192. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 66-410.02, Revised Statutes Supplement, 1963, relating to motor vehicle fuels; to harmonize the provisions thereof with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 193. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 68-215.06, Reissue Revised Statutes of Nebraska, 1943, relating to old age assistance; to

harmonize the provisions with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 194. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend sections 72-222 and 72-706, Revised Statutes Supplement, 1963, relating to public lands and buildings; to harmonize the provisions thereof with previous legislation; to clarify the meaning thereof; and to repeal the original sections.

LEGISLATIVE BILL 195. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend sections 77-1226.02 and 77-1242, Revised Statutes Supplement, 1963, relating to revenue and taxation; to harmonize the provisions thereof with previous legislation; to remove material declared unconstitutional by the Supreme Court of Nebraska; and to repeal the original sections.

LEGISLATIVE BILL 196. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 79-311, Revised Statutes Supplement, 1963, relating to schools; to harmonize the qualifications for county and district superintendents with other legislation; and to repeal the original section.

LEGISLATIVE BILL 197. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 82-201, Revised Statutes Supplement, 1963, relating to Historical Land Mark Council; to harmonize the method of appointment of members of Historical Land Mark Council with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 198. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to amend section 84-1005, Reissue Revised Statutes of Nebraska, 1943, relating to state administrative departments; to eliminate certain provisions as specified to harmonize with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 199. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to repeal sections 71-2030 and 81-155, Reissue Revised Statutes of Nebraska, 1943, and sections 77-1736.06, 77-1736.07, Revised Statutes Supplement, 1963, as obsolete.

LEGISLATIVE BILL 200. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT relating to warehouses; to reenact those provisions relating to warehouses that were inadvertently repealed when Chapter 544, Laws of Nebraska for 1963, was adopted; to provide an operative date; and to declare an emergency.

LEGISLATIVE BILL 201. By Committee on Judiciary, Sam Klaver, 9th District, Chairman.

A BILL FOR AN ACT to authorize the Revisor of Statutes to reissue and bring up to date the 1958 reissue of Volumes IV and V to the Revised Statutes of Nebraska, 1943; to provide for the sale and distribution of the reissued volumes; and to declare an emergency.

LEGISLATIVE BILL 202. By Edward R. Danner, Legislative District 11 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend section 68-218, Reissue Revised Statutes of Nebraska, 1943, relating to assistance; to eliminate old age and blind assistance liens; to repeal the original section, and also sections 68-215.02, 68-215.04, 68-215.05, 68-215.06, 68-215.07, and 68-215.10, Reissue Revised Statutes of Nebraska, 1943, and sections 68-215.01, 68-215.03, 68-215.08, 68-215.09, 68-215.11, and 68-215.12, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 203. By Frank Nelson, Legislative District 42.

A BILL FOR AN ACT to amend section 37-418, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to redescribe boundaries of the game refuge in Boyd and Holt Counties; and to repeal the original section.

LEGISLATIVE BILL 204. By Clifton B. Batchelder, Legislative District 10 and George Syas, Legislative District 13.

A BILL FOR AN ACT relating to drainage; to provide cities of the metropolitan class with concurrent jurisdiction with the county over certain watercourses as prescribed; to provide procedures; to

provide for the recovery of certain costs; to amend section 31-221, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section.

LEGISLATIVE BILL 205. By Jerome Warner, Legislative District 25; John E. Knight, Legislative District 26 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend sections 15-101 and 16-101, Reissue Revised Statutes of Nebraska, 1943, and section 14-101, Revised Statutes Supplement, 1963, relating to cities; to change the population classification of all cities; and to repeal the original sections.

LEGISLATIVE BILL 206. By Jerome Warner, Legislative District 25; Marvin E. Stromer, Legislative District 27 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT relating to taxation; to provide for a special city reserve fund tax as prescribed; to provide for the use and investment of the proceeds of such tax; to provide for fixing by certain cities of the date when taxes shall be payable and be a lien as prescribed; and to repeal sections 15-815 and 15-820, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 207. By Jerome Warner, Legislative District 25 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to crimes and punishments; to prohibit target shooting from any highway or bridge; and to provide a penalty.

LEGISLATIVE BILL 208. By Jerome Warner, Legislative District 25 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-1601, Reissue Revised Statutes of Nebraska, 1943, relating to taxation; to provide that the county board of equalization shall have twenty days after certification of the valuation of the State Board of Equalization and Assessment in which to levy county taxes; and to repeal the original section.

RESOLUTIONS**LEGISLATIVE RESOLUTION 4.**

LR 4 was adopted with 43 ayes, 0 nays and 6 not voting.

LEGISLATIVE RESOLUTION 6. Re: Annual Reports of State Departments.

Introduced by Henry F. Pedersen, Jr., 4th District.

I move, that there be a Resolution of this Legislature to inform the Governor of this State that the departments of the executive branch are not following the law of this State concerning annual reports of their departments. That these departments are printing hundreds of additional copies of their reports, making them much more elaborate than is necessary, and that is resulting in the waste each year of public money which could better be used to solve some of the problems of this State, and that any request to the Legislature or any of its committees for funds for the departments wasting money on these reports will have this fact considered in its request for funds.

LEGISLATIVE RESOLUTION 7. Re: Interim Study-Joining Offices of County Government of More Than One County.

Introduced by Henry F. Pedersen, Jr., 4th District.

I move, that there be a Resolution of this Legislature to refer to the Legislative Council for an interim study the possibility of joining together the offices of county government of more than one county so that it will result in activities of county government, such as the Treasurer, Assessor, Clerk, Superintendent of Schools and other offices, becoming merged into units of more than one county so that economy as well as increased services be the final result and not having the plan to be permissive, but rather mandatory.

Referred to the Executive Board of the Legislative Council.

UNANIMOUS CONSENT—Print in Journal

Mr. Adamson asked unanimous consent to have a list of the Standing Committees, the meeting days and the hearing rooms printed in the Journal. No objections. So ordered.

Committee	Meeting Days	Hearing Room
Agriculture and Recreation	Thursday, Friday	East Chamber
Banking, Comm. & Insurance	Monday, Tuesday	West Lounge
Budget	All Days	Gov. Hearing Room
Education	Monday, Tuesday	East Lounge
Enrollment & Review	No regular meetings	
Govt & Military Affairs	Thursday, Friday	Sup. Crt Hear. Room
Judiciary	Monday, Tuesday, Wednesday	Sup. Crt Hear. Room
Labor	Wednesday	R.R. Comm. Hear. Room
Misc. Subjects	Thursday, Friday	East Lounge
Public Health and Welfare	Monday, Tuesday	R.R. Comm. Hear. Room
Public Works	Wednesday, Thursday, Friday	West Lounge
Revenue	Monday, Tuesday, Wednesday	East Chamber
Rules	No regular meetings	
Salaries & Claims	Thursday, Friday	R.R. Comm. Hear. Room
Urban Affairs	Wednesday	East Lounge

Members Excused

Mr. R. Rasmussen asked unanimous consent that the members of the Education Committee be excused at 11:00 Monday, January 18, 1965, also the following members of the Committee on Committees: Messrs. Warner, Syas, E. Rasmussen and Kremer. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 209. By Elvin Adamson, Legislative District 43; J. W. Burbach, Legislative District 19 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 50-406, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to require the approval of a majority of the council or committee before a subpoena may be issued; and to repeal the original section.

LEGISLATIVE BILL 210. By Arnold Ruhnke, Legislative District 31 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT to amend section 39-724, Reissue Revised Statutes of Nebraska, 1943, relating to rules of the road; to eliminate the requirement that prescribed vehicles stop at certain railway grade crossings; and to repeal the original section.

LEGISLATIVE BILL 211. By Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT to amend section 16-310, Revised Statutes Supplement, 1963, relating to cities of the first class; to allow the mayor and council to fix by ordinance the compensation of the city treasurer; and to repeal the original section.

LEGISLATIVE BILL 212. By Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend section 72-234, Reissue Revised Statutes of Nebraska, 1943, and section 72-232, Revised Statutes Supplement, 1963, relating to school lands; to provide the method of determining the annual rental of school lands; and to repeal the original sections.

UNANIMOUS CONSENT—Meeting

Mrs. Orme asked unanimous consent to have a meeting of the Lancaster County delegation under the North balcony immediately following adjournment. No objections. So ordered.

Adjournment

At 11:55 a.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 10:00 a.m., Friday, January 15, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, January 15, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Klaver and Skarda who were excused, and Mr. Stromer who was excused until 10:30 a.m.

Corrections for the Journal

Page 96, line 31, correct spelling of "construction".

Page 126, line 22, correct spelling of "more".

The Journal for the Eighth Day was approved as corrected.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Pedersen asked unanimous consent to add his name as co-introducer to LB 204. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 51	Thursday, January 21, 1965	2:00 p.m.
LB 24	Friday, February 5, 1965	2:00 p.m.

Miscellaneous Subjects

LB 46	Thursday, January 21, 1965	2:00 p.m.
LB 49	Thursday, January 21, 1965	2:00 p.m.
LB 98	Thursday, January 21, 1965	2:00 p.m.
LB 43	Thursday, February 18, 1965	2:00 p.m.
LB 45	Thursday, February 18, 1965	2:00 p.m.

Committee on Committees

January 14, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:15 p.m., on Wednesday, January 27, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments to the Nebraska Power Review Board, submitted by Governor Frank B. Morrison, as follows:

Edward Crowley
 Sheldon A. Bernstein
 Thomas K. Eason
 William H. Norton
 L. E. Donegan

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
 Committee on Committees

Committee on Committees

January 14, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:15 p.m., on Monday, January 25, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments submitted by Governor Frank B. Morrison, as follows:

Frank J. Barrett, Director of Insurance
 H. L. Blackledge, Board of Educational Lands & Funds
 Tom C. Allington, Board of Educational Lands & Funds
 James M. Knapp, Board of Education of State Normal Schools
 Bernard M. Spencer, Board of Education of State Normal Schools

Respectfully submitted:

(Signed) Elvin Adamson, Chairman
 Committee on Committees

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to meet with the members of the Power Review Board on Wednesday, January 20, 1965 at 2:30 p.m., in the West Senate Lounge. No objections. So ordered.

RESOLUTIONS**LEGISLATIVE RESOLUTION 8.** Re: State Public Institutions of Higher Education

Introduced by Ross H. Rasmussen, 15th District; Richard D. Marvel, 33rd District and Jerome Warner, 25th District.

WHEREAS, the state public institutions of higher education should provide adequate instruction to students; and

WHEREAS, there should be adequate facilities for resident students of Nebraska to enroll in public institutions of higher education in this state.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That each graduate of an approved Nebraska high school be allowed to enroll in state public institutions of higher education, and that the state provide academic facilities to provide such opportunities.

2. That all students at state public institutions of higher education finance their residential costs which include room, board, health and recreational service expenditures.

3. That resident students at state public institutions of higher education be required to finance not more than one-third of all costs associated with actual academic programs of study and research at the undergraduate, graduate and post-graduate level.

4. That the percentage of nonresidents at state public institutions of higher education be limited so that resident students are not deprived of the opportunity of enrollment because of limitation of facilities.

5. That nonresident students at state public institutions of higher education be required to finance at least two-thirds of all costs associated with actual academic programs of study and research at the undergraduate level.

6. That resident Nebraska students qualified to enter state public institutions of higher education be encouraged to matriculate in junior or community colleges near their place of residence and that the state be required to pay up to one-third the total cost of academic programs at such institutions.

7. That appropriate governing bodies conduct continuing surveys to determine instructional offerings in various state public institutions of higher education are not duplicative.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Marvel asked unanimous consent to add the name of Terry Carpenter as co-introducer to LR 8. No objections. So ordered.

LEGISLATIVE RESOLUTION 6.

LR 6 was adopted with 27 ayes, 9 nays and 13 not voting.

NOTICE OF COMMITTEE HEARINGS**Urban Affairs**

LB 64	Wednesday, February 3, 1965	2:00 p.m.
LB 146	Wednesday, February 3, 1965	2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
159.....	Miscellaneous Subjects
160.....	Public Works
161.....	Agriculture & Recreation
162.....	Education
163.....	Agriculture & Recreation
164.....	Government & Military Affairs
165.....	Public Health & Welfare
166.....	Revenue
167.....	General File
168.....	Public Works
169.....	Agriculture & Recreation
170.....	Urban Affairs
171.....	General File
172.....	Government & Military Affairs
173.....	Government & Military Affairs
174.....	Government & Military Affairs
175.....	Education
176.....	Education
177.....	Public Works
178.....	Judiciary
179.....	Public Works
180.....	Public Works
181.....	Government & Military Affairs
182.....	Public Works
183.....	Public Works
184.....	Public Works
185.....	General File
186.....	General File

187.....	General File
188.....	General File
189.....	General File
190.....	General File
191.....	General File
192.....	General File
193.....	General File
194.....	General File
195.....	General File
196.....	General File
197.....	General File
198.....	General File
199.....	General File
200.....	General File
201.....	General File

(Signed) Philip C. Sorensen, President

Visitors

Mr. Bauer introduced a group of 4th Grade children from East-ridge School, 1 teacher and 1 mother.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 213. By Ross H. Rasmussen, Legislative District 15 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend section 48-418, Reissue Revised Statutes of Nebraska, 1943, relating to elevators; to provide for the appointment of a state elevator inspector and a comprehensive program of elevator inspection; to provide for salary and duties; to provide for fees; to make certain acts unlawful; to provide penalties; to adopt a safety code; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 214. By Arnold Ruhnke, Legislative District 31.

A BILL FOR AN ACT to amend section 17-963, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend time for payment of hospital bonds; and to repeal the original section.

LEGISLATIVE BILL 215. By Lester Harsh, Legislative District 38; Jerome Warner, Legislative District 25 and Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend section 79-403, Revised Statutes Supplement, 1963, relating to education; to provide for the transfer of land from any nonaccredited district to an accredited district as prescribed; and to repeal the original section.

LEGISLATIVE BILL 216. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend sections 60-310, 60-311.04, 60-312, 60-329, and 60-341, Reissue Revised Statutes of Nebraska, 1943, and sections 60-302 and 60-311, Revised Statutes Supplement, 1963, relating to motor vehicle registration; to provide for the registration of certain motor vehicles on a staggered basis throughout the year; to provide for transition, including fees; and to repeal the original sections.

LEGISLATIVE BILL 217. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 39-1522, Reissue Revised Statutes of Nebraska, 1943, relating to township roads; to provide an exception to the payment of funds to cities and villages; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 218. By Arnold Ruhnke, Legislative District 31; George H. Fleming, Legislative District 47 and Frank Nelson, Legislative District 42.

A BILL FOR AN ACT to amend sections 21-1714, 45-105, and 45-117, Reissue Revised Statutes of Nebraska, 1943, and sections 45-101, 45-102, 45-114, 45-137, 45-138, 45-145, 45-154, and 45-155, Revised Statutes Supplement, 1963, relating to interest; to change and provide penalties as prescribed; to provide for class of loans that on which a different rate of interest may be charged, as prescribed; to provide conditions for certain licensees as prescribed which may apply for license under terms and conditions of sections 45-115 to 45-155, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; to reduce the amount that may be loaned as an installment loan; to remove certain restrictions for loans made by licensees under the provisions of sections 45-114 to 45-155, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; to change provisions of prepayment, charges and statements required in installment loans and payment receipts; to eliminate provisions of revolving charge agreements and charges thereon; to eliminate the provisions

for installment sales agreements and charges thereon; to eliminate provisions for installment loans by any industrial loan and investment company; to repeal the original sections, and also sections 8-418 to 8-431, and 8-801 to 8-814, Reissue Revised Statutes of Nebraska, 1943, Chapter 45, articles 2 and 3, Reissue Revised Statutes of Nebraska, 1943.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Ruhnke asked unanimous consent to add the names Peter H. Claussen, Legislative District 18 and Eric Rasmussen, Legislative District 32, as co-introducers of LB 218. No objections. So ordered.

MOTION—Rules Change

Mr. President: I move to delete the following from Rule 11, section 1: "Except with unanimous consent or a vote of a majority of the elected members, no bill shall be introduced which bears the names of more than three members". (Signed) Arnold Ruhnke, Chairman, Rules Committee.

The motion carried with 38 ayes, 1 nay and 10 not voting.

Mr. President: I move to delete the following from Rule 15, section 2: "No Resolution shall be introduced bearing the names of more than three members, but the names of additional introducers may be added by consent of the Legislature". (Signed) Arnold Ruhnke, Chairman, Rules Committee.

The motion carried with 40 ayes, 1 nay and 8 not voting.

MOTION—Suspend Rules

Mr. Marvel moved the suspension of the rules and that the rule on page 108 of the Journal be adopted.

Laid over temporarily at the request of Mr. Marvel.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 219. By Terry Carpenter, Legislative District 48 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend section 43-334, Reissue Revised Statutes of Nebraska, 1943, and section 24-301.01, Revised Statutes

Supplement, 1963, relating to salaries; to provide that a judge of a separate juvenile court shall receive the same salary as a district judge; to provide when such change shall become effective; and to repeal the original sections.

LEGISLATIVE BILL 220. By Ross H. Rasmussen, Legislative District 15 and Lester Harsh, Legislative District 38.

A BILL FOR AN ACT relating to infants; to provide that the disability of infancy shall not bar any action brought to recover loans made for educational purposes.

LEGISLATIVE BILL 221. By Ross H. Rasmussen, Legislative District 15 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 80-401.02, Revised Statutes Supplement, 1963, relating to the Department of Veterans' Affairs; to provide an increase in the salary of the director; to provide when such increase shall become operative; and to repeal the original section.

LEGISLATIVE BILL 222. By Committee on Budget, Richard D. Marvel, 33rd District, Chairman.

A BILL FOR AN ACT to provide for the payment of compensation of bill drafters, legal researchers, correlation clerk, stenographers, and proofreaders, the payments as provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, and Chapter 84, article 13, Revised Statutes Supplement, 1963, and for the payments to be made for supplies and other incidental expenses incurred by the bill drafting and related services of the Nebraska Legislative Council during the Seventy-fifth Session, Nebraska State Legislature, commencing January 5, 1965; to appropriate the sum of fifty-six thousand dollars therefor; and to declare an emergency.

LEGISLATIVE BILL 223. By Committee on Budget, Richard D. Marvel, 33rd District, Chairman.

A BILL FOR AN ACT to provide for the payment of compensation of officers and employees of the Legislature, traveling expenses of members, the payments to be made for supplies, the payments as provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, and other incidental expenses incurred during the Seventy-fifth Session, Nebraska State Legislature, and for the ad

interim activities of the Seventy-fifth Session of the Legislature; to appropriate the sum of three hundred six thousand dollars, therefor; and to declare an emergency.

LEGISLATIVE BILL 224. By Committee on Budget, Richard D. Marvel, 33rd District, Chairman.

A BILL FOR AN ACT to provide for the payment of the salaries of members of the Seventy-fifth Session, Nebraska State Legislature, and payments to be made as provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, for a period of two years commencing the first Tuesday in January, 1965; to appropriate the sum of two hundred forty-four thousand five hundred fourteen dollars therefor; and to declare an emergency.

LEGISLATIVE BILL 225. By Committee on Budget, Richard D. Marvel, 33rd District, Chairman.

A BILL FOR AN ACT specifically to appropriate the sum of two thousand three hundred eighty-nine dollars and eighteen cents, or so much thereof as may be necessary, out of the General Fund of the State of Nebraska to pay the premiums on the official bonds of the State Treasurer and deputy state treasurer for the term commencing January 7, 1965, and to pay the premiums for policy of insurance on money and securities in connection with the office of the State Treasurer, for the period ending January 5, 1967; and to declare an emergency.

LEGISLATIVE BILL 226. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 72-233.01, Revised Statutes Supplement, 1963, relating to school lands; to permit acceptance of bids with which bank drafts are submitted; and to repeal the original section.

LEGISLATIVE BILL 227. By Maurice A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend section 79-4,103, Reissue Revised Statutes of Nebraska, 1943, and section 79-4,102, Revised Statutes Supplement, 1963, relating to schools; to change the method charging tuition for free high school education to nonresidents as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 228. By Calista Cooper Hughes, Legislative District 1 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 71-179, Reissue Revised Statutes of Nebraska, 1943, relating to the practice of Chiropractic; to delete the term equivalent as pertaining to the completion of high school; to provide for admission without written examination of persons holding a National Board of Chiropractic Examiners Certificate; and to repeal the original section.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Adamson asked unanimous consent to add his name as co-introducer of LB 175. No objections. So ordered.

UNANIMOUS CONSENT—Member Excused

Mr. E. Rasmussen requested unanimous consent to be excused Monday, January 18, 1965. No objections. So ordered.

MOTION—Suspend Rules

Mr. Marvel moved that the rules be suspended and that LB 222 be placed on General File.

The motion prevailed with 47 ayes, 0 nays and 2 not voting.

Mr. Marvel moved that the rules be suspended and LB 223 be placed on General File.

The motion prevailed with 46 ayes, 0 nays and 3 not voting.

Mr. Marvel moved to suspend the rules and to place LB 224 on General File.

The motion prevailed with 45 ayes, 0 nays and 4 not voting.

Mr. Marvel moved to suspend the rules and place LB 225 on General File.

The motion prevailed with 47 ayes, 0 nays and 2 not voting.

UNANIMOUS CONSENT—Members Excused

Mrs. Orme and Messrs. Adamson, Gerdes and Nore asked unanimous consent to be excused from 11:30 a.m. for the remainder of the day. No objections. So ordered.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Payne asked unanimous consent to add his name as co-introducer to LR 3. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Government and Military Affairs**

LB 19	Thursday, January 21, 1965	2:00 p.m.
LB 63	Thursday, January 21, 1965	2:00 p.m.
LB 21	Thursday, January 28, 1965	2:00 p.m.
LB 33	Thursday, January 28, 1965	2:00 p.m.
LB 36	Thursday, January 28, 1965	2:00 p.m.
LB 23	Friday, January 29, 1965	2:00 p.m.
LB 34	Friday, January 29, 1965	2:00 p.m.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Mahoney requested unanimous consent to add his name as co-introducer to LB 219. No objections. So ordered.

Adjournment

At 11:20 a.m., on a motion by Mr. Nelson, the Legislature adjourned until 10:00 a.m. Monday, January 18, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TENTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, January 18, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. E. Rasmussen, Skarda, Danner, and Stryker who were excused.

Corrections for the Journal

Page 141, line 19, correct spelling of "move".

UNANIMOUS CONSENT—General File

Mr. Bowen asked unanimous consent to place LB 96 and LB 97 on General File. No objections. So ordered.

Visitors

Mr. Marvel introduced 4 political science classes from the University of Omaha.

UNANIMOUS CONSENT—Resolution

Mr. R. Rasmussen asked unanimous consent to discuss LR 8.

Mr. Ruhnke and four others objected and asked that LR 8 be referred to committee.

LR 8 was referred to the Education Committee.

Speaker Bowen Presiding**Communications**

Letter from the Communication Equipment and Engineering Company explaining the delay in installing the voting system components.

Letter from the Nebraska Cooperative Council inviting members of the Legislature to attend the annual meeting banquet on Monday, February 8, 1965, at 6:30 p.m. at Pershing Municipal Auditorium.

An invitation from the Hastings Chamber of Commerce to members of the Legislature to attend a Legislative Dinner, January 28, 1965, at the Cornhusker Hotel held in conjunction with the annual Nebraska Chamber of Commerce Managers Winter Conference.

A House Joint Memorial adopted by the State of Colorado memorializing the United States Congress with reference to enacting legislation granting ninety per cent of all moneys from the sale of, or as bonuses, royalties, or rentals on, federally controlled minerals within the State of Colorado to the State of Colorado.

A concurrent resolution by the State of Louisiana to memorialize the United States Department of State to request the Soviet Union to grant Jewish citizens the right of freedom of worship.

A joint resolution from the State of Maryland calling for an amendment to the United States Constitution concerning the size and boundaries of congressional districts.

A Mississippi resolution concerning prayer in the public schools.

A letter from Clifford M. Hardin, Chancellor of the University of Nebraska, enclosing summaries of building, facilities, and land needs of the University of Nebraska.

REFERENCE COMMITTEE REPORT

LB	Committee
202	Public Health & Welfare
203	Agriculture & Recreation
204	Public Works
205	Urban Affairs
206	Urban Affairs
207	Public Works
208	Miscellaneous Subjects
209	Judiciary
210	Public Works
211	Urban Affairs
212	Education
213	Labor
214	Government & Military Affairs
215	Education
216	Miscellaneous Subjects

217.....	Miscellaneous Subjects
218.....	Banking, Commerce and Insurance
219.....	Salaries & Claims
220.....	Judiciary
221.....	Salaries & Claims
222	
through	
225.....	on General File by Rule Suspension
226.....	Education
227.....	Education
228.....	Public Health & Welfare

(Signed) Philip C. Sorensen
President

Announcement—Committee Meeting

Mr. R. Rasmussen announced that the Education Committee would meet Tuesday, January 19, 1965, and that Mr. Stromer would give his education report.

MOTION—January 20 Adjournment

Mr. Burbach moved that on Wednesday, January 20, 1965, the Legislature adjourn at 10:45 a.m. in order to hear the Presidential Inaugural Address.

The motion prevailed.

MOTION—Fiscal Note Rule Change

Mr. Marvel moved to amend paragraph 2 of the rule on page 108 of the Journal by striking "Each Senator, or committee where appropriate, may elect to request a fiscal note prior to introduction of a bill." and to insert "Each introducer of a bill may elect to request a fiscal note for his bill prior to its introduction."

The motion carried with 40 ayes, 0 nays and 9 not voting.

Mr. Marvel moved to suspend the rules and to adopt the rule on page 108 of the Journal as amended.

The motion carried with 40 ayes, 2 nays, and 7 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 9. Re: Amendment to United States Constitution Concerning Enterprises Engaged in by U.S. Government.

Introduced by Terry Carpenter, 48th District.

Be it Resolved by the Members of the Nebraska Legislature in Seventy-fifth Session Assembled:

That this Legislature respectfully request the Congress of the United States to propose to the people an amendment to the Constitution of the United States, or to call a convention for such purpose as provided by Article V of the Constitution, an article providing as follows:

"ARTICLE -----

"Section 1. The Government of the United States shall not engage in any business, professional, commercial, financial or industrial enterprise except as specified in the Constitution.

"Section 2. The Constitution or laws of any State, or the laws of the United States shall not be subject to the terms of any foreign or domestic agreement which would abrogate this amendment.

"Section 3. The activities of the United States Government which violate the intent and purposes of this amendment shall, within a period of three (3) years from the date of ratification of this amendment, be liquidated and the properties and facilities affected shall be sold.

"Section 4. Three (3) years after the ratification of this amendment, the sixteenth Article of amendments to the Constitution of the United States shall stand repealed and thereafter Congress shall not levy taxes on personal incomes, estates, and/or gifts."

Be It Further Resolved that a certified copy of this Resolution be forwarded by the Clerk of the Legislature to the President of the United States Senate, the Speaker of the House of Representatives, and to each member of Congress from the State of Nebraska.

Mr. Carpenter asked unanimous consent to refer LR 9 to the Reference Committee for referral to the proper committee. No objections. So ordered.

LEGISLATIVE RESOLUTION 10. Re: In Memory of Clyde F. Cretsinger.

Introduced by Ramey C. Whitney, 44th District.

WHEREAS, Clyde F. Cretsinger of Paxton served in this Legislature during the 1947 and 1949 regular sessions and was appointed to fill a vacancy for the 1954 special session; and

WHEREAS, Clyde F. Cretsinger is now deceased, with his funeral services scheduled for Tuesday, January 19, 1965.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of Clyde F. Cretsinger.
2. That the Legislature stand for a moment of silent tribute to his memory.

The rules were suspended by unanimous consent and LR 10 was adopted.

The members stood for a moment in silent tribute.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 66 Monday, January 25, 1965 2:00 p.m.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 4 and LR 6.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 229. By John E. Knight, Legislative District 26, Jerome Warner, Legislative District 25, Hal W. Bauer, Legislative District 28 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend sections 79-1501 and 79-1522, Revised Statutes Supplement, 1963, relating to schools; to increase the amount of service annuity for a full time school employee or emeritus member per month for each year of service; to provide for certifying that an annuitant has been reemployed; and to repeal the original sections.

LEGISLATIVE BILL 230. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to sugar beets; to provide for the weighing and testing of sugar beets sold from producer to processor as prescribed; to include the seed of sugar beets in the

definition of vegetable seed; to eliminate an exception as to sugar beet seed with respect to testing, labeling, and advertising; to amend section 81-2,140.01, Reissue Revised Statutes of Nebraska, 1943, and section 81-2,136.01, Revised Statutes Supplement, 1963; and to repeal the original sections.

LEGISLATIVE BILL 231. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 5-105, Revised Statutes Supplement, 1963, relating to apportionment; to change district court judicial districts; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 232. By William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 37-201, Revised Statutes Supplement, 1963, relating to game and fish; to provide for the exemption of persons over sixty-five years of age, from the payment of hunting and fishing permits; and to repeal the original section.

LEGISLATIVE BILL 233. By Frank Nelson, Legislative District 42.

A BILL FOR AN ACT relating to revenue and taxation; to provide that the taxes collected from sections sixteen and thirty-six in each township shall be levied and collected as other real estate taxes as prescribed; and to provide for the disposition of the proceeds of such taxes.

LEGISLATIVE BILL 234. By Ramey C. Whitney, Legislative District 44, Chester Paxton, Legislative District 40, William M. Wylie, Legislative District 20, H. C. Crandall, Legislative District 46, Elvin Adamson, Legislative District 43, George C. Gerdes, Legislative District 49, Cecil Craft, Legislative District 45, S. H. Brauer, Sr., Legislative District 21 and Rudolf C. Kokes, Legislative District 41.

A BILL FOR AN ACT to amend section 72-258, Reissue Revised Statutes of Nebraska, 1943, and sections 72-208 and 72-257, Revised Statutes Supplement, 1963, relating to school lands; to provide that all school lands be sold at the expiration of present leases as prescribed; to provide a minimum value the land must be sold for; to provide that a lessee may request the land he has under contract

be sold as prescribed; to provide for settlement for any sale; to provide for reverter; to repeal the original sections and also section 72-207, Reissue Revised Statutes of Nebraska, 1943.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Fleming asked unanimous consent to add his name as co-introducer to LB 234. No objections. So ordered.

LEGISLATIVE BILL 235. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT relating to revenue and taxation; to impose a tax upon the privilege of engaging in the business of selling luxury items; to provide for the collection of such taxes, the distribution and use of the revenue derived therefrom and the administration of such law; to provide for certain exemptions; and to provide for violations and penalties.

LEGISLATIVE BILL 236. By H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT to amend section 77-2032 Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide that inheritance tax money may also be used for construction of rest homes; and to repeal the original section.

LEGISLATIVE BILL 237. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 14-1323, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide for a system of retirement benefits for employees of a municipal university based upon individual contracts of insurance or group insurance, or both; to delete the provision that contracts shall be the property of the individual participants; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 238. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend sections 49-1001 and 49-1002, Reissue Revised Statutes of Nebraska, 1943, relating to standard time; to provide that any governing body of a municipality in this state may adopt another standard of time as prescribed; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 239. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 26-1,118, Reissue Revised Statutes of Nebraska, 1943, relating to municipal courts in cities of the metropolitan and primary class; to provide, in forcible entry and detainer proceedings, that the court or jury shall inquire into the matter of rent or damages owed the plaintiff and render judgment therefor; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 240. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend sections 25-2139 and 25-2141, Reissue Revised Statutes of Nebraska, 1943, relating to foreclosure of mortgages; to empower courts to enter a deficiency judgment in actions for the foreclosure of real estate mortgages; and to repeal the original sections.

LEGISLATIVE BILL 241. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend sections 79-205 and 79-206, Reissue Revised Statutes of Nebraska, 1943, and sections 79-201 and 79-204, Revised Statutes Supplement, 1963, relating to schools; to raise the age of compulsory education to eighteen years of age; and to repeal the original sections.

LEGISLATIVE BILL 242. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to crimes and punishments; to prohibit admission of any person under the age of eighteen from places of public entertainment except as prescribed; to provide penalties; and to provide for revocation of licenses and permits.

LEGISLATIVE BILL 243. By Hal W. Bauer, Legislative District 28 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 27-916, Reissue Revised Statutes of Nebraska, 1943, relating to justices of the peace; to increase jury fees as prescribed; and to repeal the original section.

LEGISLATIVE BILL 244. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 23-122, Reissue Revised Statutes of Nebraska, 1943, relating to counties; to provide that the

county board may summarize all claims for amounts of less than one hundred dollars and all claims for salaries; and to repeal the original section.

LEGISLATIVE BILL 245. By Hal W. Bauer, Legislative District 28; Fern Hubbard Orme, Legislative District 29 and Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT to amend section 66-423, Revised Statutes Supplement, 1963, relating to the Gasoline Tax Fund; to provide for an increase in allocation to cities and villages; and to repeal the original section.

LEGISLATIVE BILL 246. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to repeal sections 23-1518, 23-1519, 23-1520 and 23-1521, Reissue Revised Statutes of Nebraska, 1943, relating to counties.

LEGISLATIVE BILL 247. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 60-430.02, Revised Statutes Supplement, 1963, relating to motor vehicle operators' licenses; to extend provisions to anyone fleeing to avoid arrest for violating any law of this state; to provide what shall not constitute fleeing to avoid arrest; and to repeal the original section.

LEGISLATIVE BILL 248. By Hal W. Bauer, Legislative District 28 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 33-140, Reissue Revised Statutes of Nebraska, 1943, relating to fees and salaries; to increase inferior courts witness and jurors fees as prescribed; and to repeal the original section.

LEGISLATIVE BILL 249. By Marvin E. Stromer, Legislative District 27; Richard Lysinger, Legislative District 36; Richard D. Marvel, Legislative District 33; Terry Carpenter, Legislative District 48, and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT for submission to the electors of an amendment to Article XIII, section 3, of the Constitution of Nebraska, relating to state indebtedness; to permit the state to make long-term, low-interest loans to students seeking post high school

education; to provide for administration; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 250. By Marvin E. Stromer, Legislative District 27; Richard Lysinger, Legislative District 36; Richard D. Marvel, Legislative District 33; Terry Carpenter, Legislative District 48 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT for submission to the electors of an amendment to Article XIII, section 1, of the Constitution of Nebraska, relating to state indebtedness; to permit the state to incur debts without limitation for the construction of new facilities for higher education; to provide exceptions; to require approval of the people as prescribed; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 251. By Marvin E. Stromer, Legislative District 27; Richard Lysinger, Legislative District 36; Richard D. Marvel, Legislative District 33; Terry Carpenter, Legislative District 48 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT relating to education; to provide conditions to be met before state financial aid is extended to any junior college or municipal university.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Mahoney asked unanimous consent to add his name as co-introducer of LB 165. No objections. So ordered.

Adjournment

At 11:25 a.m., on a motion by Mr. Pedersen, the Legislature adjourned until 9:00 a.m., Tuesday, January 19, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDREDTH DAY

Legislative Chamber, Lincoln, Nebraska

Wednesday, June 2, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Deliver us, our Father, from futile hopes and from clinging to lost causes, that we may move into ever growing calm and ever widening horizons. Keep us alive to the needs of this hour, that we may be moving in the right direction and giving our attention to the right voices. Where we cannot convince, let us be willing to persuade, for small deeds done are better than great deeds planned. We know that we cannot do everything. But help us to do something. For Jesus' sake. Amen.

The roll was called and all members were present except Messrs. Nore and Stromer, excused for the day, and Mr. E. Rasmussen, excused until 9:20 a.m.

Corrections for the Journal

Page 1780, line 30, delete "599" and insert "559".

Page 1785, line 24, delete "Pro-term" and insert "Pro-tem".

Page 1792, line 34, correct spelling of "Hasebroock".

The Journal for the Ninety-ninth Day was approved as corrected.

Message from the Governor

May 28, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on May 27, 1965, I

approved Legislative Bills 130, 257, and 373; and on May 28, 1965, I approved Legislative Bills 396, 691, 730, 616, 598, and 279.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communications

Letter from Congressman Clair A. Callan acknowledging receipt of LR 47.

Letter from Mr. Eugene Austin, Nebraska Director U. S. Divorce Reform regarding the lobbying law.

Letter referred to the Rules Committee.

Letter from Mr. Charles A. Webb, Chairman Interstate Commerce Commission acknowledging receipt of LR 47.

Letter from Senator Carl T. Curtis acknowledging receipt of LR 47.

Petition containing 56 signatures regarding the income tax bill.

Petition from Omaha containing 5 signatures regarding the income tax bill.

Letter from Mr. and Mrs. Carl Lyon, Omaha, Nebraska, regarding LB 661.

Letter from Mr. Louis J. Doyle, General Counsel, Post Office Department acknowledging copy of LR 40 forwarded to the President.

Letter from John L. Marks, Director Education Division, Automotive Safety Foundation regarding legislation passed identifying slow-moving vehicles on highways.

REFERENCE COMMITTEE REPORT

LB Committee
908.....General File

(Signed) Philip C. Sorensen, President

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 896. With Emergency.

A BILL FOR AN ACT to amend section 77-303.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to clarify the meaning thereof; to provide for appeals; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 3:

Nore	Rasmussen, E.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 326. With Emergency.

A BILL FOR AN ACT relating to school lands; to authorize the Board of Educational Lands and Funds to contract for the purpose of controlling noxious weeds on school lands; to provide for appropriation of funds; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Bowen	Budd	Carpenter
Bauer	Brauer	Burbach	Carstens

Claussen	Kjar	Moulton	Rasmussen, R.
Craft	Klaver	Moylan	Ruhnke
Crandall	Knight	Nelson	Skarda
Danner	Kokes	Orme	Stryker
Fleming	Kremer	Paine, I.	Syas
Gerdes	Lysinger	Paxton	Wallwey
Harsh	Mahoney	Payne, D.	Warner
Hasebroock	Marvel	Pedersen	Whitney
Holmquist	Matzke	Proud	Wylie
Hughes			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Nore	Rasmussen, E.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 643. With Emergency.

A BILL FOR AN ACT to amend section 70-1020, Revised Statutes Supplement, 1963, relating to the Nebraska Power Review Board; to provide for appropriations for the board; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nore Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 590.

A BILL FOR AN ACT to amend section 77-1804, Reissue Revised Statutes of Nebraska, 1943, relating to taxation; to increase the charge for advertising of real estate tax foreclosure advertisements; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nore Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 611.

A BILL FOR AN ACT to amend section 44-710.17, Revised Statutes Supplement, 1963, relating to insurance; to limit application of the section to individual and franchise policies of sickness and accident insurance; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nore Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 898. Replaced on Select File as amended.

E and R amendments to LB 898:

1. In new section 2, lines 5 and 9, strike "is" and insert "are"; and strike beginning with the comma in line 10 through the comma in line 11.

2. In new section 3, lines 14 and 17, strike "is" and insert "are"; and strike beginning with the comma in line 18 through "thereto" in line 19.

3. In the title, strike line 7 and insert "mony; to provide for enforcement through the district court as prescribed; to amend section 77-718, Reissue Revised Statutes of Nebraska, 1943; to repeal the original section; and to declare an".

LEGISLATIVE BILL 354. Placed on Select File.

LEGISLATIVE BILL 892. Placed on Select File as amended.

E and R amendments to LB 892:

1. In section 1, line 14, strike "provides" and insert "provided".
2. In section 2, line 6, strike "deem" and insert "deems".
3. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. In the title, line 6, insert "; and to declare an emergency" after "district".

LEGISLATIVE BILL 750. Placed on Select File as amended.

E and R amendments to LB 750:

1. In standing committee amendment 1, strike lines 1 and 2 and insert "1. In section 1, strike lines 3 to 9 and insert the following:".
2. In section 3, line 5, insert an underscored comma after "thereof".
3. In standing committee amendment 2, line 2, insert an underscored comma before "issued".

LEGISLATIVE BILL 866. Placed on Select File.**LEGISLATIVE BILL 754.** Placed on Select File as amended.

E and R amendments to LB 754:

1. In section 1, line 11 and lines 23 and 24, strike "referred to in subsection (1) of this section" and show the same as stricken.
2. In lieu of standing committee amendment 1, in section 1, reinstate the stricken matter in lines 39 and 40 and through the comma in line 41; in line 40, after the reinstated "hundred" insert "ten"; and in line 45, insert "*or an additional twenty-five dollars per month on behalf of each child over the number of one*" before the period.

3. In the title, line 5, strike "delete" and insert "increase".

LEGISLATIVE BILL 384. Placed on Select File as amended.

E and R amendment to LB 384:

1. In section 1, line 1, strike "That intangible" and insert "Intangible".

LEGISLATIVE BILL 181. Placed on Select File as amended.

E and R amendments to LB 181:

1. In section 1, line 37, insert an underscored comma after "*townships*".

2. For correlation purposes, after the second comma in line 2 of new section 1, insert "as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 14, after "office" insert "; *Provided*, that in counties having a population of more than sixty thousand inhabitants the election commissioner may appoint such additional persons of the same number from each party to augment such canvassing board".

3. In new section 5, line 2, strike "*clerk*" and insert "*clerk's*".

4. Amend new section 7 to read:

"Sec. 7. That original section 32-1001.29, Revised Statutes Supplement, 1963, and section 32-496, Reissue Revised Statutes of Nebraska, 1943, as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

5. In the title, strike lines 2 to 5 and insert "FOR AN ACT to amend section 32-1001.29, Revised Statutes Supplement, 1963, and section 32-496, Reissue Revised Statutes of Nebraska, 1943, as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to provide for a recount in certain cases; to change manner of recounting of ballots for members of the Legislature; to provide for costs; and to repeal the".

LEGISLATIVE BILL 621. Placed on Select File as amended.

E and R amendment to LB 621:

1. In the Carpenter General File amendment 1, line 5, insert "*or province*" after "*states*".

LEGISLATIVE BILL 584. Placed on Select File as amended.

E and R amendments to LB 584:

1. In section 1, line 10, strike "herein" and insert "in this act".

2. The typed bill being correct, strike the Proud amendment to section 3, line 8.

3. In section 3, line 29, strike "type"; insert a comma after the second "wheel" in line 30 and after "structure" in line 34; the terms defined therein appearing no place else in the bill, strike lines 38 to 42 and renumber subdivisions (11) to (13) as (10) to (12) respectively; in line 43, strike ", ramps"; and in line 51, strike ", walks,".

5. In section 4, line 39, insert "a" after "using"; subdivision (9) having no operative effect or significance, strike lines 42 to 49 and renumber subdivisions (10) and (11) as (9) and (10) respectively; and in lines 53 and 54, strike "and no inches".

6. The typed bill being correct, strike the Proud amendment to section 5, line 30.

7. In section 5, strike line 37 and insert "with subsection (2) of this section."

8. In section 6, line 7, strike "two" and insert "both"; and in line 10, insert "the" after "with".

9. In section 8, line 1, strike "no" and insert "not"; and in lieu of the Proud amendment to line 9, in line 9, strike "door" and insert "floor".

10. In section 9, strike the comma in line 5.

11. In section 10, line 4, strike "subsections (1) and (2) of".

12. In section 18, lines 11 and 12, strike "subsection (2) of this section" and insert "section 17 of this act"; and in lines 23 and 25, insert "the" after "of".

LEGISLATIVE BILL 585. Placed on Select File as amended.

E and R amendment to LB 585:

1. In section 2, line 2, strike the semicolon and insert a colon; insert "and" at the end of line 6; and strike lines 7 and 8.

LEGISLATIVE BILL 331. Placed on Select File as amended.

E and R amendments to LB 331:

1. In renumbered section 1, line 1, strike "original" and insert "section 77-1321, Reissue Revised Statutes of Nebraska, 1943, and"; and in line 2, strike "is" and insert "are".

2. In the title, strike lines 2 to 8 and insert "FOR AN ACT to repeal section 77-1321, Reissue Revised Statutes of Nebraska, 1943, and section 77-1320, Revised Statutes Supplement, 1963, relating to taxation; and to declare an emergency.".

LEGISLATIVE BILL 704. Placed on Select File as amended.

E and R amendment to LB 704:

1. In the title, line 2, strike "section 48-624" and insert "sections 48-624 and 48-669"; in line 4, insert "to provide for transition;" after the semicolon; and in line 5, strike "section" and insert "sections".

LEGISLATIVE BILL 705. Placed on Select File as amended.

E and R amendments to LB 705:

1. In section 1, line 36, strike "; (2) notwithstanding" and insert "; (2) notwithstanding . (2) *Notwithstanding*".

2. In standing committee amendment 1, line 5, strike "property" and insert "payments".

LEGISLATIVE BILL 441. Placed on Select File as amended.

E and R amendments to LB 441:

1. In section 1, line 4, strike "5" and insert "8".

2. In section 2, strike beginning with the comma in line 3 through "*may*" in line 4; in line 6, strike "5" and insert "7"; and in line 6, insert "*, and the tax on such vehicles owned by residents of this state may be determined and paid in such manner*" after "*act*".

3. In new section 3, line 2, insert "*the*" before "*same*"; and in line 9, strike "*said*" and insert "*such*".

4. In new section 5, line 3, insert "*the*" before "*same*".

5. In new section 7, line 10, insert an underscored comma after "*county*".

6. In standing committee amendment 3, insert "the first" at the end of line 2.

7. In renumbered section 8, line 3, strike "*and 4*" and insert "*to 7*".

8. In the title, line 5, insert "to provide procedures and duties; to provide for allocation;" before "to".

LEGISLATIVE BILL 796. Placed on Select File as amended.

E and R amendments to LB 796:

1. Amend the standing committee amendment to section 1, lines 14 to 31 to read "In section 1, strike lines 14 to 31 and insert:

- (1) For two different abstracts, a fee of ~~eighty cents~~ *one dollar*;
- (2) For three different abstracts, a fee of ~~ninety-five cents~~ *one dollar and forty cents*;
- (3) For four different abstracts, a fee of one dollar and ~~ten~~ *eighty* cents;
- (4) For five different abstracts, a fee of ~~one dollar~~ *two dollars* and ~~twenty-five~~ *twenty* cents;
- (5) For six different abstracts, a fee of ~~one dollar~~ *two dollars* and ~~ninety~~ *sixty* cents;
- (6) For seven different abstracts, a fee of ~~two~~ *three* dollars and ~~five~~ cents;
- (7) For eight different abstracts, a fee of ~~two~~ *three* dollars and ~~twenty~~ *forty* cents;
- (8) For nine different abstracts, a fee of ~~two~~ *three* dollars and ~~thirty-five~~ *eight* cents; and
- (9) For ten different abstracts, a fee of ~~two~~ *four* dollars and ~~fifty~~ *twenty* cents.'".

LEGISLATIVE BILL 864. Placed on Select File as amended.

E and R amendments to LB 864:

1. In standing committee amendment 1, line 3, reinstate the stricken word "money" and strike "~~money~~".
2. For correlation purposes, in the second line of section 2, insert "as amended by section 1, Legislative Bill 657, Seventy-fifth Session, Nebraska State Legislature, 1965," after the second comma; and in line 15, insert ", and credit to the Division of Motor Fuels of the Department of Agriculture and Economic Development such amount of the Aircraft Fuel Tax Fund as shall be necessary, in addition to such other funds as may be available for that purpose, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state, but in no event shall the amount so credited exceed one per cent of the Aircraft Fuel Tax Fund collected" after "66-413".
3. For correlation purposes, in section 4, line 1 and in the title, line 2, strike "sections 3-126 and 7-148" and insert "section 3-126"; and after the second comma in line 2 of section 4 and line 3 of the title, insert "and section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 657, Seventy-fifth Session, Nebraska State Legislature, 1965,".

LEGISLATIVE BILL 385. Placed on Select File as amended.

E and R amendments to LB 385:

1. In section 1, line 23, strike the semicolon and insert a period as in the statutes.
2. In line 6 of each of the Carstens General File amendments, insert "as of" after "amended".
3. In section 2, line 11, strike "assessment" and insert "assessments" as in the statutes.
4. In line 7 of the second Carstens General File amendment, strike the period and insert a semicolon as in the statutes, and insert a period at the end of the line.
5. In the title, strike line 7, and insert "sharing, and other employee benefit plans as pre-".

LEGISLATIVE BILL 579. Placed on Select File as amended.

E and R amendments to LB 579:

1. In section 1, strike beginning with the comma in line 17 through the comma in line 18, beginning with the comma in line 37 through the first comma in line 39, and beginning with the comma in line 45 through the comma in line 46, and show the same as stricken; and in lines 42 and 48, strike "recorder" and insert "recorder register of deeds".
2. In the title, line 6, insert "to harmonize with other legislation;" before "and".

LEGISLATIVE BILL 599. Placed on Select File as amended.

E and R amendments to LB 599:

1. In section 1, line 7, strike the colon and insert a semicolon; in line 9, strike "denomination" and insert "denominational"; strike the comma at the end of line 18; in line 26, insert "or" before "(d)"; insert "and" at the end of line 28; and in line 32, strike the first "of" and insert "or".
2. In section 2, line 7, section 4, line 3, and section 5, lines 3 and 12, strike "said" and insert "such".
3. In section 2, lines 6 and 7, strike "or solely within a part of"; in line 8, insert "or which operates solely within a part of such area: after "operates"; and in lines 10 and 13, strike "as above defined".
4. In section 4, strike "in" and insert "of".

5. In section 5, strike line 13 and insert "as may be consistent with the provisions of this act."

6. In section 6, line 4, strike "said" and insert "any such".

7. Add a new section to be known as section 7 and to read as follows:

"Sec. 7. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

8. In the title, line 6, strike "and"; and in line 7, insert "; and to declare an emergency" after "made".

LEGISLATIVE BILL 874. Placed on Select File as amended.

E and R amendments to LB 874:

1. Because of the standing committee amendments, reinstate the stricken section numbers.

2. In section 1, line 9, strike "located" and insert "situated".

3. In section 2, strike line 4, and insert "clerk, or, if the real estate is situated in more than one county, the county clerk of the county having the greater portion of such real estate, shall designate"; in line 11, strike "county" and insert "county or"; and in line 13, strike "county such" and insert "county or".

4. In section 3, line 15, strike "county" and insert "county or".

5. Add a new section to be known as section 9 and to read as follows:

"Sec. 9. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

6. In the title, line 6, strike "all" and insert "particular classes"; strike beginning with the second "to" in line 6 through line 9, and insert "to provide for the creation of industrial areas situated in more than one county as pre-"; in line 10, strike the second "to" and insert "for"; in line 12, strike "and"; and in line 13, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 624. Placed on Select File as amended.

E and R amendments to LB 624:

1. In section 1, lines 32 and 43, strike "Department of Health" and insert "department".

2. In section 2, line 3, strike "*College of Osteopathy*" and insert "*school or college*".

3. In the title, line 2, strike "sections 71-1,139.01 and" and insert "section"; in line 7, strike "two years" and insert "one year"; and strike beginning with "to" in line 7 through line 9 and insert "to provide for expenses as prescribed;".

LEGISLATIVE BILL 854. Correctly engrossed.

LEGISLATIVE BILL 515. Correctly engrossed.

LEGISLATIVE BILL 339. Correctly engrossed.

LEGISLATIVE BILL 95. Correctly engrossed.

LEGISLATIVE BILL 305. Correctly engrossed.

LEGISLATIVE BILL 860. Correctly engrossed.

LEGISLATIVE BILL 292. Correctly engrossed.

LEGISLATIVE BILL 286. Correctly engrossed.

LEGISLATIVE BILL 697. Correctly engrossed.

LEGISLATIVE BILL 673. Correctly engrossed.

LEGISLATIVE BILL 227. Correctly engrossed.

LEGISLATIVE BILL 718. Correctly engrossed.

LEGISLATIVE BILL 79. Correctly engrossed.

LEGISLATIVE BILL 539. Correctly engrossed.

LEGISLATIVE BILL 725. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 51. Re: Application of Electronic Computer Techniques to Nebraska Statutes

Introduced by Hal W. Bauer, 28th District, and Jerome Warner, 25th District.

WHEREAS, the application of current electronic computer techniques to Nebraska statutes would be of considerable benefit to the

Nebraska Legislature, the Nebraska Legislative Council, The University of Nebraska, and the people of the State of Nebraska; and

WHEREAS, the means have been developed in Nebraska and elsewhere to efficiently apply electronic processing to statutory material.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Nebraska Legislative Council and The Board of Regents of the University of Nebraska be encouraged and authorized to cooperate in placing the Nebraska statutes in a computer readable form and perfect and operate programs of electronic retrieval of Nebraska statutes; and

2. That a report of these activities be made to the next regular session of the Legislature.

LEGISLATIVE RESOLUTION 50.

Mrs. Hughes asked unanimous consent to amend the resolution by striking the word "legislation" in the first line of the last paragraph and inserting "legislature". No objections. So ordered.

Mr. Syas asked unanimous consent to add his name as a co-introducer of LR 50. No objections. So ordered.

LR 50 was adopted with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE RESOLUTION 52. Re: Study of Legislative Processes

Introduced by Richard F. Proud, 12th District.

WHEREAS, each session of the Legislature sees the members thereof faced with an ever-increasing number of complex bills intimately affecting every aspect of the lives of the people of the state, and

WHEREAS, this results in the placing of a greater work load on each member, rising legislative costs, and problems of effectively handling this growing burden, and

WHEREAS, it is recognized that the basic problem is that of utilizing better the legislative time available so that it is possible to give ample consideration to bills of major importance, and

WHEREAS, it is necessary periodically to examine thoroughly the legislative processes looking to the more efficient budgeting and utilization of legislative time and machinery.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Executive Board of the Legislative Council appoint a committee to make a complete study of the legislative processes, including the rules of the legislature and all statutes and constitutional provisions pertaining to all aspects of said legislative processes, including, but not limited to, the drafting and introduction of bills, the consideration of bills, and the provision of expanded legislative research facilities, with special emphasis being given to finding means of giving more thorough consideration to bills.

2. That the committee report to the next regular session of the Legislature the results of its study, together with all recommended changes in procedures, the rules, statutes, or constitutional provisions.

Referred to the Executive Board of the Legislative Council.

Visitors

Mr. D. Payne introduced nine members of the Teen Age Republican Club from Sarpy County.

Mr. Klaver introduced Louis Victor and Katherine Victor of Omaha.

Mr. Proud introduced 62 students from Valley View Junior High School and teachers Mr. David Bath and Mrs. Ronald Seeley.

UNANIMOUS CONSENT—Withdraw LB 276

Mr. Marvel renewed his pending request found in the Legislative Journal for the Ninety-ninth Day to withdraw LB 276.

Mr. Carpenter objected.

Mr. Carpenter asked unanimous consent that the bill be held in its present position. No objections. So ordered.

MOTION—Untable Motion

Mr. Craft moved to untable his motion found in the Legislative Journal for the Ninety-first Day to appeal the U.S. District Court decision concerning reapportionment to the Supreme Court.

The motion prevailed with 26 ayes, 15 nays, and 8 not voting.

MOTION—Appeal to Supreme Court

Mr. Craft renewed his motion found in the Legislative Journal for the Ninety-first Day to appeal the decision of the U.S. District Court on reapportionment to the United States Supreme Court.

Mr. Adamson requested a record vote.

Voting in the affirmative, 20:

Adamson	Fleming	Lysinger	Paxton
Bowen	Hasebroock	Matzke	Proud
Brauer	Holmquist	Nelson	Rasmussen, E.
Claussen	Kjar	Orme	Rasmussen, R.
Craft	Kremer	Paine, I.	Wylie

Voting in the negative, 27:

Batchelder	Danner	Mahoney	Skarda
Bauer	Gerdes	Marvel	Stryker
Budd	Harsh	Moulton	Syas
Burbach	Hughes	Moylan	Wallwey
Carpenter	Klaver	Payne, D.	Warner
Carstens	Knight	Pedersen	Whitney
Crandall	Kokes	Ruhnke	

Not voting, 2:

Nore Stromer

The Craft motion lost.

Visitors

Mr. E. Rasmussen introduced Joyce Taylor from Exeter.

Mrs. Orme introduced the Lincoln Committee on Political Education AFL-CIO Women's Activities Director Mrs. Lola Allen and five women.

Mr. Mahoney introduced the Omaha Committee on Political Education AFL-CIO Women's Activities Director Mrs. Tom Stabbs and eighteen women.

Mr. Claussen introduced Mr. and Mrs. Yost from Harrisburg, Pennsylvania, and Mr. and Mrs. Schroeder from Hoskins, Nebraska. He also introduced Mrs. H. J. Westerman and Carol Westerman from Sioux Falls, South Dakota.

Members Excused

Mr. Holmquist was excused at 11:15 a.m. for the remainder of the morning.

Mr. Batchelder was excused for Thursday and Friday, June 3 and 4, 1965.

Mr. Knight was excused at 11:30 a.m. for the remainder of the morning.

Mr. Moulton was excused for Thursday, June 3, 1965.

Committee Meetings

Mr. Syas announced an executive meeting of the Urban Affairs Committee at 1:15 p.m. in the West Lounge.

Mr. R. Rasmussen announced an executive meeting of the Education Committee at 1:30 p.m. in the West Lounge.

Mr. Marvel announced an executive meeting of the Budget Committee at 3:30 p.m.

MOTION—Reapportionment Plans

Mr. Ruhnke moved that a committee be named by the Committee on Committees to consider proposed reapportionment plans and that persons wishing to submit plans do so by June 7.

Mr. Burbach moved to amend the Ruhnke motion to June 11 instead of June 7. Amendment adopted.

Mr. Carpenter moved to amend the Ruhnke motion so that the committee recommends a bill or bills to be referred to the Government and Military Affairs Committee for a public hearing. Amendment adopted.

Mr. Carpenter moved to further amend the Ruhnke motion so that the committee consists of the Committee on Committees. Amendment adopted.

The Ruhnke motion as amended was adopted.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Warner asked unanimous consent to withdraw LB 736, LB 737, LB 738, LB 739, and LB 740.

Laid over.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 50.

UNANIMOUS CONSENT—LB 673

Mr. Proud asked unanimous consent to replace LB 673 on Select File for the following specific amendment. No objections. So ordered.

Amend Sections 1, 2, 3 and 4 by striking and deleting the following words:

“or in the business of transmitting oil, gas, or petroleum products by pipeline, or a public utility,”

SELECT FILE**LEGISLATIVE BILL 890.**

Mr. Marvel offered the following amendments to the pending Gerdes amendments found in the Legislative Journal for the Ninety-fourth Day:

1. Amend the Gerdes amendment 1, subdivision (1), lines 12 and 13 by striking “College of Agriculture and Home Economics campus” and inserting “*Campuses*”, lines 19 and 20 by striking “main campus of the university at” and inserting “*campuses in*”, lines 25 and 26 by striking “in the vicinity of the main campus at” and inserting “*on the campuses in*”, lines 32 and 33 by striking “at the College of Agriculture and Home Economics” and inserting “*on the campuses in Lincoln, Nebraska*”, line 46 by striking “main campus of the university at” and inserting “*campuses in*”, lines 48 and 49 by striking “in the vicinity of the main campus at” and inserting “*on the campuses in*”, lines 65 and 66 by striking “at the College of Agriculture and Home Economics” and inserting “*on the campuses in Lincoln, Nebraska*”, line 77 by striking “at the main campus” and inserting “*on the campuses*”, and lines 78 and 79 by striking “in the vicinity of the main campus at the university at” and inserting “*on the campuses in*”.

2. Amend Gerdes amendment 2 by striking section 3 and inserting the following:

“Sec. 3. *The Governor shall be responsible for developing a schedule of construction for the construction projects outlined herein so as to avoid conflicting schedules for funds between the various agencies. Said schedule shall be based on the projects provided for herein to be commenced according to the availability of funds subject to appropriations by the Legislature.*”.

3. Amend the title to conform.

The amendments were adopted by unanimous consent.

Mr. Carpenter offered the following amendment to the Gerdes amendments:

1. Amend the Gerdes Amendment 1, by inserting before the semicolon at the end of subdivisions (a) and (b) of subdivision (1) the following:

“, together with any construction or remodeling costing not more than two hundred thousand dollars”.

The Carpenter amendment was adopted by unanimous consent.

The pending Gerdes amendments were adopted as amended by unanimous consent.

Mr. Bowen offered the following amendments and asked for a record vote:

Amend Section two, lines 83, 84 and 85 by striking two million five hundred thousand dollars to complete the hospital at the College of Medicine.

Line 105, strike one million dollars and insert *three million five hundred thousand dollars*.

Voting in the affirmative, 13:

Adamson	Danner	Nelson	Ruhnke
Batchelder	Kjar	Paine, I.	Skarda
Bowen	Mahoney	Rasmussen, E.	Whitney
Burbach			

Voting in the negative, 31:

Bauer	Fleming	Lysinger	Proud
Brauer	Gerdes	Marvel	Rasmussen, R.
Budd	Harsh	Matzke	Stryker
Carpenter	Hasebroock	Moulton	Syas
Carstens	Hughes	Moylan	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Wylie
Crandall	Kokes	Pedersen	

Not voting, 5:

Holmquist	Nore	Payne, D.	Stromer
Kremer			

The Bowen amendment lost.

LB 890 was advanced to E and R for engrossment.

LEGISLATIVE BILL 889. Laid over.

LEGISLATIVE BILL 797. Laid over until Monday, June 7, 1965 at the request of Mr. Carpenter.

LEGISLATIVE BILL 262. E and R amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 476. E and R amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 901. E and R amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 632. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 544. Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for engrossment.

Mr. Stryker asked unanimous consent that LB 891 be bracketed on E and R for engrossment. No objections. So ordered.

LEGISLATIVE BILL 562. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Mr. Wallwey offered the following specific amendments:

1. Amend the bill by striking section 15 and renumbering original sections 16 to 19 as sections 15 to 18 respectively.

2. Amend renumbered section 18, line 6 by inserting after "1963" the following:

“; and also section 83-329.14, Reissue Revised Statutes of Nebraska, 1943”.

3. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Carpenter until LB 797 is disposed of. No objections. So ordered.

LEGISLATIVE BILL 329. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 132. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 673. Mr. Proud renewed his pending amendment found in this day's Journal.

Amendment pending.

Laid over at the request of Mr. Carpenter.

Recess

At 12:02 p.m., on a motion by Mr. Hasebroock, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Budd, Nore and Stromer excused.

Visitors

Mr. Holmquist introduced Mr. Lloyd Palmer of Tekamah, Nebraska.

Mr. Craft introduced Mr. Sidney McFarland of North Platte.

Mr. Gerdes introduced Mr. and Mrs. Merle Kilgore, Debbie and Sherry of Crawford.

Mr. Bowen introduced Mr. and Mrs. Geo. Howard and four children from Sarnia, Ontario, Canada.

Mr. Carpenter introduced Mr. and Mrs. Rodney Barge and 6 children from Gering.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 258. Placed on General File as amended.

Standing Committee amendments to LB 258:

Amend Section 1 of the bill by striking Lines 9 and 10 and inserting the following: "vided. Their terms of office shall be for six years each. Their duties and powers shall".

Amend Section 1 by striking Lines 36 through 40 and inserting: "*The members of the Board of Trustees of Higher Education shall consist of such members as the Legislature shall prescribe. The Board shall be elected by districts of substantially equal population and for such term as the Legislature shall provide.*"

(Signed) Ross H. Rasmussen, Chairman

GENERAL FILE

Mr. Carpenter asked unanimous consent for the balance of the afternoon to read only the new and stricken matter on the General File bills. No objections. So ordered.

LEGISLATIVE BILL 905. Laid over at the request of Mr. Adamson.

LEGISLATIVE BILL 865. Reading waived. Explained.

Standing Committee amendments were adopted.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 863. Laid over.

LEGISLATIVE BILL 164. Laid over.

LEGISLATIVE BILL 82. Considered.

Mr. E. Rasmussen moved to indefinitely postpone LB 82.

The motion prevailed.

LEGISLATIVE BILL 526. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-sixth Day were adopted.

Mr. Carpenter offered the following amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. In addition to the requirements of section 60-1001, Re-issue Revised Statutes of Nebraska, 1943, the first 25 new passenger motor vehicles, without exception, acquired by the State of Nebraska after the effective date of this act, shall (1) be equipped with a flashing red light on the top thereof with controls therefor readily accessible to the driver, and (2) be painted the same color as are motor vehicles used for patrol purposes by the Nebraska Safety Patrol."

2. Amend the bill by renumbering original section 2 as section 3.

3. Amend the title to conform.

Amendments pending.

Laid over.

RESOLUTIONS**LEGISLATIVE RESOLUTION 53.** Re: Memory of H. P. Heiliger

Introduced by John E. Knight, 26th District and Jerome Warner, 25th District.

WHEREAS, H. P. Heiliger of Lincoln served in this Legislature during the 1943, 1945, and 1947 regular sessions; and

WHEREAS, H. P. Heiliger died June 1, 1965, with his funeral services scheduled for Thursday, June 3, 1965.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of H. P. Heiliger.

2. That the Legislature stand for a moment of silent tribute to his memory.

Mr. Knight moved to suspend the rules and adopt the Resolution today.

The motion prevailed with 44 ayes, 0 nays and 5 not voting.

The members stood for a moment of silence in memory of H. P. Heiliger.

GENERAL FILE

LEGISLATIVE BILL 552. Reading waived. Explained.

Mr. Kjar offered the following amendment which was adopted:

“provided, however, that any model of any make of tractor which the Nebraska State Railway Commission shall determine to be used primarily for farming purposes in the State of Nebraska by twenty-five percent (25%) or more of the Nebraska owners thereof shall not be exempt from the provisions of sections 75-301 to 75-347. The Nebraska State Railway Commission shall have the right to inspect the records of all Nebraska tractor distributors and sales outlets for the purpose of determining the primary use made of any model of tractor sold in the State of Nebraska.”

Mr. Warner moved to indefinitely postpone and asked for a record vote.

Voting in the affirmative, 14:

Batchelder	Knight	Rasmussen, R.	Wallwey
Claussen	Kokes	Stryker	Warner
Harsh	Matzke	Syas	Wylie
Klaver	Rasmussen, E.		

Voting in the negative, 27:

Adamson	Crandall	Kjar	Payne, D.
Bauer	Danner	Mahoney	Pedersen
Bowen	Fleming	Moulton	Proud
Brauer	Gerdes	Nelson	Ruhnke
Burbach	Hasebroock	Orme	Skarda
Carpenter	Holmquist	Paine, I.	Whitney
Craft	Hughes	Paxton	

Not voting, 8:

Budd	Kremer	Marvel	Nore
Carstens	Lysinger	Moylan	Stromer

The motion lost.

LB 552 was advanced to E and R for review with 28 ayes, 9 nays, and 12 not voting.

Member Excused

Mr. Carstens was excused at 3:15 p.m. for the remainder of the day.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 53.

GENERAL FILE**LEGISLATIVE BILL 764.**

Mr. Stryker asked unanimous consent that LB 764 be bracketed for discussion on June 16, 1965, and that it be the first order of business on General File. No objections. So ordered.

LEGISLATIVE BILL 88. Laid over.

Speaker Bowen Presiding**Ease**

The Legislature was at ease from 3:35 p.m. until 3:40 p.m.

LEGISLATIVE BILL 851. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

Mr. Carpenter offered the following amendment which was adopted:

1. Amend section 2 of the bill by striking the new matter in line 36 and inserting "*payment of not to exceed fifty per cent of the first month salary which may be paid in three equal monthly payments at*".

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 551. Read and considered.

Advanced to E and R for review with 18 ayes, 12 nays, and 19 not voting.

LEGISLATIVE BILL 724. Laid over.

LEGISLATIVE BILL 99. Reading waived. Explained.

Laid over.

UNANIMOUS CONSENT—Committee Meetings

Mr. Ruhnke asked unanimous consent to hold a meeting of the Rules Committee immediately upon adjournment. No objections. So ordered.

Mr. Kremer asked unanimous consent to hold an executive meeting of the Agriculture and Recreation Committee on Thursday, June 3, 1965 at 1:00 p.m. in the West Lounge. No objections. So ordered.

STANDING COMMITTEE REPORTS**Education**

LEGISLATIVE BILL 234. Placed on General File as amended.

Standing Committee amendments to LB 234:

1. Amend section 3 of the bill by striking lines 23 to 51 and inserting the following:

“tlement shall be made by paying cash of not less than twenty per cent of the purchase price at time of sale and the balance shall be payable in cash within ninety days of the date of sale.”

2. Amend the title to conform.

LEGISLATIVE BILL 316. Placed on General File as amended.

Standing Committee amendments to LB 316:

After the word “value” in Line 5, Section 1 add the following:
“Provided, that whenever the 4 percent rental is adopted, the unsold lands shall be appraised at actual value as determined by the Board of Educational Lands and Funds.”

Add a new Section 3:

“The four percent rental rate shall become effective as land is appraised.”

Renumber Section 3 as Section 4.

(Signed) Ross H. Rasmussen, Chairman

Adjournment

At 4:23 p.m., on a motion by Mr. Klaver the Legislature adjourned until 9:00 a.m., Thursday, June 3, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 3, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father in heaven, once again we offer unto thee our grateful thanks for thy mercy that cared for us during the night and brought us safely to this hour. Today is the tomorrow we worried about yesterday, and we see how foolish our anxiety was. Teach us to trust thee more completely and to seek thy help in all that we have to do. Give us anew the spirit of the pioneers: the spirit of adventure, of daring, of courage, and of faith, in Thee our God. Amen.

The roll was called and all members were present except Messrs. Batchelder, Moulton, and Stromer, who were excused.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 853. With Emergency.

A BILL FOR AN ACT relating to cities of the second class and villages; to provide that for the purpose of making payment of the cost of acquiring easements and rights-of-way for the purpose of establishing and altering the channel of watercourses and erecting and maintaining dikes against flood waters and surface waters, such cities and villages may issue their general obligation bonds; to provide for an election to be held for the purpose of authorizing such bonds; to establish the terms under which the bonds may be issued; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Batchelder Moulton Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 769.

A BILL FOR AN ACT to amend section 32-257, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide duplicate voter registration lists and supplemental lists free of charge to the local political party county chairman of each political party; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Lysinger	Pedersen
Bauer	Fleming	Mahoney	Proud
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall			

Voting in the negative, 4:

Harsh	Paine, I.	Rasmussen, E.	Wylie
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Not voting, 4:

Batchelder	Kremer	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 610. With Emergency.

A BILL FOR AN ACT to amend section 44-303, Reissue Revised Statutes of Nebraska, 1943, and section 81-303.01, Revised Statutes Supplement, 1963, relating to insurance; to prohibit stock insurance companies from doing business in this state, as prescribed, when the total organization and promotion expense exceeds ten per cent; to limit expenses of the distribution and sale of domestic stock companies as prescribed; to change internal references; to repeal the original sections and also section 81-303.02, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Moulton	Payne, D.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 431. With Emergency.

A BILL FOR AN ACT relating to agriculture; to provide for joint county fairs as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Moulton	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 771.

A BILL FOR AN ACT to amend section 25-1634.01, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure, district court; to provide for postponing service of a qualified juror as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Budd	Claussen	Fleming
Bauer	Burbach	Craft	Gerdes
Bowen	Carpenter	Crandall	Harsh
Brauer	Carstens	Danner	Hasebroock

Holmquist	Mahoney	Paxton	Skarda
Hughes	Marvel	Payne, D.	Stryker
Kjar	Matzke	Pedersen	Syas
Klaver	Moylan	Proud	Wallwey
Knight	Nelson	Rasmussen, E.	Warner
Kokes	Nore	Rasmussen, R.	Whitney
Kremer	Orme	Ruhnke	Wylie
Lysinger	Paine, I.		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 785.

A BILL FOR AN ACT to amend sections 85-401, 85-402, 85-403, 85-404, and 85-407, Reissue Revised Statutes of Nebraska, 1943, relating to revenue obligations; to authorize the contracting for or the construction or establishment of parking buildings and facilities and the financing thereof as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kremer	Pedersen
Bauer	Danner	Lysinger	Proud
Bowen	Fleming	Marvel	Rasmussen, R.
Brauer	Gerdes	Matzke	Ruhnke
Budd	Harsh	Nelson	Skarda
Burbach	Hasebroock	Nore	Stryker
Carpenter	Holmquist	Orme	Syas
Carstens	Hughes	Paine, I.	Wallwey
Claussen	Kjar	Paxton	Warner
Craft	Klaver	Payne, D.	Whitney

Voting in the negative, 4:

Kokes	Moylan	Rasmussen, E.	Wylie
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Not voting, 5:

Batchelder	Mahoney	Moulton	Stromer
Knight			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 67.

A BILL FOR AN ACT to amend section 17-716, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend the time for filing claims as prescribed; to make provisions thereof applicable to cities of the first class; and to repeal the original section and also section 16-730, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Mahoney	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 375.

A BILL FOR AN ACT to amend section 46-249, Reissue Revised Statutes of Nebraska, 1943, relating to irrigation; to provide an exception; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Proud
Bauer	Fleming	Lysinger	Rasmussen, E.
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Nelson	Skarda
Burbach	Holmquist	Nore	Stryker
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Claussen	Klaver	Paxton	Warner
Craft	Knight	Payne, D.	Whitney
Crandall	Kokes	Pedersen	Wyie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Moulton	Moylan	Stromer
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 794.

A BILL FOR AN ACT to amend section 5-105, Revised Statutes Supplement, 1963, relating to apportionment; to create a new district court judicial district as prescribed; to provide when this act shall become operative; to provide for the incumbent judge of the new district to comply with the provisions of sections 24-813 to 24-818, Reissue Revised Statutes of Nebraska, 1943, at the general election to be held in 1968; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Craft	Kjar	Moylan
Bauer	Crandall	Klaver	Nelson
Bowen	Danner	Knight	Nore
Brauer	Fleming	Kokes	Orme
Budd	Gerdes	Kremer	Paine, I.
Burbach	Harsh	Lysinger	Paxton
Carpenter	Hasebroock	Mahoney	Payne, D.
Carstens	Holmquist	Marvel	Pedersen
Claussen	Hughes	Matzke	Proud

Rasmussen, E.	Skarda	Wallwey	Whitney
Rasmussen, R.	Stryker	Warner	Wylie
Ruhnke	Syas		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 620.

A BILL FOR AN ACT to amend section 44-332, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to provide requirements for the issuance of a resident broker's license; to provide for a fee; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Lysinger	Payne, D.
Bowen	Gerdes	Mahoney	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moylan	Ruhnke
Carpenter	Hughes	Nelson	Skarda
Carstens	Kjar	Nore	Stryker
Claussen	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Kremer		

Voting in the negative, 3:

Rasmussen, E.	Syas	Wylie
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Not voting, 4:

Batchelder	Bauer	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS**Education**

LEGISLATIVE BILL 233. Indefinitely postponed.

LEGISLATIVE BILL 812. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 261. Placed on Select File as amended.

E and R amendments to LB 261:

1. Add a new section to be known as section 2 and to read as follows:

“Sec. 2. That section 17-230, Revised Statutes Supplement, 1963, be amended to read as follows:

17-230. Any such levy shall not be considered within the twenty-five mill limitation on the village for the levy of taxes as contained in section 17-702.”

2. Renumber original section 2 as section 3, and in line 2 thereof strike “is” and insert “and section 17-230, Revised Statutes Supplement, 1963, are”.

3. In the title, line 3, insert “and section 17-230, Revised Statutes Supplement, 1963,” after the second comma; and in line 7, strike “section” and insert “sections”.

4. In the enacting clause, strike the period and insert a comma.

LEGISLATIVE BILL 895. Placed on Select File as amended.

E and R amendment to LB 895:

1. In the title, line 2, strike “Department” and insert “Commissioner”.

LEGISLATIVE BILL 255. Placed on Select File.

LEGISLATIVE BILL 271. Placed on Select File as amended.

E and R amendments to LB 271:

1. In section 1, line 14, insert “Cash” before “Fund”.

2. In section 3, line 1, strike “sections 1 and 2 of”.

LEGISLATIVE BILL 352. Placed on Select File as amended.

E and R amendments to LB 352:

1. In standing committee amendment 1, line 5, insert "except trailers and semitrailers being drawn by a motor vehicle" before "if".

2. In the title, strike beginning with the second "to" in line 3 through line 4 and insert "to provide when vehicles in tow shall be prohibited on freeways; and"; and in line 5, insert ", and also section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965" after "section".

LEGISLATIVE BILL 707. Placed on Select File as amended.

E and R amendment to LB 707:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 381, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, insert "For buses used exclusively to carry children to and from school, and other school activities, the registration fee shall be ten dollars." at the end of line 9.

LEGISLATIVE BILL 534. Placed on Select File as amended.

E and R amendments to LB 534:

1. Amend standing committee amendment 1 to read "1. In the title, strike lines 6 to 8 and through the first semicolon in line 9."

2. Amend standing committee amendment 6 to read "6. In section 1, strike lines 13 to 16 and insert 'tor.'."

3. In section 1, line 4, strike "(a)" and insert "{a} (1)"; in line 6, strike "(b)" and insert "{b} (2)"; and in lines 8 and 9, strike "as provided in (a) and (b) hereof".

LEGISLATIVE BILL 648. Placed on Select File as amended.

E and R amendment to LB 648:

1. In section 1, line 79, insert an underscored comma after "scale".

LEGISLATIVE BILL 810. Placed on Select File as amended.

E and R amendments to LB 810:

1. In section 1, line 5, strike *“that”* and insert *“with which”*; in line 6, strike *“with”*; and in lines 6 and 7, strike *“commissioners”* and insert *“commissioner”*.

2. In section 2, line 10, insert *“he has”* after *“(2)”*; in line 15, insert *“the”* after *“either”* and strike line 16 and insert *“deputy, or both, are subject to removal under the provisions of this sec-”*.

3. In section 3, line 8 and 9, strike *“either the commissioner or”*; and in line 10, strike *“of the deputy”*.

4. In section 4, line 3, insert *“, within ten days,”* after *“shall”*; strike line 5, and insert *“by either regis-”*; and in line 10, strike *“committee”* and insert *“commissioner”*.

LEGISLATIVE BILL 747. Placed on Select File as amended.

E and R amendment to LB 747:

1. In section 1, line 17, insert *“or”* after *“landowners”*.

LEGISLATIVE BILL 675. Placed on Select File as amended.

E and R amendment to LB 675:

1. In section 1, line 44, strike *“such”* and insert *“which”*.

LEGISLATIVE BILL 887. Placed on Select File as amended.

E and R amendments to LB 887:

1. In section 1, strike lines 1 and 2 and insert *“Section 1. That section 2-1559, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 168, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:”*; in line 26, strike the semicolon and insert an underscored comma; and in line 31, remove underscoring from the semicolon.

2. In section 2, lines 1 and 2, and in the title, lines 2 and 3, strike *“Reissue Revised Statutes of Nebraska, 1943,”* and insert *“Revised Statutes Supplement, 1963,”*; in section 2, line 2 and in the title, line 3, strike *“1”* and insert *“2”*; and at the end of line 3 of section 2 and line 4 of the title, insert *“State”*.

LEGISLATIVE BILL 459. Correctly engrossed.

LEGISLATIVE BILL 879. Correctly engrossed.

LEGISLATIVE BILL 752. Correctly engrossed.

LEGISLATIVE BILL 896. Correctly enrolled.

LEGISLATIVE BILL 326. Correctly enrolled.

LEGISLATIVE BILL 643. Correctly enrolled.

LEGISLATIVE BILL 590. Correctly enrolled.

LEGISLATIVE BILL 611. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Executive Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to hold an executive meeting on Friday, June 4, 1965 at 8:15 a.m. No objections. So ordered.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up Friday, June 4th Final Readings this morning.

The motion prevailed with 35 ayes, 3 nays and 11 not voting.

Member Excused

Mr. Ruhnke asked unanimous consent to be excused at 10:30 a.m. for the remainder of the morning. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 896 LB 326 LB 643 LB 590 LB 611

Visitors

Mr. Bowen introduced Mr. Leonard Ywassa, Director, Service of Agriculture, Lome, Togo and his interpreter Mr. Clag.

Mr. Wylie introduced Mrs. George Wrenhold and 3 sons from Clearwater, Nebraska.

Committee—Escort Visitor

The President appointed Mrs. Hughes, Mrs. Orme and Messrs. I. Paine and Matzke to escort Governor Frank B. Morrison and Mr. Dale Robertson to the rostrum.

Governor Morrison and Mr. Robertson addressed the Legislature.

The Committee escorted the guests from the Chamber.

MOTION—Suspend Rules

Mr. President: I move the rules be suspended and the following rule changes recommended by the Legislature be made to conform with the rules of the Legislature in the following form:

Rule 2. Sec. 1. Order of succession

Chairman of the Legislative Council
 Chairman of Committee on Committees
 Chairman of Committee on Judiciary
 Chairman of Committee on Government and Military Affairs
 Chairman of Committee on Budget
 Chairman of Committee on Revenue
 Chairman of Committee on Education
 Chairman of Committee on Banking, Commerce and Insurance
 Chairman of Committee on Public Works
 Chairman of Committee on Agriculture and Recreation
 Chairman of Committee on Public Health and Welfare
 Chairman of Committee on Miscellaneous Subjects
 Chairman of Committee on Salaries and Claims
 Chairman of Committee on Labor
 Chairman of Committee on Urban Affairs

Rule 11. Sec. 1.

Clerk of the Legislature to have correctional bills printed and ready for introduction, with the exception of the title page, when the Legislature convenes.

(Signed) Arnold Ruhnke, Chairman
 Rules Committee

Speaker Bowen Presiding

Mr. Klaver asked unanimous consent to hold the motion until Tuesday, June 8, 1965. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 899. With Emergency.

A BILL FOR AN ACT to amend sections 77-716 and 77-1320.01, Revised Statutes Supplement, 1963, section 77-318, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legisla-

tive Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1963, and section 77-1235, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 81, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for taxing property omitted from taxation; to waive penalties as prescribed; to provide penalties; to provide for appeals; to provide that the provisions of this act shall apply to assessment of property for taxation beginning with the year 1965; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Pedersen
Bauer	Fleming	Lysinger	Proud
Bowen	Gerdes	Mahoney	Rasmussen, R.
Brauer	Harsh	Marvel	Ruhnke
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Paine, I.	Rasmussen, E.	Stromer
Moulton			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 732.

A BILL FOR AN ACT to amend section 44-114, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the license fee for a resident agent of a domestic insurer from one to two dollars and a resident broker from ten to fifteen dollars; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Kremer	Pedersen
Bowen	Gerdes	Lysinger	Proud
Brauer	Harsh	Mahoney	Rasmussen, R.
Budd	Hasebroock	Marvel	Skarda
Burbach	Holmquist	Matzke	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie
Danner			

Voting in the negative, 1:

Nelson

Not voting, 7:

Batchelder	Moulton	Rasmussen, E.	Stromer
Bauer	Paine, I.	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 733.

A BILL FOR AN ACT to amend section 44-409, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the unearned premium reserve requirements, as prescribed; to delete obsolete provisions; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moylan	Syas
Carpenter	Hughes	Nelson	Wallwey
Carstens	Kjar	Nore	Warner
Claussen	Klaver	Orme	Whitney
Craft	Knight	Paine, I.	Wylie
Crandall	Kokes	Paxton	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Rasmussen, E.	Stromer	Stryker
Moulton	Ruhnke		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 715.

A BILL FOR AN ACT relating to cities of the first class; to provide for street improvements, as prescribed, for streets partly inside and partly outside such cities.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Rasmussen, E.	Ruhnke	Stromer
Moulton			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 684.

A BILL FOR AN ACT to amend section 79-437, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to change terms as prescribed; to provide duties for the Revisor of Statutes; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Lysinger	Payne, D.
Bauer	Fleming	Mahoney	Proud
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Skarda
Budd	Hasebroock	Moylan	Stryker
Burbach	Holmquist	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Moulton	Rasmussen, E.	Stromer
Hughes	Pedersen	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 438. With Emergency.

A BILL FOR AN ACT to amend section 15-244, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the primary class; to authorize cities of the primary class to issue bonds as provided by law and as authorized by charter; to provide power to contract as prescribed; to repeal the original section and also sections 15-837 and 15-838, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Klaver
Bowen	Claussen	Harsh	Knight
Brauer	Craft	Hasebroock	Kokes
Budd	Crandall	Holmquist	Kremer
Burbach	Danner	Hughes	Lysinger

Mahoney	Orme	Proud	Syas
Marvel	Paine, I.	Rasmussen, E.	Wallwey
Matzke	Paxton	Rasmussen, R.	Warner
Moylan	Payne, D.	Skarda	Whitney
Nelson	Pedersen	Stryker	Wylie
Nore			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Moulton	Ruhnke	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 498.

A BILL FOR AN ACT relating to cities of the first class; to confer additional rights, powers, authority, and jurisdiction over flood control projects.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, E.
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Syas
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Ruhnke	Stromer	Wallwey
Moulton			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 594.

A BILL FOR AN ACT to amend section 33-109, Revised Statutes Supplement, 1963, relating to fees and salaries; to provide a uniform fee for filing various instruments in the office of the register of deeds or county clerk; to increase a fee; to provide for certified copies; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Gerdes	Mahoney	Pedersen
Bowen	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Rasmussen, E.
Budd	Holmquist	Moylan	Rasmussen, R.
Burbach	Hughes	Nelson	Skarda
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Kremer	Payne, D.	Wylie
Fleming	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Claussen	Ruhnke	Wallwey
Bauer	Moulton	Stromer	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 613.

Laid over.

LEGISLATIVE BILL 303.

A BILL FOR AN ACT to amend section 16-304, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to authorize cities of the first class to pay the premiums on required bonds of council members; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, E.
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Syas
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Moulton	Stromer	Wallwey
Bauer	Ruhnke		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 372.

A BILL FOR AN ACT to amend section 37-501, Revised Statutes Supplement, 1963, relating to game and fish; to change the offenses of hunting, shooting, or taking any bird or animal with the aid of an artificial light; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 1:

Proud

Not voting, 5:

Batchelder Moulton Ruhnke Stromer
Carpenter

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. E. Rasmussen introduced his mother Mrs. Karen Rasmussen and sisters Elinor and Margaret of Denver, Colorado.

Mr. I. Paine introduced Mr. Vernon Bounds of Maryland.

UNANIMOUS CONSENT—LB 563

Mr. Klaver asked unanimous consent that LB 563 be considered as the first order of business on General File on Tuesday, June 8, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 890

Mr. Marvel asked unanimous consent to replace LB 890 on Select File for the following specific amendment. No objections. So ordered.

Add the Emergency Clause and amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 890. The Marvel specific amendment found in this day's Journal was adopted.

Mr. Pedersen offered the following specific amendment:

Amend LB 890 by striking in Section 1 on line 21 the words "*three and two-tenths*" and inserting "*two and seven-tenths*", and to insert after the word "*allocated*" in Section 2 on line 7, "*to the extent available*".

Mr. Syas appealed the ruling of the Chair allowing the amendment to be offered.

The question is, "Shall the Chair be sustained?"

The motion prevailed with 19 ayes, 10 nays, and 20 not voting.

Mr. E. Rasmussen requested a record vote on the Pedersen amendment.

Voting in the affirmative, 7:

Bowen	Nelson	Paxton	Wylie
Kokes	Paine, I.	Pedersen	

Voting in the negative, 35:

Adamson	Danner	Kremer	Rasmussen, E.
Bauer	Fleming	Lysinger	Rasmussen, R.
Budd	Gerdes	Mahoney	Skarda
Burbach	Harsh	Marvel	Stryker
Carpenter	Hasebroock	Matzke	Syas
Carstens	Holmquist	Moylan	Wallwey
Claussen	Hughes	Nore	Warner
Craft	Klaver	Orme	Whitney
Crandall	Knight	Proud	

Not voting, 7:

Batchelder	Kjar	Payne, D.	Stromer
Brauer	Moulton	Ruhnke	

The Pedersen amendment lost.

LB 890 was advanced to E and R for engrossment.

MOTION—Return LB 718 to Select File

Mr. Marvel moved to return LB 718 to Select File for the following specific amendment:

1. Amend section 1 of the bill, line 11 by inserting "*revenue*" before "bonds".

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Mr. Marvel asked unanimous consent to bracket LB 718 on Select File until Tuesday, June 8, 1965. No objections. So ordered.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 581. Placed on General File as amended.

Standing Committee amendments to LB 581:

1. Amend section 1 of the bill by striking lines 1 and 2 and inserting:

"Section 1. The governing boards of any educational service unit and any one or more counties may jointly".

2. Amend section 4 of the bill by adding a new subdivision (1) to read as follows:

"(1) The boundaries of the area vocational school shall include the area designated;" and by renumbering subdivisions (1) to (12) as subdivisions (2) to (13) respectively.

3. Amend section 5 of the bill, line 1 by striking "board" and inserting "State Board of Vocational Education".

4. Amend section 7 of the bill by striking lines 15 to 24 and inserting "the proposed area lies entirely within one or more educational service units and one or more counties within any other educational service unit the election commissioner or county clerk, as the case may be, of the county in which the voting on the issue takes place, shall proclaim the results of the election.

5. Amend section 9 of the bill by striking line 2 and inserting "of this act shall be governed by a governing board of the area vocational school established under this act which shall consist of", and line 7 by striking "board of trustees" and inserting "governing board".

6. Amend section 10 of the bill by striking "board of trustees" and inserting "governing board of the area vocational technical school".

7. Amend section 11 of the bill by striking lines 2 and 3 and inserting "which the administrative office of the governing board of the area vocational technical school is located shall be the ex officio treasurer of the governing board. He shall be the custodian", and lines 4, 5, 7, 10, 12, 17 and 19 by inserting "governing" before "board".

8. Amend section 12, line 1, section 13, line 1, section 14, line 1, section 15, line 3, section 16, lines 3, 11 and 12, and section 17, line 1 by striking "board of trustees" and inserting "governing board of the area vocational technical school".

9. Amend section 16 of the bill, lines 11 and 12 by striking "board of trustees" and inserting "governing board".

10. Amend the bill by adding a new section to be known as section 18 and to read as follows:

"Sec. 18. The governing board of any educational service unit or any one or more counties not included in the original petition may petition the State Board of Vocational Education to join an

established area vocational school following the appropriate procedures as outlined in sections 3, 4, 5, 6, and 7 of this act. Such merger to be effective on July 1, of the year in which the petitions have been favorably approved by election.”

11. Amend the bill by renumbering original section 18 as section 19.

12. Amend the title to conform.

(Signed) Ross H. Rasmussen, Chairman

UNANIMOUS CONSENT—Executive Meeting

Mr. Warner asked unanimous consent to hold an executive meeting of the Government and Military Affairs Committee at 1:30 p.m. today in the Railway Commission Hearing Room. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Warner renewed his pending request found in the Legislative Journal for the One-hundredth Day to withdraw LB 736, LB 737, LB 738, LB 739, and LB 740.

No objections. So ordered.

Recess

At 11:55 a.m., on a motion by Mr. Hasebroock, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder, Moulton and Stromer, excused, and Mr. Wallwey, excused until 2:30 p.m.

RESOLUTIONS

LEGISLATIVE RESOLUTION 51. Read.

Mr. Pedersen asked unanimous consent to add his name as co-introducer to LR 51. No objections. So ordered.

Mr. Carpenter asked unanimous consent to hold LR 51 until Monday, June 7, 1965. No objections. So ordered.

Visitors

Mr. Hasebroock introduced Mr. and Mrs. Harley Stigge and children from West Point, Nebraska.

Mr. Claussen introduced Mr. Rolland Menk, teacher; Mr. Harry Strate, sponsor and students from the 8th grade, Trinity Lutheran School, Hoskins, Nebraska.

SELECT FILE

LEGISLATIVE BILL 889. Laid over until Monday, June 7, 1965, at the request of Mr. Marvel.

LEGISLATIVE BILL 673. The pending Proud specific amendment found in the Legislative Journal for the One-hundredth Day was adopted with 38 ayes, 0 nays, and 11 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 898. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 354. Advanced to E and R for engrossment.

LEGISLATIVE BILL 892. Bracketed until June 10, 1965, at the request of Mr. Brauer.

LEGISLATIVE BILL 750. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 866. Advanced to E and R for engrossment.

LEGISLATIVE BILL 754. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Mr. Pedersen moved to indefinitely postpone.

President Sorensen Presiding

Mrs. Orme asked for a record vote on the Pedersen motion.

Voting in the affirmative, 26:

Adamson	Hasebroock	Nelson	Rasmussen, E.
Bowen	Holmquist	Nore	Skarda
Brauer	Kjar	Paine, I.	Stryker
Burbach	Kokes	Paxton	Syas
Carpenter	Mahoney	Payne, D.	Whitney
Claussen	Marvel	Pedersen	Wylie
Craft	Moylan		

Voting in the negative, 12:

Bauer	Danner	Hughes	Proud
Carstens	Fleming	Klaver	Ruhnke
Crandall	Harsh	Orme	Warner

Not voting, 11:

Batchelder	Knight	Matzke	Stromer
Budd	Kremer	Moulton	Wallwey
Gerdes	Lysinger	Rasmussen, R.	

The motion prevailed.

LEGISLATIVE BILL 384. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 181. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 621. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 584. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 585. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 331. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 704. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 705. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 441. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Mr. Carpenter asked unanimous consent to add the emergency clause. No objections. So ordered.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 796. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 864. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 385. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 579. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 599. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 874. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 624. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 54. Re: Railway Passenger Service

Introduced by Calista Cooper Hughes, 1st District; Dale L. Payne, 3rd District and William R. Skarda, Jr., 7th District.

WHEREAS, during most of its history Nebraska has enjoyed excellent service from the large network of railroads providing passenger and freight service within the state; and

WHEREAS, in recent years, some railroads in the State of Nebraska have followed a consistent policy of attempting to reduce and curtail their services; and

WHEREAS, this policy has now resulted in many instances of inconvenient and inadequate services being furnished to the public without any regard for the public's interest, necessity or convenience; and

WHEREAS, the Missouri Pacific Railway Company has filed application with the Interstate Commerce Commission for the complete removal of all passenger service between Omaha, Nebraska and Kansas City, Missouri; and

WHEREAS, the Missouri Pacific Railway Company on passenger trains number 16 and 17 serve many cities and towns, including the cities of Fort Crook, Plattsmouth, Union, Nebraska City, Auburn, and Falls City, Nebraska.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we respectfully petition and request the Interstate Commerce Commission to deny authority for this proposed drastic reduction in railway passenger service for the reason outlined in the preamble to this resolution.
2. That printed copies of this resolution be mailed by the Clerk of the Legislature to the Interstate Commerce Commission and to the State Railway Commission.

Visitors

Mr. D. Payne introduced Mr. B. L. Heber, Bellevue City Administrator and Mr. Russ Thompson, Bellevue President of the City Council.

MOTION—Place LB 790 on General File

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Ninety-eighth Day to place LB 790 on General File.

Mr. D. Payne moved the previous question. Question is, "Shall the debate cease?"

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

Mr. Carpenter requested a record vote on his motion.

Voting in the affirmative, 13:

Carpenter	Mahoney	Nelson	Proud
Klaver	Marvel	Nore	Skarda
Knight	Matzke	Orme	Wylie
Lysinger			

Voting in the negative, 30:

Adamson	Crandall	Kjar	Rasmussen, R.
Bauer	Danner	Kokes	Ruhnke
Bowen	Fleming	Kremer	Stryker
Budd	Gerdes	Paine, I.	Syas
Burbach	Harsh	Paxton	Wallwey
Carstens	Hasebroock	Pedersen	Warner
Claussen	Holmquist	Rasmussen, E.	Whitney
Craft	Hughes		

Not voting, 6:

Batchelder	Moulton	Payne, D.	Stromer
Brauer	Moylan		

The motion lost.

Visitors

Mr. Syas introduced Joe O'Connor from Omaha.

Mr. Nore introduced Mr. and Mrs. Warren Rood, daughters Mary and Barbara, and Vicki Swoboda from Columbus.

Mr. E. Rasmussen introduced Dr. and Mrs. Robert Rasmussen from Chadron.

UNANIMOUS CONSENT—LB 796

Mr. E. Rasmussen asked unanimous consent to replace LB 796 on Select File for the following specific amendments. No objections. So ordered.

Amend Section One, Line Nine, by striking the word sixty-five and inserting in lieu thereof the word seventy-five.

Amend Section One by striking lines fourteen to thirty-one, both inclusive, and inserting in lieu thereof the following:

(Sub. 1) For two different abstracts, a fee of One Dollar and Twenty Cents.

(Sub. 2) For three different abstracts, a fee of One Dollar and Sixty Cents.

(Sub. 3) For Four different abstracts, a fee of One Dollar and Ninety-Five Cents

(Sub. 4) For five different abstracts, a fee of Two Dollars and Twenty-Five Cents.

(Sub. 5) For six different abstracts, a fee of Two Dollars and Fifty Cents.

(Sub. 6) For seven different abstracts, a fee of Two Dollars and Seventy-Five Cents.

(Sub. 7) For eight different abstracts, a fee of Three Dollars.

(Sub. 8) For nine different abstracts, a fee of Three Dollars and Twenty-Five Cents.

(Sub. 9) For ten different abstracts, a fee of Three Dollars and Fifty Cents.

SELECT FILE

LEGISLATIVE BILL 796. The E. Rasmussen specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 686, LB 687

Mr. Kjar asked unanimous consent to replace LB 686 on General File for the following specific amendment. No objections. So ordered.

1. In Section 1, line 11, strike “, nor”.

Mr. Kjar asked unanimous consent to replace LB 687 on General File for the following specific amendment. No objections. So ordered.

1. In Section 1, line 38, add after the word dollars “without advertising for bids.”

GENERAL FILE

LEGISLATIVE BILL 686. Considered.

The Kjar specific amendment found in this day's Journal was adopted.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 687. Considered.

The Kjar specific amendment found in this day's Journal was adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

Committee Meeting

Mr. Marvel announced that the Budget Committee would meet in executive session at 3:30 p.m.

Visitors

Mr. Fleming introduced Mrs. Carl Johnson and Karen Sue Johnson from Sidney.

GENERAL FILE

LEGISLATIVE BILL 540. Laid over until Monday, June 7, 1965, at the request of Mr. Pedersen.

LEGISLATIVE BILL 905. Considered.

Mr. Adamson offered the following amendments which were adopted:

1. Amend section 1 of the bill by striking lines 231 to 242, 247 to 251, 301 to 313, 377 to 386, 517 to 521, and 557 to 561.

2. Amend the title to conform.

Advanced to E and R for review with 34 ayes, 1 nay, and 14 not voting.

LEGISLATIVE BILL 863. Considered.

Advanced to E and R for review with 25 ayes, 3 nays, and 21 not voting.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 904. Indefinitely postponed.

(Signed) George Syas, Chairman

Member Excused

Mr. Syas asked unanimous consent to be excused for Friday, June 4, 1965. No objections. So ordered.

Adjournment

At 3:48 p.m., on a motion by Mr. D. Payne, the Legislature adjourned until 9:00 a.m., Friday, June 4, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**ONE HUNDRED-SECOND DAY**

Legislative Chamber, Lincoln, Nebraska
Friday, June 4, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, as we marvel this morning at our nation's accomplishments in space, the ability to guide a vehicle around the earth, we are reminded that thou dost guide nations as well as planets, and that we need not doubt thy power or willingness to guide us.

Give us the faith to believe that when God wants us to do or not to do any particular thing, God finds a way of letting us know it. May we not make it more difficult for Thee to guide us, but be willing to be guided by Thee, that Thy will may be done in us and through us, for the good of all in our land. Amen.

The roll was called and all members were present except Messrs. Batchelder, Pedersen, Stromer, and Syas, who were excused.

Corrections for the Journal

Page 1857, line 33, delete "Nelson".

The Journal for the One hundredth Day was approved. The Journal for the One hundred-First Day was approved as corrected.

Members Excused

Messrs. Skarda, Mahoney, and Lysinger asked unanimous consent to be excused for this afternoon. No objections. So ordered.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up the Final Readings for Monday, June 7, 1965, this morning.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Communications

Letter from Wilber Chamber of Commerce regarding the proposed appropriation for the State Centennial Commission.

Letter from House of Representatives acknowledging receipt of LR 40.

NOTICE OF COMMITTEE HEARINGS**Committee on Committees**

June 4, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:30 p.m., on Monday, June 14, 1965, in the Supreme Court Hearing Room for the purpose of hearing the appointment of Wallace Farrar to the State Board of Educational Lands and Funds, submitted by Governor Frank B. Morrison.

Respectfully submitted:

(Signed) Elvin Adamson, Chairman
Committee on Committees

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 854. With Emergency.

A BILL FOR AN ACT to amend section 17-529.01, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend the power of eminent domain for flood control purposes; to clarify provisions; to eliminate provisions for an optional tax; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Carstens	Harsh	Kokes
Bauer	Claussen	Hasebroock	Kremer
Bowen	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Kjar	Marvel
Burbach	Fleming	Klaver	Matzke
Carpenter	Gerdes	Knight	Moulton

Moylan	Paxton	Rasmussen, R.	Wallwey
Nelson	Payne, D.	Ruhnke	Warner
Nore	Proud	Skarda	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 515.

A BILL FOR AN ACT relating to crimes and punishment; to make it unlawful to sell, offer for sale, attempt to sell, exhibit, give away or in any way furnish or attempt to furnish any person under the age of eighteen years certain publications as prescribed; to provide a standard; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner	Lysinger		

Voting in the negative, 3:

Bauer	Gerdes	Payne, D.
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Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 339. With Emergency.

A BILL FOR AN ACT to amend section 70-624.02, Reissue Revised Statutes of Nebraska, 1943, relating to public power districts; to provide the compensation for members of the board of directors of the districts serving one hundred thousand meters or more; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Bauer	Fleming	Lysinger	Payne, D.
Brauer	Gerdes	Mahoney	Proud
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Ruhnke
Carpenter	Holmquist	Moulton	Skarda
Carstens	Hughes	Moylan	Stryker
Claussen	Kjar	Nelson	Wallwey
Craft	Klaver	Nore	Warner
Crandall	Knight	Paine, I.	Whitney
Danner	Kokes	Paxton	

Voting in the negative, 6:

Adamson	Kremer	Rasmussen, E.	Wylie
Bowen	Orme		

Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 95. With Emergency.

A BILL FOR AN ACT to amend sections 19-2602 and 19-2603, Reissue Revised Statutes of Nebraska, 1943, and section 19-2602.01, Revised Statutes Supplement, 1963, relating to urban renewal; to provide that the provisions of sections 19-2601 to 19-2644, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be extended to include all cities and villages; to require a vote of the people only in a city of the metropolitan or primary class; to redefine terms; to provide for relocation of persons displaced as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 31:

Bowen	Crandall	Kokes	Rasmussen, E.
Brauer	Fleming	Matzke	Rasmussen, R.
Budd	Harsh	Moulton	Ruhnke
Burbach	Hasebroock	Moylan	Wallwey
Carpenter	Holmquist	Orme	Warner
Carstens	Hughes	Paxton	Whitney
Claussen	Kjar	Payne, D.	Wylie
Craft	Knight	Proud	

Voting in the negative, 6:

Bauer	Kremer	Nelson	Nore
Klaver	Marvel		

Not voting, 12:

Adamson	Gerdas	Paine, I.	Stromer
Batchelder	Lysinger	Pedersen	Stryker
Danner	Mahoney	Skarda	Syas

Having failed to receive a constitutional two-thirds majority the question is, 'Shall the bill pass with the emergency clause stricken?'

Voting in the affirmative, 31:

Adamson	Crandall	Knight	Rasmussen, E.
Bowen	Fleming	Kokes	Rasmussen, R.
Brauer	Gerdas	Matzke	Ruhnke
Budd	Harsh	Moulton	Wallwey
Burbach	Hasebroock	Orme	Warner
Carpenter	Holmquist	Paxton	Whitney
Claussen	Hughes	Payne, D.	Wylie
Craft	Kjar	Proud	

Voting in the negative, 9:

Bauer	Kremer	Moylan	Nore
Carstens	Marvel	Nelson	Paine, I.
Klaver			

Not voting, 9:

Batchelder	Mahoney	Skarda	Stryker
Danner	Pedersen	Stromer	Syas
Lysinger			

Having received a constitutional majority with the emergency clause stricken, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 305.

A BILL FOR AN ACT to amend section 17-604, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to authorize cities of the second class and villages to pay the premiums on required bonds of all officers and servants, elected or appointed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Proud
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Pedersen	Stromer	Syas
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 860.

A BILL FOR AN ACT to amend sections 54-753.02 and 54-753.03, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to provide for exceptions; to increase the permit fee for each processing plant of garbage for animals; to regulate the processing plants as prescribed; to provide for revocation of licenses and appeal; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Kremer	Paxton
Bauer	Fleming	Lysinger	Proud
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Wylie
Crandall	Kokes		

Voting in the negative, 1:

Whitney

Not voting, 6:

Batchelder	Payne, D.	Stromer	Syas
Mahoney	Pedersen		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 292.

A BILL FOR AN ACT relating to revenue and taxation; to require every person holding or owning personal property within this state, every resident between the ages of twenty-one and sixty, regardless of whether he has property or not, but excepting certain classes of persons therefrom, and every person required by section 77-1201, Revised Statutes Supplement, 1963, to file a list of property for another to file a property statement in the manner, time and place required by section 77-1229, Revised Statutes Supplement, 1963; and to provide a penalty and for the apportionment thereof.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Budd	Carstens	Crandall
Bowen	Burbach	Claussen	Danner
Brauer	Carpenter	Craft	Fleming

Gerdes	Kokes	Nelson	Rasmussen, R.
Harsh	Kremer	Nore	Skarda
Hasebroock	Lysinger	Orme	Stryker
Holmquist	Mahoney	Paine, I.	Wallwey
Hughes	Marvel	Paxton	Warner
Kjar	Matzke	Payne, D.	Whitney
Klaver	Moulton	Proud	Wylie
Knight	Moylan	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Pedersen	Stromer	Syas
Bauer	Ruhnke		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 286.

A BILL FOR AN ACT relating to insurance; to permit convertible investments for domestic insurance companies; and to provide for the value at which incidental securities obtained in connection with other investments shall be carried.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Claussen	Klaver	Nore	Wallwey
Craft	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	Whitney
Danner	Kremer	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Pedersen	Stromer	Syas
Carstens			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 697.

A BILL FOR AN ACT to amend section 21-1303, Revised Statutes Supplement, 1963, relating to cooperative corporations; to provide that cooperative corporations may adopt articles and by-laws as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Mahoney	Stromer	Syas
Carstens	Pedersen		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 227. With Emergency.

A BILL FOR AN ACT to amend section 79-4,103, Reissue Revised Statutes of Nebraska, 1943, and section 79-4,102, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 347, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to change the method of charging tuition for free high school education to nonresidents as prescribed; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Gerdes	Mahoney	Proud
Bauer	Harsh	Marvel	Rasmussen, E.
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Wallwey
Craft	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	Whitney
Danner	Kremer	Paxton	Wylie
Fleming	Lysinger	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Claussen	Stromer	Syas
Carstens	Pedersen		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 79.

Introduced by Terry Carpenter, 48th District; Dale L. Payne, 3rd District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, of the Constitution of Nebraska, relating to taxation; to provide that when an income tax law is adopted by the Legislature, the Legislature may adopt an income tax law based upon the laws of the United States; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, of the Constitution of Nebraska, to be known as section 1 B, which is hereby proposed by the Legislature:

"Sec. 1B. When an income tax is adopted by the Legislature, the Legislature may adopt an income tax law based upon the laws of the United States."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment providing that when an income tax is adopted, the Legislature may base the tax upon the laws of the United States.

- For
 Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	Whitney
Danner	Kremer	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Pedersen	Stromer	Syas
Craft			

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 539.

A BILL FOR AN ACT to amend sections 60-534, 60-535, and 60-561, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicle safety responsibility; to clarify provisions; to provide when the act shall not apply; to harmonize with previous legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 725.

A BILL FOR AN ACT to amend sections 26-106 and 29-2209, Reissue Revised Statutes of Nebraska, 1943, relating to courts; to authorize a city of the primary class to provide for the salary of a probation officer, employees and assistants of the clerk of the municipal court; to eliminate obsolete matter; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Nelson	Stromer	Syas
Claussen	Pedersen		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Bowen introduced international students from Holland, Austria, West Germany, and Norway, representing Ambassadors for Friendship, and 2 coordinators, Dave Farson and John Lentz. He also introduced Mr. and Mrs. R. L. Sauls, Raymond Sauls, and Mrs. Alvina Broat from Collegedale, Tennessee.

Mr. Klaver introduced 46 students from Mason School, Omaha, and teachers Mr. Wendell Wiksell and Mrs. Georgia Everman, and Principal George Lartner.

Mr. Kjar introduced Rev. Jas K. Irwin, Lexington, and Mr. Richard Young, Lars Svenstig, Joe Onstott, Kim Batie, Mark Gross, Chuck Spore, and Terry Burnett.

Mr. Stryker introduced Mrs. John Klosterman, Chairman of the Butler County Republican Womans Club and members of the National Federation of Republican Women.

Member's Birthday

Mr. Matzke announced Mr. Crandall's birthday, and the members sang Happy Birthday to Mr. Crandall.

Presented to the Governor

Presented to the Governor for approval on June 4, 1965, at 8:40 a.m.: LB 611 LB 590 LB 643 LB 326 LB 896

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 125. Replaced on Select File as amended.

E and R amendments to LB 125:

1. In section 1, line 29, strike "or storage area" and show the same as stricken.

2. In line 17 of Enrollment and Review amendment 1, adopted May 27, 1965, strike the second comma.

LEGISLATIVE BILL 897. Placed on Select File as amended.

E and R amendment to LB 897:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 5, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, strike beginning with "If" in line 18 through line 24 and insert "If the Tax Commissioner finds from the evidence submitted that any such omission or failure to return property was the result of an innocent mistake, all of the penalty in such case shall be waived except ten per cent of the tax due on tangible property and fifty per cent of the tax due on intangible property. An innocent mistake sufficient to authorize waiver of the penalty must be more than negligence or ignorance on the part of the taxpayer or unavoidable absence from the state; *Provided*, that if the omission or failure to return or report property was because such property had not been required to be reported in previous years, or that the property was assessed by mistake in the wrong taxing jurisdiction, the entire penalty may be waived."

LEGISLATIVE BILL 687. Placed on Select File as amended.

E and R amendments to LB 687:

1. In section 1, insert "or" at the end of line 36.

2. In the Kjar General File amendment 1, strike "Section 1, line 38" and insert "standing committee amendment 1, line 2; line 2, strike the period and insert a period at the end of the line.

3. In the title, insert "to provide when advertising for bids shall be required;" at the end of line 7.

LEGISLATIVE BILL 686. Placed on Select File as amended.

E and R amendments to LB 686:

1. In the Kjar General File amendment 1, line 1, insert "and show the same as stricken" before the period.

2. In the title, line 8, insert "to provide when advertising for bids shall be required;" before "and".

LEGISLATIVE BILL 851. Placed on Select File as amended.

E and R amendments to LB 851:

1. In new section 1, insert an underscored comma after the second "to" in line 11, and after "for" in lines 11 and 18; and in line 13, strike "section" and insert "sections".

2. In renumbered section 2, line 1, strike "Section" and insert "Sec."; and in line 11, insert "each license" after "and".

3. Because of the Carpenter General File amendment 1, strike standing committee amendment 1.

4. In the Carpenter General File amendment 1, line 1, strike "section 2" and insert "renumbered section 3"; and in line 3, strike "month" and insert "month's".

5. In the title, line 2, strike "48-503" and insert "48-502, 48-503"; in line 4, insert "to provide an exception;" before "to"; and in line 7, insert "the maximum amount and" after "for".

LEGISLATIVE BILL 551. Placed on Select File as amended.

E and R amendment to LB 551:

1. In section 1, line 8, strike "subdivision 1" and insert "subsection (1)"; in line 9, strike "do" and insert "shall"; in line 9, insert "any" after "or"; in line 14, insert "any" after "and"; in lines 16 and 17, strike "punishable" and insert "punished"; and in line 18, strike "both" and insert "by both such fine and imprisonment".

LEGISLATIVE BILL 443. Correctly engrossed.

LEGISLATIVE BILL 226. Correctly engrossed.

LEGISLATIVE BILL 262. Correctly engrossed.

LEGISLATIVE BILL 476. Correctly engrossed.

LEGISLATIVE BILL 853. Correctly enrolled.

LEGISLATIVE BILL 769. Correctly enrolled.

LEGISLATIVE BILL 610. Correctly enrolled.

LEGISLATIVE BILL 431. Correctly enrolled.
LEGISLATIVE BILL 771. Correctly enrolled.
LEGISLATIVE BILL 785. Correctly enrolled.
LEGISLATIVE BILL 67. Correctly enrolled.
LEGISLATIVE BILL 375. Correctly enrolled.
LEGISLATIVE BILL 794. Correctly enrolled.
LEGISLATIVE BILL 620. Correctly enrolled.
LEGISLATIVE BILL 899. Correctly enrolled.
LEGISLATIVE BILL 732. Correctly enrolled.
LEGISLATIVE BILL 733. Correctly enrolled.
LEGISLATIVE BILL 715. Correctly enrolled.
LEGISLATIVE BILL 684. Correctly enrolled.
LEGISLATIVE BILL 438. Correctly enrolled.
LEGISLATIVE BILL 498. Correctly enrolled.
LEGISLATIVE BILL 594. Correctly enrolled.
LEGISLATIVE BILL 303. Correctly enrolled.
LEGISLATIVE BILL 372. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Member Excused

Mr. Moulton was excused for Monday afternoon, June 7, 1965.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 853 LB 769 LB 610 LB 431 LB 771 LB 785 LB 67 LB 375 LB 794 LB 620 LB 899 LB 732 LB 733 LB 715 LB 684 LB 438 LB 498 LB 594 LB 303 LB 372

RESOLUTIONS

LEGISLATIVE RESOLUTION 54.

LR 54 was adopted with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE RESOLUTION 51.

Mr. Bauer offered the following amendment which was adopted:

Amend Legislative Resolution 51 by changing the period to a semicolon at the end of paragraph 2, and by adding a paragraph 3 as follows:

3. In addition the Board of Regents of the University of Nebraska be encouraged to develop, employ, and make available other current computer techniques of benefit to other agencies of Nebraska State Government.

LR 51 was adopted as amended with 32 ayes, 0 nays, and 17 not voting.

Visitors

Mr. Fleming introduced Mr. and Mrs. Ed Brauer, Bruce and Craig from Sidney, Nebraska.

Committee Meeting

Mr. R. Rasmussen announced that the Education Committee would hold a 15 minute executive session at 11:00 a.m. in the West Lounge.

UNANIMOUS CONSENT—LB 354

Mr. Gerdes asked unanimous consent to return LB 354 to Select File for the following specific amendment. No objections. So ordered.

Add the Emergency Clause and amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 261. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 895. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 255. Advanced to E and R for engrossment.

LEGISLATIVE BILL 271. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Mr. Craft offered the following specific amendments:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

39-1370. Any state, county, or city officer or employee charged with the maintenance of or law enforcement upon any part of a freeway may, at the expense of the owner, move any vehicle or other property which is disabled or abandoned or which constitutes an obstruction to traffic from the place where located on the freeway roadway to the nearest available position off the roadway as may be necessary to keep the freeway open or safe for public travel, or may move the vehicle to the nearest parking location, or remove and store the vehicle if moving it off the roadway to a parking location is impracticable; *Provided*, that a vehicle disabled while traveling on a freeway unable to move safely by its own power may be towed on the freeway to its place of destination. Except for the removal of disabled vehicles from the place of their disablement or other actual emergency, no vehicle shall be towed in such manner that it may swerve or weave, nor shall it be offset from the towing vehicle, and it shall have a second or emergency connection between the two vehicles of sufficient strength to sustain the tow, and the towed vehicle shall be equipped with all lights required by law for vehicles unless such lights on the towing vehicle are still clearly visible from the rear despite the tow. The city police, county sheriff, members of the Nebraska Safety Patrol, and any other such police officer with power to arrest for traffic violations may remove a dead body or an injured person or persons from the freeway roadway to the nearest available position off the roadway as may be necessary to keep the freeway open or safe for public travel. There shall be no liability for negligence, except for gross negligence, for the acts of any such officer or employee or police officer."

2. Amend the bill by renumbering original sections 1 and 2 as sections 2 and 3 respectively.

3. Amend Standing Committee amendments by striking amendment 2.

4. Amend renumbered section 3 of the bill, line 2 by striking "is" and inserting the following:

"and section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965, are".

5. Amend the title to conform.

The Craft amendments were adopted with 30 ayes, 0 nays, and 19 not voting.

Speaker Bowen Presiding

Advanced to E and R for engrossment.

LEGISLATIVE BILL 707. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 534. E and R amendments found in the Legislative Journal for the One hundred-First were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 648. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 810. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 747. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 675. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 887. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 354. The Gerdes specific amendment found in this day's Journal was adopted with 32 ayes, 0 nays, and 17 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to read only the new and stricken matter and amendments on the General File Bills.

Mr. Holmquist objected.

Mr. Carpenter moved to adhere to the Rules and read all the General File bills in full.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 4:

Budd	Holmquist	Nore	Paxton
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Voting in the negative, 22:

Adamson	Danner	Lysinger	Paine, I.
Bauer	Gerdes	Matzke	Payne, D.
Bowen	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Wallwey
Carpenter	Knight	Orme	Whitney
Craft	Kokes		

Not voting, 23:

Batchelder	Harsh	Moulton	Stromer
Brauer	Hasebroock	Pedersen	Stryker
Carstens	Klaver	Proud	Syas
Claussen	Kremer	Rasmussen, E.	Warner
Crandall	Mahoney	Rasmussen, R.	Wylie
Fleming	Marvel	Ruhnke	

The motion lost.

Mr. Adamson asked unanimous consent to start with LB 878 on General File, take each bill in order unless there are any objections, and read only the new and stricken matter and amendments unless someone wishes the bill read in full.

No objections. So ordered.

UNANIMOUS CONSENT—East Lounge

Mr. Stryker asked unanimous consent that the Legislature for the balance of the session give up the East Senate Lounge and hold their hearings in the Court Room #2, and that the Legislature re-schedule all meetings now scheduled for the East Senate Lounge.

No objections. So ordered.

Visitors

Mrs. Hughes introduced 9 ladies from the Humboldt Book Club.

GENERAL FILE

LEGISLATIVE BILL 885. Reading waived. Explained.

Mr. Gerdes offered the following amendments:

1. Amend section 1 of the bill, line 35 by inserting “, and such notice shall have printed thereon the provisions of section 39-727.11” after “revocation”.

2. Amend section 3 of the bill, line 4 by inserting “at any time prior to the effective date of such revocation” after “May”, line 8 by inserting “The Director of Motor Vehicles shall be named defendant, and summons shall be served as provided in section 24-321 for claims against the state.”, after the period, and line 11 by inserting “, nor until the plaintiff files with the clerk of the court proof of service by registered or certified mail upon the Director of Motor Vehicles of a copy of such stay” after “review”.

3. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Klaver.

Mr. Carpenter asked unanimous consent to have LB 885 mimeographed with the proposed amendments. No objections. So ordered.

LEGISLATIVE BILL 70. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-eighth Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 71. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 317. Reading waived. Explained.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 872. Reading waived. Explained.

Laid over.

LEGISLATIVE BILL 260. Reading waived. Explained.

Advanced to E and R for review with 21 ayes, 9 nays, and 19 not voting.

Member Excused

Mr. Klaver asked unanimous consent to be excused this afternoon. No objections. So ordered.

Recess

At 12:00 p.m., on a motion by Mr. E. Rasmussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder, Klaver, Lysinger, Mahoney, Pedersen, Skarda, Stromer and Syas who were excused.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 854. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 854

Mr. Hasebroock Presiding**GENERAL FILE**

LEGISLATIVE BILL 504. Reading waived. Explained.

Mr. Kjar offered the following amendment, which was adopted:

1. In Section 1, line 10, delete "*(ipomoea)*" and insert "*(purpurea ipomoea)*".

Laid over at the request of Mr. Carpenter.

Members Excused

Messrs. Kremer, Matzke, Knight, E. Rasmussen, Carstens and Wallwey were excused at 2:30 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 676. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-first Day were adopted.

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

LEGISLATIVE BILL 748. Reading waived. Explained.

Mr. Kremer offered the following amendments:

1. Amend section 1 of the bill by adding after line 5 the following:

"No permit shall be issued by the Game, Forestation and Parks Commission unless the owner and pilot of the aircraft have ob-

tained from the Department of Aeronautics a registration and validation of a certificate of waiver”.

2. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Paxton.

LEGISLATIVE BILL 884. Reading waived. Explained.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

Visitors

Mr. Bowen introduced Mrs. Hazel McDonald; Sister Mary Petrona and Sister Mary Dorothy from the St. Stevens School, Lawrence, Nebraska.

UNANIMOUS CONSENT—Withdraw LB 490

Mr. Stryker asked unanimous consent to withdraw LB 490. Laid over.

GENERAL FILE

LEGISLATIVE BILL 449. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for review with 25 ayes, 0 nays and 24 not voting.

Member Excused

Mr. Proud was excused at 3:00 p.m. for the remainder of the day.

Presented to the Governor

Presented to the Governor for approval on June 4, 1965 at 2:15 p.m.: LB 854 LB 853 LB 372 LB 303 LB 594 LB 498 LB 438 LB 684 LB 715 LB 733 LB 732 LB 899 LB 620 LB 794 LB 375 LB 67 LB 785 LB 771 LB 431 LB 610 LB 769

(Signed) Ruth Bossard, Enrolling Clerk

Visitor

Mr. Gerdes introduced David J. Cullan from Hemingford, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 627. Reading waived. Explained.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

LEGISLATIVE BILL 399. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 101. Reading waived. Explained.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend section 1 of the bill, line 27 by striking "*a portion*" and inserting "*all or any part*", and line 29 by inserting "*or off-street parking*" after "*construction*".

2. Amend the title to conform.

Laid over until Monday, June 7, 1965.

Committee Meeting

Mr. Burbach announced that the Revenue Committee would hold a brief executive session at 3:15 p.m.

MOTION—Adjourn

Mr. Wylie moved to adjourn.

The motion lost with 11 ayes, 20 nays, and 18 not voting.

GENERAL FILE

LEGISLATIVE BILL 493. Reading waived. Explained.

Advanced to E and R for review with 21 ayes, 0 nays, and 28 not voting.

LEGISLATIVE BILL 789. Reading waived. Explained.

Mr. Ruhnke moved to amend Standing Committee amendment 7, the last sentence, by striking "*distribute*" and inserting "*distribution*".

The amendment was adopted.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

UNANIMOUS CONSENT—Bracket LB 656

Mr. Danner asked unanimous consent that LB 656 be bracketed to be discussed on Tuesday, June 8, 1965. No objections. So ordered.

Adjournment

At 3:40 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Monday, June 7, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**ONE HUNDRED-THIRD DAY**

Legislative Chamber, Lincoln, Nebraska
Monday, June 7, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord, we are ashamed that money and position and loud voices speak to us more strongly than does the simple compassion of the human heart. Help us to care, as thou dost care, for the many little people who have no lobbyists, for the minority groups who need justice, for those who bear their difficulties in quiet. May it be the glory of our government that not only the strong are heard but also the weak; not only the powerful but the helpless; not only those with influence, but also those who have nothing but a case and an appeal. May we put our hearts into our work, that our work may get into our hearts. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 1878, line 5, delete "review" and insert "engrossment".

The Journal for the One Hundred-Second Day was approved as corrected.

Communications

Letter from Omaha containing 7 signatures regarding the income tax bill.

Telegram from Mr. L. E. Schainost of Lincoln regarding the income tax bill.

Messages from the Governor

June 4, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the 75th Session:

I submit for your consideration the appointment of James F. Nissen, 1108 Mulder Drive, Lincoln, to the State Employees Retirement Board, replacing Dean Irish, resigned, for the term expiring January 1, 1968.

Respectfully,

(Signed) Frank B. Morrison
Governor

Referred to the Committee on Committees.

June 4, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 4, 1965, I approved Legislative Bills 853 and 854.

Respectfully,

(Signed) Frank B. Morrison
Governor

Invitation

Invitation to the members and wives or husbands to a Social and Buffet Dinner, Thursday evening, June 17, 1965 at the Hotel Cornhusker by the Retail Merchant's Association of Nebraska.

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent for the Committee on Committees to meet at 1:30 p.m., in the West Lounge. No objections. So ordered.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 613.

Introduced by Marvin E. Stromer, 27th District; Kenneth L. Bowen, 37th District; Fern Hubbard Orme, 29th District; Eugene T. Mahoney, 5th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 1, of the Constitution of Nebraska, relating to the executive; to provide that the Governor shall be in-

eligible to the office of Governor for four years next after the expiration of two consecutive terms for which he was elected; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article IV, section 1, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 1. The executive officers of the state shall be the Governor, Lieutenant Governor, Secretary of State, Auditor of Public Accounts, Treasurer, Attorney General, and the heads of such other executive departments as set forth herein or as may be established by law. The Legislature may provide for the placing of the above named officers as heads over such departments of government as it may by law establish. The Attorney General, Secretary of State, Auditor of Public Accounts, and the Treasurer shall be chosen at the general election held in November, 1958, and in each even-numbered year thereafter, and their term of office shall be two years and until their successor shall be elected and qualified.

The Governor and Lieutenant Governor shall be chosen at the general election held in November, 1964, for a two year term and at the general election held in November, 1966, and in each alternate even-numbered year thereafter, for a term of four years and until their successors shall be elected and qualified. The Governor shall be ineligible to the office of Governor for four years next after the expiration of two consecutive terms for which he was elected. The records, books, and papers of all executive officers shall be kept at the seat of government, and such officers, excepting the Lieutenant Governor and members of boards and commissions when the board or commission is the head of an executive department, shall reside there during their respective terms of office. Officers in the executive department of the state shall perform such duties as may be provided by law. The heads of all executive departments established by law, other than those to be elected as provided herein, shall be appointed by the Governor, with the consent of a majority of all members elected to the Legislature, but officers so appointed may be removed by the Governor. Subject to the provisions of this Constitution, the heads of the various executive or civil departments shall have power to appoint and remove all subordinate employees in their respective departments.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment making the Governor ineligible to the office of Governor for four years next after the expiration of two consecutive terms for which he was elected.

For

Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 38:

Batchelder	Fleming	Lysinger	Proud
Bowen	Gerdes	Mahoney	Rasmussen, E.
Brauer	Hasebroock	Moulton	Rasmussen, R.
Budd	Holmquist	Nore	Ruhnke
Burbach	Hughes	Orme	Stromer
Carpenter	Kjar	Paine, I.	Stryker
Claussen	Klaver	Paxton	Wallwey
Craft	Knight	Payne, D.	Warner
Crandall	Kokes	Pedersen	Whitney
Danner	Kremer		

Voting in the negative, 10:

Adamson	Marvel	Nelson	Syas
Bauer	Matzke	Skarda	Wylie
Harsh	Moylan		

Not voting, 1:

Carstens

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS**Public Works****LEGISLATIVE BILL 702.** Placed on General File as amended.

Standing Committee amendment to LB 702:

Amend LB 702, page 2, by striking all of section 1 and substituting the following:

Section 1. Whenever a highway, which formerly traversed the corporate limits of a municipality, has been relocated and has been made a controlled access facility, and the Department of Roads has not provided any frontage road as authorized by section 39-1328 near an intersection with a roadway connecting with such municipality, the department shall upon the conditions hereinafter set out construct one such frontage road if requested to do so by such municipality, county, or by the owners of sixty percent of the property abutting on said relocated highway. The quadrant of such intersection in which the frontage road shall be located shall be designated by the governing board of such municipality with the approval of the department. The department shall at the request of the county or municipality procure the right of way for such frontage road in the same manner as though it were for state highway purposes after receiving from the county or municipality reasonable assurance of reimbursement for such right of way costs. The responsibility for the maintenance of such frontage road shall be as provided in section 39-1372.

LEGISLATIVE BILL 622. Placed on General File as amended.

Standing Committee amendments to LB 622:

1. Amend section 1 of the bill, lines 21 and 22 by striking the new matter and inserting "*one hundred dollars*".

2. Amend section 2 of the bill, line 28 by inserting "*and fuel tax reports and tax payments shall be made quarterly.*" after "director", line 31 by reinstating "and tax payments", and by inserting after the period in line 37 the following:

"The provisions of this act shall not apply to dealers licensed under section 66-403. Dealers so licensed shall report and pay the tax on motor vehicle fuel and special fuel consumed in propelling vehicles on the public highways of this state as provided for in sections 66-410 and 66-605."

3. Amend section 3 of the bill by reinstating the stricken matter in lines 7 to 12 and insert "*or at the option of the out-of-*

state carrier such audit may be made in the state where the records of the carrier are kept: If the audit is made out of the State of Nebraska the out-of-state carrier shall pay one half the cost of such audit. ; but such", and by striking lines 21 to 62 and inserting "If the Department of Agriculture and Economic Development shall require special invoices or receipts to substantiate a claim for refund, then such special invoices or receipts shall be furnished by the department."

4. Amend the bill by striking sections 4 to 11 and renumbering original sections 12 and 13 as sections 4 and 5 respectively.
5. Amend the title to conform.

(Signed) Cecil Craft, Chairman

Enrollment and Review

LEGISLATIVE BILL 354. Replaced on Select File as amended.

E and R amendments to LB 354:

1. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 4, insert "; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 441. Replaced on Select File as amended.

E and R amendments to LB 441:

1. Add a new section to be known as section 10 and to read as follows:

"Sec. 10. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 6, strike "and"; and in line 6, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 796. Replaced on Select File as amended.

E and R amendments to LB 796:

1. Amend the Rasmussen unanimous consent amendment to section 1, line 9, to read:

"1. In section 1, line 9, strike *'one dollar'* and insert *'seventy-five cents'*."

2. Amend the Rasmussen unanimous consent amendment to section 1, lines 14 to 31, to read:

"2. In section 1, strike lines 14 to 31 and all amendments thereto, and insert:

'(1) For two different abstracts, a fee of ~~eighty cents~~ *one dollar and twenty cents*;

(2) For three different abstracts, a fee of ~~ninety-five cents~~ *one dollar and sixty cents*;

(3) For four different abstracts, a fee of one dollar and ~~ten~~ *ninety-five cents*;

(4) For five different abstracts, a fee of ~~one dollar two dol-~~ *lars and twenty-five cents*;

(5) For six different abstracts, a fee of ~~one dollar two dol-~~ *lars and ninety fifty cents*;

(6) For seven different abstracts, a fee of two dollars and ~~five~~ *seventy-five cents*;

(7) For eight different abstracts, a fee of ~~two three~~ *dollars and twenty cents*;

(8) For nine different abstracts, a fee of ~~two three~~ *dollars and thirty five twenty-five cents*; and

(9) For ten different abstracts, a fee of ~~two three~~ *dollars and fifty cents.'*"

LEGISLATIVE BILL 673. Replaced on Select File as amended.

E and R amendment to LB 673:

1. Amend the Proud specific amendment, adopted June 3, 1965, to read "In new section 1, lines 4 and 5, new section 2, lines 2 to 4, new section 3, lines 4 and 5, and new section 4, lines 6 and 7, strike 'or in the business of transmitting oil, gas, or petroleum products by pipeline,'; and in new section 1, lines 5 and 6, new section 2, line 4, new section 3, lines 5 and 6, and new section 4, line 7, strike 'or public utility,'."

LEGISLATIVE BILL 720. Placed on Select File as amended.

E and R amendments to LB 720:

1. In section 1, line 13, strike "revenues" and insert "~~rev-~~ *revenue*"; and in line 17, strike "said" and insert "such".

2. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 339, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, line 11, insert "Provided, that when a district serves one hundred thousand meters or more, the board of directors may receive such compensation not exceeding two hundred dollars per month as to all members except the president, and not exceeding two hundred fifty dollars per month as to the president, as shall be determined by the board of directors." after "directors".

LEGISLATIVE BILL 877. Placed on Select File as amended.

E and R amendments to LB 877:

1. Amend standing committee amendment 1 to read "1. Strike section 2 and renumber original sections 3 to 31 as sections 2 to 30, respectively."

2. In renumbered section 2, line 14, strike "and" and show the same as stricken; in line 17, strike the period and insert ". ; and"; and insert "the" after "and" in line 19 and after "of" in line 35.

3. In renumbered section 8, line 3, insert "and a duplicate copy" before "of".

4. In renumbered section 10, reinstate the stricken word in line 40; in line 43, strike "; and" and insert a period; and in line 44, strike "(j)".

5. In renumbered section 13, line 51, strike "duplicate" and show the same as stricken.

6. In renumbered section 15, line 27, strike "other" and show the same as stricken.

7. In renumbered section 17, line 22, strike the period and insert a semicolon as in the statutes.

8. In renumbered section 18, line 41, strike "duplicate" and show the same as stricken.

9. In renumbered section 20, line 14, strike "section" and insert "sections" as in the statutes.

10. In renumbered section 22, line 4, strike "duplicate" and show the same as stricken.

11. In renumbered section 23, reinstate the stricken word in line 24; strike the new and reinstate the stricken matter in line 29; and in line 30, strike "(6)".
12. In renumbered section 24, insert "a" at the end of line 3; and in line 21, strike "duplicate" and show the same as stricken.
13. In renumbered section 26, line 6, strike "section" and insert "sections" as in the statutes.
14. In renumbered section 30, line 14, insert "*or other proper officer*" after "State".
15. Amend standing committee amendment 3 to read "3. Strike section 32 and renumber original sections 33 to 51 as sections 31 to 49 respectively.
16. In renumbered section 31, line 15, strike the semicolon and insert "; ,".
17. In renumbered section 32, line 28, insert a comma after "arose" as in the statutes.
18. In renumbered section 33, line 2, strike ", or both,"; in line 3, insert "*or a combination thereof*" after "corporations"; in lines 4 and 11, insert "*or other proper officer*" after "State"; and in line 13, strike "state" and insert "*Secretary of State*".
19. In renumbered section 34, insert "a" at the end of line 3.
20. In standing committee amendments 5 and 6, line 2, insert an underscored comma before "*which*".
21. In standing committee amendments 2, 4, 5, and 6, line 1, insert "original" before "Section".
22. In renumbered section 38, line 28, insert "*in which*" after "county".
23. In renumbered section 39, insert "*of sections 39 to 46*" at the end of line 9; in line 13, insert an underscored comma after "*franchises*"; and in line 19, strike "*hereinafter provided*" and insert "*provided in sections 44 and 45 of this act*".
24. In renumbered section 40, line 1, strike "*The said*" and insert "*Such*"; in line 5, strike "*41 to 48*" and insert "*39 to 46*"; in line 25, strike "*hereinafter provided*" and insert "*provided in sections 44 and 45 of this act*"; and in line 29, strike "*the said*" and insert "*such*".
25. In renumbered section 40, lines 25 and 29, renumbered section 41, lines 7, 9, 14, and 16, renumbered section 42, lines 1

and 19, renumbered section 44, lines 3 and 11, renumbered section 45, line 20, and renumbered section 47, lines 5, 7, 8, and 15, strike "said" and insert "such".

26. In renumbered section 41, line 14, strike "amply" and insert "completely".

27. In renumbered section 42, line 8, strike "41 to 48" and insert "39 to 46"; and in line 17, strike "the said" and insert "such".

28. In renumbered section 43, lines 2 and 3, strike "Chapter 21, article 28" and insert "sections 39 to 46 of this act".

29. In renumbered section 47, line 10, insert "the" before "Secretary".

30. In the title, line 13, insert "to clarify provisions; to make certain acts effective upon filing in the office of the Secretary of State; to provide a fee;" after the semicolon; and in line 15, strike "Chapter 98, Laws of 1963" and insert "Laws 1963, c. 98".

LEGISLATIVE BILL 861. Correctly engrossed.

LEGISLATIVE BILL 901. Correctly engrossed.

LEGISLATIVE BILL 544. Correctly engrossed.

LEGISLATIVE BILL 329. Correctly engrossed.

LEGISLATIVE BILL 132. Correctly re-engrossed.

LEGISLATIVE BILL 515. Correctly enrolled.

LEGISLATIVE BILL 339. Correctly enrolled.

LEGISLATIVE BILL 305. Correctly enrolled.

LEGISLATIVE BILL 860. Correctly enrolled.

LEGISLATIVE BILL 292. Correctly enrolled.

LEGISLATIVE BILL 286. Correctly enrolled.

LEGISLATIVE BILL 697. Correctly enrolled.

LEGISLATIVE BILL 227. Correctly enrolled.

LEGISLATIVE BILL 79. Correctly enrolled.

LEGISLATIVE BILL 539. Correctly enrolled.

LEGISLATIVE BILL 725. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 515 LB 339 LB 305 LB 860 LB 292 LB 286 LB 697 LB 227 LB 79 LB 539 LB 725

Explanation of Vote

Had I been present on June 4, 1965, I would have voted "aye" on the following Final Reading Bills: 854, 515, 339, 305, 292, 286, 697, 227, 79, 539, 725. (Signed) Henry F. Pedersen, Jr.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Revenue. (Signed) J. W. Burbach, Chairman

The motion prevailed with 46 ayes, 0 nays and 3 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 909. Introduced by the Committee on Revenue, J. W. Burbach, Legislative District 19, Chairman; Ramey C. Whitney, Legislative District 44; Hal W. Bauer, Legislative District 28; Dale L. Payne, Legislative District 3 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to old age assistance, blind assistance, aid to the disabled, aid to dependent children, medical assistance for the aged, and assistance to the aged, blind or disabled; to exempt from consideration certain income derived under the Economic Opportunity Act of 1964 adopted by the Congress of the United States; and to declare an emergency.

MOTION—Suspend Rules

Mr. Burbach moved to suspend the rules and place LB 909 on General File to be discussed after LB 277.

The motion prevailed with 44 ayes, 0 nays and 5 not voting.

Visitors

Mr. Burbach introduced Mr. Louis R. Eby, Former Mayor of Hartington, Nebraska; former Postmaster of Hartington; Assistant

Clerk of the Legislature 1939 and 1941; Secretary to the Board of Control 1942 to July 1946; Director of Veterans Affairs July 1946 to January 1962 and retired on January 1, 1962.

Mr. Brauer introduced 31 Girl Scouts from troop #137 and 322 and their sponsors from Norfolk, Nebraska.

SELECT FILE

LEGISLATIVE BILL 797. Mr. Carpenter temporarily withdrew his pending motion to indefinitely postpone, found in the Legislative Journal for the Ninety-eighth Day.

Mr. Ruhnke offered the following specific amendments:

1. Amend the bill by adding a new section to be known as section 7 and to read as follows:

"Sec. 7. Any taxpayer required by the provisions of the Internal Revenue Code to file declarations of estimated tax and to make payments on account of such estimated tax shall file declarations and make payments of the tax imposed by this act to the commissioner at the time or times and in the installments as provided by sections 6015, 6016, 6153 and 6154 of the Internal Revenue Code, on January 1, 1965."

2. Amend the bill by renumbering original sections 7 to 20 as sections 8 to 21 respectively.

The amendments were adopted with 39 ayes, 3 nays and 7 not voting.

Mr. Ruhnke offered the following specific amendments:

1. Amend renumbered section 8 of the bill lines 42 to 46 by striking the sentence commencing on line 42 and inserting the following:

"Any employer who does not possess real property situated within the State of Nebraska, which, in the opinion of the commissioner, is of sufficient value to cover his probable tax liability, may be required to post a surety bond in such sum as the commissioner shall deem adequate to protect the State of Nebraska."

2. Amend the title to conform.

The amendments were adopted with 37 ayes, 4 nays and 8 not voting.

Mr. Mahoney offered the following specific amendments, which were adopted by unanimous consent:

1. Amend Standing Committee amendment 1, line 6 by inserting after the semicolon the following:

“that is, gross income as therein defined minus the deductions as therein allowed;”.

2. Amend the title to conform.

Mr. Pedersen offered the following specific amendment:

Amend Section 11 of LB 797 by inserting after the word “writing” in line 6 the following: “The offices, deputies and employees under the direction of the Commissioner for the administration of this act shall be located in the City of Omaha, that the Commissioner shall have authority to obtain suitable quarters for such administrative offices, and all provisions of this act shall be harmonized to carry out the intent of this Section.”.

Mr. Burbach moved to amend the Pedersen amendment by striking “Omaha” and inserting “Crofton”.

The Burbach amendment was adopted.

The Pedersen specific amendment as amended lost with 8 ayes, 31 nays and 10 not voting.

Mr. Bauer offered the following specific amendment:

1. Page 2, Section 1 (3) (a), at line 27, delete the words “, including the solicitation of business,”.

The amendment was adopted with 33 ayes, 0 nays and 16 not voting.

Mr. Bauer offered the following specific amendment:

1. Page 31, Sec. 13 (4) (b) at line 174, delete the words “the commissioner or”.

The amendment was adopted with 32 ayes, 0 nays and 17 not voting.

Mr. Bauer offered the following specific amendment:

1. Pages 17 and 18 - Delete all of Sec. 9 and renumber accordingly.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 29:

Adamson	Burbach	Crandall	Harsh
Bauer	Carstens	Fleming	Hasebroock
Bowen	Craft	Gerdes	Holmquist

Hughes	Matzke	Paxton	Ruhnke
Kjar	Nelson	Proud	Stryker
Knight	Nore	Rasmussen, E.	Wallway
Kokes	Orme	Rasmussen, R.	Warner
Kremer			

Voting in the negative, 17:

Batchelder	Klaver	Paine, I.	Stromer
Brauer	Lysinger	Payne, D.	Syas
Budd	Moulton	Pedersen	Whitney
Carpenter	Moylan	Skarda	Wylie
Danner			

Not voting, 3:

Claussen	Mahoney	Marvel
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The amendment was adopted.

Mr. Burbach offered the following specific amendment:

Amend Standing Committee Amendment No. 1 as follows:

1. Subdivision 1, line 3 by inserting after the semicolon the following:

“and for the purpose of determining the income of a cooperative there shall be considered the net income of the cooperative before any payments obligated or paid as dividends or patronage refunds”.

The Burbach amendment was adopted with 29 ayes, 5 nays, and 15 not voting.

Mr. Carpenter offered the following specific amendments:

1. Amend the bill by striking sections 1 to 20 and inserting the following:

“Section 1. Income taxes shall be determined by using the laws of the United States on federal income taxes in force and effect on January 1, 1965.

Sec. 2. For the year 1967 and subsequent years, there is hereby imposed a tax on:

(1) The income of each person resident in this state, which tax shall be at the per cent of the amount paid by such person for such year as federal income tax, which shall be computed as provided in section 3 of this act;

(2) The income of each person not resident in this state but having income within this state, which tax shall be at the per cent

of the amount paid by such person for such year as federal income tax resulting from income within this state, which shall be computed as provided in section 3 of this act; and

(3) The income of each corporation doing business in this state, which tax shall be at the per cent of the amount paid by such corporation for such year as federal income tax resulting from income within this state, which shall be computed as provided in section 2 of this act.

Sec. 3. The taxes imposed by section 1 of this act shall be the per cent of the total federal income tax paid as the federal taxable income within this state is to the taxpayer's total federal taxable income for the year as determined by the State Board of Equalization and Assessment on or before September 1 of each year for taxable years beginning during the subsequent calendar year. In determining such the board shall:

(1) Determine the fixed appropriations from the General Fund from a statement to be prepared by the Auditor of Public Accounts in accordance with section 50-203, Reissue Revised Statutes of Nebraska, 1943, and submitted prior to convening of the board;

(2) Provide for one half of such appropriations in each year of the biennium, less the unappropriated miscellaneous receipts and fees to the General Fund estimated annually in advance; and

(3) In the calendar year in which the Legislature convenes, include appropriations for the legislative session, and all miscellaneous claims, deficiency bills, and emergency appropriations payable from the General Fund.

In establishing the tax rate the board shall consider the probable net income taxable under the provisions of this act during the subsequent calendar year and an estimate of the amount that shall be available in the General Fund at the conclusion of the present calendar year.

Sec. 4. The taxes imposed by section 2 of this act shall be paid not later than fifteen days after the taxpayer is required to pay federal income taxes for the year in which imposed. Such time may be extended only by an extension of time granted for the payment of federal income taxes, which fact shall be established only by the filing with the Tax Commissioner of an authenticated copy of the letter or other document granting the extension.

Sec. 5. At the time of payment of taxes under this act, the taxpayer shall submit a report of income, on forms to be prescribed by the Tax Commissioner. Such report shall be sufficiently detailed to disclose compliance with this act, and shall be signed by the tax-

payer, or by the president or other officer in the case of a corporation. If necessary to insure compliance with the provisions of this act, the Tax Commissioner may require the taxpayer to submit a copy of his corresponding federal income tax return.

Sec. 6. Any tax not paid when due or at the end of any period of extension allowed shall draw interest at the rate of nine per cent per year until paid, and shall be a lien on any real estate held by the taxpayer from the time that notice of such delinquency is filed by the Tax Commissioner in the office of the register of deeds in any county in which such real estate is located.

Sec. 7. Any person willfully failing to make the report or pay the tax required by this act, or submitting a report known by him to be false shall be fined not less than one thousand dollars nor more than five thousand dollars.

Sec. 8. The Tax Commissioner may adopt reasonable rules and regulations, consistent with the provisions of this act, for administering the provisions of this act."

2. Amend the title to conform.

Mrs. Hughes moved to lay over the Carpenter amendments and the bill for two days.

The motion lost.

Mr. Carpenter asked unanimous consent to pass over the pending motion temporarily.

Mr. Bauer objected.

Mr. Carpenter requested a record vote on his amendments.

Voting in the affirmative, 19:

Batchelder	Danner	Moulton	Skarda
Brauer	Klaver	Moylan	Stromer
Budd	Lysinger	Paine, I.	Syas
Carpenter	Mahoney	Payne, D.	Wylie
Claussen	Marvel	Pedersen	

Voting in the negative, 28:

Adamson	Fleming	Kokes	Rasmussen, E.
Bauer	Gerdes	Kremer	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Burbach	Hasebroock	Nelson	Stryker
Carstens	Holmquist	Nore	Wallwey
Craft	Kjar	Orme	Warner
Crandall	Knight	Proud	Whitney

Not voting, 2:

Hughes Paxton

The Carpenter amendments lost.

Mr. Burbach offered the following specific amendments:

1. Amend Standing Committee Amendment No. 1 as follows:

Section 1 (2) of the bill to read as follows:

“Net income for an individual shall mean that sum delineated by section 62 of the Internal Revenue Code, minus all exemptions and deductions permitted by the Internal Revenue Code as reflected on line 11d of IRC Form 1040.”

2. Amend the title to conform.

Mr. Adamson asked unanimous consent to hold over the amendment one day.

Mr. Carpenter objected.

Mr. Burbach asked unanimous consent that the E and R attorney be instructed to insure that this amendment is in the proper language concerning line 11d of IRC Form 1040, and that the Attorney General's aid be solicited if necessary. No objections. So ordered.

The Burbach amendment was adopted with 27 ayes, 18 nays, and 4 not voting.

Mr. Klaver moved to place a statement concerning LB 797 signed by the Douglas County delegation in the Legislative Journal.

The motion lost.

Mr. Carpenter moved to indefinitely postpone LB 797.

Mr. Carpenter asked for a record vote.

Motion pending.

UNANIMOUS CONSENT—Executive Meeting

Mr. D. Payne asked unanimous consent for the Salaries and Claims Committee to hold an executive meeting in the West Lounge at 3:30 p.m. today. No objections. So ordered.

Member Excused

Mr. Craft was excused for this afternoon.

Visitors

Mrs. Hughes introduced Mr. and Mrs. Wayne Drake and 3 children from Humboldt, and Mr. Ward Adams from Peru.

Mr. Matzke introduced Mrs. Bob Eiche from Milford and Mrs. Clinton Rediger from Milford, and Mr. Clarence Wertman from Lincoln.

Mr. Adamson introduced Stanley E. Tryon, Sheridan County, Les Thompson and Russel Moody, Brown County, Leo Porter, Garden County, Harold Chase, Pierce County, Elton Schrow, Lancaster County, and Bill Majors, Lincoln County, all Farm Bureau Leaders for their counties.

Message from the Governor

June 7, 1965

The President, the Speaker
and Members of the Legislature:

Please be informed that on June 5, 1965, I approved Legislative Bills 67, 303, 326, 438, 431, 375, 372, 498, 590; on June 6, 1965, I approved Legislative Bills 684, 643, 620, 611, 610, and 594; and on June 7, 1965, I approved Legislative Bills 794, 896, 899, 785, 771, 769, 733, 732, and 715.

Respectfully,

(Signed) Frank B. Morrison
Governor

Explanation of Vote

Mr. President: Had I been present on June 2, 1965, I would have voted aye on LB's 896, 326, 643, 590, 611.

Had I been present on June 3, 1965, I would have voted aye on LB's 853, 769, 610, 431, 771, 785, 67, 375, 794, 620, 899, 732, 733, 715, 684, 438, 498, 594, 303, 372.

Had I been present on June 4, 1965, I would have voted aye on LB's 854, 339, 305, 860, 292, 286, 697, 227, 79, 539, 725.

(Signed) Marvin E. Stromer

Mr. President: Had I been present I would have voted aye on LB 515.

(Signed) George Syas

Recess

At 11:57 a.m., on a motion by Mr. Carstens, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Craft, who was excused.

SELECT FILE

LEGISLATIVE BILL 797. Mr. Carpenter renewed his pending motion to indefinitely postpone and asked for a record vote.

Mr. Bowen moved the previous question. The question is, 'Shall the debate cease?'

The motion prevailed with 33 ayes, 8 nays and 8 not voting.

Voting in the affirmative, 21:

Batchelder	Klaver	Moylan	Proud
Brauer	Lysinger	Nore	Skarda
Budd	Mahoney	Paine, I.	Stromer
Carpenter	Marvel	Payne, D.	Syas
Claussen	Moulton	Pedersen	Wylie
Danner			

Voting in the negative, 27:

Adamson	Gerdas	Kokes	Rasmussen, R.
Bauer	Harsh	Kremer	Ruhnke
Bowen	Hasebroock	Matzke	Stryker
Burbach	Holmquist	Nelson	Wallwey
Carstens	Hughes	Orme	Warner
Crandall	Kjar	Paxton	Whitney
Fleming	Knight	Rasmussen, E.	

Not voting, 1:

Craft

The motion to indefinitely postpone lost.

Mr. Bowen offered the following amendment:

Amend Section 3 (2) (c) to add: *Provided, however, that such rate shall not exceed 2½%. Should adequate fund not be*

available, the Governor shall determine which department shall receive a reduction in allocated funds.

Mr. Burbach moved to amend the Bowen amendment by striking "2½%" and inserting "3¼%".

Mr. Carpenter asked for a record vote on the Burbach amendment to the Bowen amendment:

Voting in the affirmative, 15:

Burbach	Harsh	Kremer	Rasmussen, E.
Carpenter	Hasebroock	Nelson	Wallwey
Carstens	Holmquist	Orme	Whitney
Crandall	Knight	Proud	

Voting in the negative, 23:

Adamson	Gerdes	Matzke	Ruhnke
Batchelder	Kjar	Moylan	Skarda
Bauer	Klaver	Nore	Stromer
Brauer	Kokes	Paine, I.	Stryker
Budd	Lysinger	Paxton	Syas
Danner	Mahoney	Pedersen	Warner
Fleming	Marvel	Rasmussen, R.	Wylie

Not voting, 6:

Bowen	Craft	Moulton	Payne, D.
Claussen	Hughes		

The Burbach amendment to the Bowen amendment lost.

Mr. Carpenter asked for a record vote on the Bowen amendment:

Voting in the affirmative, 29:

Batchelder	Danner	Lysinger	Pedersen
Bauer	Harsh	Mahoney	Proud
Bowen	Hasebroock	Moylan	Rasmussen, E.
Brauer	Holmquist	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Paine, I.	Syas
Carstens	Kremer	Payne, D.	Warner
Claussen			

Voting in the negative, 17:

Adamson	Hughes	Matzke	Stromer
Burbach	Knight	Orme	Wallwey
Crandall	Kokes	Rasmussen, R.	Whitney
Fleming	Marvel	Ruhnke	Wylie
Gerdes			

Not voting, 3:

Craft Moulton Paxton

The Bowen amendment was adopted.

Mr. Bauer moved to reconsider action on the Bowen amendment.

The motion prevailed with 27 ayes, 16 nays, and 6 not voting.

Mr. Bowen moved to adjourn.

The motion lost.

Ease

The Legislature was at ease from 3:45 p.m. until 3:50 p.m.

Mr. Syas requested a record vote on the Bowen amendment.

Voting in the affirmative, 18:

Batchelder	Danner	Nore	Rasmussen, E.
Bowen	Klaver	Paine, I.	Skarda
Brauer	Mahoney	Pedersen	Syas
Budd	Moylan	Proud	Warner
Claussen	Nelson		

Voting in the negative, 27:

Adamson	Gerdes	Kokes	Rasmussen, R.
Bauer	Harsh	Kremer	Ruhnke
Burbach	Hasebroock	Lysinger	Stromer
Carpenter	Holmquist	Marvel	Wallwey
Carstens	Hughes	Matzke	Whitney
Crandall	Kjar	Orme	Wylie
Fleming	Knight	Payne, D.	

Not voting, 4:

Craft Moulton Paxton Stryker

The Bowen amendment lost.

LB 797 was advanced to E and R for engrossment.

Mr. Carpenter asked unanimous consent that LB 797 be placed at the head of E and R for engrossment. No objections. So ordered.

Committee Meeting

Mr. Marvel announced that the Budget Committee would hold an executive session at 4:00 p.m.

Members Excused

Mr. Carstens was excused for Tuesday, June 8, 1965, from 9:00 a.m. until 10:30 a.m.

Mr. E. Rasmussen was excused for Tuesday, June 8, 1965.

Adjournment

At 4:00 p.m., on a motion by Mr. Stomer, the Legislature adjourned until 9:00 a.m., Tuesday, June 8, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 8, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our heavenly Father, when we have prayed for guidance and it comes, let us not think it strange if it be something we would not have thought of, for Thy thoughts are not our thoughts, and our way is not Thine. Make us eager to know Thy will and Thy way of dealing with situations, rather than devising our own plans and asking Thee to bless them. Then shall we discover how much better is Thy way and how happy they are who walk in it. Through Christ our Lord. Amen.

The roll was called and all members were present except Mr. Mahoney excused for the day and Mr. Carstens excused until 10:30 a.m.

Corrections for the Journal

Page 1893, line 2, correct spelling of "line".

Page 1907, line 4, delete "Burbach" and insert "Bowen".

The Journal for the One Hundred-third Day was approved as corrected.

Member Excused

Mr. Holmquist asked unanimous consent to be excused at 10:00 a.m. for the remainder of the morning. No objections. So ordered.

UNANIMOUS CONSENT—Speaker

Mr. Warner asked unanimous consent for Dr. Jim Turpin to speak to the Legislature about 11:00 a.m. for a short time. No objections. So ordered.

Announcement

Mr. Adamson announced the Committee on Committees met and decided to abide by the motion passed on the Ninety-eighth Day regarding reapportionment, and the members would have until Friday, June 11, 1965 to submit their plans to the Committee.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 459.

A BILL FOR AN ACT to amend sections 23-343.21 and 23-343.24, Revised Statutes Supplement, 1963, relating to hospital districts; to provide for a required number of resident freeholders to sign a petition to organize a hospital district; to provide that parts of a voting precinct may be included in a proposed hospital district; to provide that if a majority of the votes cast in the area of the proposed district the district shall be organized; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Marvel	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Carstens	Klaver	Mahoney
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 879.

A BILL FOR AN ACT to amend section 23-1114.07, Reissue Revised Statutes of Nebraska, 1943, relating to county government and officers; to increase the salaries of the members of the county board in counties of Class 6 as prescribed; to provide when the same shall become operative; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Marvel	Rasmussen, R.
Batchelder	Fleming	Matzke	Ruhnke
Bauer	Gerdes	Moulton	Skarda
Bowen	Harsh	Moylan	Stromer
Brauer	Hasebroock	Nore	Stryker
Budd	Holmquist	Paxton	Syas
Burbach	Hughes	Payne, D.	Wallwey
Carpenter	Kjar	Pedersen	Warner
Claussen	Knight	Proud	Whitney
Craft	Kremer	Rasmussen, E.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Carstens	Kokes	Nelson	Paine, I.
Klaver	Mahoney	Orme	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 752. With Emergency.

A BILL FOR AN ACT to amend section 77-202.03, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the date for applying for exemption of property; to provide for exemptions during intervening years; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Bauer	Hasebroock	Moylan	Ruhnke
Bowen	Holmquist	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 3:

Carpenter Carstens Mahoney

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 8, 1965 at 8:30 a.m.: LB 539 LB 79 LB 725 LB 227 LB 697 LB 286 LB 292 LB 860 LB 305 LB 339 LB 515

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 706. Replaced on Select File as amended.

E and R amendments to LB 706:

1. In section 2, line 101, insert "(14)" after "subdivision".
2. In section 10, line 32, strike "or".
3. In section 13, line 12, strike ", drug or cosmetic,".

LEGISLATIVE BILL 890. Replaced on Select File as amended.

E and R amendments to LB 890:

1. In lines 22 and 23 of subdivision (1) (c) of the Gerdes amendment 1, strike "*engineering, mechanical and architectural complex*" and insert "*Engineering and Architectural Complex*".

2. In line 7 of subdivision (8) (c) in the Gerdes amendment 1, insert an underscored comma after "*remodeling*".

3. In new section 3 in the Marvel amendment 2 to the Gerdes amendment 2, lines 3 and 6, strike "*herein*" and insert "*section 2 of this act*"; and in line 4, strike "*Said*" and insert "*Such*".

4. In the title, insert "to provide duties for the Governor as prescribed;" at the end of line 8.

5. The bill already carrying the emergency clause, strike the Marvel specific amendment adopted June 3, 1965.

LEGISLATIVE BILL 599. Replaced on Select File as amended.

E and R amendments to LB 599:

1. In line 3 of Enrollment and Review amendment 3, adopted June 3, 1965, strike the colon and insert quotation marks.

2. In line 1 of Enrollment and Review amendment 4, adopted June 3, 1965, insert "line 2" before "strike".

LEGISLATIVE BILL 580. Replaced on Select File as amended.

E and R amendment to LB 580:

1. In line 2 of Enrollment and Review amendment 3, adopted May 27, 1965, strike "second" and insert "third".

LEGISLATIVE BILL 552. Placed on Select File as amended.

E and R amendments to LB 552:

1. In section 1, line 10, strike "*and*" and insert "*or*".

2. Insert the Kjar General File amendment before the period in line 13 of section 1.

3. In line 1 of the Kjar General File amendment, strike "provided, however," and insert "; *Provided,*"; in lines 2 and 6, strike "Nebraska"; in line 4, strike "(25%)"; and in line 10, strike the period and insert a period at the end of the line.

4. In the title, insert "sections" at the end of line 4; and in line 8, insert "except as prescribed" after "bodies".

LEGISLATIVE BILL 905. Placed on Select File as amended.

E and R amendment to LB 905:

1. In section 1, line 167, insert a comma after the period;

reinstate lines 239 and 240; reinstate lines 307 and 308; in line 450, strike "co".

LEGISLATIVE BILL 863. Placed on Select File as amended.

E and R amendment to LB 863:

1. Amend the Kremer General File amendment to read "In section 1, line 11, strike "ten" and insert "*ten twenty*".

LEGISLATIVE BILL 384. Correctly engrossed.

LEGISLATIVE BILL 632. Correctly engrossed.

LEGISLATIVE BILL 866. Correctly engrossed.

LEGISLATIVE BILL 621. Correctly engrossed.

LEGISLATIVE BILL 331. Correctly engrossed.

LEGISLATIVE BILL 385. Correctly engrossed.

LEGISLATIVE BILL 704. Correctly engrossed.

LEGISLATIVE BILL 579. Correctly engrossed.

LEGISLATIVE BILL 624. Correctly engrossed.

LEGISLATIVE BILL 95. Correctly enrolled.

LEGISLATIVE BILL 613. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 95 LB 613 LR 51 LR 54.

Members Excused

Mr. Craft asked unanimous consent to be excused for Friday and Monday, June 11th and June 14th. No objections. So ordered.

Mr. Skarda asked unanimous consent to be excused this afternoon. No objections. So ordered.

Mr. Gerdes asked unanimous consent to be excused Thursday and Friday, June 10th and 11th. No objections. So ordered.

MOTION—Rule Change

Mr. Ruhnke renewed his pending motion to adopt the rule change found in the Legislative Journal for the One Hundred-first Day.

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

MOTION—Introduce Bill

Mr. Pedersen moved to introduce a new bill recommended by the Committee on Salaries and Claims.

Mr. Pedersen asked for a Call of the House. The Call showed 39 members present.

Mr. Pedersen moved the Call be raised. The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

The Pedersen motion lost with 18 ayes, 15 nays, and 16 not voting.

Visitors

Mr. Fleming introduced Mr. and Mrs. Ed Schinzel and family from Dalton; Mrs. Rudy Schinzel and daughter from Shelby; and Mr. Leo Turner, Superintendent of Schools, Lorenzo, Nebraska.

Mrs. Orme introduced Mrs. Minnie Orrell and Miss Elsie Orrell from Chadderton, Lancashire, England.

Mr. Claussen introduced Mrs. Leonard Hobel, leader of the Leigh Women's Club and 30 members.

Mr. Klaver introduced 24 Boy Scouts from troop 123, Spencer, Iowa, Edward Johnson, Scout Master, and 6 sponsors.

Mr. Kremer introduced John Cederberg from Osceola.

UNANIMOUS CONSENT—LB 624

Mr. Stromer asked unanimous consent to return LB 624 to Select File for the following specific amendment. No objections. So ordered.

Strike the period in line 44 of section 1 of the Standing Committee amendment and insert “, within ninety days following receipt of such report.”

SELECT FILE

LEGISLATIVE BILL 718. Laid over at Mr. Marvel's request.

LEGISLATIVE BILL 889. The pending Pedersen amendment found in the Legislative Journal for the Ninety-fifth Day was considered.

Mr. Harsh moved to hold the Pedersen amendment until all other amendments to LB 889 are considered.

The motion prevailed.

Dr. Brauer offered the following specific amendment which was adopted by unanimous consent:

Amend line 4 of the Brauer General File amendment to page 16, line 76 of the bill, by striking "224938" and inserting "1707938".

Mr. Marvel offered the following specific amendments which were adopted by unanimous consent:

1. Amend Section 1, Subdivision (2) line 19 by striking "sion" and inserting "sions" and by inserting after "(7)" the words "and (8)" on the same line.

2. Amend Section 1, Subdivision (7) line 75 be inserting after "condition" the following: "and shall also include costs of ordinary repairs and maintenance of existing physical plant." and by creating a new subdivision (8) by inserting on the line following the preceding amendment and preceding the word "major" on line 76, the following: "(8) Capital Construction shall mean and include" and by inserting following "or" on line 77, the word "extensive";

3. Renumber subdivision "(8)" on line 88 as subdivision "(9)";

4. Renumber subdivision "(9)" on line 94 as subdivision "(10)" and on line 95 insert after "include" the words "expenditures for" and on line 96 strike "(8)" following "to" and insert "(7) and subdivision (9)" and following "section" insert "as may be necessary for accomplishment of the purposes of programs for each department and agency provided for under this act" and by striking after "Where" the words "no purpose" and inserting "a program title" and on line 97 by striking after "act" the words, "with regard to the intent of the" and on line 98 by striking "Legislature other than a program title" and on line 100 by striking after "to" "(8)" and inserting "(7) and subdivision (9)";

5. Renumber subdivision "(10)" on line 107 as subdivision "(11)" and on line 109 after "the" strikd "effective date" and insert "legislative day prior to approval";

6. Renumbered subdivision (10) line 100 strike "Provided," and strike lines 101, 102, 103, 104, 105, and 106 and insert, "except as otherwise provided in each department's appropriation.";

7. Renumber subdivision "(11)" as subdivision "(12)";

8. Amend Section 2, line 4 by inserting a comma after "Fund" and line 5 by inserting after "case" "and federal funds as may be applicable in each case";

9. Subdivision (4) line 43 by striking after "agency" the words, "and to the ap-" and line 44 by striking "plicable program";

10. Strike all of subdivision (6), lines 55 to 60.

11. Amend Section 3, line 42 by inserting after "Training" the word "Act" and line 51 by inserting in the column headed "General Fund" "50000" and line 52 by striking from the column headed "Total Budgeted" the sum "1402905" and inserting "1452905" and by adjusting totals on lines 63 and 71, accordingly, and line 64 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 70 by inserting after "department" "for salaries, wages, and maintenance,".

12. Amend Section 4, line 8 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and by inserting after "for" "salaries, wages, and maintenance during";

13. Amend Section 5, subdivision (1), line 17 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 22 by inserting after "College" "for salaries, wages, and maintenance"; and subdivision (2) line 35 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 40 by inserting after "College" "for salaries, wages, and maintenance"; and subdivision (3) line 53 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 58 by inserting after "College" "for salaries, wages, and maintenance"; and subdivision (4) line 71 by inserting after "Appropriate" "for accomplishment of the programs listed above" and line 76 by inserting after "College" "for salaries, wages and maintenance";

14. Renumber Section "5" line 1 as Section "6" and amend renumbered Section 6 by inserting after "Appropriate" on line 22 "for accomplishment of the purposes of the programs listed above" and line 30 by inserting after "department" "for salaries, wages and maintenance", and line 30 by striking "34545561" from the column headed "General Fund" and inserting "35131854" and by striking "19102004" from the column headed "Cash Funds Estimated" and inserting "18864311";

15. Renumber Section "6" as Section "7" and amend renumbered Section 7, line 28 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 36 by inserting after "department" "for salaries, wages, and maintenance";

16. Renumber Section "7" on line 1 as Section "8" and amend renumbered Section 8, line 7 by striking "5097169" from the column headed "General Fund" and inserting "5147169", and line 10 by striking "6297169" from the column headed "Total Budgeted" and inserting "6347169", and line 40 by striking "5999774" from the column headed "General Fund" and inserting "6251302", and line 43 by striking "7249774" from the column headed "Total Budgeted" and inserting "7501302", and line 45 by striking "6326659" from the column headed "General Fund" and inserting "6652529", and line 48 by striking "7586659" from the column headed "Total Budgeted" and inserting "7912529", and line 50 by striking "4214783" from the column headed "General Fund" and inserting "4525432", and line 55 by striking "5439783" from the column headed "Total Budgeted" and inserting "5750432", and line 59 by striking "2013905" from the column headed "General Fund" and inserting "2063905", and line 62 by striking "2343905" from the column headed "Total Budgeted" and inserting "2393905", and by adjusting the totals on lines 64 and 76, accordingly, and line 65 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above", and line 75 by striking after "the" "ibennium" and inserting "biennium", and line 76 by inserting after "department" "for salaries, wages, and maintenance";

17. Amend the bill by adding a new Section 9 following renumbered section 8, as follows:

"Sec. 9. BUILDINGS AND CONSTRUCTION FUNDS

(1) All receipts after June 30, 1965, from the former levy for the State Institutional and Military Department Building Fund shall be deposited to the State Building Fund for subsequent appropriation by the Legislature for the purposes of the State Building Fund.

(2) The unexpended balances on June 30, 1965, in the appropriations from the State Institutional and Military Department Building Fund to the University of Nebraska, the Governor, the State Department of Education, the Department of Public Institutions, the Military Department, the State Building Commission, the Board of Education of State Normal Schools, the State Colleges, and the Capitol Murals Commission are hereby specifically appropriated to each of said departments and agencies respectively for the purposes of the appropriations made in LB 455, Seventy Third Session, Nebraska State Legislature, 1963, to each of said agencies respectively from the State Institutional and Military Department Building Fund.

(3) The balances remaining unexpended from appropriations from the University Hospital Building Fund on June 30, 1965, together with all receipts during the biennium July 1, 1965 to June 30, 1967, are hereby specifically appropriated to the University of Ne-

braska to match federal funds and to supplement appropriations from the State Building Fund for the Medical Center purposes specified in LB 890, Seventy-Fifth Session, Nebraska State Legislature, 1965.

(4) The balances remaining unexpended from appropriations from the University of Nebraska College of Dentistry Building Fund on June 30, 1965, together with all receipts during the biennium July 1, 1965 to June 30, 1967, are hereby specifically appropriated to match federal funds and to supplement appropriations from the State Building Fund for completion of and equipping the Dental Building.

(5) The balances remaining unexpended on June 30, 1965 from appropriations to the University of Nebraska, the Governor, the State Department of Education, the Department of Public Institutions, the Military Department, the State Building Commission, the Board of Education of State Normal Schools and the four (4) State Colleges, and the Capitol Murals Commission from the State Building Fund in LB 455, Seventy Third Session, Nebraska State Legislature, 1963, are hereby specifically appropriated to each of said agencies respectively for the purposes specified in LB 455, Seventy Third Session, Nebraska State Legislature, 1963.

(6) In addition to appropriations made in subdivision (1) to (5) of this section, there is hereby appropriated from the State Building Fund for the biennium July 1, 1965 to June 30, 1967, to the various departments and agencies covered in this subdivision the specific amounts indicated for the Capital Construction purposes specified for each of such agencies and departments as follows:

(a) To the University of Nebraska:

Two million five hundred six thousand dollars (\$2,506,000), for the state's share of costs of construction and remodeling at the Medical Center, such construction and remodeling to consist of additional and renovated teaching hospital facilities, a new basic sciences building, a new library, renovation of space in existing Units I and II of University Hospital, renovation of North Laboratory and Conkling Hall, purchase of X-Ray equipment, necessary utilities and air conditioning, and provision of emergency lighting for the Nebraska Psychiatric Institute; nine hundred fifty thousand dollars (\$950,000) for the state's share of costs of construction of an Animal Science Building and eight hundred thousand dollars (\$800,000) for renovation of existing buildings and air conditioning of existing buildings on the Lincoln Campuses of the University of Nebraska; one hundred forty three thousand dollars (\$143,000) for the state's share of costs of completion of the Dental Building, eight hundred twenty thousand dollars (\$820,000) for the state's share of costs

of completing the Music Buildings, two million dollars (\$2,000,000) for the state's share of costs of construction of a classroom and office building, five million two hundred thousand dollars (\$5,200,000) for the state's share of costs of constructing a Chemistry Science Building, one million fifty thousand dollars (\$1,050,000) for acquisition of land for future development of the University, three hundred thousand dollars (\$300,000) for a wing of a new womens' physical education building, nine hundred thousand dollars (\$900,000) for renovations to Bessey Hall, Bancroft Building, Brace Laboratory, the Social Science Building and for campus lighting, one million two hundred fifteen thousand dollars (\$1,215,000) for extensions of and improvements to utilities on the Lincoln Campuses of the University of Nebraska;

(b) To the State Board of Education of Normal Schools:

Twenty four thousand six hundred seventeen dollars (\$24,617) for the state's share of costs of renovations and additions to comply with fire safety standards, one hundred thousand dollars (\$100,000) for the state's share of costs of replacing utility tunnels, twelve thousand dollars (\$12,000) for the state's share of costs of replacing utility lines, thirty thousand dollars (\$30,000) for the state's share of costs of improvements to the electrical distribution system, three hundred thirty five thousand dollars (\$335,000) for the state's share of costs of additions to and housing of the boiler plant, seventy thousand dollars (\$70,000) for the state's share of costs of renovating the Women's Physical Education Building, one hundred twenty thousand dollars (\$120,000) for the state's share of costs of renovating the Elementary School for use as offices and classrooms, at Chadron State College; fifty thousand dollars (\$50,000) for the state's share of costs of renovations and additions to comply with fire safety standards, eighty thousand dollars (\$80,000) for the state's share of costs of constructing a new Shop Maintenance Building, and seventy thousand dollars (\$70,000) for acquisition of land for future development of Kearney State College, at Kearney State College; fifteen thousand one hundred eighty dollars (\$15,180) for the state's share of costs of renovations and additions to comply with fire safety standards, ten thousand dollars (\$10,000) for the state's share of costs of repairs to the Campus School, one hundred seventy two thousand five hundred dollars (\$172,500) for the state's share of costs of remodeling the Administration Building, one hundred sixty eight thousand dollars (\$168,000) for the state's share of costs of improvements to the electrical distribution system, one hundred fifty one thousand two hundred fifty dollars (\$151,250) for the state's share of costs of additions to the heating system and for repairs to the heating system, fifty thousand dollars (\$50,000) for the state's share of costs of construct-

ing storage and dressing rooms at the outdoor physical education area, and fifty eight thousand three hundred dollars (\$58,300) for the state's share of costs of renovating the Gymnasium, at Peru State College; sixty seven thousand five hundred dollars (\$67,500) for the state's share of costs of renovation and additions to comply with fire safety standards, seventy five thousand dollars (\$75,000) for the state's share of costs of acquisition of land for future development of Wayne State College, ninety thousand dollars (\$90,000) for the state's share of costs of completing the Fine Arts Building, and fifty thousand dollars (\$50,000) for the state's share of costs of renovating the Maintenance Shop Building, at Wayne State College;

(c) To the Department of Education:

Seven hundred twenty thousand four hundred eighty six dollars (\$720,486) for the state's share of costs of a new Primary Unit Building at the School for the Deaf; sixty eight thousand five hundred thirty dollars (\$68,530) for miscellaneous improvements to land and structures, ninety nine thousand six hundred twenty dollars (\$99,620) for the state's share of costs of shop and classroom additions, one hundred eighty five thousand eight hundred fifty dollars (\$185,850) for the state's share of costs of construction of a Health Center, Auditorium, Bookstore and Library, twenty six thousand dollars (\$26,000) for the state's share of costs of constructing a test steam room and storage area, at the Nebraska Vocational Technical School;

(d) To the State Department of Public Welfare:

Two thousand one hundred dollars (\$2,100) for the state's share of costs of remodeling and additions necessary for compliance with fire safety standards, one hundred eighty thousand dollars (\$180,000) for the state's share of costs of constructing three new residence cottages, and three thousand dollars (\$3,000) for the state's share of costs of assessments by the City of Lincoln for street paving, at the State Home for Children in Lincoln;

(e) To the State Department of Public Institutions:

Four hundred nineteen thousand fourty two dollars (\$419,042) for miscellaneous repairs and replacements to buildings, grounds and utilities at institutions under control of the department; fourteen thousand dollars (\$14,000) for plant equipment and ten thousand four hundred sixty eight dollars (\$10,468) for paving at the Beatrice State Home; four hundred twenty one thousand dollars (\$421,000) for the state's share of costs of constructing a Nursing Care Building, fifty five thousand dollars (\$55,000) for the state's share of costs of replacements and repairs and ex-

tension of utilities, four thousand dollars (\$4,000) for additions to the Cemetery, two thousand dollars (\$2,000) for pointing a chimney, and ninety nine thousand dollars (\$99,000) for costs of constructing enclosed walkways and streets, at the State Soldier's and Sailor's Home; two hundred six thousand dollars (\$206,000) for the state's share of costs of renovations to "R" Building, four hundred eighty four thousand dollars (\$484,000) for additions to and renovation of the kitchen, fifteen thousand dollars (\$15,000) for the state's share of costs of finishing the basement of "G" Building for patient use, eight thousand dollars (\$8,000) for the state's share of costs of air conditioning classrooms, ten thousand dollars (\$10,000) for the costs of spot cooling work stations in the Laundry Building, and two thousand five hundred dollars (\$2,500) for costs of ventilating the Cafeteria, at Hastings State Hospital; eighty three thousand dollars (\$83,000) for the state's share of costs of renovating wards "A4" and "L", fourteen thousand dollars (\$14,000) for replacements of roofs, six thousand dollars (\$6,000) for the state's share of costs of ventilating the Administration Building, and one hundred twenty three thousand dollars (\$123,000) for the state's share of costs of renovating wards "C" and "H", at Lincoln State Hospital; ten thousand dollars (\$10,000) for a water pumping station, one hundred fifteen thousand dollars (\$115,000) for the state's share of costs of renovating wards "11", "13", and "15", one hundred forty five thousand dollars (\$145,000) for the state's share of costs of air conditioning the Admissions and Administration Building, and ten thousand dollars (\$10,000) for the costs of replacing service tunnels, at Norfolk State Hospital; thirteen thousand five hundred dollars (\$13,500) for the state's share of costs of constructing a Service Drive and parking areas and sixteen thousand dollars (\$16,000) for the state's share of costs of constructing a Shop Building replacement at Nebraska Orthopedic Hospital; six thousand five hundred dollars (\$6,500) for the state's share of costs of re-wiring the kitchen at the Nebraska Hospital for the Tuberculous; eighty eight thousand dollars (\$88,000) for costs of replacing sections of walls at the Nebraska Penal and Correctional Complex; eight thousand dollars (\$8,000) for the costs of remodeling West Hall at the State Reformatory for Women; five thousand dollars (\$5,000) for the costs of ventilating cottages at the Boy's Training School;

(f) To the State Building Commission:

One hundred fifty thousand dollars (\$150,000) for costs of constructing power lines and transformers for the Capitol Building lighting and power system, twenty four thousand ten dollars (\$24,010) for the costs of repairing steps to the Capitol Building,

and thirty thousand dollars (\$30,000) for engineering supervision of the Air Conditioning project in the Capitol Building;

(g) To the Military Department:

One hundred ninety four thousand eight hundred dollars (\$194,800) for the state's share of costs of construction and repair of Military Department Facilities;

(h) To the Capitol Murals Commission:

Eighteen thousand dollars (\$18,000) for completion of Murals in the Capitol Building."

18. Amend the bill by adding a new Section 10 as follows:

"Sec. 10. SPECIAL CONSTRUCTION AND OPERATING FUNDS AND GENERAL FUND

(1) There is hereby appropriated from the State Recreation Road Fund all balances remaining unexpended on June 30, 1965, together with all receipts of said fund for the biennium July 1, 1965 to June 30, 1967, to the Department of Roads for the purposes specified in Section 1. LB 26, Seventy Fifth Session, Nebraska State Legislature, 1965, estimated \$1,500,000

(2) There is hereby appropriated from the State Educational Television Fund all balances remaining unexpended on June 30, 1965, together with all receipts of said fund for the biennium July 1, 1965 to June 30, 1967, to the Nebraska Educational Television Commission for the purposes specified in Chapter 468, Session Laws of Nebraska, 1963, estimated \$1,750,000

(3) There is hereby appropriated from the General Fund the balance remaining unexpended on June 30, 1965 from the appropriation to the Nebraska Educational Television Commission in LB 455 Seventy Third Session, Nebraska State Legislature, 1963, to the Nebraska Educational Television Commission for the purposes specified in Chapter 468, Session Laws of Nebraska, 1963, estimated \$ 360,725

(4) There is hereby appropriated from the Land and Water Conservation Fund, created by LB 485 Seventy Fifth Session of the Nebraska State Legislature, 1965, all balances in the fund on June 30, 1965, together with all receipts of said fund during the biennium July 1, 1965 to June 30, 1967, to the Game, Forestation and Parks Commission for the purposes specified in LB 485, Seventy Fifth Session of the Nebraska Legislature, 1965, estimated \$1,150,000"

19. Renumber Section "8" on page 25, line 1 as Section "11" and amend renumbered Section 11, subdivision (2), line 45 by insert-

ing after "funds" the words, "the Estate Cash Fund, and the Aid to Mental Patients Trust Fund", and line 48 by striking after "and" and word "United", and line 49 by striking before "Flood" the word "States", and line 54 by striking "," after "funds" and inserting " , and the Katy Darby Trust Fund;";

20. Renumber Section "9" on line 1 of page 26 as Section "12";

21. Renumber Section "10" on line 1 of page 26 as Section "13";

22. Renumber Section "11" on line 1 of page 27 as Section "14";

23. Add a new Section 15 following renumbered Section 14 as follows:

"Sec. 15. COUNTY MENTALLY ILL REIMBURSEMENT FUND

The balance remaining in the County Mentally Ill Reimbursement Fund on June 30, 1965, is hereby lapsed to the General Fund estimated \$ 125,000"

24. Renumber Section "12" on line 1, page 27 as Section "16" and amend renumbered Section 16, line 11, by striking after "on" "the effective date of this act" and inserting "June 30, 1965";

25. Renumber existing Sections 13, 14, 15, and 16 as Sections 17, 18, 19, and 20 respectively.

26. Amend the title accordingly.

Advanced to E and R for engrossment.

Member Excused

Mr. Hasebroock was excused at 11:00 a.m. for the remainder of the morning.

Speaker

Mr. Warner introduced Dr. Jim Turpin, Director of Project Concern.

Dr. Turpin addressed the Legislature concerning his medical work in Southeast Asia.

Mr. Warner Presiding

President Sorensen presented Dr. Turpin an Admiralship in the Nebraska Navy.

President Sorensen Presiding**UNANIMOUS CONSENT—Invite Speaker**

Mr. Bowen asked unanimous consent that the Legislature invite The Honorable C. Petrus Peterson who served as a member of the House and of the Senate, and also as a member of the Unicameral, to speak to this Legislative Body. His first service in the Nebraska Legislature started just 50 years ago, and he has taken a distinct interest in our deliberations at all times. A letter of invitation should be directed to Mr. Peterson by the Lieutenant Governor to arrange the time at his convenience.

No objections. So ordered.

Visitors

Mr. Danner introduced Mr. Robert Schultze, principal; 4 teachers and 50 students from the 8th grade class, Pershing School, Omaha.

Mr. R. Rasmussen introduced Mr. and Mrs. Lyle Stock and sons, Dave, Darrel and Ronnie.

Recess

At 11:58 a.m., on a motion by Mr. Claussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Hasebroock, Holmquist, Kokes, Mahoney, Skarda, and Stromer, who were excused.

RESOLUTIONS**LEGISLATIVE RESOLUTION 55. Re: Study of Public Employee Retirement Systems**

Introduced by W. H. Hasebroock, 16th District; Fern Hubbard Orme, 29th District and John E. Knight, 26th District.

WHEREAS, several different retirement systems have been established in Nebraska covering state and local public employees; and

WHEREAS, many bills are introduced at each session of the Legislature proposing changes in these retirement systems; and

WHEREAS, these proposals are often of a technical nature and may have long-range effects on the plans and the employees' ultimate benefits; and

WHEREAS, it is known that some of the retirement plans are actuarially unsound and that unfunded liabilities have been accumulating; and

WHEREAS, study should be undertaken now to try to determine how any new retirement plans which may be established in the future are generally desirable and fully funded; and

WHEREAS, it is desirable that a complete survey and inventory be made of these retirement systems as they will exist at the end of this legislative session.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Executive Board of the Legislative Council appoint a committee to make a study and survey of existing public employee retirement systems in Nebraska.

2. That a final report be prepared explaining the details of these plans, how they are financed, whether or not they are funded, their coverage, and any weaknesses which may be found in them.

3. That the committee make its report, together with any recommendations, to the Legislative Council and the 1967 Nebraska Legislature.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 56. Re: Power of Lieutenant Governor to Vote on Final Reading When the Legislature is Equally Divided

Introduced by Terry Carpenter, 48th District and Kenneth L. Bowen, 37th District.

WHEREAS, the Constitution of the State of Nebraska provides that, "No bill shall be passed by the Legislature unless by the assent of a majority of all members elected," and

WHEREAS, the Constitution further provides without qualification that the Lieutenant Governor shall preside over the Legislature, "but shall vote only when the Legislature is equally divided", and

WHEREAS, these provisions have given rise to the question of whether the Lieutenant Governor may effectively vote on final reading for passage of bills where the vote of the members present is tied at 24 to 24, and

WHEREAS, the Supreme Court of Nebraska has never had an opportunity to pass upon this question and the decisions of courts of other states are not clear or decisive on this point, and the Supreme Court of the United States has declined to pass on the issue on the ground that the members of the court were equally divided on whether the point was a purely political issue rather than an issue for the courts.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That insofar as it is within the power of this body to decide the issue under the Constitution, including the power to determine the rules of its proceedings, we do affirm our interpretation of the Constitution that the Lieutenant Governor does have the power to effectively vote on final reading where this body is divided 24 to 24, and that his affirmative vote under such circumstances shall effect the passage of the bill.

SELECT FILE

LEGISLATIVE BILL 562. Mr. Wallwey withdrew his pending amendments found in the Legislative Journal for the One hundredth Day.

Mr. Gerdes asked unanimous consent to bracket LB 562 until Monday, June 14, 1965. No objections. So ordered.

LEGISLATIVE BILL 125. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 897. E and R amendment found in the Legislative Journal for the One hundred-Second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 687. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 686. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 851. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Mr. Carpenter offered the following specific amendment which was adopted by unanimous consent:

Add the Emergency Clause and amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 551. E and R amendment found in the Legislative Journal for the One hundred-Second Day was adopted.

Mr. Carpenter offered the following specific amendments:

1. Amend section 1 of the bill by striking lines 15 to 18.
2. Amend the title to conform.

Amendments pending.

Laid over one day.

LEGISLATIVE BILL 354. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 441. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 796. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 673. E and R amendment found in the Legislative Journal for the One hundred-Third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 720. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 877. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Mr. Klaver offered the following amendments which were adopted by unanimous consent:

1. Amend section 42 of the bill, line 35 by striking “, and thereupon” and inserting “, *Upon filing and recording the original of the certificate of revival in the office of the Secretary of State*”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 624. The Stromer specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

MOTION—Place LB 904 on General File

Dr. Brauer moved to place LB 904 on General File notwithstanding the committee action.

Laid over.

UNANIMOUS CONSENT—Withdraw LB 490

Mr. Stryker renewed his pending request found in the Legislative Journal for the One hundred-Second Day to withdraw LB 490. No objections. So ordered.

MOTION—July 4th Vacation

Mr. Carpenter moved that when we adjourn for the 4th of July that we adjourn on Friday, July 2, 1965 and return at 9:00 a.m., Monday, July 12, 1965.

The motion prevailed.

UNANIMOUS CONSENT—General File Bills

Mr. Pedersen asked unanimous consent that we take up only non-controversial bills on General File this afternoon. No objections. So ordered.

Mr. Bowen asked unanimous consent to read only the title of the General File bills and allow the introducer to explain them. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 276

Mr. Marvel renewed his pending request found in the Legislative Journal for the Ninety-ninth Day to withdraw LB 276.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 607. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 878. Reading waived. Explained.

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

LEGISLATIVE BILL 526. Considered.

Mr. Carpenter withdrew his pending amendments found in the Legislative Journal for the One Hundredth Day.

Speaker Bowen Presiding

Mr. Burbach offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. In addition to the requirements of section 60-1001, all motor vehicles used by the Nebraska Safety Patrol for patrol purposes shall after the effective date of this act, be (1) equipped with a flashing red light on the top thereof with controls therefor readily accessible to the driver, and (2) on the back thereof indelibly and

conspicuously lettered the words Safety Patrol in plain letters of reflective material not less than two inches in height and with not less than one-fourth inch stroke."

2. Amend the bill by renumbering original section 2 as section 3.
3. Amend the title to conform.
4. Add the emergency clause.

Advanced to E and R for review with 37 ayes, 3 nays and 9 not voting.

Mr. Adamson Presiding

MOTION—Reconsider Action on LB 95

Mr. E. Rasmussen moved to suspend the rules and reconsider the action taken on LB 95 and place it on Final Reading.

Mr. E. Rasmussen asked for the Call of the House. The Call showed 36 members present.

Mr. Craft moved the Call be raised.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Mr. E. Rasmussen requested a record vote on his motion.

Voting in the affirmative, 35:

Adamson	Crandall	Moulton	Rasmussen, R.
Batchelder	Danner	Moylan	Ruhnke
Bauer	Fleming	Nelson	Stryker
Bowen	Gerdes	Nore	Syas
Brauer	Klaver	Paxton	Wallwey
Burbach	Knight	Payne, D.	Warner
Carpenter	Kokes	Pedersen	Whitney
Carstens	Kremer	Proud	Wylie
Claussen	Marvel	Rasmussen, E.	

Voting in the negative, 1:

Craft

Not voting, 13:

Budd	Hughes	Mahoney	Paine, I.
Harsh	Kjar	Matzke	Skarda
Hasebroock	Lysinger	Orme	Stromer
Holmquist			

The motion carried.

Member Excused

Mrs. Orme was excused at 3:30 p.m. for the remainder of the afternoon.

Visitors

Mr. Claussen introduced Mr. Leonard Krings and Family from Creston, Nebraska.

Mr. Bowen introduced Mr. Richard Ely and Mr. Milt Gleason from Guide Rock, Nebraska.

Mr. Pedersen introduced his wife and children Scott and Lisa.

President Sorensen Presiding**MOTION—Return LB 95 to Select File**

Mr. E. Rasmussen moved to return LB 95 to Select File for the following specific amendments:

1. Amend section 2 of the bill, by striking line 28 and all amendments thereto and inserting "the primary, and first, or second class, such governing bodies shall"; and by striking line 36 and all amendments thereto and inserting "metropolitan, primary, or first or second class is authorized to".

2. Amend the bill by striking Enrollment and Review amendment 4, adopted May 25, 1965.

3. Add the Emergency Clause.

The motion prevailed with 32 ayes, 0 nays and 17 not voting.

SELECT FILE

LEGISLATIVE BILL 95. Mr. Carpenter moved to amend the pending E. Rasmussen amendment found in this day's Journal to include "villages".

The Carpenter amendment was adopted by unanimous consent.

The E. Rasmussen specific amendment, as amended was adopted with 34 ayes, 0 nays and 15 not voting.

Advanced to E and R for re-engrossment.

STANDING COMMITTEE REPORTS**Government and Military Affairs**

LEGISLATIVE BILL 172. Placed on General File as amended.

Standing Committee amendments to LB 172:

1. Amend section 1 of the bill, by striking "the Department of Revenue" and inserting "*to the Tax Commissioner*".

2. Amend the bill by striking sections 3 and 4 and renumbering sections 5 to 11 as sections 3 to 9 respectively.

3. Amend renumbered section 3 of the bill by striking lines 1 to 7 and inserting "*Sec. 5. (1) The Tax Commissioner shall collect the taxes which are provided by the provisions of this act.*", line 10 by striking "revenue", line 11 by inserting "*aircraft fuels, oil and gas severance tax, cigarette tax,*" before "interstate", by striking lines 12 to 17 and inserting "*les, nonhighway refunds, and bingo tax, shall transfer all records, equipment, supplies,*" and by striking lines 20 to 24 and inserting "*to be transferred to or assumed by the Tax Commissioner under the provisions of this act.*".

4. Amend renumbered section 4 of the bill by striking lines 2 and 3 and inserting "*ate and implement systems for the production of records*".

5. Amend renumbered section 5 of the bill, line 3 by inserting "*which are consistent with the laws of the State of Nebraska*" before "with".

6. Amend renumbered section 7 of the bill by inserting "*consistent with the laws of the State of Nebraska*" before "such", and lines 2 and 3 by striking "Department of Revenue" and inserting "*Tax Commissioner*".

7. Amend renumbered section 8 of the bill, line 4 by inserting "*, assessments, collection, and payment of revenue*" after "liabilities", and line 9 by striking "Department of Revenue" and inserting "*Tax Commissioner. The Tax Commissioner shall have the authority to request the Attorney General to prosecute in the name of the state all debtors of the state.*".

8. Amend renumbered section 9 of the bill, line 1 by inserting "*, or his duly authorized representative,*" after "Commissioner".

9. Amend the bill by striking sections 12 and 13 and renumbering original sections 14 to 28 as sections 10 to 24 respectively.

10. Amend renumbered section 10 of the bill, line 3 by striking "facsimile copies or", and line 5 by inserting "*No information shall be released that is not presently authorized by existing statutes.*" after the period.

11. Amend renumbered section 11 of the bill, by striking line 3 and inserting "*vided by statute, have jurisdiction*", line 9 by inserting "*for improvement or efficiency, or both*", by striking lines

11 and 12, line 13 by striking "(2)" and inserting "(1)", lines 15 and 16 by striking "Department of Revenue" and inserting "*Tax Commissioner; and*", by striking lines 17 to 20, line 21 by striking "(4)" and inserting "(2)", line 24 by striking ", or both, and" and inserting "*or both*", and lines 25 and 26 by striking ", or for all three objectives".

12. Amend renumbered section 12 of the bill by striking lines 8 to 10 and inserting "*shall cause any necessary changes or revisions to be made and furnish a copy thereof to the Legislative Fiscal Analysis.*"

13. Amend renumbered section 13 of the bill, by striking lines 2 to 6 and inserting "*the administration of the revenue laws of the state might be more efficiently and economically conducted, he shall cause to be prepared recommendations*", line 7 by striking "necessary", and by striking lines 13 and 14 and inserting "*the recommendations shall be communicated to the Governor and the appropriate*".

14. Amend renumbered section 14 of the bill, line 7 by inserting "*and*" after the semicolon, by striking lines 8 to 14, and line 15 by striking "(3)" and inserting "(2)".

15. Amend renumbered section 16 of the bill, line 12 by striking "Department of Revenue" and inserting "*Tax Commissioner*", line 14 by inserting "*, rent,*" after "principal", lines 23 and 24 by striking "Department of Revenue", and line 24 by inserting "*, who*" after "Commissioner".

16. Amend renumbered section 17 of the bill line 12 by striking "Department of Revenue" and inserting "*Tax Commissioner*".

17. Amend renumbered section 19 of the bill line 4 by striking "Department of Revenue" and inserting "*Tax Commissioner*", line 9 by inserting "*, who*" before "shall", line 11 by striking "unjustly" and inserting "*unjustly so*".

18. Amend renumbered section 20 of the bill, line 5 by striking "director" in both places and inserting in each instance "*director Tax Commissioner*", line 8 by striking "his" and inserting "*his a*", and line 11 by striking "director" and show same as stricken matter.

19. Amend renumbered section 21 of the bill, line 4 by striking "Department of Revenue" and inserting "*Tax Commissioner*", and line 5 by inserting "*a*" before "levy".

20. Amend renumbered section 22 of the bill, line 36 by striking "paints," and show same as stricken matter.

21. Amend renumbered section 23 of the bill, line 8 by striking "Department of Revenue" and inserting "*Tax Commissioner*".

22. Amend renumbered section 28 of the bill, lines 3 and 4 by striking the new matter and reinstating the stricken matter, by reinstating lines 8 to 13, and 16 to 25, line 13 by inserting "*and*" after the reinstated semicolon, line 16 by striking reinstated "(4)" and inserting "{4} (3)", and by striking lines 36 to 40 and show same as stricken matter.

23. Amend the bill by adding a new section to be known as section 25 and to read as follows:

"Sec. 25. *The Tax Commissioner shall prepare and report to the Governor and to the Legislature at least twenty days prior to the commencement of each regular session of the Legislature, a tabular statement showing the whole number of acres of land and value, total value of city and village lots, and the whole number and value of each item of taxable property returned by the several county assessors or county clerks to the State Board of Equalization and Assessments.*".

24. Amend the bill by renumbering original sections 29 to 35 as sections 26 to 32 respectively.

25. Amend renumbered section 26 of the bill by reinstating lines 56 to 63, line 56 by striking reinstated "(9)" and inserting "{9} (1)", line 60 by striking reinstated "(10)" and inserting "{10} (2)", line 63 by inserting "*and*" after the reinstated semicolon, line 64 by striking "(11) To examine" and inserting "{11} (3) To examine, or cause to be examined", and lines 77, 79, 81, 83, and 91 by striking the new matter and reinstating the stricken matter.

26. Amend renumbered section 28 of the bill by inserting "3-150," after "sections".

27. Amend renumbered section 29 of the bill by striking line 15 and inserting the following:

"(5) sections 84-305, 84-316, 84-317, 84-318, 84-319, and 84-320.".

28. Amend the bill by adding two new sections to be known as sections 33 and 34 and to read as follows:

"Sec. 33. *The provisions of this act shall be come operative on July 1, 1965.*

Sec. 34. *This act shall be so interpreted and construed as to effectuate its general purpose to make uniform the law of those states which enact it.*".

29. Amend the bill by renumbering original sections 36 and 37 of the bill as sections 35 and 36 respectively.

30. Amend renumbered section 35 of the bill by striking lines 5 to 7 and inserting "Supplement, 1963, are repealed."

31. Amend the title to conform.

(Signed) Jerome Warner

LEGISLATIVE BILL 174. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Adjournment

Mr. Matzke moved to adjourn.

Mr. Bowen moved to amend the motion to adjourn until 8:30 a.m.

The Bowen motion lost.

The Matzke motion prevailed and the Legislature adjourned at 3:57 p.m., until 9:00 a.m., Wednesday, June 9, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 9, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Hear, O God, the earnest prayers of the senators gathered for this sacred moment of prayer, and deepen our feelings of unity and fellowship as we pray with them and for them. Give us wisdom to see that no good life comes without right discipline. Give us the grace to impose it upon ourselves, lest others do it for us. Help us to discipline our speech, that we may seek clarity rather than cleverness and sincerity instead of sarcasm. Help us to discipline our thinking and our actions, that in this place the world may see democracy at its best and us at our best for democracy and for Thee to use us. In the name of Christ, Thy Son. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 1931, line 8, insert "4. Add the Emergency Clause."

Page 1932, line 16, show the second "and" as stricken.

Page 1932, line 18, show "or" as stricken.

The Journal for the One hundred-Fourth Day was approved as corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 443.

Introduced by Eric Rasmussen, 32nd District; Dale L. Payne, 3rd District; W. H. Hasebroock, 16th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 4, of the Constitution of Nebraska, relating to revenue and taxation; to authorize the Legislature to provide by law for the payment or cancellation of taxes or assessments against real estate remaining unpaid against real estate owned or acquired by the state or its governmental subdivisions; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 4, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 4. Except as to tax and assessment charges against real property remaining delinquent and unpaid for a period of fifteen years or longer, the Legislature shall have no power to release or discharge any county, city, township, town, or district whatever, or the inhabitants thereof, or any corporation, or the property therein, from their or its proportionate share of taxes to be levied for state purposes, or due any municipal corporation, nor shall commutation for such taxes be authorized in any form whatever; *Provided*, that the Legislature may provide by law for the payment or cancellation of taxes or assessments against real estate remaining unpaid against real estate owned or acquired by the state or its governmental subdivisions."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment authorizing the Legislature to provide for payment or cancellation of taxes against real estate owned or acquired by the state or its governmental subdivisions.

For

Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Syas

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 226.

A BILL FOR AN ACT to amend section 72-233.01, Revised Statutes Supplement, 1963, relating to school lands; to permit acceptance of bids with which bank drafts are submitted; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Claussen	Hughes	Matzke
Batchelder	Craft	Kjar	Moulton
Bauer	Crandall	Klaver	Moylan
Bowen	Danner	Knight	Nelson
Brauer	Fleming	Kokes	Nore
Budd	Gerdes	Kremer	Orme
Burbach	Harsh	Lysinger	Paine, I.
Carpenter	Hasebroock	Mahoney	Paxton
Carstens	Holmquist	Marvel	Payne, D.

Pedersen	Ruhnke	Stryker	Warner
Proud	Skarda	Syas	Whitney
Rasmussen, E.	Stromer	Wallwey	Wylie
Rasmussen, R.			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 262.

A BILL FOR AN ACT to amend section 23-324.05, Reissue Revised Statutes of Nebraska, 1943, relating to county government and officers; to provide for an increase of the minimum amount of expenditure or sale that requires competitive bidding; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nelson Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 476. With Emergency.

A BILL FOR AN ACT relating to the militia; to provide for right-of-way of military forces on streets and highways when on

authorized duty as prescribed or during national or state emergency; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Member Excused

Mr. Stryker was excused at 9:20 a.m. until 2:00 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 797. Replaced on Select File as amended.

E and R amendments to LB 797:

1. Strike the Ruhnke amendment 2, adopted June 7, 1965, and in lieu thereof renumber original sections 7 and 8 as sections 8 and 9 respectively.

2. Because of the Proud amendment to original section 7, adopted May 18, 1965, strike lines 1 to 3 of the Ruhnke amendment 3, adopted June 7, 1965, and insert "3. Amend renumbered section 8 of the bill by inserting the following at the end of line 42:"

3. Because of the Mahoney amendment, adopted June 7, 1965, in standing committee amendment 1, line 6, strike the semicolon and insert a comma.

4. In the Bauer amendment to page 31, adopted June 7, 1965, insert "original" after the first comma in line 1.

5. In line 2 of the Burbach amendment to the standing committee amendment 1, section 1 (1) insert "added by the Mahoney amendment adopted June 7, 1965" after "semicolon"; and in line 6, insert a semicolon after "refund".

6. In line 3 of the Burbach amendment to standing committee amendment 1, section 1 (2), adopted June 7, 1965, insert "(2)" before "Net"; and strike line 5, and insert "reflected on line 11d of Form 1040-1964, U.S. Treasury Department, Internal Revenue Service;".

7. In the title, line 11, insert "to provide for declarations and payment of estimated tax;" after the semicolon; and strike line 14 and "ments;" in line 15.

LEGISLATIVE BILL 352. Replaced on Select File as amended.

E and R amendments to LB 352:

1. In renumbered section 2, line 1, strike "Section" and insert "Sec.".

2. In the title, line 3, insert "and section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965," before "relating"; in line 5, strike "section" and insert "sections"; and strike the Enrollment and Review amendment to line 5 adopted June 4, 1965.

LEGISLATIVE BILL 874. Replaced on Select File as amended.

E and R amendments to LB 874:

1. In section 2, line 13, reinstate the stricken "the".

2. In section 7, line 10, insert "county or" after "the"; and in line 19, insert "or counties" after "county".

LEGISLATIVE BILL 864. Replaced on Select File as amended.

E and R amendment to LB 864:

1. In line 3 of Enrollment and Review amendment 3, adopted June 3, 1965, strike "7-148" and insert "3-148".

LEGISLATIVE BILL 584. Replaced on Select File as amended.

E and R amendment to LB 584:

1. The typed bill being correct, strike the Proud amendment 5, adopted May 26, 1965.

LEGISLATIVE BILL 70. Placed on Select File as amended.

E and R amendments to LB 70:

1. In standing committee amendment 1, line 6, insert “, and amendments thereto” after “1943”.

2. In the title, line 2, strike “class” and insert “classes”.

LEGISLATIVE BILL 317. Placed on Select File.

LEGISLATIVE BILL 260. Placed on Select File as amended.

E and R amendment to LB 260:

1. In section 1, line 49, strike the comma and strike beginning with “subsection” in line 49 through “this” in line 50 and also the fifth comma in line 50, showing all as stricken.

LEGISLATIVE BILL 627. Placed on Select File.

LEGISLATIVE BILL 399. Placed on Select File as amended.

E and R amendments to LB 399:

1. In section 1, lines 11 and 13, strike “will” and insert “shall”; at the end of line 11, insert “of the cattle” and strike the same in line 12; in line 12, strike “can” and insert “may”; and in line 18, strike the second “shall”.

2. In the title, line 2, insert “the” before “brand”; and in line 5, strike “violation” and insert “violations”.

LEGISLATIVE BILL 493. Placed on Select File.

LEGISLATIVE BILL 705. Correctly engrossed.

LEGISLATIVE BILL 271. Correctly engrossed.

LEGISLATIVE BILL 648. Correctly engrossed.

LEGISLATIVE BILL 459. Correctly enrolled.

LEGISLATIVE BILL 879. Correctly enrolled.

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LEGISLATIVE BILL 752. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Committee Meetings

Mr. E. Rasmussen announced that the Miscellaneous Subjects Committee would meet in executive session at 1:30 p.m. in the West Lounge.

Mr. Craft announced that the Public Works Committee would meet in executive session in the West Lounge immediately after recess.

Mr. R. Rasmussen announced that the Education Committee would meet in executive session at 1:00 p.m. in the West Lounge.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 459 LB 879 LB 752

RESOLUTION

LEGISLATIVE RESOLUTION 56.

Mr. Carpenter requested a record vote on the adoption of LR 56.

Voting in the affirmative, 35:

Batchelder	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Nelson	Ruhnke
Budd	Holmquist	Nore	Skarda
Burbach	Hughes	Orme	Wallwey
Carpenter	Kjar	Paine, I.	Warner
Carstens	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie
Fleming	Kremer	Proud	

Voting in the negative, 5:

Danner	Moylan	Pedersen	Syas
Klaver			

Not voting, 9:

Adamson	Craft	Marvel	Stromer
Brauer	Lysinger	Moulton	Stryker
Claussen			

LR 56 was adopted.

MOTION—Return LB 851 to Select File

Mr. Bauer moved to return LB 851 to Select File for the following specific amendment:

Amend LB 851, page 3, by changing the comma to a period after the word "Labor" at line 34, and striking all material down to line 37 to the word "Provided", from there on line 37 to remain the same. Intended that the amendment adopted 6-2-65 be deleted.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

SELECT FILE

LEGISLATIVE BILL 718. Laid over until Monday, June 14, 1965 at the request of Mr. Marvel.

LEGISLATIVE BILL 551. The pending Carpenter amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted with 37 ayes, 0 nays and 12 not voting.

Mr. Batchelder moved to indefinitely postpone.

Mr. Ruhnke Presiding

Mr. Batchelder asked for a Call of the House. The Call showed 48 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 40 ayes, 0 nays and 9 not voting.

The Batchelder motion to indefinitely postpone prevailed with 25 ayes, 18 nays and 6 not voting.

LEGISLATIVE BILL 706. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 890. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 599. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 580. E and R amendment found in the Legislative Journal for the One Hundred-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 552. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Mr. Warner asked unanimous consent to bracket LB 552 until June 16, 1965. No objections. So ordered.

LEGISLATIVE BILL 905. E and R amendment found in the Legislative Journal for the One Hundred-fourth Day was adopted.

Messrs. Pedersen and Proud offered the following amendment:

1. In Section 1, line 50, strike "20,000" and insert "35,000".

Mr. Whitney moved the previous question. The question is, 'Shall the debate cease?'

The motion prevailed with 39 ayes, 0 nays and 10 not voting.

The Pedersen-Proud amendment lost with 15 ayes, 30 nays and 14 not voting.

Mr. Proud asked unanimous consent to hold LB 905 until Tuesday, June 15, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Executive Meeting

Mr. Marvel asked unanimous consent for the Budget Committee to hold an executive meeting at 4:00 p.m. today. No objections. So ordered.

Visitors

Mr. Craft introduced Mr. and Mrs. Johnston; Mr. and Mrs. Reeves; Mr. and Mrs. Underwood and Mrs. Shell from North Platte, Nebraska.

Mr. Fleming introduced Mrs. Larry Clinton and children from Sidney, Nebraska and their guides Paul Halpine, Jr. and Danny Welch of Lincoln.

Announcement

Mr. Bowen announced there would be a demonstration on State Communications Systems at the Kellogg Center this afternoon at 4:15 p.m. and buses would be available for those wishing to attend.

SELECT FILE

LEGISLATIVE BILL 863. E and R amendment found in the Legislative Journal for the One Hundred-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 851. The Bauer specific amendment found in this day's Journal was adopted with 32 ayes, 0 nays, and 17 not voting.

Mr. Lysinger offered the following specific amendments:

1. Renumber present Sec. 4 as Sec. 8 and immediately preceding said Sec. 8 insert the following:

"Sec. 4. No foreign labor agent, labor bureau or labor agency or other person or corporation domiciled in any other state or territory of the United States shall enter this State and attempt to hire, entice or solicit or take from his State any common or agricultural workers, singly or in groups, for any purpose without first applying to the Commissioner of Labor for a license as an employment agency.

Sec. 5. Any labor agent hiring, enticing or soliciting common or agricultural workers in this state for employment beyond this state, shall make monthly reports to the Commissioner on the first day of each month covering the preceding month correctly showing the name and address of every representative, subagent, contractor, recruiter or solicitor engaged in any part of the work of that agency connected with the hiring, enticing or soliciting of common or agricultural workers in this State to be employed beyond the limits of this State, and correctly showing:

- (1) The name, age, sex and address of each person solicited to be employed beyond the limits of this State;
- (2) The name and address of the employer of every such person;
- (3) The place where every such person is to be employed;
- (4) The kind of work every such person is employed to do;
- (5) The term of employment of every such person;

- (6) The wages to be paid to every such person for his work; and
- (7) Whether or not transportation is to be furnished, arranged for, or paid for any such common laborer or agricultural worker either leaving or returning to this state.

The Commissioner shall have authority and it shall be his duty to cancel the license of every agent or agency who or which fails to make and file such reports on or before the tenth day of each month for the preceding month in accordance with the cancellation provisions provided in section 48-505.

Sec. 6. Any person violating the provisions of this act shall be subject to the penalties set out in section 48-513.

Sec. 7. It is hereby declared to be the intent of the Legislature that no section of this Act is an inducement to the enactment of any other part of the same; and if any part of this Act shall be held unconstitutional or invalid for any cause, such decision shall have no force or effect upon the remainder thereof."

After Sec. 8 insert the following new section:

"Sec. 9. Whereas an emergency exists, this act shall be in full force and take effect from and after its passage and approval according to law."

2. Amend the title to conform.

The Lysinger amendments were adopted with 30 ayes, 0 nays, and 19 not voting.

Mr. Carpenter offered the following specific amendments:

1. Amend the bill by striking the Carpenter amendment adopted June 2, 1965.

2. Amend renumbered section 3, line 50 by inserting "*Each licensed agency shall display at all times in a prominent place a printed card with a minimum height of twenty inches, and a width of fourteen inches with each letter to be a minimum of one-fourth inch in height, which shall state the maximum charge of the first month's salary.*" after the period.

3. Amend the title to conform.

The amendments were adopted with 31 ayes, 0 nays, and 18 not voting.

Advanced to E and R for engrossment.

MOTION—Place LB 480 on General File

Mrs. Orme asked unanimous consent to place LB 480 on General File.

Mr. Syas objected.

Mrs. Orme moved to place LB 480 on General File.

Laid over until Thursday, June 10, 1965.

Visitors

Mr. Fleming introduced Bill Peterson from Sidney and Richard Ladine from Gurley.

Members Excused

Messrs. Bowen and Gerdes were excused for Thursday and Friday, June 10 and 11, 1965.

UNANIMOUS CONSENT—Withdraw LB 827

Mr. Stromer asked unanimous consent to withdraw LB 827.

Laid over.

Presented to the Governor

Presented to the Governor for approval on June 9, 1965, at 8:30 a.m.: LB 613

(Signed) Ruth Bossard, Enrolling Clerk

Recess

At 11:57 a.m., on a motion by Mr. Holmquist, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except members of the Miscellaneous Subjects Committee excused until 2:20 p.m.

Message from the Governor

June 9, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on June 9, 1965, I approved Legislative Bills 860, 79, 227, 286, 292, 305, 539, 697, and 725.

Respectfully,

(Signed) Frank B. Morrison
Governor

MOTIONS—Rule Changes

Mr. President: I move to amend Rule 12, subsection B, line 3 after "Committees" insert: Provided that any bill that comes up for debate for a second time, with the introducer present, shall be placed at the bottom of General File if said introducer asked for further time. (Signed) Kenneth L. Bowen

Referred to the Rules Committee.

Mr. President: I move the Rules be amended as follows: Rule 12, Section 8, strike Adamson amendment 1 and 2; Section 8 F, line 1, strike, d. (Signed) Kenneth L. Bowen

Referred to the Rules Committee.

Mr. Adamson moved the following Rule Change:

1. Amend Rule 10, section 13, line 10 by inserting after the period the following:

"A motion to reconsider must be disposed of by the Legislature on the day made or the next legislative day. Any motion not so disposed of shall be considered lost."

Referred to the Rules Committee.

RESOLUTIONS

LEGISLATIVE RESOLUTION 57. Re: Lincoln Veterans Hospital

Introduced by Fern Hubbard Orme, 29th District; Hal W. Bauer, 28th District; Jerome Warner, 25th District; Marvin E. Stromer, 27th District; Elvin Adamson, 43rd District; Clifton B. Batchelder, 10th District; S. H. Brauer, Sr., 21st District; Rick Budd, 2nd District; Terry Carpenter, 48th District; H. C. Crandall, 46th District; Edward R. Danner, 11th District; George H. Fleming, 47th District; George C. Gerdes, 49th District; C. W. Holmquist, 14th District; Albert A. Kjar, 39th District; Richard Lysinger, 37th District; C. F. Moulton, 8th District; Harold T. Moylan, 6th District; Harold B. Stryker, 23rd District; Peter H. Claussen, 18th District; Richard D. Marvel, 33rd District; John E. Knight, 26th District; Cecil Craft, 45th District; Sam Klaver, 9th District; M. A. Kremer, 34th District;

W. H. Hasebroock, 16th District; Chester Paxton, 40th District; Lester Harsh, 38th District; Ramey C. Whitney, 44th District; Richard F. Proud, 12th District; Herb Nore, 22nd District; Elmer Wallwey, 17th District; Ross H. Rasmussen, 15th District; Frank Nelson, 42nd District; William R. Skarda, Jr., 7th District; William M. Wylie, 20th District; Ira E. Paine, 35th District; Dale L. Payne, 3rd District; Kenneth L. Bowen, 37th District; Arnold Ruhnke, 31st District; George Syas, 13th District and Eugene T. Mahoney, 5th District.

WHEREAS, announcement has been made that the United States Veterans Hospital of Lincoln will remain open; and

WHEREAS, the help of many persons did perform marvelously in accomplishing this deed.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSMBLED:

1. We express to the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, to the Administrator of Veterans' Affairs, Washington, D.C., to the Chairman of the Committee on Veterans' Affairs of the Senate and House of Representatives of the United States, and to each member of Congress from Nebraska, our sincere appreciation for their efforts in retaining the United States Veterans Hospital in Lincoln, Nebraska, and that a copy of this resolution be sent to them.

Mrs. Orme moved that the rules be suspended and LR 57 be adopted today.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Members Excused

Mr. Hasebroock was excused for Thursday and Friday, June 10 and 11, 1965.

Messrs. Kokes, Batchelder, and Paxton were excused for Friday, June 11, 1965.

RESOLUTION

LEGISLATIVE RESOLUTION 58. Re: Public Power

Introduced by the Committee on Public Works; Rick Budd, 2nd District; C. F. Moulton, 8th District; Arnold Ruhnke, 31st District; Rudolf C. Kokes, 41st District; Chester Paxton, 40th District; Peter H. Claussen, 18th District and C. W. Holmquist, 14th District.

WHEREAS, it is the considered judgment of the Public Works Committee of the 1965 Nebraska Legislature that there exists in the State of Nebraska real controversy among segments of the public power entities of the state, particularly in the fields of generation, transmission and retail sales; and

WHEREAS, the 1963 Nebraska Legislature created the Nebraska Power Review Board for the purpose of eliminating duplication and overlapping of electric services, improving efficiencies of operation, promoting long-range planning by the utilities of the state and to act in an advisory capacity in the matter of electric rates.

Now therefore be it resolved by the Public Works Committee that after holding public hearings on the numerous power bills submitted to the 1965 Legislature and referred to the Public Works Committee, recommends that:

1. As soon as possible the power controversies existing in the state be concluded by having the generation and transmission of electricity be placed insofar as may efficiently be done under one newly created Public Power Agency.

2. That the new Public Power Agency should by law be required to divest itself of its retail customers as soon as possible consistent with present bond conditions.

3. That if items 1 and 2 immediately above are not found acceptable by the Legislature that consideration be given to expanding the authority of the Power Review Board for the same purposes as those above mentioned.

MOTION—Place LB 904 on General File

Dr. Brauer renewed his motion found in the Legislative Journal for the One hundred-Fourth Day to place LB 904 on General File notwithstanding the committee action.

Mr. E. Rasmussen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 31 ayes, 11 nays, and 7 not voting.

The Brauer motion carried with 27 ayes, 20 nays, and 2 not voting.

Visitors

Mr. Danner introduced 162 students and 5 teachers from Lothrop School, Omaha, principal Eugene Skinner, and GERALYNE HODGES.

Mr. Whitney introduced Mr. and Mrs. Burton Carter from Chappell.

MOTIONS—Introduce Bills

Mr. Marvel moved to suspend the rules and introduce a new bill recommended by the Committee on Budget and place the bill directly on General File. (LB 910)

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

Mr. Marvel moved to suspend the rules and introduce a new bill recommended by the Committee on Budget and place the bill directly on General File and to bracket the bill. (LB 911)

The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 910. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George C. Gerdes, Legislative District 49; W. H. Hasebroock, Legislative District 16; Stanley A. Matzke, Legislative District 24 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to provide for the payment of the salaries of the officers of the Nebraska state government and payments to be provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, for the biennium ending June 30, 1967; to provide for the payment thereof; and to declare an emergency.

LEGISLATIVE BILL 911. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George C. Gerdes, Legislative District 49; W. H. Hasebroock, Legislative District 16; Stanley A. Matzke, Legislative District 24 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to amend section 85-172, Reissue Revised Statutes of Nebraska, 1943, relating to the University Hospital; to provide that The Board of Regents of the University of Nebraska shall have authority to determine the rates to be charged for the care of all patients in said hospital; to permit the University Hospital to

participate in federal, state and other programs for medical and hospital care; to eliminate the charge for care of patients by counties as prescribed; and to repeal the original section, and also sections 85-172.01 and 85-172.02, Reissue Revised Statutes of Nebraska, 1943.

MOTION—LB 328

Mr. Syas moved to place LB 328 at the head of General File and to consider it today.

The motion prevailed.

MOTION—LB 161, LB 849, LB 5

Mr. Carpenter moved that LB 161, LB 849, and LB 5 be placed at the head of General File for consideration on Tuesday, June 15, 1965, and heard in that order.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 328. Read and Considered.

Laid over at the request of Mr. Syas.

Visitors

Mr. Craft introduced Mrs. Parker and daughter Linda from North Platte, Nebraska.

Mr. Gerdes introduced Judge Critis from Chadron, Nebraska.

Member Excused

Mr. Hasebroock was excused at 3:40 p.m., for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 87. Considered.

Mr. Ruhnke withdrew his pending motion to indefinitely postpone found in the Legislative Journal for the Ninety-sixth Day.

Mr. Carpenter offered the following amendments, which were adopted:

1. Strike the Carpenter amendments to Section 4, April 27, 1965.
2. Strike the Adamson amendment to Section 3 on February 23, 1965.

3. Strike the Carpenter amendment to the Adamson amendment on February 23, 1965.

4. In Sec. 3, line 11, after the comma strike balance of line 11 and rest of sentence.

Advanced to E and R for review with 24 ayes, 19 nays and 6 not voting.

UNANIMOUS CONSENT—Withdraw Name

Mr. E. Rasmussen asked unanimous consent to withdraw his name from LB 87. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 563. Bracketed until Monday, June 14, 1965 at the request of Mr. Gerdes.

Member Excused

Mr. Carstens asked unanimous consent to be excused for Friday afternoon, June 11 and Monday, June 14. No objections. So ordered.

UNANIMOUS CONSENT—LB 656

Mr. Danner asked unanimous consent to have LB 656 as the first order of business on General File tomorrow. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 101. Considered.

Mr. Adamson offered the following amendments which were adopted:

1. Amend section 1 of the bill, line 29 by inserting "*intersection and state highway or federal aid routes*" after "street".

2. Amend section 2 of the bill, line 5 by striking "streets" and inserting "*street intersections and state highway or federal aid routes*".

3. Amend the title to conform.

Advanced to E and R for review with 20 ayes, 6 nays and 23 not voting.

LEGISLATIVE BILL 277. Considered.

First two sections read.

Mr. Adamson moved that LB 277 be placed at the bottom of General File.

The motion prevailed.

UNANIMOUS CONSENT—LB 908

Mr. Stromer asked unanimous consent that LB 908 be placed at the top of General File.

No objections. So ordered.

Adjournment

At 4:00 p.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Thursday, June 10, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 10, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, as we pray for the members of this body, its officers and all those who share in its labors, we remember that thou wert never in a hurry and never lost thy inner peace even under pressure greater than we shall ever know. But we are only human. We grow tired. We feel the strain of meeting deadlines, and we chaff under frustration. We need poise and peace of mind, and only thou canst supply the deepest needs of tired bodies, jaded spirits, and frayed nerves. Give to us thy peace and refresh us in our weariness, that this may be a good day with much done and done well, that we may say with thy servant Paul: "I can do all things through Christ who gives me strength." Amen.

The roll was called and all members were present except Messrs. Bowen and Hasebroock who were excused.

The Journal for the One Hundred-fifth Day was approved.

Communications

Card of appreciation from the H. P. Heiliger family.

Letters from Senator Carl T. Curtis acknowledging receipt of LR 47 and LR 50.

Letter from Speaker John McCormack acknowledging receipt of LR 50.

Letter from Congressman Dave Martin acknowledging receipt of LR 50.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 861.

A BILL FOR AN ACT to amend sections 54-738 and 54-739, Reissue Revised Statutes of Nebraska, 1943, relating to rendering plants; to change the conditions of a license issued to a rendering plant; to change the transportation regulations for transporting of dead animals; to provide for construction and location of rendering establishments; to provide penalties; to provide for revocation of licenses and for appeals; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie

Voting in the negative, 2:

Brauer Kokes

Not voting, 3:

Bowen Hasebroock Paxton

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 901. With Emergency.

A BILL FOR AN ACT to amend section 66-424, Reissue Revised Statutes of Nebraska, 1943, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle fuels; to provide for transferring two hundred thirty-seven thousand seven hundred fifty dollars and eighty cents to the Department of Roads for the loss incurred in distributing the motor vehicle fuels tax in accordance with the provisions of Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965; to

change the date when the State Treasurer shall transfer to the Department of Roads its share of the motor vehicle fuel tax; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Brauer	Holmquist	Moylan	Ruhnke
Budd	Hughes	Nelson	Skarda
Burbach	Kjar	Nore	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 3:

Adamson	Bowen	Hasebroock
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 544.

A BILL FOR AN ACT to amend section 81-116, Revised Statutes Supplement, 1963, relating to state administrative departments; to provide for extending the time for the taking of vacations by state employees and department heads; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Carpenter	Danner	Hughes
Batchelder	Carstens	Fleming	Kjar
Bauer	Claussen	Gerdes	Klaver
Budd	Craft	Harsh	Knight
Burbach	Crandall	Holmquist	Kokes

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Kremer	Nelson	Proud	Stryker
Lysinger	Nore	Rasmussen, E.	Syas
Mahoney	Orme	Rasmussen, R.	Wallwey
Marvel	Paine, I.	Ruhnke	Warner
Matzke	Paxton	Skarda	Whitney
Moulton	Payne, D.	Stromer	Wylie
Moylan	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Bowen	Brauer	Hasebroock
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 329. With Emergency.

A BILL FOR AN ACT to amend sections 46-202 and 46-204, Revised Statutes Supplement, 1963, relating to irrigation; to eliminate the regulation of taking waters from drainage ditches and other man-made streams; to repeal the original sections and also section 46-202.01, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Danner	Moulton	Rasmussen, R.
Batchelder	Fleming	Moylan	Ruhnke
Bauer	Gerdes	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Klaver	Paxton	Syas
Carpenter	Knight	Payne, D.	Wallwey
Carstens	Kremer	Pedersen	Warner
Claussen	Mahoney	Proud	Whitney
Craft	Marvel	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 5:

Harsh	Kokes	Lysinger	Matzke
Kjar			

Not voting, 3:

Bowen	Hasebroock	Paine, I.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 132.

A BILL FOR AN ACT to amend sections 71-601, 71-604, 71-606, 71-607, and 71-622, Reissue Revised Statutes of Nebraska, 1943, and sections 71-605, 71-612, 71-623, 71-626, 71-627, and 71-634, Revised Statutes Supplement, 1963, relating to vital statistics; to increase fees; to change internal references; to harmonize the provisions thereof with previous legislation; to provide how death certificates shall be completed; to provide for the disposition of the dead body of a stillborn infant; to provide for registering the death of a child born dead; to provide that the filing of birth and death certificates shall be originals only; to provide for certificates of adoptions as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Craft	Moulton	Ruhnke
Batchelder	Crandall	Moylan	Stromer
Bauer	Fleming	Orme	Stryker
Brauer	Gerdes	Paxton	Syas
Budd	Harsh	Payne, D.	Wallwey
Burbach	Holmquist	Pedersen	Warner
Carpenter	Hughes	Rasmussen, E.	Whitney
Carstens	Kremer	Rasmussen, R.	Wylie
Claussen	Marvel		

Voting in the negative, 10:

Danner	Knight	Nelson	Paine, I.
Kjar	Kokes	Nore	Proud
Klaver	Matzke		

Not voting, 5:

Bowen	Lysinger	Mahoney	Skarda
Hasebroock			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—LR 58

Mr. Gerdes asked unanimous consent to take up LR 58 for consideration at this time. No objections. So ordered.

RESOLUTIONS**LEGISLATIVE RESOLUTION 58.**

Mr. Craft moved to table LR 58.

Mr. Craft asked for a Call of the House. The Call showed 47 members present.

Mr. Adamson moved the Call be raised.

The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

Mr. Carpenter requested a record vote on the Craft motion to table LR 58.

Voting in the affirmative, 13:

Batchelder	Kjar	Mahoney	Nore
Brauer	Knight	Moylan	Paine, I.
Craft	Lysinger	Nelson	Skarda
Danner			

Voting in the negative, 25:

Adamson	Crandall	Kremer	Ruhnke
Bauer	Gerdes	Marvel	Stryker
Budd	Harsh	Matzke	Syas
Burbach	Holmquist	Moulton	Wallwey
Carpenter	Hughes	Paxton	Warner
Carstens	Kokes	Pedersen	Wylie
Claussen			

Not voting, 11:

Bowen	Klaver	Proud	Stromer
Fleming	Orme	Rasmussen, E.	Whitney
Hasebroock	Payne, D.	Rasmussen, R.	

The motion lost.

Mr. Ruhnke moved LR 58 be adopted.

Mr. Gerdes moved the previous question. The question is, "Shall the debate cease?"

The motion lost with 12 ayes, 23 nays, and 14 not voting.

Mr. Carpenter requested a record vote on the adoption of LR 58.

Voting in the affirmative, 30:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Ruhnke
Budd	Holmquist	Moulton	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Klaver	Nelson	Wallwey
Claussen	Knight	Paxton	Warner
Crandall	Kokes	Pedersen	Wylie
Fleming	Kremer		

Voting in the negative, 5:

Brauer	Kjar	Lysinger	Nore
Craft			

Not voting, 14:

Bauer	Hasebroock	Payne, D.	Skarda
Bowen	Mahoney	Rasmussen, E.	Stromer
Burbach	Orme	Rasmussen, R.	Whitney
Danner	Paine, I.		

LR 58 was adopted.

Members Excused

Mr. Burbach was excused at 10:15 a.m. for the remainder of the day.

Mr. E. Rasmussen was excused at 10:30 a.m. until 2:00 p.m.

Mr. Nore was excused at 10:45 a.m. for the remainder of the day.

Visitors

Mr. Proud introduced his son John, Mr. Vincent Murphy, Ivst. representative, Mr. Spiro Moustakes, 60 cub scouts and den mothers from Omaha.

Presented to the Governor

Presented to the Governor for approval on June 10, 1965, at 8:30 a.m.: LB 752 LB 879 LB 459

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 95. Replaced on Select File as amended.

E and R amendments to LB 95:

1. In line 3 of the Rasmussen specific amendment 1, adopted June 8, 1965, insert "*or villages,*" after the second comma; and strike line 5, and insert "*metropolitan, primary, or first any class or village is authorized*".

2. In section 2, line 35, strike the second "the" and show the same as stricken.

LEGISLATIVE BILL 673. Replaced on Select File as amended.

E and R amendments to LB 673:

1. Strike Enrollment and Review amendments 1 and 2 adopted May 26, 1965.

2. Strike line 7 of Enrollment and Review amendment 1, adopted June 8, 1965, and insert "and new section 3, lines 5 and 6, strike 'or a public utility,'; and in new section 4, line 7,".

LEGISLATIVE BILL 720. Replaced on Select File as amended.

E and R amendment to LB 720:

1. In line 5 of Enrollment and Review amendment 2, adopted June 8, 1965, insert an underscored semicolon before "*Provided*"; and in line 10, strike the period.

LEGISLATIVE BILL 676. Placed on Select File as amended.

E and R amendments to LB 676:

1. Amend the standing committee amendments to read "In section 1, strike beginning with '*but*' in line 21 through '*fees*' in line 23, showing all old matter as stricken, and insert '*miscellaneous cash fund, and unobligated cash funds*'."

2. In the title, strike line 6 and insert "unappropriated surplus in the General Fund, miscellaneous cash fund, and unobligated cash funds; and to re-".

LEGISLATIVE BILL 884. Placed on Select File.

LEGISLATIVE BILL 449. Placed on Select File as amended.

E and R amendments to LB 449:

1. Amend the standing committee amendments to read "In section 1, strike line 10 and insert 'Nebraska, and, except for the repair for existing alterations, future alterations in the banks by the damming of such'".

2. In section 1, line 12, strike "said" and insert "such".

LEGISLATIVE BILL 789. Placed on Select File as amended.

E and R amendments to LB 789:

1. In section 5, lines 8 and 9, strike "subsection (2) hereof" and insert "subsection (2) hereof this section".

2. Amend the Ruhnke General File amendment to read "In standing committee amendment 7, strike 'distribute' and insert 'distribution' in line 22."

3. In section 5, insert "Notice Except for the referendum election provided for in subdivision (1) of this section, notice of the submission of the proposition shall be given by publication thereof three consecutive weeks in a legal newspaper published and of general circulation in such city, village or public power district or, if no newspaper is published therein, then by posting in five or more public places therein. Any elections herein required in public power districts or public power and irrigation districts shall be held at the same time and in connection with the next regular primary or general election in the state thereafter at which directors of said public power district are to be nominated or elected. Any proposals for the sale of lines or other property required to be submitted to an election under the provisions of this section shall be certified by the board of directors of the district selling or disposing of said property to the county clerk of the respective county or counties wherein such election of directors is to be held in the form of a question to be submitted upon said ballot not less than thirty days before said election. The county clerks to whom such certificates are submitted shall cause the same question submitted by the board of directors to be placed upon the same ballot and in proximity to the names of the directors to be nominated or elected in the same district at the next primary or general election. The results of the said election with relation to said proposal shall be counted, canvassed and certified in the same manner as the other results of the said election." after line 34.

4. In the title, line 10, insert "to provide for transfer of facilities to public power districts as prescribed;" before "to"; and in line 10, strike "cities" and insert "a city".

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- LEGISLATIVE BILL 750.** Correctly engrossed.
LEGISLATIVE BILL 895. Correctly engrossed.
LEGISLATIVE BILL 255. Correctly engrossed.
LEGISLATIVE BILL 707. Correctly engrossed.
LEGISLATIVE BILL 810. Correctly engrossed.
LEGISLATIVE BILL 675. Correctly engrossed.
LEGISLATIVE BILL 125. Correctly engrossed.
LEGISLATIVE BILL 443. Correctly enrolled.
LEGISLATIVE BILL 226. Correctly enrolled.
LEGISLATIVE BILL 262. Correctly enrolled.
LEGISLATIVE BILL 476. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 443 LB 226 LB 262 LB 476

SELECT FILE

- LEGISLATIVE BILL 892.** Bracketed at the request of Mr. Warner.
LEGISLATIVE BILL 797. E and R amendments found in the Legislative Journal for the One hundred-Fifth Day were adopted.

Advanced to E and R for engrossment.

Mr. Carpenter moved that the E and R processing of LB 797 be expedited and that it be read on Final Reading on Tuesday, June 15, 1965.

Mr. Pedersen moved to amend the Carpenter motion by striking Tuesday, June 15, 1965, and inserting Monday, July 12, 1965.

The amendment lost.

Mr. Adamson Presiding

The Carpenter motion prevailed with 21 ayes, 9 nays, and 19 not voting.

MOTION—Expedite LB 889

Mr. Batchelder moved to expedite LB 889 on Enrollment and Review to consider it on Final Reading Tuesday, June 15 or Wednesday, June 16, if possible.

Mr. Gerdes moved to amend the motion to include LB 890.

The Gerdes motion prevailed.

The Batchelder motion as amended prevailed.

MOTION—Suspend Rules

Mr. Harsh moved to suspend the rules to recess for the remainder of the session until 1:30 p.m. instead of 2:00 p.m.

The motion lost with 14 ayes, 25 nays and 10 not voting.

UNANIMOUS CONSENT—LB 656

Mr. Danner asked unanimous consent to have LB 656 hold its present position on General File until tomorrow morning.

Mr. Batchelder objected.

UNANIMOUS CONSENT—LB 436

Mr. Danner asked unanimous consent to hold LB 436 on General File until Friday, June 11th. No objections. So ordered.

Members Excused

Mr. Danner was excused at 11:20 a.m. for the remainder of the day.

Mr. Claussen asked to be excused from 3:30 p.m. today for the remainder of the day and Friday, June 11th.

UNANIMOUS CONSENT—LB 480

Mrs. Orme asked unanimous consent that LB 480 be exempted from the motion found on page 1787 of the Legislative Journal made by Mr. Syas.

Mr. Syas objected.

Mrs. Orme moved that LB 480 be exempted.

Mr. Kremer moved to amend the Orme motion to include Legislative Bills 176, 156, 480, 612, 636, and 772.

President Sorensen Presiding

Mr. D. Payne moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 33 ayes, 0 nays, and 16 not voting.

The Kremer amendment to the Orme motion prevailed with 31 ayes, 3 nays, and 15 not voting.

The Orme motion as amended prevailed with 34 ayes, 4 nays, and 11 not voting.

UNANIMOUS CONSENT—Reconsider Action

Mr. Syas asked unanimous consent to reconsider action on the Syas motion found on Page 1787 of the Legislative Journal and strike it from the records.

No objections. So ordered.

Recess

At 12:02 p.m., on a motion by Mr. D. Payne, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Bowen, Burbach, Danner, Gerdes, Hasebroock and Nore who were excused and the members of the Agriculture and Recreation Committee who were excused.

SELECT FILE

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 874. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 864. E and R amendment found in the Legislative Journal for the One Hundred-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 584. E and R amendment found in the Legislative Journal for the One Hundred-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 70. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 317. Advanced to E and R for engrossment.

LEGISLATIVE BILL 260. E and R amendment found in the Legislative Journal for the One Hundred-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 627. Advanced to E and R for engrossment.

LEGISLATIVE BILL 399. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 493. Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Bracket LB 704

Mr. Warner asked unanimous consent to bracket LB 704 on Final Reading for June 14, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 902

Mr. Skarda asked unanimous consent to place LB 902 at the top of General File. No objections. So ordered.

Visitor

Mr. Proud introduced Mr. Gordon Reinhold.

UNANIMOUS CONSENT—Withdraw LB 827

Mr. Stromer renewed his pending request found in the Legislative Journal for the One Hundred-fifth Day to withdraw LB 827.

No objections. So ordered.

UNANIMOUS CONSENT—Withdraw Name

Mr. Carpenter asked unanimous consent to withdraw his name from LB 141. Request laid over.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 56 LR 57.

UNANIMOUS CONSENT—Withdraw Motion

Mrs. Orme asked unanimous consent to withdraw her pending motion found in the Legislative Journal for the One Hundred-fifth Day to place LB 480 on General File.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 902. Read and Considered.

Mr. Carstens offered the following amendment, which was adopted:

Amend Standing Committee amendment 1 as follows:

1. After "*district*", before the period, insert "*seeking to acquire the property*".

Laid over temporarily at the request of Mr. Ruhnke.

Member Excused

Mr. Craft was excused at 2:20 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Unbracket LB 173

Mr. Marvel asked unanimous consent to unbracket LB 173 on General File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 173.

Mr. Marvel asked unanimous consent that the Standing Committee amendments together with the following Marvel amendments be adopted. No objections. So ordered.

1. Amend section 1 of the bill by striking lines 11 and 12 and inserting "*and service agencies*,".

2. Amend section 2 of the bill by striking lines 13 to 19 and inserting "*of the Legislature*," by striking lines 22 and 23 and inserting "*ject of expenditure under the approved budget for quarterly or other ap-*".

3. Amend section 3 of the bill by striking line 9 and inserting "*prior to the operative date of this act and in any event not later than July 1, 1965*".

4. Strike Standing Committee amendment number 4 and amend section 4 of the bill by striking lines 8 to 11, lines 12 and 13 by striking "*not more than*", by striking lines 17 to 19 and inserting "*al graduate training at an accredited college or university may*".

5. Amend section 5 of the bill by striking lines 2 to 7 and inserting "*ministrative Services shall be fixed*".

6. Amend section 7 of the bill, line 3 by striking "*and execution*", line 4 by inserting "*and execution of the approved budget except as otherwise provided by law*" after "*budget*", and line 21 by striking "*and its administration*", and amend Standing Committee amendment 5, line 2 by striking "*17*" and inserting "*18*".

7. Amend section 8 of the bill, line 4 by striking the comma after "*accounting*" and inserting "*and*", and by striking the comma after "*purchasing*", line 5 by striking "*,* and planning", line 7 by inserting "*directing and*" after "*for*", by striking lines 8 to 12 and inserting "*ties of the several divisions, and shall be empowered to remove the heads of all such divisions at his discretion*," line 13 by striking "*by law*," and line 16 by striking "*the provisions of this act*" and inserting "*law*".

8. Amend section 9 of the bill by striking lines 8 and 9 and inserting "*administration of the approved budget within the limits of appropriations provided except as otherwise provided*".

9. Amend section 10 of the bill by striking lines 19 to 24.

10. Amend section 11 of the bill, line 3 by striking "*exclusive power*" and inserting "*authority*", lines 11 and 12 by striking "*the*

performance at periodic procedural audits", and insert "reviewing the activities", and strike lines 42 to 49.

11. Amend the bill by adding a new section to be known as section 12 and to read as follows:

"Sec. 12. The State Accountant shall provide for the review of all vouchers for payments out of the state treasury to assure the legality of all transactions, for which payment is intended. He shall call to the attention of the director all vouchers for payments which may seem to him to be in violation of the laws of the state or to be inconsistent with the approved budget, or both."

12. Amend the bill by renumbering original sections 12 to 17 as sections 13 to 18 respectively.

13. Amend renumbered section 13 of the bill by striking lines 31 to 37 and inserting "processing manager shall be fixed by the director subject to", and by striking Standing Committee amendment 9.

14. Amend renumbered section 14 by striking lines 9 to 29 and inserting the following:

"(2) He shall review the potential application of machine data processing to any work performed outside the central data processing service bureau, or by any department or agency of the state, or any subdivision of any department or agency of the state, and if he shall find that the costs of mechanizing such work will not exceed present costs or that efficiencies may be achieved, he may, subject to the approval of the head of such department or agency as may be involved, accept responsibility for the performance of such work.", line 32 by striking "and for", by striking lines 33 and 34 and inserting "as may", line 35 by striking "his judgment", line 52 by striking "economic advantage" and inserting "that economic advantage may be achieved", line 53 by striking "to be possible through a merging", line 62 by striking "budgets" and inserting "budget requests", and line 64 by inserting "request" before "budget".

15. Amend renumbered section 16 of the bill by striking lines 1 to 6 and inserting the following:

"Sec. 16. There is hereby created, within the Department of Administrative Services, a budget division to be headed by a budget officer and subject to the supervision of the Director of Administrative Services. The director may appoint as budget officer, any person who has successfully completed a four-year program in an accredited college or university and who has not less than three years experience in a position or positions involving responsibility for management or control or review of finances or management,

or both. *Eight years of responsible experience in the management, review, or control of finances of governmental agencies or of private enterprises may be substituted for the educational and experience requirements set forth in this section. The compensation of the budget officer shall be fixed by the director subject to the availability of appropriations. The budget officer shall have the duties, powers and responsibilities as follows:*”, lines 14 and 15 by striking “division by object of expenditure”, and insert “information”, line 24 by inserting “at the direction of the Governor” after “(c)”, by striking “(a) pre-” in line 37, by striking lines 38 to 68 and inserting “be responsible for the administration of the approved budget as provided by law.”, line 81 by amending Standing Committee amendment 10, line 4 by striking “approve the”, by striking lines 82 to 90 and inserting “ments of the state.”, by striking lines 114 to 116 and inserting “ations by each agency shall be submitted; and (c)”, line 120 by striking “biennial”, line 128 by striking “Any”, and by striking lines 129 to 174.

16. Amend renumbered section 17 by striking lines 6 and 7 and inserting “otherwise provided by law.”, line 16 by striking “reviewed for” and inserting “in”, by striking lines 18 to 22 and inserting “ing department or agency;”, by striking lines 29 to 44 and renumbering subdivisions (5) and (6) as subdivisions (4) and (5) respectively.

17. Amend Standing Committee amendment by striking amendment 11, amend renumbered section 18 by striking lines 6 to 11 and inserting “All office space in the Capitol Building or in any other state office building assigned to the executive judicial or legislative branches of government on April 1, 1965, will remain under the control of the branch assigned such space. No space shall be taken from either the executive, judicial, or legislative branch without the consent of the Governor, Chief Justice or Speaker of the Legislature respectively.”, amend line 14 by inserting “other” after “all”, amend line 15 by inserting “and for the assignment of office space within the executive branch” after “state”, and amend line 16 by inserting “as provided in this section” after “available”.

18. Amend the bill by striking Standing Committee amendment 13.

19. Amend section 19, lines 6, 13 and 17 by striking “Governor” and inserting “Director of Administrative Services”, by striking line 9 and inserting “nature as will assure”, by striking “unless he shall have rea-” in line 17, by striking lines 18 to 20 and inserting an underscored period, by striking lines 22 to 28 and inserting “for facsimile signature of warrants as will assure the most economical, timely, and practical means for making payments from the state treasury.”, and by renumbering subdivisions (5) and (6) as (4) and (5) respectively.

20. Amend the bill by striking section 20 and renumbering original sections 21 to 23 as sections 20 to 22 respectively.

21. Amend the bill by striking renumbered section 20 and inserting the following:

"Sec. 20. All offices and officers of the state having specific duties, powers and responsibilities for accounting, budgeting, purchasing, review of expenditures and approval of vouchers, and preparation and issuance of warrants shall cooperate in the planning for and the transfer of all records, equipment, staff and the balance remaining unexpended in their respective appropriations for any of the programs, subprograms, activities or duties required to be transferred to or assumed by the Department of Administrative Services under the provisions of this act."

22. Amend renumbered section 21 of the bill, line 35 by inserting *"or collections from agencies to be used for payment of telephone expenses from the Telephone Expense Revolving Fund, which is hereby created"*.

23. Amend Standing Committee amendments by striking amendments 15 and 16.

24. Amend section 26 of the bill by striking line 3 and inserting *"81-106. The Tax Commissioner, at the direction of shall"*, by striking the old matter in lines 4 to 21 and show same as stricken matter, by striking line 22 and inserting *"tions from the Legislature; (5) to annually examine"*, and line 23 by inserting *"or supervise and direct the examination and audit of"* after *"audit"*, and line 25 by inserting *"and the Legislature"* after *"Governor"*.

25. Amend Standing Committee amendment 8, lines 2 to 4 by striking *"where applicable prescribed accounting systems shall meet requirements of federal programs"* and inserting a period following *"agencies"* in line 5, and inserting the following:

"Where applicable, accounting systems prescribed under the provisions of this act shall meet the requirements of accounting for federal programs as well as requirements of the State of Nebraska".

26. Amend the bill by adding a new section to be known as section 28 and to read as follows:

"Sec. 28. That section 11-119, Revised Statutes Supplement, 1963, be amended to read as follows:

11-119. The following named officers shall execute a bond with penalties of the following amounts:

- (1) The Governor, fifty thousand dollars;

- (2) The Lieutenant Governor, fifty thousand dollars;
- (3) The Auditor of Public Accounts, fifty thousand dollars;
- (4) The Secretary of State, fifty thousand dollars;
- (5) The Attorney General, fifty thousand dollars;
- (6) The State Treasurer, not less than six hundred thousand dollars, and not more than double the amount of money that may come into his hands, to be fixed by the Governor;
- (7) The Commissioner of Education, fifty thousand dollars;
- (8) The Clerk of the Supreme Court, ten thousand dollars;
- (9) The deputy auditor, ten thousand dollars;
- (10) The deputy secretary of state, five thousand dollars;
- (11) The deputy state treasurer, fifty thousand dollars;
- (12) Any employee who serves as a bond clerk in the office of the State Treasurer, ten thousand dollars;
- (13) Each other employee in the office of the State Treasurer, not less than one thousand dollars, and not more than ten thousand dollars, to be fixed by the Governor;
- (14) The deputy attorney general, five thousand dollars;
- (15) The assistant commissioner of education, five thousand dollars;
- (16) The State Librarian, five thousand dollars;
- (17) The head of each executive state department, fifty thousand dollars, *except the Director of Administrative Services which shall be one million dollars*;
- (18) The deputy of each executive state department, not less than ten thousand dollars, to be fixed by the Governor;
- (19) *The State Accountant and Data Processing Manager, one million dollars*;
- (19) (20) The warden of the Nebraska Penal and Correctional Complex, ten thousand dollars;
- (20) (21) The deputy warden, five thousand dollars;
- (21) (22) The superintendents of the hospitals for the mentally ill, ten thousand dollars;
- (22) (23) The assistant superintendents of the hospitals for the mentally ill, five thousand dollars;

(23) (24) The stewards of the hospitals for the mentally ill, five thousand dollars;

(24) (25) The principal of the school for visually handicapped, five thousand dollars;

(25) (26) The principal of the school for deaf, five thousand dollars;

(26) (27) The superintendent of the Girls' Training School and Boys' Training School, ten thousand dollars;

(27) (28) The secretary of the Board of Regents of the state university, ten thousand dollars;

(28) (29) Each county attorney, in a sum not less than one thousand dollars, to be fixed by the county board;

(29) (30) Each clerk of the district court, not less than five thousand dollars, nor more than ten thousand dollars, to be determined by the county board;

(30) (31) Each county clerk, not less than one thousand dollars, nor more than ten thousand dollars, to be determined by the county board;

(31) (32) Each county treasurer, not less than ten thousand dollars, and not more than the amount of money that may come into his hands, to be determined by the county board;

(32) (33) Each county judge, in counties having not more than six thousand inhabitants, three thousand dollars; over six thousand inhabitants and not more than twenty thousand inhabitants, five thousand dollars; over twenty thousand inhabitants and not more than fifty thousand inhabitants, ten thousand dollars; over fifty thousand inhabitants, twenty-five thousand dollars;

(33) (34) Each sheriff, in counties of not more than twenty thousand inhabitants, five thousand dollars; over twenty thousand inhabitants, ten thousand dollars;

(34) (35) Each county superintendent of public instruction or district superintendent of public instruction, one thousand dollars;

(35) (36) Each county surveyor, five hundred dollars;

(36) (37) Each county commissioner or supervisor, in counties of not more than twenty thousand inhabitants, one thousand dollars; over twenty thousand and not more than thirty thousand inhabitants, two thousand dollars; over thirty thousand and not more than fifty thousand inhabitants, three thousand dollars; over fifty thousand inhabitants, five thousand dollars;

{27} (38) Each register of deeds in counties having a population of more than sixteen thousand five hundred inhabitants and not more than two hundred thousand inhabitants, two thousand dollars; over two hundred thousand inhabitants, ten thousand dollars;

{28} (39) Each constable, three hundred dollars;

{29} (40) Each justice of the peace, two hundred and fifty dollars;

{40} (41) Each township clerk, two hundred and fifty dollars;

{41} (42) Each township treasurer, two thousand dollars;

{42} (43) Each county assessor, not more than five thousand dollars and not less than two thousand dollars;

{43} (44) Each school district treasurer, not less than five hundred dollars, nor less than double the amount of money that may come into his hands, the amount to be fixed by the president and secretary of the district; and

{44} (45) Each road overseer, two hundred and fifty dollars.”.

27. Amend the bill by renumbering original sections 28 to 30 as renumbered sections 29 to 31 respectively.

29. Amend the bill by adding two new sections to be known as sections 32 and 33 and to read as follows:

“Sec. 32. *This act shall become operative on July 1, 1965.*

Sec. 33. *If any provision of this act or the application of such provision to any persons or circumstances shall be held invalid, the remainder of the act and application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.*”.

30. Amend the bill by renumbering original section 33 as section 34.

31. Amend renumbered section 34, line 3 by inserting “11-119” before “72-706”.

32. Amend the bill by adding a new section to be known as section 35 and to read as follows:

“Sec. 35. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

33. Amend the title to conform.

Mr. Carpenter asked unanimous consent to waive the reading and allow the introducer to explain the bill.

Mr. Holmquist objected.

Mr. Carpenter asked unanimous consent the introducer explain the bill after each section is read.

Mr. Batchelder objected.

Mr. Carpenter moved the bill be explained section by section.

The motion prevailed.

Mr. Marvel offered the following amendment which was adopted:

Strike Marvel amendment 3 and strike Committee amendment 3; in Sec. 3 strike lines 9 to 17, and insert the following: "prior to the effective date of this act and in any event not later than July 1, 1965. The director shall serve at the discretion of the Governor."

Mr. Marvel offered the following amendment, which was adopted:

1. Sec. 8, lines 2 and 3 strike "subject to the approval of the Governor,".

Members Excused

Messrs. Lysinger, Fleming, Paxton and Matzke were excused at 3:45 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 173. Considered.

Mr. Carpenter offered the following amendment to the amended bill:

1. Sec. 8, line 17 and 18, strike "*and excluding right-of-way purchases by the Department of Roads*" and insert at the end of line 23 after the word "*more;*".

The Carpenter amendment was adopted.

Mr. Pedersen offered the following amendment, which was adopted:

1. Amend the amended bill, Sec. 8, line 35, by striking "*may*" and inserting "*shall*".

Mr. Carpenter offered the following amendments to the amended bill:

1. Sec. 10, lines 8 and 9, strike "a certified public accountant,".
2. Sec. 10, line 11, after "both" strike the period and insert " in addition shall be a certified public accountant."

Amendment pending.

NOTICE OF COMMITTEE HEARINGS

Committee on Committees

June 10, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:30 p.m., on Thursday, June 17, 1965, in the Supreme Court Hearing Room for the purpose of hearing the following appointments submitted by Governor Frank B. Morrison:

Jess F. Tepner - Motor Vehicle Dealers License Board

James F. Nissen - State Employees Retirement Board

Respectfully submitted,
(Signed) Elvin Adamson, Chairman
Committee on Committees

UNANIMOUS CONSENT—Add Co-Introducers

Messrs. Bauer, Eric Rasmussen, Wallwey, and Ruhnke asked unanimous consent to have their names added as co-introducers of LB 141. No objections. So ordered.

UNANIMOUS CONSENT—LB 436

Mr. Batchelder asked unanimous consent that LB 436 not be taken up and voted on in his absence Friday, June 11, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 656

Mr. Batchelder asked unanimous consent to bracket LB 656 for Monday, June 14, 1965. No objections. So ordered.

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Adjournment

At 4:10 p.m., on a motion by Mr. Proud, the Legislature adjourned until 9:00 a.m., Friday, June 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, June 11, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Help us, O God, to treat every human heart as if it were
breaking, and to consider the feelings of others as we do our own.
Help us to be gentle, and to control our tempers that we may learn
to love one another. Give us the grace so to live this day, in the
name of Jesus, who loves us all. Amen.

The roll was called and all members were present except
Messrs. Batchelder, Bowen, Claussen, Craft, Gerdes, Hasebroock,
Kokes, Matzke, Paxton, Payne, D., Proud, who were excused.

Corrections for the Journal

Page 1970, line 3, correct spelling of "Gordon".

Page 1970, line 13, delete "LB 57" and insert "LR 57".

Page 1974, line 21, delete "21" and insert "26".

Page 1977, strike paragraph 10.

Page 1977, line 23, delete "30 and 31" and insert "32 and 33".

line 24, delete "30" and insert "32".

line 25, delete "31" and insert "33".

lines 31 and 32, delete "32" and insert "34".

line 33, after "72-706", delete remainder of line and
insert a period.

line 35 and 36, delete "33" and insert "35".

The Journal for the One Hundred-sixth Day was approved as
corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 384. With Emergency.

A BILL FOR AN ACT relating to revenue and taxation; to exempt from taxation intangible property held in trust or otherwise for the purpose of funding pension, profit-sharing or employee benefit plans as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 37:

Adamson	Harsh	Marvel	Rasmussen, R.
Bauer	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nelson	Stromer
Burbach	Klaver	Nore	Syas
Carpenter	Knight	Orme	Wallwey
Carstens	Kremer	Paine, I.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 12:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	Stryker

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 632.

A BILL FOR AN ACT to amend section 31-749, Revised Statutes Supplement, 1963, and section 31-755, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 404, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to sanitary and improvement districts; to provide for the assessment of costs of improvements within three miles of the corporate limits of a city of the primary class; to provide procedures; to change the first maturity date of bonds; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Harsh	Moulton	Ruhnke
Bauer	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kremer	Pedersen	Warner
Crandall	Lysinger	Rasmussen, E.	Whitney
Danner	Mahoney	Rasmussen, R.	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 11:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 866. With Emergency.

A BILL FOR AN ACT to amend sections 17-515 and 17-520, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to provide that assessments for paving, repaving or curbing and guttering shall become due in equal annual installments over such period of years as prescribed; to provide that Intersection Paving Bonds shall be payable in not to exceed fifteen years; to provide that a final warrant may be issued for the balance due the contractor upon acceptance of the work; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Burbach	Danner	Hughes
Bauer	Carpenter	Fleming	Kjar
Brauer	Carstens	Harsh	Klaver
Budd	Crandall	Holmquist	Knight

Kremer	Nelson	Rasmussen, R.	Syas
Lysinger	Nore	Ruhnke	Wallwey
Mahoney	Orme	Skarda	Warner
Marvel	Paine, I.	Stromer	Whitney
Moulton	Pedersen	Stryker	Wylie
Moylan	Rasmussen, E.		

Voting in the negative, 0.

Not voting, 11:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 621.

A BILL FOR AN ACT to amend section 44-341, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to provide for reciprocity in the issuance of a nonresident's license; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Bauer	Hughes	Moylan	Ruhnke
Budd	Kjar	Nelson	Skarda
Burbach	Klaver	Nore	Stromer
Carpenter	Knight	Orme	Syas
Carstens	Kremer	Paine, I.	Wallwey
Crandall	Lysinger	Pedersen	Warner
Danner	Mahoney	Rasmussen, E.	Whitney
Harsh	Marvel	Rasmussen, R.	Wylie
Holmquist	Moulton		

Voting in the negative, 2:

Brauer	Fleming
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Not voting, 13:

Adamson	Craft	Kokes	Payne, D.
Batchelder	Gerdes	Matzke	Proud
Bowen	Hasebroock	Paxton	Stryker
Claussen			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 331. With Emergency.

A BILL FOR AN ACT to repeal section 77-1321, Reissue Revised Statutes of Nebraska, 1943, and section 77-1320, Revised Statutes Supplement, 1963, relating to taxation; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Adamson	Harsh	Moulton	Ruhnke
Bauer	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallway
Carstens	Kremer	Pedersen	Warner
Crandall	Mahoney	Rasmussen, E.	Whitney
Fleming	Marvel	Rasmussen, R.	Wylie

Voting in the negative, 0.

Not voting, 13:

Batchelder	Danner	Kokes	Paxton
Bowen	Gerdes	Lysinger	Payne, D.
Claussen	Hasebroock	Matzke	Proud
Craft			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 385. With Emergency.

A BILL FOR AN ACT to amend sections 77-202 and 77-907, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to exempt from taxation premiums received by insurance companies authorized to do business in this state on pension, profit-sharing, and other employee benefit plans as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 33:

Adamson	Harsh	Moylan	Ruhnke
Bauer	Holmquist	Nelson	Stromer
Brauer	Hughes	Nore	Stryker
Budd	Kjar	Orme	Syas
Burbach	Klaver	Paine, I.	Wallwey
Carstens	Knight	Pedersen	Warner
Crandall	Kremer	Rasmussen, E.	Whitney
Danner	Moulton	Rasmussen, R.	Wylie
Fleming			

Voting in the negative, 2:

Carpenter	Lysinger
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Not voting, 14:

Batchelder	Gerdes	Marvel	Payne, D.
Bowen	Hasebroock	Matzke	Proud
Claussen	Kokes	Paxton	Skarda
Craft	Mahoney		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 579.

A BILL FOR AN ACT to amend section 17-405, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to remove the exemption from municipal indebtedness liability when land is annexed by voluntary acts of owners; to harmonize with other legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Harsh	Moulton	Ruhnke
Bauer	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kremer	Pedersen	Warner
Crandall	Lysinger	Rasmussen, E.	Whitney
Danner	Mahoney	Rasmussen, R.	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 11:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 11, 1965 at 8:35 a.m.: LB 476 LB 262 LB 226 LB 443

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 607. Placed on Select File as amended.

E and R amendment to LB 607:

1. In section 1, line 23, strike "*policies*" and insert "*policy*".

LEGISLATIVE BILL 878. Placed on Select File as amended.

E and R amendment to LB 878:

1. In section 1, line 46, insert "*factory*" after "its".

LEGISLATIVE BILL 526. Placed on Select File as amended.

E and R amendments to LB 526:

1. Amend the standing committee amendments to read "In section 1, strike 'white paint' and insert 'white paint a contrasting color' in lines 20 and 29."

2. In section 1, line 14, strike "Board of Control" and insert "Board of Control Department of Public Institutions"; and in line 15 strike "Boys's" and insert "Boys'" as in the statutes.

3. In new section 2, line 3, insert an underscored comma after "shall".

4. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

5. In the title, line 7, strike "and" and insert "to provide for the equipping and lettering of vehicles of the Nebraska Safety Patrol as prescribed;"; and in line 8, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 898. Correctly re-engrossed.

LEGISLATIVE BILL 181. Correctly engrossed.

LEGISLATIVE BILL 585. Correctly engrossed.

LEGISLATIVE BILL 261. Correctly engrossed.

LEGISLATIVE BILL 534. Correctly engrossed.

LEGISLATIVE BILL 747. Correctly engrossed.

LEGISLATIVE BILL 887. Correctly engrossed.

LEGISLATIVE BILL 354. Correctly engrossed.

LEGISLATIVE BILL 706. Correctly engrossed.

LEGISLATIVE BILL 863. Correctly engrossed.

LEGISLATIVE BILL 874. Correctly engrossed.

LEGISLATIVE BILL 864. Correctly engrossed.

LEGISLATIVE BILL 861. Correctly enrolled.

LEGISLATIVE BILL 901. Correctly enrolled.

LEGISLATIVE BILL 544. Correctly enrolled.

LEGISLATIVE BILL 329. Correctly enrolled.

LEGISLATIVE BILL 132. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 861 LB 901 LB 544 LB 329
LB 132

RESOLUTIONS

LEGISLATIVE RESOLUTION 59. Re: Aid to Dependent Children Programs

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, the programs of aid to dependent children is costing the taxpayer millions of dollars; and

WHEREAS, there was general sentiment expressed on the floor of this Legislature in debating Legislative Bill 754 concerning the inequities of recipients, sufficiency of monthly payments and problems of rehabilitation of parents in the distribution of aid to dependent children; and

WHEREAS, a study of the financing, qualification of recipients, rehabilitation procedures and administration of the programs of aid to dependent children should be made.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a statewide study of the administration procedures, rehabilitating procedures and financing of aid to dependent children programs and to report its study and make recommendations thereon to the next regular session of the Legislature. The study and recommendations shall include, but shall not be limited to, the following:

(a) Sound legislative policies and management practices to be followed in the aid to dependent children program.

(b) On equitable basis for determination of recipients who qualify for aid, both parents and children, methods of payment of allowances and rehabilitation procedures.

2. The committee shall prepare and recommend such legislation as may be necessary to secure the objectives of the study.

3. The committee shall utilize the facilities and services of the State Department of Public Welfare, and receive the cooperative assistance of counties, cities and villages in the conduct of such study.

Referred to the Executive Board of the Legislative Council.

Members Excused

Messrs. Syas and Klaver were excused for the afternoon.

MOTION—Adjourn

Mr. Burbach moved to adjourn at 9:45 a.m.

The motion lost.

Member's Birthday

Mr. Wylie announced that today is Mr. Nore's Birthday. The members sang Happy Birthday to him.

Communication

Communication from U. S. Senator Carl T. Curtis regarding funds and materials available in Washington.

Mr. Carpenter moved to notify Mr. Curtis that the proper way to report these matters is to the entire Legislature when in session and to the Legislative Council if they are not in session.

The motion prevailed.

Legislature Expenses, May 1965

Account E-2	Gross Salaries of 49 members	\$ 9,800.00
Account E-4	Gross Salaries of Officers & Employees	
	75 Employees	20,378.83
Account E-5	Incidental Expenses	
	Telephone	\$1,010.53
	Publishing & Printing	8,094.06
	IBM Data Processing	71.52
	Rent of Office Equipment	448.75
	Repair Buildings & Structures	55.00
	Repair Office Equipment	15.75
	Office Supplies	1,371.82
	Capital Expenditures-Office Furniture	67.85
	Total	11,135.28
Account 7	Gross Salary of Lieutenant Governor	416.66
Account 7A	Expenses, Lieutenant Governor	
	Telephone, month of March	\$14.69
	Bankers Life Nebraska - Health & Life Insurance Premiums for February through June ..	27.30
	Total	41.99

Account 8 Clerks' Salary, Other Wages, Maintenance & Supplies	
Gross Salaries - 3 Employees	\$1,760.31
Post Office Box Rent for one year	12.00
Bankers Life - Health & Life Group Premium Insurance	15.37
Total	1,787.68
TOTAL EXPENSES MAY	\$43,560.44

Receipts Month of May 1965

Daily Mailing of Bills and Journals	\$50.00
Weekly Mailing of Bills and Final Readings	10.00
Slip Laws	24.00
Mailing of Bills and Journals to Schools	10.00
Thermofaxing - Misc.	21.86
Total Receipts month of May	\$115.86

(Signed) Hugo F. Srb
Clerk of the Legislature

Mr. Adamson Presiding

SELECT FILE

LEGISLATIVE BILL 95. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 673. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 720. E and R amendment found in the Legislative Journal for the One hundred-Sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 676. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 884. Advanced to E and R for engrossment.

LEGISLATIVE BILL 449. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 789. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 676

Mr. Burbach asked unanimous consent to return LB 676 to Select File for the following specific amendment. No objections. So ordered.

Add the Emergency Clause and amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 676. The Burbach specific amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Committee Meeting

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to use the West Lounge for its public hearing this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 173. Read and considered.

The Carpenter pending amendment to Sec. 10 found in the Legislative Journal for the One hundred-Sixth Day was adopted.

Dr. Brauer offered the following amendment to Sec. 10:

Strike beginning in line 12 with "*Experience*" and through line 16.

The Brauer amendment was adopted with 16 ayes, 14 nays, and 19 not voting.

Mr. Carpenter offered the following amendment to Sec. 11 which was adopted:

Amend Sec. 11 (5), line 37 of the amended bill by striking "*four*" and inserting "*two*".

President Sorensen Presiding

Mr. Holmquist offered the following amendment to Sec. 14 which was adopted:

In Sec. 14 (2), of the amended bill, strike beginning with "*, sub-*" in line 15 through "*involved,*" in line 17.

Mr. Warner offered the following amendment to Sec. 16 which was adopted:

In Committee amendment 10, strike all the language following "*in accordance with.*" in line 2.

Mr. Carpenter offered the following amendment:

1. Amend Sec. 17 of the revised bill, lines 11 and 12 by striking "that may best be executed to the advantage of the state through a competitive bidding process be so provided for" and inserting "*shall be by a competitive bidding process in amount under \$1,000, except in emergencies when approved by the Governor.*"

Mr. Knight moved to amend the Carpenter amendment by striking "*in amounts under \$1,000*".

The Knight amendment was adopted with 22 ayes, 2 nays and 25 not voting.

The Carpenter amendment, as amended, was adopted with 19 ayes, 7 nays and 23 not voting.

Mr. Marvel offered the following amendment, which was adopted:

Amend renumbered section 18, line 38 by striking "and", and line 42 by striking the period and inserting "; and (i) assignment

of space in buildings constructed with federal funds shall conform to federal standards."

Mr. Marvel offered the following amendments, which were adopted:

1. Sec. 18, subdivision (2), line 26 and line 32, strike "*varying*" in both places and insert "*various*".

2. In Sec. 18, line 47, strike "(2)" and insert "(3)"; line 54, strike "(3)" and insert "(4)".

Mr. Warner offered the following amendment to renumbered Sec. 34 which was adopted:

In Standing Committee amendment 20 strike: "line 2 by striking '81-106,'".

LB 173 was advanced to E and R for review with 33 ayes, 1 nay, and 15 not voting.

STANDING COMMITTEE REPORT

Miscellaneous Subjects

LEGISLATIVE BILL 660. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Members Excused

Mr. Pedersen was excused for this afternoon.

Mr. Adamson was excused for Monday morning, June 14, 1965.

UNANIMOUS CONSENT—Non-controversial Bills

Dr. Brauer asked unanimous consent to take up only non-controversial bills on General File this afternoon.

Mr. E. Rasmussen objected.

Recess

At 12:10 p.m., Mr. Ruhnke moved to recess until 1:30 p.m.

The motion prevailed with 16 ayes, 15 nays, and 18 not voting.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Batchelder, Bowen, Carstens, Claussen, Craft, Gerdes, Hasebroock, Klaver, Kokes, Matzke, Paxton, D. Payne, Pedersen, Proud, Syas, and members of the Agriculture and Recreation Committee, who were excused.

GENERAL FILE

LEGISLATIVE BILL 902. Considered.

Mr. Ruhnke offered the following amendment which was adopted:

1. Amend the bill by striking Standing Committee amendment 1 and inserting the following:

“Amend section 1 of the bill, line 6 by striking the period and inserting “; *Provided*, that any purchase costing (1) more than one thousand dollars by any Class I or II school district, and (2) more than five thousand dollars by any Class III, IV, V, or VI school district, shall be submitted to a vote of the voters in that school district.”.

Advanced to E and R for review with 26 ayes, 0 nays, and 23 not voting.

LEGISLATIVE BILL 910. Read and considered.

Advanced to E and R for review with 25 ayes, 0 nays, and 24 not voting.

LEGISLATIVE BILL 908. Read and considered.

Advanced to E and R for review with 24 ayes, 0 nays, and 25 not voting.

LEGISLATIVE BILL 765. Read and considered.

Mr. Bauer moved to indefinitely postpone.

The motion prevailed with 14 ayes, 13 nays, and 22 not voting.

LEGISLATIVE BILL 464. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Mrs. Orme moved to indefinitely postpone.

The motion lost with 4 ayes, 18 nays, and 27 not voting.

Mr. Adamson Presiding

Advanced to E and R for review with 19 ayes, 2 nays, and 28 not voting.

LEGISLATIVE BILL 909. Read and considered.

Advanced to E and R for review with 24 ayes, 0 nays, and 25 not voting.

Mr. Burbach asked unanimous consent to place LB 909 at the head of E and R for review and to expedite the E and R processing of the bill. No objections. So ordered.

Visitors

Mr. Stryker introduced Alderman Nathan J. Kaplan, Chicago, Illinois, a former Illinois senator, and Barry J. Fox.

Mr. Kjar introduced Mrs. Paul Bek, Seward; Miss Mary Rokahr, Lincoln; Miss Hanna Schmidt, Fremont; and Mrs. Albert A. Kjar, representing the Governor's Women's Organizations, Traffic Safety Committee.

LEGISLATIVE BILL 850. Read and Considered.

Mr. Ruhnke offered the following amendment, which was adopted:

1. Strike Sec. 2.

Advanced to E and R for review with 24 ayes, 5 nays and 20 not voting.

Member Excused

Mr. I. Paine was excused at 3:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Return LB 255 to Select File

Mr. Kjar asked unanimous consent to return LB 255 to Select File for the following specific amendment:

1. Amend Section 1, line 6, by striking "twenty" and inserting "twenty-five".

No objections. So ordered. LB 255 was returned to Select File.

UNANIMOUS CONSENT—Return LB 889 to Select File

Mr. Marvel asked unanimous consent to return LB 889 to Select File for the following specific amendments:

1. Amend Marvel amendment 17, adopted June 8, 1965, by striking subdivisions (a) to (h) and inserting the following:

“(a) To The University of Nebraska:

Two million five hundred six thousand dollars, for the state's share of costs of construction and remodeling at the Medical Center, such construction and remodeling to consist of additional and renovated teaching hospital facilities, a new basic sciences building, a new library, renovation of space in existing Units I and II of University Hospital, renovation of North Laboratory and Conkling Hall, purchase of X-ray equipment, necessary utilities and air conditioning; one million seven hundred fifty thousand dollars, for the state's share of costs of construction and remodeling on campuses in Lincoln, Nebraska, such construction and remodeling to consist of a new Animal Science Building and renovation of existing buildings and air conditioning of existing buildings; and eleven million six hundred twenty-eight thousand dollars, for the state's share of costs of construction and remodeling on the campuses in Lincoln, Nebraska, such construction and remodeling to consist of completion of a Dental Building, completion of a Music Building and a rehearsal and concert hall, construction of a classroom and office building, construction of a new Chemistry Science Building, acquisition of land for future development of the university on the campuses in Lincoln, Nebraska, renovation of Bessey Hall, Bancroft Building, Brace Laboratory, Social Science Building and for campus lighting, utility improvements, and a natatorium wing of a new Women's Physical Education Building, together with any construction or remodeling costing not more than two hundred thousand dollars;

(b) To Chadron State College:

Six hundred ninety-one thousand six hundred seventeen dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary renovations and additions to comply with fire safety standards, replacement of utility tunnels, replacement of utility lines, improvements to the electrical distribution system, additions to and housing of the boiler plant, renovation of the Women's Physical Education Building, renovation of the Elementary School for use as offices and classrooms;

(c) To Kearney State College:

Two hundred thousand dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, a new Shop Maintenance Building and acquisition of land in the vicinity of the college for future development;

(d) To Peru State College:

Six hundred twenty-five thousand two hundred thirty dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, repairs to the Campus School Building, remodeling the Administration Building, improvements to the electrical distribution system, additions to and repair of the heating system and the heating plant, construction of storage and dressing rooms at the outdoor physical education area, and renovation of the gymnasium;

(e) To Wayne State College:

Two hundred eighty-two thousand five hundred dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, acquisition of land in the vicinity of the college for future development, completion of the Fine Arts Building, and renovation of the Maintenance Shop Building;

(f) To the Department of Education:

Seven hundred twenty thousand four hundred eighty-six dollars, for the state's share of costs of construction and remodeling at the School for the Deaf, such construction and remodeling to consist of a new Primary Unit Building; three hundred eighty thousand dollars, for the state's share of costs of construction and remodeling at the Nebraska Vocational Technical School, such construction and remodeling to consist of miscellaneous improvements to land and structures, additions to the shop and classroom buildings, development and construction of a Health Center, Auditorium, Bookstore and Library and for a test steam room and storage room; and thirteen thousand five hundred dollars, for demolition of buildings at the School for the Visually Handicapped;

(g) To the Department of Public Welfare:

One hundred eighty-five thousand one hundred dollars, for the state's share of costs of construction and remodeling at the Home for Children, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, construction of three new residence cottages and payment for the assessment by the city of Lincoln, Nebraska for street paving;

(h) To the Department of Public Institutions:

Four hundred nineteen thousand forty-two dollars, for the state's share of costs of construction and remodeling at all institutions, such construction and remodeling to consist of miscellaneous repairs

and replacements; and one million nine hundred seventy-three thousand nine hundred sixty-eight dollars, for the state's share of costs of construction and remodeling at the various institutions and such construction and remodeling to consist of projects as follows: At the Beatrice State Home for plant equipment and miscellaneous paving; at the Soldier's and Sailor's Home for a new Nursing Care Building, miscellaneous renovations and repairs and extension of utilities, for an addition to the cemetery, to repoint a chimney, and to construct enclosed walkways and streets; at the Lincoln State Hospital for renovation of Wards A4 and L, replacement of roofs, ventilation of the Administration Building, renovation of Wards C and H; at the Norfolk State Hospital for water pumping station, renovation of Wards 11, 13, and 15, air conditioning of the Admissions and Administration Building, and replacement of service tunnel; at the Nebraska Orthopedic Hospital for a service drive and parking area, and for replacement of the shop building; at the Nebraska Hospital for the Tuberculous for rewiring the kitchen; at the Nebraska Penal and Correctional Complex for replacement of sections of the walls; at the State Reformatory for Women for remodeling of West Hall; at the Boys' Training School for ventilation of cottages; at the Hastings State Hospital for renovation of R Building, renovation of and additions to the kitchen, finish G Building basement for patient use, air conditioning classrooms, spot cooling work stations in the Laundry Building, and ventilation of the cafeteria;

(i) To the office of the Governor for use by the Capitol Murals Commission:

Eighteen thousand dollars, for completion of the murals in the State Capitol Building;

(j) To State Building Commission:

Two hundred four thousand ten dollars, for construction and remodeling consisting of power lines and transformers, repair of steps, and supervision of air conditioning of the State Capitol Building; and

(k) To the Military Department:

One hundred ninety-four thousand eight hundred dollars, for the state's share of costs of construction and repair of Military Department Facilities.”.

2. Amend the Carstens amendments adopted May 12, 1965, amendment line 2 by striking “42477953” and inserting “42023122”, amendment 4, line 2 by striking “35294657” and inserting “34839826”.

3. Amend the Marvel amendments adopted June 8, 1965, amendment 18, section 10, subsection 4, line 8 by striking "\$1,150,000" and inserting "\$5,000,000".

4. Amend the Marvel amendments adopted June 8, 1965, amendment 15, line 5 by inserting ", and including \$5,000 for the per diem and expenses of the Advisory Committee as provided by section 68-702.01, Revised Statutes Supplement, 1963" before the semicolon.

5. Amend the Marvel amendments adopted June 8, 1965, amendment 16, line 22 by inserting ", and including \$12,500 for the per diem and expenses of the Advisory Committee as provided by section 83-101.06, Revised Statutes Supplement, 1963" before the semicolon.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 889. The Marvel specific amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Mr. Marvel asked unanimous consent that LB 889 be placed in its former position on E and R for engrossment. No objections. So ordered.

Mr. R. Rasmussen Presiding

GENERAL FILE

LEGISLATIVE BILL 682. Read and considered.

Standing Committee amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for review with 27 ayes, 1 nay, and 21 not voting.

LEGISLATIVE BILL 524. Considered.

Mr. Burbach offered the following amendments which were adopted:

1. Amend the bill by striking section 1 and inserting the following:

"Section 1. There is hereby imposed a tax upon the privilege of transferring title to real estate at the rate of fifty-five cents for each five hundred dollars value or fraction thereof. Value means in the case of any deed, not a gift, the amount of the full actual consideration thereof, paid or to be paid, including the amount of any lien or liens assumed; in the case of a gift, or any deed with nominal consideration or without stated consideration, the current market value of the property transferred."

2. Amend section 2 of the bill, line 1 by striking "(1)" and by striking lines 2 to 7 and inserting the following:

"act shall not apply to:

(1) Deeds recorded prior to the effective date of the enactment of this act;

(2) Deeds to property acquired by the United States of America, the State of Nebraska, or any of their instrumentalities, agencies, or subdivisions;

(3) Deeds which secure a debt or other obligation;

(4) Deeds which, without additional consideration, confirm, correct, modify, or supplement a deed previously recorded;

(5) Deeds between husband and wife, or parent and child, without actual consideration therefore;

(6) Tax deeds;

(7) Deeds of release of property which is security for a debt or other obligation;

(8) Deeds of partition;

(9) Deeds made pursuant to mergers of corporations; or

(10) Deeds made by a subsidiary corporation to its parent corporation for no consideration other than the cancellation or surrender of the subsidiary's stock."

3. Amend section 3 of the bill, line 3 by striking "The Tax", by striking lines 4 to 8 and inserting "When any deed subject to the tax herein imposed is offered for recordation, the register of deeds shall ascertain and compute the amount of the tax due thereon and shall collect such amount as prerequisite to acceptance of the deed for recordation."

4. Amend section 4 of the bill, line 5 by inserting after the period the following:

“The stamps shall not be subsequently removed from the deed.”.

5. Amend the bill by adding three new sections to be known as sections 5, 6, and 7 and to read as follows:

“Sec. 5. Any register of deeds who shall record any deed upon which a tax is imposed by the provisions of this act without collecting the proper amount of tax as required by the provisions of this act as is indicated in the declaration appended to such deed shall, upon conviction thereof, be fined the sum of fifty dollars.

Sec. 6. The Tax Commissioner is hereby authorized to prescribe such rules and regulations as he may deem necessary to carry out the purposes of this act.

Sec. 7. This act shall become operative on January 1, 1966, or immediately upon the repeal of the federal stamp act on deeds of conveyance of real estate which ever is later. If the repeal of the stamp tax levied by the federal government is conditional upon the levy of a comparable tax by the state, then this act shall become operative on the first day of the third month following the adoption of such a law by the federal government. The month in which the federal act is adopted shall be counted as the first month in determining the operative date of this act.”.

6. Amend the title to conform.

Advanced to E and R for review with 20 ayes, 9 nays, and 20 not voting.

LEGISLATIVE BILL 593. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-sixth Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted:

Sec. 8, line 8, strike “when so appropriated by the Legislature,”; line 12 and 13, strike “when so authorized by the Legislature,”.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 482. Placed on General File as amended.

Standing Committee amendments to LB 482:

1. Amend the bill by striking sections 1 to 12 and inserting the following:

"Section 1. It is the intent and purpose of the Legislature, in enacting this act, to provide for the establishment of a state system of vocational technical schools for the State of Nebraska in order to satisfy the rapidly expanding need for vocational technical education. Individual area schools shall become a part of a state system in the order in which they are established and shall receive state assistance as funds for that purpose are appropriated by the Legislature. In providing for the inclusion of area schools in the state system, the Legislature shall require local participation in the cost of acquiring the necessary land and acquiring or construction of the necessary buildings. The Legislature encourages the initiative of educational service units and counties in the expansion of any program of vocational technical education which they might now be offering and the addition of such programs to the extent feasible where none is now being offered.

Sec. 2. A student not residing within the geographical boundaries of an area vocational technical school shall be allowed the privileges of a resident student, providing the school district or educational service unit board within which the student resides contracts with the vocational technical school to pay proportionate share of the per-student cost as is being paid by the taxpayers of the area vocational technical school. If the school district or educational service unit board fails to contract with a student, such student may contract with the vocational technical school and pay the proportionate share of the per-student cost as is being paid by the taxpayers.

Sec. 3. The Legislature shall appropriate a sum not to exceed five hundred thousand dollars in a biennium, which shall be used to assist in the establishment and operation of area schools. In order to be eligible to receive their share of such money, the local area must contribute at least one hundred thousand dollars per biennium, which then will be matched by one hundred thousand dollars from the state. The schools must be approved by the State Department of Vocational Education.

Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. Amend the title to conform.

(Signed) Ross H. Rasmussen, Chairman

Adjournment

At 4:16 p.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 9:00 a.m., Monday, June 14, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, June 14, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, who dost love us all so much that Thou didst send us Jesus Christ for the illumination of our darkness and the salvation of our souls, give us wisdom to prophet by the words he spoke, faith to accept the salvation he offers, and grace to follow in His steps. As Christ said: "When you stand praying, forgive if ye have aught against any," O God, give us grace now so to do. As Christ said: "It is more blessed to give than to receive," O God, give us grace today to think not of what we can get, but of what we can give. As Christ said: "Judge not, that ye be not judged," O God, give us grace this day first to cast out the beam out of our own eyes before we regard the mote that is in our brother's eyes. And when we find it hard to be humble, hard to forgive, O Lord, remind us how much harder it was to hang on the cross. Amen.

The roll was called and all members were present except Messrs. Carstens and Craft excused; Mr. Adamson excused until 10:00 a.m. and Mr. E. Rasmussen excused until 9:30 a.m.

Corrections for the Journal

Page 1990, line 13, correct spelling of "Council".

Page 1990, last line, delete "11,135.28" and insert "41.99".

Page 1991, delete lines 2, 3, and 4.

The Journal for the One Hundred-seventh Day was approved as corrected.

Communications

Telegram from the Vinton Commercial Club regarding a sales or income tax.

Letter from Leo J. Beck, Sr., Director Department of Veterans' Affairs regarding LR 57.

Letter from the State Employees Activities Committee inviting the members of the Legislature, officers and employees to the annual Statehouse Employees Picnic at Antelope Park, Wednesday, June 23, 1965.

Letter from U. S. Senator Roman Hruska acknowledging receipt of LR 50.

Letter from Fred B. Smith, Acting General Counsel, Treasury Department acknowledging receipt of LR 50.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 704.

A BILL FOR AN ACT to amend sections 48-624 and 48-669, Revised Statutes Supplement, 1963, relating to employment security; to extend the unemployment benefit table; to provide for transition; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Bauer	Gerdes	Mahoney	Rasmussen, R.
Bowen	Hasebroock	Marvel	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stromer
Carpenter	Kjar	Orme	Syas
Claussen	Klaver	Paine, I.	Wallwey
Crandall	Knight	Payne, D.	Warner
Danner	Kremer	Pedersen	Wylie
Fleming	Lysinger	Proud	

Voting in the negative, 10:

Batchelder	Kokes	Nore	Stryker
Brauer	Matzke	Paxton	Whitney
Harsh	Nelson		

Not voting, 4:

Adamson	Carstens	Craft	Rasmussen, E.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 705.

A BILL FOR AN ACT to amend section 48-628, Revised Statutes Supplement, 1963, relating to employment security; to change provisions respecting disqualification for benefits; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Bauer	Harsh	Marvel	Pedersen
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Crandall	Knight	Orme	Syas
Danner	Kokes	Paine, I.	Wallwey
Fleming	Kremer	Paxton	Warner
Gerdes	Mahoney	Payne, D.	Whitney

Voting in the negative, 3:

Batchelder	Proud	Wylie
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Not voting, 6:

Adamson	Claussen	Lysinger	Rasmussen, E.
Carstens	Craft		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 271. With Emergency.

A BILL FOR AN ACT to amend sections 44-116 and 44-157, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Insurance; to provide that the funds received by the Department of Insurance that have been placed by the State Treasurer into the Insurance Examination Fund and the Insurance Supervisions Fund shall be placed by the State Treasurer into a fund to be designated as the Department of Insurance Cash Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Crandall	Kokes	Paxton	Warner
Danner	Kremer	Payne, D.	Whitney
Fleming	Mahoney	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Craft	Lysinger	Rasmussen, E.
Carstens			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 648.

A BILL FOR AN ACT to amend section 39-722.01, Revised Statutes Supplement, 1963, relating to rules of the road; to change a penalty; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Danner	Kokes	Nore
Bauer	Fleming	Kremer	Orme
Bowen	Gerdes	Lysinger	Paine, I.
Brauer	Harsh	Mahoney	Paxton
Budd	Hasebroock	Marvel	Payne, D.
Burbach	Holmquist	Matzke	Pedersen
Carpenter	Hughes	Moulton	Proud
Claussen	Kjar	Moylan	Rasmussen, R.
Crandall	Knight	Nelson	Skarda

Stromer Syas Warner Wylie
Stryker Wallway Whitney

Voting in the negative, 0.

Not voting, 6:

Adamson Craft Rasmussen, E. Ruhnke
Carstens Klaver

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Matzke introduced his wife and Mrs. Charles B. Matzke, daughter-in-law, from Lincoln.

Presented to the Governor

Presented to the Governor for approval on June 14, 1965 at 8:30 a.m.: LB 132 LB 329 LB 544 LB 901 LB 861

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 676. Replaced on Select File as amended.

E and R amendments to LB 676:

1. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”

2. In line 3 of Enrollment and Review amendment 2, adopted June 11, 1965, strike “and”; and in the title, line 7, insert “; and to declare an emergency” after “section”.

LEGISLATIVE BILL 865. Placed on Select File as amended.

E and R amendments to LB 865:

1. Strike standing committee amendment 5 and in lieu thereof in renumbered section 7, strike the new matter in lines 33 to 37 and insert “*All fees collected shall be deposited in the state treasury and by the State Treasurer credited to the General Fund.*”

2. In new section 8, line 5, strike the second comma and insert “; and”.

3. For correlation purposes, after the second comma in line 2 of new section 8, insert “as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965,”; in line 15, insert “, and credit to the Division of Motor Fuels of the Department of Agriculture and Economic Development such amount of the Aircraft Fuel Tax Fund as shall be necessary, in addition to such other funds as may be available for that purpose, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state, but in no event shall the amount so credited exceed one per cent of the Aircraft Fuel Tax Fund collected” after “66-413”; and strike beginning with “in” in line 18 through “3-154” in line 22 and insert “by the State Treasurer in the Department of Aeronautics Cash Fund”.

4. For correlation purposes, after the second comma in line 2 of new section 11, insert “as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965,”; in line 4, strike “four” and insert “ten”; in line 6, strike “two” and insert “ten”; in line 9, strike “three” and insert “fifteen”; in line 10, strike “one dollar” and insert “five dollars”; in line 11, strike “ten” and insert “twenty”; in line 12, strike “five” and insert “ten”; and strike the new and stricken matter in line 14, and insert “Economic Development”.

5. In new section 15, line 11, strike the comma and show the same as stricken.

6. In new section 16, strike lines 22 to 24 and insert “*All fees collected shall be deposited in the state treasury and by the State Treasurer credited to the General Fund.*”.

7. For correlation purposes, after the second comma in line 2 of new section 16, insert “as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965,”; strike the new and stricken matter in lines 4 and 5 and insert “Economic Development”; and at the end of line 9, insert “As a condition of the license issued under the provisions of this section, all rendering establishments must agree to receive dead animals in their advertising area to the extent that their advertisements represent the size and nature of animals that such establishments will render, to the extent that it is economically feasible.”

8. In new section 17, lines 21 to 23, strike the new matter and insert “*All fees collected shall be deposited in the state treasury and by the State Treasurer credited to the General Fund.*”.

9. For correlation purposes, after the second comma in line 2 of new section 17, insert “as amended by section 2, Legislative Bill

860, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike the new and stricken matter in line 6 and in lines 10 and 11, and insert "Economic Development"; in lines 13 and 14, strike "*laws of this state*" and insert "statutes laws of the *this state*"; and in line 21, strike "twenty-five" and insert "one hundred".

10. In new section 18, line 5, strike ". However," and insert ": However, *but*"; and in line 7, strike "would" and insert "*would may*".

11. In new section 21, lines 24 and 25, strike "percentage" and insert "*precentage percentage*".

12. In new section 24, line 12, strike "*deposited in*" and insert "*credited to*".

13. For correlation purposes, after the second comma in line 2 of renumbered section 28, insert "as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 15, insert "; and then on the effective date of this act transfer to the Department of Roads two hundred thirty-seven thousand seven hundred fifty dollars and eighty cents" before the semicolon; after "cent" in lines 21, 27, and 36, insert "of fourteen-fifteenths"; in line 35, strike "and"; in line 45, strike the period and insert "; and"; and after line 45, insert "(6) The other one-fifteenth remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be distributed as follows: (a) Eighty per cent thereof shall be transferred to the various incorporated city and village treasurers of the state in the proportion that the population of each such city and village bears to the total population of all incorporated cities and villages of the state according to the most recent federal decennial census; and (b) twenty per cent thereof shall be transferred to the various county treasurers of the state in the proportion that the rural population of each such county bears to the total rural population of the state according to the most recent federal decennial census. All funds distributed under the provisions of this subdivision may be used exclusively for constructing or resurfacing dustless-surface street or road improvements, and for the amortization of bonded indebtedness when created for such improvements, but not for maintenance or equipment purchases."

14. In new section 32, line 21, insert "*and*" before "*by*".

15. In renumbered section 40, strike beginning with "In" in line 3 through "there" in line 5, showing the same as stricken, and insert "*There*"; and at the end of line 11, insert "*and*".

16. In renumbered section 46, line 16, strike "believe" and insert "*believe believes*"; in line 21, strike "have" and insert "*have has*"; and in line 24, strike "are" and insert "*are is*".

17. In new section 53, insert "and" at the end of line 34.

18. In new section 55, lines 11 and 12, strike "for the department" and show the same as stricken; and in line 13, strike "the department" and show the same as stricken.

19. In renumbered section 58, as amended, strike lines 1 to 14, and insert:

"Sec. 58. That original sections 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-2407, 2-2603, 41-105, 41-106, 54-714, 54-715, 54-726.04, 54-729, 54-764.01, 54-766.10, 54-768, 54-821, 54-827, 54-843, 54-905, 54-1006, 66-305, 66-517, 66-604, 81-213, 81-222, 81-238, 81-242, 81-247, 81-254, 81-260, 81-276, 81-290, 81-2,123, 81-2,132, 81-2,134.03, 81-2,143.01, 81-2,162.06, 81-2,164.03, 81-2,174, 81-2,178, 81-2,183, 81-2,195, 89-130, 89-140, 89-146, and 89-175, Reissue Revised Statutes of Nebraska, 1943, sections 66-410.03, 66-607, 81-219, and 81-275.28, Revised Statutes Supplement, 1963, section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965, section 41-110, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-738, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-753.03, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 860, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965, and also sections 2-946, 54-702.01, 54-702.02, and 54-702.03, Reissue Revised Statutes of Nebraska, 1943, are repealed."

20. In the title, strike lines 2 to 24 and insert

"FOR AN ACT to amend sections 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-2407, 2-2603, 41-105, 41-106, 54-714, 54-715, 54-726.04, 54-729, 54-764.01, 54-766.10, 54-768, 54-821, 54-827, 54-843, 54-905, 54-1006, 66-305, 66-517, 66-604, 81-213, 81-222, 81-238, 81-242, 81-247, 81-254, 81-260, 81-276, 81-290, 81-2,123, 81-2,132, 81-2,134.03, 81-2,143.01, 81-2,162.06, 81-2,164.03, 81-2,174, 81-2,178, 81-2,183, 81-2,195, 89-130, 89-140, 89-146, and 89-175, Reissue Revised Statutes of Nebraska, 1943, sections 66-410.03, 66-607, 81-219, and 81-275.28, Revised Statutes Supplement, 1963, section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965, section 41-110, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965, section

54-738, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-753.03, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 860, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Agriculture and Economic Development; to provide that certain fees and licenses heretofore collected and deposited as cash funds in the state treasury shall be credited by the State Treasurer to the General Fund; to eliminate certain funds; to harmonize with previous legislation; to provide an operative date; to repeal the original sections and also sections 2-946, 54-702.01, 54-702.02, and 54-702.03, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.”.

LEGISLATIVE BILL 87. Placed on Select File as amended.

E and R amendments to LB 87:

1. Amend the Bauer General File amendment, adopted February 23, 1965, to read “In renumbered section 3, line 1, strike ‘sections 77-105 and’ and insert ‘section’.”.
2. In the title, line 2, strike “sections 77-105 and” and insert “section”.

LEGISLATIVE BILL 101. Placed on Select File as amended.

E and R amendment to LB 101:

1. In the title, strike lines 5 and 6 and insert “villages may issue bonds for prescribed construction and”; and in line 7 strike “to” in each instance.

LEGISLATIVE BILL 624. Correctly re-engrossed.

LEGISLATIVE BILL 897. Correctly engrossed.

LEGISLATIVE BILL 686. Correctly engrossed.

LEGISLATIVE BILL 441. Correctly engrossed.

LEGISLATIVE BILL 796. Correctly engrossed.

LEGISLATIVE BILL 599. Correctly engrossed.

LEGISLATIVE BILL 580. Correctly engrossed.

- LEGISLATIVE BILL 584.** Correctly engrossed.
LEGISLATIVE BILL 384. Correctly enrolled.
LEGISLATIVE BILL 632. Correctly enrolled.
LEGISLATIVE BILL 866. Correctly enrolled.
LEGISLATIVE BILL 621. Correctly enrolled.
LEGISLATIVE BILL 331. Correctly enrolled.
LEGISLATIVE BILL 385. Correctly enrolled.
LEGISLATIVE BILL 579. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 384 LB 632 LB 866 LB 621 LB 331 LB 385 LB 579

RESOLUTION

LEGISLATIVE RESOLUTION 60. Re: Repeal of Section 14-B of the Taft-Hartley Act

Introduced by Albert A. Kjar, 39th District; Chester Paxton, 40th District and Ira E. Paine, 35th District.

WHEREAS, the people of the State of Nebraska in the year 1946, by initiative referendum adopted by a vote of 212,443, to 142,702 amendments to the Constitution of the State of Nebraska now designated sections 13, 14 and 15 of Article XV which provide in part that: No person shall be denied employment because of membership in or affiliation with, or resignation or expulsion from a labor organization or because of refusal to join or affiliate with a labor organization; nor shall any individual or corporation or association of any kind enter into any contract, written or oral, to exclude persons from employment because of membership in or nonmembership in a labor organization; and

WHEREAS, the Legislature of the State of Nebraska in the year 1947 adopted sections 48-217, 48-218 and 48-219 of the statutes of Nebraska which provide in part that: To make operative the provisions of sections 13, 14 and 15 of Article XV of the Constitution of Nebraska, no person shall be denied employment because of membership in or affiliation with, or resignation or expulsion

from a labor organization or because of refusal to join or affiliate with a labor organization; nor shall any individual or corporation or association of any kind enter into any contract, written or oral, to exclude persons from employment because of membership in or nonmembership in a labor organization; and

WHEREAS, section 14-B of the Taft-Hartley Act of our federal statutes provides that states may forbid agreements requiring membership in a labor organization as a condition of employment; and

WHEREAS, President Johnson has recently sent to Congress a message urging the repeal of section 14-B of the Taft-Hartley Act which would have the practical effect of invalidating the right-to-work laws of Nebraska and other states having these statutes; and

WHEREAS, the citizens of Nebraska desire to retain their right-to-work law and believe that each state should have the right of self-determination in this regard.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Nebraska Legislature reaffirms its belief in the necessity of sections 13, 14 and 15 of Article XV of the Nebraska Constitution and the statutes implementing these sections.

2. That the Nebraska Legislature disagrees with the efforts of the present National Administration to take from the states the right to self-determination in this area.

3. That the Nebraska Legislature forward printed copies of this resolution and the position of the State of Nebraska to all members of Congress.

UNANIMOUS CONSENT—LB 789

Mr. Ruhnke asked unanimous consent to return LB 789 to Select File for the following specific amendment. No objections. So ordered.

Strike the general file amendment adopted 6/4/65, One Hundred-Second Day, as proposed by Senator Ruhnke and amend the last sentence of the (7)th standing committee amendment by striking the word "the" before the word "distribute" and insert in lieu thereof the word "and".

UNANIMOUS CONSENT—Unbracket LB 891

Mr. Stryker asked unanimous consent to unbracket LB 891 on E and R for grossment. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 562. Mr. Carpenter asked unanimous consent to bracket LB 562. No objections. So ordered.

LEGISLATIVE BILL 718. The Marvel pending amendment found in the Legislative Journal for the One hundred-First Day was adopted with 39 ayes, 0 nays, and 10 not voting.

Mr. Marvel asked unanimous consent to bracket LB 718 until Wednesday, June 16, 1965. No objections. So ordered.

LEGISLATIVE BILL 607. E and R amendment found in the Legislative Journal for the One hundred-Seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 878. E and R amendment found in the Legislative Journal for the One hundred-Seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 526. E and R amendments found in the Legislative Journal for the One hundred-Seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 255. The Kjar pending amendment found in the Legislative Journal for the One hundred-Seventh Day was adopted with 32 ayes, 0 nays, and 17 not voting.

Laid over until Tuesday, June 15, 1965, at the request of Mr. Kjar.

LEGISLATIVE BILL 789. The Ruhnke specific amendment found in this day's Journal was adopted with 41 ayes, 0 nays, and 8 not voting.

Advanced to E and R for engrossment.

MOTION—Invite Governor

Mr. Stromer moved to invite Governor Morrison to speak to the Legislature either today or tomorrow, Tuesday, June 15, 1965, regarding LB 797.

The motion prevailed with 34 ayes, 5 nays, and 10 not voting.

UNANIMOUS CONSENT—Appropriations Bills

Mr. Carpenter asked unanimous consent that all appropriations bills be placed at the head of General File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 563. Laid over until Tuesday, June 15, 1965, at the request of Mr. Gerdes.

Mr. R. Rasmussen Presiding

LEGISLATIVE BILL 656. Read and considered.

Mr. Carpenter asked unanimous consent that the Standing Committee amendments be read in lieu of the original bill and that the committee chairman explain each section. No objections. So ordered.

Mr. Klaver asked unanimous consent to add his name as co-introducer of LB 656. No objections. So ordered.

Member Excused

Mr. Hasebroock was excused at 11:00 a.m. for the remainder of the morning.

GENERAL FILE

LEGISLATIVE BILL 656. Considered.

Mr. Danner offered the following amendment, which was adopted:

1. Amend Standing Committee Amendment 1, section 16, line 3 by striking "four" and inserting "two", line 4 by striking "Two members" and inserting "One member" and line 6 by striking "two" and inserting "one" and in line 8 at the end of the sentence by inserting before the period the following:

" , and two members to be appointed from the state at large".

Mr. Danner offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, section 16, line 21, by striking "\$40.00" and inserting "\$25.00".

Speaker Bowen Presiding

Mr. D. Payne offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, Sec. 17, (2), at the end of the paragraph, strike the period and insert “, subject to the approval by a constitutional majority of the elected members of the Legislature.”.

Mr. Carpenter offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, Section 19 (2), after the last word “oath.” add the following:

“This shall not preclude any person from taking the Fifth Amendment as provided in the U. S. Constitution, if he so desires.”.

Visitors

Mr. Kremer introduced Mrs. Leonard Tucker and Marlene from Aurora; Carol Payne and Carl Stuart, students at the University of Nebraska.

Mr. Klaver Presiding

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent for the Committee on Committees to hold a meeting at 1:00 p.m. in the Supreme Court Hearing Room, and that the Committee be excused if the meeting lasts longer than 2:00 p.m. No objections. So ordered.

Recess

At 12:00 p.m., on a motion by Mr. E. Rasmussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carstens, Craft, and Hasebroock, who were excused.

UNANIMOUS CONSENT—LB 851

Mr. Carpenter asked unanimous consent that E and R be authorized to correlate the Standing Committee amendments and the E and R amendments to LB 851. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 656. Considered.

Mr. Carpenter offered the following amendments which were adopted:

1. In Standing Committee amendment 1, Section 2 (2), line 2, strike "twenty-five" and insert "one".

2. Strike after line 4 "Person" and all of the balance of subsection (2).

Mr. Nore offered the following amendment which was adopted:

Amend section 16 of Standing Committee amendment 1, paragraph three, to read as follows: "each member of commission shall receive no per diem fee for each day in attendance, but shall be entitled to his expenses actually and necessarily received by him in the performance of his duties."

Mr. Pedersen offered the following amendment which was adopted:

Insert after the period in line 3, page 6 of Standing Committee amendment 1, Section 16 the following: "The Governor when making the appointments or reappointments, or in the case of a vacancy, shall make such appointments from among persons who have been recommended by the statewide employer, statewide employee organization, or from the appropriate congressional district as the appointment, reappointment, or vacancy requires except for members at large."

Mr. Ruhnke offered the following amendment which was adopted:

On Page 1 of Committee amendment 1, second paragraph, strike the first three words "The practice of".

Mr. Batchelder moved to indefinitely postpone LB 656.

Mr. Batchelder asked for a Call of the House. The Call showed 44 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 38 ayes, 0 nays and 11 not voting.

The motion to indefinitely postpone lost with 18 ayes, 26 nays and 5 not voting.

The Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted as amended.

Advanced to E and R for review with 25 ayes, 10 nays and 14 not voting.

Members Excused

Messrs. Skarda, Mahoney and Lysinger asked to be excused at 3:30 p.m. for the remainder of the day. No objections. So ordered.

MOTION—Appoint Committee

Mr. Proud moved that the Speaker appoint a Committee of four, to include the Chairman of the Budget Committee, to serve as a Committee to immediately contact University of Nebraska Chancellor Hardin and the Board of Regents for determining why Grant Memorial Hall has not been closed in accordance with the order of the State Fire Marshal.

Mr. Carpenter offered the following motion as a substitute to the Proud motion:

I move that Senators Orme and Proud wait immediately upon the Governor and have him call in the State Fire Marshal to find out what is needed to put the State Fire Marshal's order concerning Grant Memorial Hall into effect. (Signed) Terry Carpenter

Mr. Whitney moved the Previous Question. The question is, "Shall the debate cease?" The motion prevailed with 18 ayes, 11 nays and 20 not voting.

The Carpenter substitute motion to the Proud motion prevailed with 32 ayes, 2 nays and 15 not voting.

The Proud motion as amended prevailed.

UNANIMOUS CONSENT—Flag Day

Mr. Pedersen asked unanimous consent that in honor of Flag Day members recite the pledge of allegiance to the flag. No objections. So ordered.

Message from the Governor

June 14, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 12, 1965, I approved Legislative Bill 339; and on June 14, 1965, I approved Legislative Bills 613, 226, 879, 476, 459, 443, 262, and 752.

I am permitting Legislative Bill 515 to become law without my signature for the reason that, while I am in sympathy with the intent of the bill, the Attorney General has raised some serious questions with reference to its constitutionality and enforceability.

Respectfully,
(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to have an executive session of the Budget Committee at 8:30 a.m., Tuesday, June 15, 1965. No objections. So ordered.

Adjournment

At 3:55 p.m., on a motion by Mr. Holmquist, the Legislature adjourned until 9:00 a.m., Tuesday, June 15, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-NINTH DAY

Legislative Chamber, Lincoln, Nebraska

Tuesday, June 15, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, by now we have become acquainted with the needs and problems of our state; help us to see clearly how these can best be solved through equitable taxation and just laws. Since we cannot always do what we like, grant that we may like what we must do, knowing that truth will one day be vindicated and right in the end must prevail. Bless thy servants this day and keep them all in thy peace. Amen.

The roll was called and all members were present.

Correction for the Journal

Page 2010, line 22, strike the first "dollars" and insert "dollar".

The Journal for the One Hundred-eighth Day was approved as corrected.

UNANIMOUS CONSENT—LB 895

Mr. Marvel asked unanimous consent to return LB 895 to Select File for the following specific amendment. No objections. So ordered.

1. Amend section 1 of the bill, line 3 by inserting "or exchange" after "sale", line 10 by inserting "or exchange value" after "price", line 12 by inserting "any" after "of", by striking lines 13 to 16 and inserting "to Auditor Account No. 154F and Auditor Account No. 154 in the same ratio as it was expended."

2. Amend the title to conform.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 750. With Emergency.

A BILL FOR AN ACT to amend sections 75-109, 75-318, and 75-403, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to clarify provisions; to provide penalties; to provide for transfer or lease of certificates and permits; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 707.

A BILL FOR AN ACT to amend section 60-329, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 381, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle registration fees; to provide that any name may be added to or deleted from the registration of a noncommercial vehicle for a fee of one dollar as long as one name remains the same and that for the same charge, the name of a spouse may be added to the registration of a commercial vehicle; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	

Voting in the negative, 2:

Rasmussen, E. Wylie

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 810.

A BILL FOR AN ACT to amend sections 32-208 and 32-209, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for appointment of deputy election commissioners as prescribed; to provide qualifications and term of office of deputy election commissioners; to provide procedure for removal of election commissioner or his deputy; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Carpenter	Gerdes	Knight
Batchelder	Carstens	Harsh	Kokes
Bauer	Claussen	Hasebroock	Kremer
Bowen	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Kjar	Marvel
Burbach	Fleming	Klaver	Matzke

Moulton	Paxton	Rasmussen, R.	Syas
Moylan	Payne, D.	Ruhnke	Wallwey
Nelson	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 675.

A BILL FOR AN ACT to amend section 60-302, Revised Statutes Supplement, 1963, relating to motor vehicles; to change the method of collecting registration fees; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	Whitney

Voting in the negative, 2:

Batchelder	Paxton
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Not voting, 3:

Claussen	Klaver	Ruhnke
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 125.

A BILL FOR AN ACT to amend section 77-1226.02, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to eliminate reference to storage areas; to eliminate a limitation on the definition of warehouses; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Mahoney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 15, 1965, at 8:35 a.m.: LB 579 LB 385 LB 331 LB 621 LB 866 LB 632 LB 384

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 890. Replaced on Select File as amended.

E and R amendments to LB 890:

1. In section 1, line 1, strike "Sec." and insert "Section".

2. In line 3 of Enrollment and Review amendment 3, adopted June 9, 1965, insert "in" before "section".

3. In line 16 of the Marvel amendment 1 to the Gerdes amendment 1, strike the first "at" and insert "of".

4. In the Gerdes amendment 1, subdivision (1) (b), line 10, strike ". For" and insert ", and for".

LEGISLATIVE BILL 909. Placed on Select File as amended.

E and R amendments to LB 909:

1. In section 1, line 5, insert "adopted by the Congress of the United States" after "1964"; and insert "either" at the end of line 5.

2. In section 2, line 2, insert "either" after "under".

LEGISLATIVE BILL 268. Placed on Select File as amended.

E and R amendments to LB 268:

1. For correlation purposes, after the second comma in line 2 of section 1, insert "as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 9, strike "one dollar and fifty cents" and insert "two dollars".

2. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 6, strike "one dollar and fifty cents" and insert "two dollars".

3. For correlation purposes, after the second comma in line 2 of section 3, insert "as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in lines 14 and 15, strike "one dollar and fifty cents" and insert "two dollars".

4. For correlation purposes, after the second comma in line 2 of section 4, insert "as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in lines 11 and 12, strike "one dollar and fifty cents" and insert "two dollars".

5. In section 5, line 30, strike "and" and insert "which shall be".

6. For correlation purposes, after the second comma in line 2 of section 6, insert "as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike line 3 and insert "71-2020. Applicants"; and strike the stricken matter in lines 14 to 18.

7. In section 8, strike line 1 and insert "Sec. 8. *The provisions*".

8. For correlation purposes, amend section 9 to read:

"Sec. 9. That original section 71-2004, Reissue Revised Statutes of Nebraska, 1943, section 71-3102, Revised Statutes Supplement, 1963, section 71-612, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-623, Revised Statutes Supplement, 1963, as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-627, Revised Statutes Supplement, 1963, as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-634, Revised Statutes Supplement, 1963, as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 71-2020, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

9. For correlation purposes, in the title, strike lines 2 to 5 and insert "FOR AN ACT to amend section 71-2004, Reissue Revised Statutes of Nebraska, 1943, section 71-3102, Revised Statutes Supplement, 1963, section 71-612, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-623, Revised Statutes Supplement, 1963, as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-627, Revised Statutes Supplement, 1963, as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-634, Revised Statutes Supplement, 1963, as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 71-2020, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to".

LEGISLATIVE BILL 902. Placed on Select File as amended.

E and R amendments to LB 902:

1. In section 1, strike line 2 and insert "of any school district may".
2. Insert the Carstens amendment, without underscoring before the first period in line 8 of the Ruhnke amendment.
3. In line 6 of the Ruhnke amendment, strike "and" and insert "or".
4. In the title, strike lines 2 to 4 and insert:
"FOR AN ACT relating to schools; to authorize any school district

to lease, purchase, acquire, own, manage and hold title to real property outside”;

and at the end of line 6, insert “to provide when an election shall be required;”.

LEGISLATIVE BILL 910. Placed on Select File.

LEGISLATIVE BILL 687. Correctly engrossed.

LEGISLATIVE BILL 317. Correctly engrossed.

LEGISLATIVE BILL 704. Correctly enrolled.

LEGISLATIVE BILL 705. Correctly enrolled.

LEGISLATIVE BILL 271. Correctly enrolled.

LEGISLATIVE BILL 648. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 704 LB 705 LB 271 LB 648

STANDING COMMITTEE REPORT

Committee on Committees

June 14, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the following appointment to the State Board of Educational Lands and Funds, submitted by Governor Frank B. Morrison. The Committee suggests that the appointment be confirmed by this Legislative Body, and suggests a record vote on this confirmation.

Wallace Farrar - State Board of Educational Lands and Funds

Respectfully submitted,
(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report. The motion prevailed.

Vote on Mr. Farrar

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Knight Rasmussen, R. Stryker

Having received a majority of the votes of all members, the President declared the appointment of Mr. Farrar confirmed.

RESOLUTIONS**LEGISLATIVE RESOLUTION 60.**

Referred to the Labor Committee for public hearing.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 912. Introduced at the Request of the Governor by George C. Gerdes, 49th District.

A BILL FOR AN ACT relating to the Military Department; to authorize the Military Department of the State of Nebraska to transfer and convey certain land in Dawes County, Nebraska to the city of Chadron, Nebraska.

MOTION—Suspend Rules

Mr. Gerdes moved to suspend the rules and place LB 912 on General File.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

MOTION—Return LB 889 to Select File

Mr. Carpenter moved to return LB 889 to Select File for the following specific amendment:

Amend the Marvel amendment of June 11, 1965 (a), line 24 by striking "a natatorium wing of".

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Announcement

Senators Proud and Orme reported they had visited with the Governor regarding the closing of Grant Memorial Hall, and stated that he is taking the necessary steps to see it is closed.

Speaker Bowen Presiding**SELECT FILE**

LEGISLATIVE BILL 905. Mr. Proud offered the following specific amendment:

Strike the Adamson amendment of June 3, 1965 and reinsert lines 231 to 242, 247 to 251, 301 to 313, 377 to 386, 517 to 521, and 557 to 561.

Mr. Klaver asked for a record vote on the amendment.

Mr. Syas asked for a Call of the House. The Call showed all members present.

Mr. Ruhnke moved the Call be raised. The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Vote on the Proud amendment:

Voting in the affirmative, 22:

Batchelder	Klaver	Moulton	Proud
Brauer	Knight	Moylan	Skarda
Burbach	Lysinger	Paine, I.	Stromer
Carstens	Mahoney	Payne, D.	Syas
Danner	Marvel	Pedersen	Wallwey
Hughes	Matzke		

Voting in the negative, 26:

Adamson	Carpenter	Fleming	Holmquist
Bauer	Claussen	Gerdes	Kjar
Bowen	Craft	Harsh	Kokes
Budd	Crandall	Hasebrook	Kremer

Nelson	Paxton	Ruhnke	Warner
Nore	Rasmussen, E.	Stryker	Wylie
Orme	Rasmussen, R.		

Not voting, 1:

Whitney

The Proud amendment lost.

Mr. D. Payne offered the following specific amendments, which were adopted with 39 ayes, 0 nays and 10 not voting:

1. Amend section 1 of the bill, line 20 to 22 by striking "Highway Cash Fund Auditor Acct. No. 189" and insert "General Fund".

2. Amend General File amendment 1, adopted May 27, 1965, by inserting after line 7 the following:

"Otto H. Sudbeck Hartington, Nebr.	Personal injuries, auto accident	Highway Cash Fund Auditor Acct. No. 189	550.00
Willie Vavra and Anton Vavra R. F. D. Valparaiso, Nebr.	Property damage, flooding caused by culvert on highway".	Highway Cash Fund Auditor Acct. No. 189	750.00

3. Amend the title to conform.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 255. Advanced to E and R for engrossment.

LEGISLATIVE BILL 676. E and R amendments found in the Legislative Journal for the One Hundred-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 865. E and R amendments found in the Legislative Journal for the One hundred-Eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 87. E and R amendments found in the Legislative Journal for the One hundred-Eighth Day were adopted.

Mr. Burbach Presiding

Mr. Whitney moved to indefinitely postpone.

President Sorensen Presiding

Mr. Bowen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 30 ayes, 3 nays, and 16 not voting.

Mr. Carpenter requested a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 28:

Adamson	Harsh	Matzke	Rasmussen, R.
Batchelder	Hasebroock	Moylan	Ruhnke
Bauer	Hughes	Nelson	Skarda
Brauer	Kjar	Nore	Stryker
Crandall	Kokes	Orme	Warner
Fleming	Kremer	Paine, I.	Whitney
Gerdes	Mahoney	Paxton	Wylie

Voting in the negative, 19:

Bowen	Claussen	Lysinger	Proud
Budd	Craft	Marvel	Stromer
Burbach	Danner	Moulton	Syas
Carpenter	Klaver	Payne, D.	Wallwey
Carstens	Knight	Pedersen	

Not voting, 2:

Holmquist Rasmussen, E.

LB 87 was indefinitely postponed.

UNANIMOUS CONSENT—Bracket LB 301, 581, 482

Mr. R. Rasmussen asked unanimous consent to bracket LB 301, LB 581, and LB 482 for Tuesday, July 13, 1965.

Request laid over one day.

Explanation of Vote

Mr. President: Had I been present, I would have voted aye to indefinitely postpone LB 87.

(Signed) C. W. Holmquist

Visitors

Mr. Kokes introduced Edmund Hoffman, Marian Hoffman, Thelma M. Duletz, Janet Lange, and Arlene Holmes from Valley County.

Mr. Claussen introduced Mr. and Mrs. Reinold Dasenbrock, Mrs. Harold Mohnsen, and Mrs. Peter H. Claussen.

UNANIMOUS CONSENT—Committee Statement

Mr. E. Rasmussen asked that the Committee statement to LB 660 be corrected as follows:

Strike first paragraph and insert the following paragraph in its place:

Senator Danner, introducer of this bill, stated that this is a result of the Civil Rights Commission which was appointed by the Governor in 1963.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 101. E and R amendment found in the Legislative Journal for the One hundred-Eighth Day was adopted.

Mr. Carpenter offered the following amendments which were adopted by unanimous consent:

1. Section 1, line 26, after "village" insert "except cities of the metropolitan class".

2. Add the emergency clause and amend the title to conform.

Laid over until Wednesday, June 16, 1965, at the request of Mr. Klaver.

LEGISLATIVE BILL 895. The Marvel specific amendment found in this day's Journal was adopted by unanimous consent.

Mr. Carpenter offered the following amendment which was adopted by unanimous consent:

Section 1, line 3, strike "or private".

Advanced to E and R for engrossment.

Recess

At 12:02 p.m., on a motion by Mr. Pedersen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Stromer, who was excused.

SELECT FILE

LEGISLATIVE BILL 889. The Carpenter specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Suspend Rules

Mr. Marvel asked unanimous consent to suspend the rules and consider LB 890 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 890. The E and R amendments found in this day's Journal were adopted.

Mr. Marvel offered the following amendment which was adopted by unanimous consent:

1. Amend the Gerdes amendment 1, lines 30 and 31, by striking "*a natatorium wing of*".

Advanced to E and R for engrossment.

Mr. Marvel asked unanimous consent that LB 890 retain its original position on E and R for engrossment. No objections. So ordered.

MOTION—Return LB 797 to Select File

Mr. Carpenter moved to return LB 797 to Select File for the following specific amendment:

1. Strike the enacting clause.

Mr. Carpenter asked for a record vote on the motion.

Voting in the affirmative, 19:

Batchelder	Danner	Moulton	Proud
Brauer	Klaver	Moylan	Skarda
Budd	Lysinger	Nore	Syas
Carpenter	Mahoney	Payne, D.	Wylie
Claussen	Marvel	Pedersen	

Voting in the negative, 28:

Adamson	Fleming	Knight	Rasmussen, E.
Bauer	Gerdes	Kokes	Rasmussen, R.
Bowen	Harsh	Kremer	Ruhnke
Burbach	Hasebroock	Matzke	Stryker
Carstens	Holmquist	Nelson	Wallwey
Craft	Hughes	Orme	Warner
Crandall	Kjar	Paine, I.	Whitney

Not voting, 2:

Paxton	Stromer
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The motion lost.

MOTION—LB 797, LB 889 and LB 890

Mr. Carpenter moved that the Clerk be directed to contact the E and R Attorney to see when LB 797, LB 889 and LB 890 will be ready for final reading.

The motion prevailed.

Member Excused

Mr. Carstens asked to be excused from 2:00 p.m. until 2:30 p.m. this afternoon. No objections. So ordered.

UNANIMOUS CONSENT—Unbracket LB 756

Mr. Carpenter asked unanimous consent to unbracket LB 756. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 756. Considered.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend the bill by inserting a new section as follows:

“Sec. 3. Except for such funds as may be available from the Government of the United States, the total cost of aid to dependent

children payments on behalf of a child or children who are deprived of parental support on account of the partial or total unemployment of the supporting parent shall be paid from county funds by the county board of public welfare of the county in which such child or children reside."

2. Amend the bill by renumbering section 3 as section 4.

3. Amend the title to conform.

Mrs. Orme asked for a record vote on advancing LB 756 to E and R for review.

Voting in the affirmative, 30:

Bauer	Harsh	Moulton	Rasmussen, R.
Brauer	Kjar	Moylan	Skarda
Burbach	Klaver	Orme	Stryker
Carpenter	Knight	Paxton	Syas
Craft	Kokes	Payne, D.	Wallwey
Danner	Mahoney	Pedersen	Warner
Fleming	Marvel	Proud	Whitney
Gerdes	Matzke		

Voting in the negative, 10:

Adamson	Claussen	Nore	Rasmussen, E.
Batchelder	Holmquist	Paine, I.	Wylie
Budd	Nelson		

Not voting, 9:

Bowen	Hasebroock	Kremer	Ruhnke
Carstens	Hughes	Lysinger	Stromer
Crandall			

LB 756 was advanced to E and R for review.

Visitors

Mr. I. Paine introduced Mrs. Rose Ann Jacobsen and Mr. and Mrs. Schmidt of Grand Island.

Mr. Matzke introduced Billie Jane Oglesby, Janet Lage and Connie Newton of York.

GENERAL FILE

LEGISLATIVE BILL 161.

Mr. Bowen asked unanimous consent to have the introducer explain the bill section by section.

Mr. Carpenter objected.

Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Mr. Burbach offered the following amendments, which were adopted.

1. Amend the bill, page 5, section 5, line 5, by inserting "intent or" before effect".

2. Amend the bill, page 6, section 5, line 12, by inserting "intent or" before "effect".

3. Amend the bill, page 7, section 5, line 67, by adding "with the intent or effect of substantially lessening competition or injuring, destroying or preventing competition" after "days".

4. Amend the bill, page 9, section 6, line 4, by inserting "intent or" before "effect".

5. Amend the bill, page 13, section 12, lines 3 to 6, by striking the language after "shall" in line 3 to the end of the sentence in line 6, and substituting "not be affected by the provisions of this act".

Mr. Carpenter asked for a record vote on advancing LB 161 to E and R for review.

Speaker Bowen Presiding

Mr. D. Payne moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 39 ayes, 1 nay and 9 not voting.

President Sorensen Presiding

Voting in the affirmative, 36:

Adamson	Fleming	Kremer	Orme
Bowen	Gerdes	Lysinger	Paine, I.
Brauer	Harsh	Mahoney	Payne, D.
Burbach	Hasebroock	Marvel	Proud
Carpenter	Holmquist	Matzke	Rasmussen, R.
Carstens	Kjar	Moulton	Skarda
Claussen	Klaver	Moylan	Stryker
Craft	Knight	Nelson	Wallwey
Crandall	Kokes	Nore	Warner

Voting in the negative, 8:

Batchelder	Budd	Pedersen	Whitney
Bauer	Hughes	Ruhnke	Wylie

Not voting, 5:

Danner	Rasmussen, E.	Stromer	Syas
Paxton			

LB 161 was advanced to E and R for review.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent for the Budget Committee to hold an executive session at 4:00 p.m. this afternoon. No objections. So ordered.

UNANIMOUS CONSENT—LB 563

Mr. Gerdes asked unanimous consent that LB 563 be the first order of business on General File as soon as LB 764 has been disposed of.

No objections. So ordered.

UNANIMOUS CONSENT—Unlimited Debate

Mr. Carpenter requested unanimous consent to have unlimited debate on LB 764 and LB 563.

Mr. Bauer objected.

Mr. Carpenter moved the rules be suspended and there be unlimited debate.

The motion lost with 30 ayes, 5 nays, and 14 not voting.

Visitors

Mr. Nore introduced the Governor of Girls' State, Suzanne Jouvenat from Columbus.

President Sorensen introduced the Lt. Governor of Girls' State, Ruth Kruse.

Mrs. Hughes introduced John Kotouc from Humboldt.

UNANIMOUS CONSENT—Final Reading

Mr. Pedersen asked unanimous consent that LB 890, LB 889, and LB 797 be read on Final Reading on Friday, June 25, 1965, and that they be read in that order.

Mr. Bowen objected.

MOTION—LB 797

Mr. Carpenter moved that LB 797 be read on Final Reading on Wednesday, June 23, 1965.

Mr. Pedersen moved to amend the Carpenter motion to Friday, June 25, 1965.

The Pedersen amendment lost.

Mr. Adamson moved to amend the Carpenter motion to Tuesday, June 22, 1965.

The Adamson amendment was adopted.

The Carpenter motion as amended was adopted with 39 ayes, 4 nays, and 6 not voting.

Adjournment

Mr. E. Rasmussen moved to adjourn.

Mr. Ruhnke moved to amend the motion to adjourn until 8:30 a.m.

The Ruhnke amendment was adopted.

The E. Rasmussen motion as amended was adopted with 23 ayes, 21 nays, and 5 not voting, and at 4:15 p.m. the Legislature adjourned until 8:30 a.m., Wednesday, June 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ELEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, January 19, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present.

Corrections for the Journal

Page 155, line 15, correct spelling of "debts".

The Journal for the Tenth Day was approved as corrected.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 1	Tuesday, January 26, 1965	2:00 p.m.
LB 57	Tuesday, January 26, 1965	2:00 p.m.
LB 76	Wednesday, January 27, 1965	2:00 p.m.
LB 90	Wednesday, January 27, 1965	2:00 p.m.

Public Health & Welfare

LB 135	Monday, February 8, 1965	2:00 p.m.
LB 136	Monday, February 8, 1965	2:00 p.m.

Government and Military Affairs

LB 48	Friday, January 29, 1965	2:00 p.m.
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Committee on Committees

January 18, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:15 p.m., on Tuesday, February 9, 1965, in the Supreme Court Hearing Room for the pur-

pose of hearing appointments to the Game, Forestation and Parks Commission, submitted by Governor Frank B. Morrison, as follows:

Martin L. Gable
 W. C. (Bud) Kemptar
 Doctor Donald Kreycik,

and

George L. Morris—Director of Public Institutions
 James Sandstedt—Director of Aeronautics

Respectfully submitted:

(Signed) Elvin Adamson, Chairman
 Committee on Committees

REFERENCE COMMITTEE REPORT

Legislative Resolution #8 — Education Committee
 Legislative Resolution #9 — Judiciary Committee

LB	Committee
229.....	Budget
230.....	Agriculture & Recreation
231.....	Government & Military Affairs
232.....	Agriculture & Recreation
233.....	Education
234.....	Education
235.....	Revenue
236.....	Public Health & Welfare
237.....	Budget
238.....	Miscellaneous Subjects
239.....	Judiciary
240.....	Judiciary
241.....	Education
242.....	Public Health & Welfare
243.....	Judiciary
244.....	Government & Military Affairs
245.....	Revenue
246.....	Judiciary

(Signed) Philip Sorensen
 President

Member Excused

Mr. Nelson asked unanimous consent to be excused at 10:30 this morning for the remainder of the day. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 10.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 252. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 16-695, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to eliminate the minimum time in which the bonds may be paid, and to repeal the original section.

LEGISLATIVE BILL 253. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend sections 53-123.07 and 53-187, Reissue Revised Statutes of Nebraska, 1943, and sections 53-103 and 53-160, Revised Statutes Supplement, 1963, relating to liquors; to redefine nonbeverage user as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 254. By Elvin Adamson, Legislative District 43.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 15, of the Constitution of Nebraska, relating to education; to increase the number of members of the State Board of Education; to change the term of office to four years; to provide for the election of members; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 255. By Albert A. Kjar, Legislative District 39 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 19-1309, Reissue Revised Statutes of Nebraska, 1943, relating to cities and villages, particular classes; to increase the maximum levy which may be certified, assessed, and collected for municipal purposes; and to repeal the original section.

LEGISLATIVE BILL 256. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to liens; to create a lien upon all crops in favor of any person who furnishes seed, commercial fertilizer, or agricultural chemical in the production of such crops as prescribed; to provide the procedure for asserting such a lien; to provide for sales or delivery of such crops under the conditions prescribed; to provide for notice as prescribed; to provide for foreclosure of such a lien; and to declare an emergency.

LEGISLATIVE BILL 257. By Jerome Warner, Legislative District 25, John E. Knight, Legislative District 26 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to cities and villages, particular classes; to provide for the arbitration of differences between cities and association of fire department employees as provided.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 222. Read and Considered.

Advanced to E and R for review with 46 ayes, 0 nays and 3 not voting.

LEGISLATIVE BILL 223. Read and Considered.

Advanced to E and R for review with 46 ayes, 0 nays and 3 not voting.

LEGISLATIVE BILL 224. Read and Considered.

Advanced to E and R for review with 45 ayes, 0 nays and 4 not voting.

LEGISLATIVE BILL 225. Read and Considered.

Advanced to E and R for review with 44 ayes, 0 nays and 5 not voting.

Visitors

Mr. Harsh introduced Mrs. Benson, Mrs. Collins, Mr. Grell and Mrs. Maurice, teachers, and 37 students from Lincoln Manpower.

Mr. Adamson introduced former Governor Dennis Roberts of Rhode Island and Mr. Paul Kelly, with the Providence Journal. Governor Roberts addressed the members briefly.

Mr. Klaver Presiding

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 258. By Marvin E. Stromer, Legislative District 27; Terry Carpenter, Legislative District 48; Richard D. Marvel, Legislative District 33; Richard Lysinger, Legislative District 36; Ross H. Rasmussen, Legislative District 15 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 10, of the Constitution of Nebraska, relating to education; to provide for the general government of state institutions of higher education by a nine member Board of Trustees of Higher Education; to provide for election and term of office; to repeal Article VII, section 13 of the Constitution of Nebraska; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 259. By Dale L. Payne, Legislative District 3 and George Syas, Legislative District 13.

A BILL FOR AN ACT to amend section 37-516, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to prohibit the further pollution of streams, ditches, sewers or other waters as prescribed; to provide penalties; and to repeal the original section.

LEGISLATIVE BILL 260. By Albert A. Kjar, Legislative District 39; W. H. Hasebroock, Legislative District 16 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend section 16-702, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to increase the maximum levy which may be certified, assessed, and collected for municipal purposes; and to repeal the original section.

LEGISLATIVE BILL 261. By Albert A. Kjar, Legislative District 39; W. H. Hasebroock, Legislative District 16 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend section 17-702, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to provide for an increase in the maximum levy to be certified, assessed, and collected for municipal purposes; and to repeal the original section.

LEGISLATIVE BILL 262. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 23-324.05, Reissue Revised Statutes of Nebraska, 1943, relating to county government and officers; to provide for an increase of the minimum amount of supplies that requires competitive bidding; and to repeal the original section.

LEGISLATIVE BILL 263. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 32-522, Revised Statutes Supplement, 1963, relating to elections; to define vacancy on ballot; and to repeal the original section.

LEGISLATIVE BILL 264. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend sections 35-513.01 and 35-513.04, Revised Statutes Supplement, 1963, relating to rural and suburban fire protection districts; to provide for automatic withdrawal of areas from rural and suburban fire protection districts when annexed by an incorporated city or village; and to repeal the original sections.

LEGISLATIVE BILL 265. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 81-521, Reissue Revised Statutes of Nebraska, 1943, relating to the State Fire Marshal; to provide that a copy of each required report of fire pertaining to a city of the metropolitan, primary, or first class be mailed by the insurance company concerned to the fire department of such city; and to repeal the original section.

LEGISLATIVE BILL 266. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; George C. Gerdes, Legislative District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 55-150, 81-829.24, and 81-829.25, Reissue Revised Statutes of Nebraska, 1943, relating to the military department; to provide that certain funds of the military department and funds received for civil defense be consolidated into a single cash fund as prescribed; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 267. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 9-104, Reissue Revised Statutes of Nebraska, 1943, relating to bingo; to provide that the proceeds of the license fee shall be placed in the state treasury to the credit of the state General Fund; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 268. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; George C. Gerdes, Legislative District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 71-2004, Reissue Revised Statutes of Nebraska, 1943, and sections 71-612, 71-623, 71-627, 71-634, 71-2020, and 71-3102, Revised Statutes Supplement, 1963, relating to the Department of Health; to provide that the funds of the department placed in the Department of Health, Bureau of Vital Statistics Fund as provided by the provisions of Chapter 71, article 6, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be placed by the State Treasurer in the state General Fund; to provide that funds derived as provided by the provisions of Chapter 71, article 20, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be placed by the State Treasurer in the state General Fund; to provide that funds derived as provided by the provisions of Chapter 71, article 31, Revised Statutes Supplement, 1963, shall be placed by the State Treasurer in the state General

Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 269. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 83-347, Reissue Revised Statutes of Nebraska, 1943, relating to state hospitals for the mentally ill; to provide that the proceeds of the tax levied for the purpose of paying for the care of patients in state hospitals be placed in the state General Fund; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 270. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 72-706, Revised Statutes Supplement, 1963, relating to public lands and buildings; to provide that all funds collected by the Superintendent of Buildings and Grounds, except those that are paid into the State Building Fund, shall be paid into the state treasury and by the State Treasurer placed in the state General Fund; to harmonize the provisions thereof with previous legislation; to clarify the meaning thereof; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 271. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend sections 44-116 and 44-157, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Insurance; to provide that the funds received by the Department of Insurance that have been placed by the State Treasurer into the Insurance Examination Fund and the Insurance Supervision Fund shall be placed by the State Treasurer into a fund to be designated as the Department of Insurance Cash Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 272. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; George C. Gerdes, Legislative District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 33-101, Revised Statutes Supplement, 1963, relating to the office of the Secretary of State; to provide that certain fees shall be paid into the state General Fund, as prescribed; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 273. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 37-212, Reissue Revised Statutes of Nebraska, 1943, and section 81-815.20, Revised Statutes Supplement, 1963, relating to the Game, Forestation and Parks Commission; to consolidate the State Boating Fund with the State Game Fund, as prescribed; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 274. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to the State Department of Education; to eliminate from the Driver Education Fund provisions for annual apportionment of funds of Driver Education Fund to be used for administering a program of driver education; to provide that all money derived from any source by the schools under the provisions of sections 43-617 and 43-618, and Chapter 79, articles 19 and 20, Revised Statutes Supplement, 1963, shall be placed in the state General Fund; to amend section 60-409.02, Revised Statutes Supplement, 1963; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 275. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legisla-

tive District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend sections 79-1539, 79-1540, 79-1545, 79-1547.04, and 79-1548, Reissue Revised Statutes of Nebraska, 1943, relating to the school retirement system; to combine the proceeds of the Service Annuity Fund with the Annuity Reserve Fund in the state treasury; to provide when this act shall become operative; to repeal the original sections and also section 79-1547, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

LEGISLATIVE BILL 276. By Richard D. Marvel, Legislative District 33; Fern Hubbard Orme, Legislative District 29; Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 82-108.01, Reissue Revised Statutes of Nebraska, 1943, and section 82-108.02, Revised Statutes Supplement, 1963, relating to the Nebraska State Historical Society; to provide that all funds derived by the Nebraska State Historical Society as provided by the provisions of Chapter 82, article 1, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be placed by the State Treasurer in the state General Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 277. By Committee on Agriculture and Recreation, Maurice A. Kremer, 34th District, Chairman.

A BILL FOR AN ACT to amend sections 72-108 and 72-223, Reissue Revised Statutes of Nebraska, 1943, and section 72-261, Revised Statutes Supplement, 1963, relating to public lands; to exempt the Game, Forestation and Parks Commission from depositing deeds in the office of the Board of Educational Lands and Funds; to provide for the acquisition including mineral rights of educational lands by exchange or purchase by the commission; to exempt the commission from certain provisions in condemnation proceedings; and to repeal the original sections.

LEGISLATIVE BILL 278. By Committee on Agriculture and Recreation, Maurice A. Kremer, 34th District, Chairman.

A BILL FOR AN ACT to amend section 81-304, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to provide an

increase in the per diem and to raise the limit of days the per diem may be received in any one year by the member of the Game, Forestation and Parks Commission; and to repeal the original section.

LEGISLATIVE BILL 279. By Committee on Agriculture and Recreation, Maurice A. Kremer, 34th District, Chairman.

A BILL FOR AN ACT to amend section 37-213, Revised Statutes Supplement, 1963, relating to game and fish; to provide an increase in penalties; to require the purchase of a permit by violators; and to repeal the original section.

LEGISLATIVE BILL 280. By Committee on Agriculture and Recreation, Maurice A. Kremer, 34th District, Chairman.

A BILL FOR AN ACT to adopt the Model Liability Relief Law; and to declare an emergency.

LEGISLATIVE BILL 281. By Committee on Agriculture and Recreation, Maurice A. Kremer, 34th District, Chairman.

A BILL FOR AN ACT to amend section 37-217, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to provide that nonresident hunters, regardless of age, be required to carry the required upland bird stamp.

LEGISLATIVE BILL 282. By Committee on Agriculture and Recreation, Maurice A. Kremer, 34th District, Chairman.

A BILL FOR AN ACT to amend sections 37-101 and 37-213, Revised Statutes Supplement, 1963, relating to game and fish; to remove fox from the protected animal listing; and to repeal the original sections.

LEGISLATIVE BILL 283. By Kenneth L. Bowen, Legislative District 37, Rick Budd, Legislative District 2, Cecil Craft, Legislative District 45, Dale L. Payne, Legislative District 3, Hal W. Bauer, Legislative District 28 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT relating to interest; to provide for installment sales, conditions thereof and charges; to define terms; to provide for a license and fees, therefor; to provide for disposition of fees; to provide for violations; to provide for appeals; to provide

how this act may be cited; to provide a construction clause; and to repeal Chapter 45, article 3, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 284. By Fern Hubbard Orme, Legislative District 29, Elvin Adamson, Legislative District 43, Kenneth L. Bowen, Legislative District 37, Peter H. Claussen, Legislative District 18, Maurice A. Kremer, Legislative District 34, George H. Fleming, Legislative District 47, Fred W. Carstens, Legislative District 30, Stanley A. Matzke, Legislative District 24 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT relating to the Nebraska Vocational Technical School; to provide for instruction throughout the entire year.

LEGISLATIVE BILL 285. By Harold B. Stryker, Legislative District 23, George C. Gerdes, Legislative District 49, Elvin Adamson, Legislative District 43 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to appropriate the sum of one hundred sixty thousand dollars to the Department of Agriculture and Economic Development to aid in defraying the expense of training of deserving Nebraska youths of low income farm and ranch families for the biennium ending June 30, 1965; and to declare an emergency.

LEGISLATIVE BILL 286. By Albert A. Kjar, Legislative District 39, John E. Knight, Legislative District 26 and Elvin Adamson, Legislative District 43.

A BILL FOR AN ACT relating to insurance; to define permissible convertible investments for domestic insurance companies; to provide for the value at which incidental securities obtained in connection with other investments shall be carried.

LEGISLATIVE BILL 287. By S. H. Brauer, Sr., Legislative District 21, William M. Wylie, Legislative District 20 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT to amend section 53-134, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to remove certain

territory from the brand inspection area; and to repeal the original section.

LEGISLATIVE BILL 288. By Arnold Ruhnke, Legislative District 31, George C. Gerdes, Legislative District 49, Albert A. Kjar, Legislative District 39, Jerome Warner, Legislative District 25, Peter H. Claussen, Legislative District 18 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to public power districts and public power and irrigation districts; to define terms; to provide for better representation of the people in this State served by such districts on the boards of directors of such districts; to require a district's service area to be substantially included in its chartered territory; to set forth the basis for delimiting and circumscribing a district's service area for purposes of this act; to segregate service areas for purposes of segregating chartered territories of such districts as are jointly serving an area of this State; to recognize the existing statutory requirements and procedures relating to amendment of chartered territories for such districts and to add requirements and procedures to accomplish the purposes of this act; and to provide for hearings, notice, and appeals.

Visitors

Mr. Stromer introduced Sister Mary Alban and 44 students of the St. Marys School in Lincoln.

Mr. Craft introduced Mr. Vic Halligen from North Platte, Nebraska.

UNANIMOUS CONSENT—Committee Meeting

Mr. Ruhnke asked unanimous consent for the members of the Public Power Study Committee to meet for a short time in the West Senate Lounge. No objections. So ordered.

Mr. Kjar asked unanimous consent for the Banking, Commerce & Insurance Committee to meet after adjournment in the West Senate Lounge. No objections. So ordered.

Ease

The Legislature was at ease from 10:07 until 11:00 a.m.

Speaker Bowen Presiding

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 289. By Arnold Ruhnke, Legislative District 31, Harold B. Stryker, Legislative District 23, George C. Gerdes, Legislative District 49, Peter H. Claussen, Legislative District 18, Jerome Warner, Legislative District 25 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend sections 70-1001, 70-1002, 70-1003, 70-1004, 70-1005, 70-1006, 70-1007, 70-1008, 70-1010, 70-1011, 70-1012, 70-1013, 70-1015, 70-1016, 70-1017, and 70-1020, Revised Statutes Supplement, 1963, relating to the Nebraska Power Review Board; to clarify the jurisdiction, powers, and procedures of the board; to change procedures as prescribed; to provide for application to the board for relief by any retail customer; to provide for apportionment of the board's expense based on electrical revenue; and to repeal the original sections.

LEGISLATIVE BILL 290. By Peter H. Claussen, Legislative District 18, George C. Gerdes, Legislative District 49, Harold B. Stryker, Legislative District 23, Jerome Warner, Legislative District 25, Albert A. Kjar, Legislative District 39, Arnold Ruhnke, Legislative District 31 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 75-719, Revised Statutes Supplement, 1963, relating to transmission lines; to change requirements to be met for the construction of certain transmission lines; and to repeal the original section.

Members Excused

Mr. Batchelder was excused until 10:00 a.m. Wednesday, January 20, 1965.

Mr. Marvel was excused until 11:30 a.m. this morning.

Adjournment

At 11:10 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Wednesday, January 20, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**ONE HUNDRED-TENTH DAY**

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 16, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, before we become involved in the routine of the day, we pause to seek thy help. Experienced in the ways of men, we know all too little of the ways of God. But thou knowest us, each one of us, by name and by our needs. Turn our wayward minds and hearts to Thee. Forgive the faults and failures of the past and set us free from them. Forgive our failure to apply to ourselves the standards of conduct we demand of others. Forgive our slowness to see the good in our fellows and to see the evil in ourselves. In our differences may we be kind; in our agreements may we be humble, that Thy will may be done in us, and through us in our beloved state. For Jesus' sake. Amen.

The roll was called and all members were present.

Visitors

Mr. Gerdes introduced Mrs. Garould Fairhead, his daughter and grandchildren Jeana, Gary and Lee.

Mr. Whitney introduced Mr. and Mrs. Ray Terhune of Paxton and Mr. and Mrs. Charles Welsh of Brule.

UNANIMOUS CONSENT—General File

Mr. Pedersen asked unanimous consent to consider LB 849 and LB 5 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 849. Mr. Bowen asked unanimous consent to waive the reading of the bill and allow the introducer to explain it. No objections. So ordered.

Mr. Burbach offered the following amendments, which were adopted:

1. Amend section 3 of the bill, line 19 by inserting after "retailer" the following:

"with intent to injure competitors or destroy or substantially lessen competition".

2. Amend section 16 of the bill, line 3 by inserting after "revoke" the following:

"for any violation of the provisions of this act", and line 6 by inserting ", and notice of hearing shall be given as provided in section 84-913, Revised Statutes Supplement, 1963;" after the semicolon.

3. Amend the title to conform.

Advanced to E and R for review with 36 ayes, 6 nays and 7 not voting.

LEGISLATIVE BILL 5. Bracketed at the request of Mr. Burbach.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 898. With Emergency.

A BILL FOR AN ACT relating to revenue and taxation; to provide that the Tax Commissioner shall have power to examine property, books, papers, records, or memoranda bearing upon the correctness of any return of tangible property; to provide for taking of testimony; to provide for enforcement through the district court as prescribed; to amend section 77-718, Reissue Revised Statutes of Nebraska, 1943; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Claussen	Hughes	Matzke
Batchelder	Craft	Kjar	Moulton
Bauer	Crandall	Knight	Moylan
Brauer	Danner	Kokes	Nelson
Budd	Fleming	Kremer	Nore
Burbach	Harsh	Lysinger	Orme
Carpenter	Hasebroock	Mahoney	Paine, I.
Carstens	Holmquist	Marvel	Paxton

Payne, D.	Rasmussen, R.	Stryker	Warner
Pedersen	Ruhnke	Syas	Whitney
Proud	Skarda	Wallwey	Wylie
Rasmussen, E.	Stromer		

Voting in the negative, 1:

Klaver

Not voting, 2:

Bowen Gerdes

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 181.

A BILL FOR AN ACT to amend section 32-1001.29, Revised Statutes Supplement, 1963, and section 32-496, Reissue Revised Statutes of Nebraska, 1943, as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to provide for a recount in certain cases; to change manner of recounting of ballots for members of the Legislature; to provide for costs; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Batchelder

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 585.

A BILL FOR AN ACT relating to insurance; to adopt the Unauthorized Insurers False Advertising Process Act.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Skarda

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 261.

A BILL FOR AN ACT to amend section 17-702, Reissue Revised Statutes of Nebraska, 1943, and section 17-230, Revised Statutes Supplement, 1963, relating to cities of the second class and villages; to provide for an increase in the maximum levy to be certified, assessed, and collected for municipal purposes; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Bauer	Fleming	Kremer	Rasmussen, E.
Brauer	Gerdes	Mahoney	Rasmussen, R.
Budd	Harsh	Matzke	Ruhnke
Burbach	Hasebroock	Moulton	Skarda
Carpenter	Holmquist	Moylan	Stromer
Carstens	Hughes	Orme	Stryker
Claussen	Kjar	Payne, D.	Syas
Craft	Klaver	Pedersen	Wallwey
Crandall	Knight	Proud	Whitney
Danner			

Voting in the negative, 12:

Adamson	Kokes	Nelson	Paxton
Batchelder	Lysinger	Nore	Warner
Bowen	Marvel	Paine, I.	Wylie

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 534. With Emergency.

A BILL FOR AN ACT to amend section 53-161, Revised Statutes Supplement, 1963, relating to liquors; to provide for credit on tax paid for alcoholic liquors shipped out of the state or returned to the manufacturer; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger		

Voting in the negative, 3:

Harsh Rasmussen, E. Wylie

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 747.

A BILL FOR AN ACT to amend section 37-420, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to provide for the killing of deer on refuges as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 887. With Emergency.

A BILL FOR AN ACT to amend section 2-1559, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 168, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to watershed conservancy districts; to provide when the power of

eminent domain may be used to acquire sites for recreation purposes; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kremer	Payne, D.	Warner
Craft	Lysinger	Pedersen	Whitney
Crandall			

Voting in the negative, 3:

Paxton	Rasmussen, E.	Wylie
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Not voting, 5:

Carpenter	Klaver	Kokes	Mahoney
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 354. With Emergency.

A BILL FOR AN ACT relating to state departments; to provide for leasing of personal property for state use as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Budd	Crandall	Hasebroock
Batchelder	Burbach	Danner	Holmquist
Bauer	Carstens	Fleming	Hughes
Bowen	Claussen	Gerdes	Kjar
Brauer	Craft	Harsh	Klaver

Knight	Nelson	Proud	Stryker
Kokes	Nore	Rasmussen, E.	Syas
Kremer	Orme	Rasmussen, R.	Wallwey
Lysinger	Paine, I.	Ruhnke	Warner
Marvel	Paxton	Skarda	Whitney
Moulton	Payne, D.	Stromer	Wylie
Moylan	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Carpenter	Mahoney	Matzke
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 706.

A BILL FOR AN ACT relating to food; to define terms; to provide for the sale and distribution of wholesome food as prescribed; to provide duties for certain officers as prescribed; to provide for rules and regulations; to provide for violations of this act; to provide penalties; and to repeal sections 81-203 to 81-217, and 81-281 to 81-286, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carpenter

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 863.

A BILL FOR AN ACT to amend section 41-110, Reissue Revised Statutes of Nebraska, 1943, relating to hotels and inns; to increase the registration fees for restaurants, hotels, rooming houses, boarding houses, apartment houses, motels and tourist camps as prescribed; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Lysinger	Rasmussen, R.
Bauer	Fleming	Mahoney	Ruhnke
Bowen	Gerdes	Marvel	Skarda
Brauer	Harsh	Matzke	Stromer
Budd	Hasebroock	Moulton	Stryker
Burbach	Holmquist	Moylan	Syas
Carpenter	Hughes	Nore	Wallwey
Carstens	Kjar	Orme	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kremer	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 8:

Batchelder	Kokes	Paine, I.	Pedersen
Klaver	Nelson	Payne, D.	Proud

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 874. With Emergency.

A BILL FOR AN ACT to amend sections 19-2502, 19-2503, 19-2505, 19-2506, and 19-2508, Reissue Revised Statutes of Nebraska, 1943, and sections 19-2501 and 19-2504, Revised Statutes Supplement, 1963, relating to cities and villages, particular classes; to provide for the creation of industrial areas situated in more than one

county as prescribed; to provide procedure for establishing industrial areas when the real estate is located in more than one county as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Danner	Kremer	Paine, I.
Bauer	Fleming	Lysinger	Paxton
Bowen	Gerdes	Mahoney	Payne, D.
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Ruhnke
Carpenter	Hughes	Moylan	Stromer
Carstens	Kjar	Nelson	Stryker
Claussen	Klaver	Nore	Wallway
Craft	Knight	Orme	Whitney
Crandall	Kokes		

Voting in the negative, 7:

Batchelder	Rasmussen, E.	Syas	Wylie
Pedersen	Skarda	Warner	

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 864. With Emergency.

A BILL FOR AN ACT to amend section 3-126, Reissue Revised Statutes of Nebraska, 1943, and section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 657, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Aeronautics; to provide for placing of certain funds of the department in the Department of Aeronautics Cash Fund, as prescribed; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

NOTICE OF COMMITTEE HEARING

Labor

LEGISLATIVE RESOLUTION 60 Monday, June 28, 1965 2:00 p.m.

Mr. Danner asked unanimous consent to hold the hearing in the East Chamber. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on June 16, 1965 at 8:30 a.m.: LB 704 LB 705 LB 271 LB 648

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 851. Replaced on Select File as amended.

E and R amendments to LB 851:

1. In new section 5, line 14, strike the comma and insert a semicolon; in line 18, strike "have authority and it shall be his duty to".

2. In new section 6, line 1, insert "*section 4 or 5 of*" after "*of*".

3. Because of the Carpenter unanimous consent amendment, adopted June 8, 1965, strike new section 9 and insert:

"Sec. 9. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. Strike Enrollment and Review amendment 3, adopted June 8, 1965, and the Bauer specific amendment adopted June 9, 1965.

5. In the title, strike the Enrollment and Review amendment to line 7; and in line 7, strike "and" and insert "to provide for posting of charges as prescribed; to regulate the soliciting in this state of common or agricultural labor for employment beyond this state as prescribed; to provide for penalties; to provide for severability;"; and in line 8, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 627. Replaced on Select File as amended.

E and R amendment to LB 627:

1. In the title, line 5, insert "to harmonize with previous legislation;" before "and".

LEGISLATIVE BILL 255. Replaced on Select File as amended.

E and R amendment to LB 255:

1. In the Kjar specific amendment, line 2, insert "*twenty*" before "*twenty-five*".

LEGISLATIVE BILL 895. Replaced on Select File as amended.

E and R amendments to LB 895:

1. In the Marvel unanimous consent amendment 1, strike line 6 and insert "as such funds were expended for the acquisition of such property.'".

2. In the title, line 3, insert "or exchange" after "sell"; and in line 5, strike the second "the" and insert "any".

LEGISLATIVE BILL 727. Placed on Select File as amended.

E and R amendments to LB 727:

1. In line 2 of standing committee amendment 1, insert "*the owner of*" after the first "*that*"; strike the comma in line 3; and at the end of line 4, insert "*for deposit in the state treasury*".

2. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 1, Legislative Bill 707, Seventy-fifth Session, Nebraska State Legislature, 1965,"; at the end of line 9, insert "For buses used exclusively to carry children to and from school, and other school activities, the registration fee shall be ten dollars."; and at the end of line 67, insert "So long as one registered name on a registration of a noncommercial vehicle remains the same, other names may be deleted therefrom or new names added thereto for a fee of one dollar."

3. For correlation purposes, in line 1 of section 3 and line 2 of the title, strike "sections 60-318 and 60-329" and insert "section 60-318"; and after the second comma in line 2 of section 3 and line 3 of the title, insert "and section 60-329, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 707, Seventy-fifth Session, Nebraska State Legislature, 1965,".

4. In the title, line 6, insert "to provide for payment to the Department of Motor Vehicles of fees for prorated buses;" after the semicolon; and at the end of line 7, insert "Department of Motor Vehicles or".

LEGISLATIVE BILL 71. Placed on Select File as amended.

E and R amendments to LB 71:

1. In section 1, insert "*or the agent thereof*," at the end of line 10; and strike the new matter in line 11.

2. For correlation purposes, after the second comma in line 2 of sections 1 and 3 and line 3 of the title, insert "as amended by section 1, Legislative Bill 675, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 38, strike "60-329 to 60-342" and insert "60-305.08 to 60-342 and 60-1603"; strike beginning with "The" in line 38 through "which" in line 42 and insert "The county treasurer *or his agent* shall collect in addition to other registration fees, the sum of fifty cents for each and every certificate issued, which fee"; and in lines 44 and 45, strike "*which is hereby created*".

LEGISLATIVE BILL 908. Placed on Select File as amended.

E and R amendments to LB 908:

1. In section 1, line 2, insert "and amendments thereto," before "shall"; and in line 12, insert "the" after "by".

2. In the title, lines 6 and 7, strike "and enacted into law by the Legislature as prescribed;" and insert "as prescribed; to provide for the use of such funds; to ratify previous expenditures".

LEGISLATIVE BILL 464. Placed on Select File as amended.

E and R amendments to LB 464:

1. In section 1, line 25, strike "commission" and insert "commission council".
2. In standing committee amendment 1, line 5, strike the comma and insert an underscored semicolon; and in line 7, strike the comma and insert "; and".
3. In the title, lines 3 and 4, strike "increase the size" and insert "shorten the term of members".

LEGISLATIVE BILL 350. Placed on Select File as amended.

E and R amendments to LB 350:

1. Renumber original section 3 as section 2.
2. For correlation purposes, after the second comma in line 2 of section 1 and renumbered section 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 385, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and after line 25 of section 1 insert

"(3) The premiums received by any insurance company authorized to do business in this state on pension, profit-sharing and other employee benefit plans which are described in section 805 (d) (1) of the Internal Revenue Code of 1954, as amended as of January 1, 1965 shall be exempt from taxes."

3. In the title, line 5, strike "to define terms;".

LEGISLATIVE BILL 682. Placed on Select File.**LEGISLATIVE BILL 524.** Placed on Select File as amended.

E and R amendments to LB 524:

1. In new section 1, line 4, strike "Value means" and insert "For purposes of this act, value shall mean (1)"; in line 7, strike the semicolon and insert "; and (2)"; and in line 10, after the period, insert "Such tax shall be evidenced by stamps to be attached to the deed."
2. In the Burbach General File amendment 3, line 3, strike "herein imposed" and insert "imposed by section 1 of this act"; and in line 6, insert "a" after "as".
3. In new section 6, lines 1 and 2, strike "is hereby authorized to" and insert "shall".

4. In the title, strike lines 7 to 11 and insert "tached thereto; to provide powers and duties; to make certain acts unlawful; to provide penalties; to provide for rules and regulations; and to provide when this act shall become operative."

LEGISLATIVE BILL 593. Placed on Select File as amended.

E and R amendments to LB 593:

1. In section 1, line 4, strike "herein".
2. In section 4, line 17, insert "not" after "are".
3. In section 5, line 8, strike the comma; and in line 17, strike "to".
4. In section 6, line 2, strike the second "to"; and in lines 4, 5, 6, 7, 9, 11, 13, 16, and 18, strike "to".
5. In section 7, line 4, insert "the" after "on"; and strike beginning with the comma in line 21 through "council" in line 24, and insert the same before the semicolon in line 18.
6. In section 8, lines 8 and 12, strike the comma; and in line 26, strike "herein authorized" and insert "authorized by this act".
7. In standing committee amendment 9, line 1, insert "section 5," before "line".
8. In the title, line 10, strike "and appropriations".

LEGISLATIVE BILL 890. Correctly engrossed.

LEGISLATIVE BILL 70. Correctly engrossed.

LEGISLATIVE BILL 260. Correctly engrossed.

LEGISLATIVE BILL 399. Correctly engrossed.

LEGISLATIVE BILL 493. Correctly engrossed.

LEGISLATIVE BILL 750. Correctly enrolled.

LEGISLATIVE BILL 707. Correctly enrolled.

LEGISLATIVE BILL 810. Correctly enrolled.

LEGISLATIVE BILL 675. Correctly enrolled.

LEGISLATIVE BILL 125. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 750 LB 707 LB 810 LB 675 LB 125

Visitors

Mr. Adamson introduced his wife Mabel and daughters Cheryl and Marjorie.

SELECT FILE

LEGISLATIVE BILL 552. Laid over.

LEGISLATIVE BILL 718. Mr. Marvel asked unanimous consent to withdraw LB 718.

Request laid over.

LEGISLATIVE BILL 905. Mr. Proud offered the following specific amendment which was adopted with 36 ayes, 0 nays and 13 not voting:

Strike the Adamson amendment of June 3, 1965 relating to Douglas County claims. After striking said amendment, strike in line 231, the figure "\$3,760.87" and insert "\$1,821.03"; strike in line 236, the figure "\$9,172.31" and insert "\$4,075.65"; strike in line 247, the figure "\$768.25" and insert "\$50.00"; strike in line 301, the figure "\$5,932.45" and insert "\$4,525.25"; strike in line 306, the figure "\$4,064.47" and insert "\$1,867.95"; strike in line 517 the figure "\$281.75"; strike in line 557 the figure "\$1,141.25."

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. Advanced to E and R for engrossment.

LEGISLATIVE BILL 909. E and R amendments found in the Legislative Journal for the One Hundred-ninth Day were adopted.

Mr. Stromer offered the following amendments, which were adopted by unanimous consent:

Add a new section as follows, and amend the title to conform:

Section 1. That section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 2. In order to qualify for assistance to the aged, blind or disabled, an individual:

(1) Must have been a resident of the State of Nebraska for one year immediately preceding application for such assistance and not have, after qualifying for assistance, resided continuously outside the State of Nebraska for a period of more than one year, except that payments may be continued beyond the period of one year if it is medically established that failure to return to this state was due to physical inability to travel;

(2) Is not receiving care or services as an inmate of a public institution, except as a patient in a medical institution, or who is a patient in an institution for tuberculosis or mental diseases, or who is receiving care or services as a patient in a medical institution as a result of a diagnosis of tuberculosis or psychosis;

(3) Has no parent, child or spouse residing in the State of Nebraska who can support the applicant, Provided, that if the applicant is in all other respects eligible, assistance may be paid for a period not to exceed sixty days while the ability of parents, children or spouse to furnish support is being investigated. If suit is filed against any such relative for the purpose of obtaining support for the applicant, assistance payments may be made for the time reasonably required to obtain a final judgment; Provided, that where it is established that a child or children have been estranged from the applicant for a period of more than ten years, payments may be made even though such relative may be financially able to furnish support. This provision shall not preclude the bringing of an action against such child for the purpose of obtaining support for his parent or parents;

(4) (3) Has not deprived himself directly or indirectly of any property whatsoever for the purpose of qualifying for assistance to the aged, blind or disabled;

(5) (4) May receive care in a public or private institution only if such institution is subject to a state authority or authorities which shall be responsible for establishing and maintaining standards for such institution; and

(6) (5) Must be in need of shelter, maintenance or medical care.

Sec. 2. That original section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed.

Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 268. E and R amendments found in the Legislative Journal for the One Hundred-ninth Day were adopted.

Mr. Marvel offered the following amendments, which were adopted by unanimous consent:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 71-605.02, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

71-605.02. The Department of Health shall preserve permanently and index all such certificates and shall charge and collect in advance a fee of fifty cents, to be paid by the applicant for each certified copy supplied to the applicant for any such record. All fees so collected shall be paid into the state treasury and, by the State Treasurer, shall be credited to the Department of Health, Bureau of Vital Statistics Fund, which fund shall be used for the purpose of administering laws concerning vital statistics, if and when appropriated by the Legislature for that purpose *General Fund*."

2. Amend the bill by renumbering original sections 1 to 4 as sections 2 to 5 respectively, and line 1 of renumbered section 2 by striking "Section" and inserting "Sec."

3. Amend the bill by striking original section 5.

4. Amend section 9 of the bill, line 1, as amended by Enrollment and Review amendment 8, by striking "71-2004" and inserting "71-605.02".

5. Amend Enrollment and Review amendment 9, line 2, by striking "71-2004" and inserting "71-605.02".

6. Amend the title, line 13, by inserting "certain" after "that".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 902. E and R amendments found in the Legislative Journal for the One Hundred-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 910. Advanced to E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 61. Re: Time of Limitation on Claims

Introduced by Sam Klaver, 9th District and Elvin Adamson, 43rd District.

WHEREAS, section 25-218, Reissue Revised Statutes of Nebraska, 1943, provides that every claim and demand against the State of Nebraska shall be forever barred unless action be brought thereon within two years after the claim arose; and

WHEREAS, prior Legislatures have approved the appropriation of money for claims and demands which arose beyond the time of the limitation to present such claims; and

WHEREAS, this Legislature has refused to appropriate money to pay claims and demands which arose beyond the time of the limitation to present such claims.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That in the future the Legislature shall refuse to appropriate money for claims and demands unless filed with the Sundry Claims Board prior to two years from the time the claim or demand arose.

2. That the Clerk of the Legislature advise the county boards of the State of Nebraska of the action of the Legislature in this resolution by sending a printed copy thereof to each county clerk in Nebraska.

UNANIMOUS CONSENT—LB 676

Mr. Carpenter asked unanimous consent that LB 676 be placed at the head of E and R for engrossment and that the same be expedited. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 95

Mr. Carpenter asked unanimous consent to bracket LB 95 on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Unbracket LB 646

Mr. Carstens asked unanimous consent that LB 646 be unbracketed on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 646 to Select File

Mr. Carstens asked unanimous consent to return LB 646 to Select File for consideration of the following specific amendment:

Strike the emergency clause.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 646. The Carstens specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

Mr. Carstens asked unanimous consent that LB 646 retain its original position on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Bracket Bills

Mr. R. Rasmussen renewed his pending request found in the Legislative Journal for the One Hundred-ninth Day to bracket LB 301, LB 581, LB 482 until Tuesday, July 13, 1965.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 764. Read and considered.

Mr. Craft asked unanimous consent to read the amended bill and discuss it section by section.

Mr. Carpenter asked unanimous consent to have his name added as a co-introducer of LB 764. No objections. So ordered.

Mr. Stryker offered the following amendment which was adopted:

Amend Sec. 4, line 5, by striking the word "districts" and inserting "district".

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent to have a meeting of the Committee on Committees at 1:00 p.m. in the West Lounge. No objections. So ordered.

Message from the Governor

June 16, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on June 16, 1965, I approved Legislative Bills 132, 329, 621, 579, 544, 901, 866, and 861.

Respectfully,

(Signed) Frank B. Morrison
Governor

Recess

Mrs. Hughes moved to recess until 1:30 p.m.

Mr. Carpenter moved to amend the Hughes motion to 2:00 p.m.

The Carpenter amendment was adopted.

The Hughes motion as amended was adopted, and at 11:55 a.m. the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present.

Corrections for the Journal

Page 2024, line 26, delete "elections" and insert "election".

Page 2038, line 8, after "page 5," insert "section 5,".

The Journal for the One Hundred-ninth Day was approved as corrected.

GENERAL FILE

LEGISLATIVE BILL 764. Read and considered.

Mr. Budd offered the following amendment to Section 6 which was adopted:

Amend Section 6 of the Standing Committee Amendments to LB 764, lines 7-10, by striking "No more than four directors shall be appointed by the Governor from among the members of the board of directors of any one member district," and inserting in lieu, "In addition to the members so appointed from the districts, the Governor shall appoint from the state at large, two members who are not officials or employees of public power districts or of the Power Review Board. The Governor shall not appoint a majority of the directors of the grid system from among the directors of any one public power district"; line 19 by inserting after "1973" the sentence:

"The terms of the members appointed from the state at large shall expire on January 1, 1970, and no successor to such members shall be appointed or elected."

Mr. Stryker offered the following amendments which were adopted:

1. Amend Sec. 10 of the amended bill by inserting "On and after July 1, 1966" at the beginning of the section, and in line 2 by striking "assume" and inserting in lieu thereof "comply with".

2. Amend standing committee amendment 1, section 14, line 6, by inserting "public institution or agency," after the second comma; and in line 8, insert ", at reasonable charges," after "utilization".

Mr. Stryker offered the following amendments to LB 764 which were adopted:

Sec. 15, line 10, strike "convey" and insert "cause to be conveyed the".

Sec. 15, line 45, after "agreement", insert "with a public power district".

Sec. 15, line 47, after "or", insert "by mutual agreement with a municipality".

Mr. R. Rasmussen offered the following amendments:

Amend LB 764, Section 15 of the amended bill, line 16 after "areas" by striking the balance of the sentence on Lines 17 and 18, and inserting: "*and retail distribution systems within municipalities and their zoning areas to a public power district which serves the area and which purchases power from the grid system or any member district or which uses the transmission system for carrier service as provided by Section 14, where the municipality does not acquire its system (1) for operating by itself or (2) for contracting for its operating with any existing power agency not a member of the grid system created by this Act.*"

Lines 23 and 24 by striking "*outside of any city or village and the zoning areas of such cities or villages*".

Mr. Carpenter moved the amendment be laid over until tomorrow and that mimeographed copies be made available to the members. The motion prevailed.

Mr. Whitney offered the following amendments:

1. Amend Standing Committee amendment 1, section 1, line 37 by striking "Ultimately" and inserting in lieu thereof the following:

"As of January 1, 1973".

2. Amend Standing Committee amendment 1, section 15, line 2 by striking "ultimately" and inserting "January 1, 1973", and line 13 by striking the period and inserting ", but without requiring a vote of the people in the municipalities to acquire such electric distribution systems".

Mr. Whitney moved the amendment be laid over until tomorrow. The motion prevailed.

UNANIMOUS CONSENT—Executive Session

Mr. Marvel asked unanimous consent to hold an executive session of the Budget Committee at 4:00 p.m. No objections. So ordered.

MOTION—Adjournment

Mr. Klaver moved to adjourn at 3:55 p.m.

The motion lost with 21 ayes, 22 nays and 7 not voting.

GENERAL FILE

LEGISLATIVE BILL 764. Read and considered.

Mr. Stryker offered the following amendments which were adopted:

1. Amend section 20 of the Standing Committee General File Amendments line 12 and 13 by striking "to the electric users in the area served by the grid system", and inserting "to the grid system and its customers".

2. Amend the title to conform.

Mr. Ruhnke offered the following amendments:

Amend Sec. 15, line 25, strike "Another" and insert "An existing" and after "district" insert "not a member" of the grid system".

Amend Sec. 15, line 40: after "date" insert "; provided, however, that the foregoing provision of Subsection (3) shall not be required unless the grid system board, on behalf of the grid system or member districts, waives the rights of any member district to be the sole supplier of the buying district under an existing power purchase contract as to such amount of power, and if the grid system board shall not waive such rights of its member districts, Subsection (3) shall be deemed to have been complied with if the buying district has offered to purchase from the grid system or any of

its member districts the amount of power and energy which the retail loads used at the time of purchase."

Amend Sec. 15, lines 44 and 45, strike "a public power district has outside such zoning areas" and insert "*herein provided for a public power district not a member of the grid system*"

Amend Sec. 15, line 47, strike "a public power district" and insert "*an existing public power district not a member of the grid system*"

Amend Sec. 15, line 56 through 59, strike: "The grid system shall apply for amendments to service area agreements of its member districts whenever necessary to carry out this provision." and insert: "*The grid system and its member districts shall amend all service area agreements to which they are a party so as to limit new retail service to their service area after July 1, 1966, and such amendments shall be approved by the Nebraska Power Review Board.*

Amend Sec. 15, line 3, after "it" insert "*or its member districts,*" line 63 after "its" insert "*or its member districts*", Line 67, after "division" insert "*or its member districts*"

Amend Sec. 4 of the Standing Committee General File amendments, line 7, by inserting the word "wholesale" before the word "customer".

Amend Sec. 5, line 11 by inserting at the end of line 11 the word "Holt".

Amendments pending.

Member Excused

Mr. E. Rasmussen was excused for Thursday, June 17, 1965.

UNANIMOUS CONSENT—LB 764

Mr. Bowen asked unanimous consent that consideration of LB 764 be continued as the first order of business before Final Reading on Thursday, June 17, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent to have a meeting of the Committee on Committees on Thursday, June 17, 1965, at 1:00 p.m. in the West Lounge, and to change the room from the Supreme Court Hearing Room to the West Lounge for the hearing scheduled for 1:30 p.m. No objections. So ordered.

Adjournment

Mr. Craft moved to adjourn.

Mr. Ruhnke moved to amend the motion to 8:30 a.m.

The Ruhnke amendment lost.

The Craft motion prevailed and at 4:40 p.m. the Legislature adjourned until 9:00 a.m., Thursday, June 17, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-ELEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 17, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We confess, O Lord, that we think too much of ourselves, for ourselves and about ourselves, and often our voting reflects what we feel would personally be best for us rather than what we conceive to be the best for the most of us. This morning help us to contemplate the meaning of the Golden Rule: "Do unto others, as you would that others should do unto you." If our Lord had thought about Himself, we would not now be bowed in prayer, nor have the liberty in which and for which to pray. If the great men whom we honor for their part in building our nation had thought about themselves first, we would have no free republic today. Help us to see that the letter I is in the middle of sin, and let no man among us think more highly of himself than he ought to think, but help us to walk in the ways of justice, morality, equality, integrity, which Thou hast set before us, to the end that we may be used of Thee in Thy service for the good of all mankind. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. E. Rasmussen who was excused.

GENERAL FILE

LEGISLATIVE BILL 764. Considered.

Mr. Whitney withdrew his pending amendments found in the Legislative Journal for the One Hundred-tenth Day.

Speaker Bowen Presiding

Mr. Whitney offered the following amendments:

1. Amend Standing Committee amendment 1, section 1, line 37 by striking "Ultimately" and inserting in lieu thereof the following:

"As of January 1, 1973". Delete the period in line 40 and add "unless such municipalities by written notice decide to continue the existing service."

Amend Standing Committee amendment 1, section 15, line 2 by striking "ultimately" and inserting "January 1, 1973".

2. Amend Standing Committee amendment 1, section 15, line 13, by striking the period and inserting ", but without requiring a vote of the people in the municipalities to acquire such electric distribution systems."

Mr. Stryker asked for a division of the question.

President Sorensen Presiding

Mr. Bowen moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 35 ayes, 1 nay and 13 not voting.

Mr. Whitney requested a record vote on amendment # 1.

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Lysinger	Pedersen	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Danner	Kremer	Payne, D.	Rasmussen, E.
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The amendment # 1 was adopted.

Mr. Whitney requested a Call of the House on his amendment # 2.

Member Excused

Mr. Kremer was excused at 11:00 a.m. for the remainder of the morning.

The Call of the House showed 45 members present.

Mr. Ruhnke moved the Call be raised. The motion prevailed with 40 ayes, 0 nays and 9 not voting.

Mr. Whitney requested a record vote on his amendment # 2.

Voting in the affirmative, 18:

Batchelder	Harsh	Nore	Pedersen
Budd	Holmquist	Orme	Proud
Carstens	Matzke	Paine, I.	Rasmussen, R.
Craft	Moulton	Payne, D.	Whitney
Danner	Moylan		

Voting in the negative, 26:

Adamson	Crandall	Mahoney	Stromer
Bauer	Fleming	Marvel	Stryker
Bowen	Gerdes	Nelson	Syas
Brauer	Hasebroock	Paxton	Wallwey
Burbach	Hughes	Ruhnke	Warner
Carpenter	Klaver	Skarda	Wylie
Claussen	Kokes		

Not voting, 5:

Kjar	Kremer	Lysinger	Rasmussen, E.
Knight			

Amendment # 2 lost.

Speaker Bowen Presiding

The Ruhnke pending amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted with 32 ayes, 0 nays and 17 not voting.

Mr. Ruhnke offered the following amendment, which was adopted:

Add to Sec. 15, line 70, after word "agencies" after the effective date of this act no retail contract shall be entered into by a member district of the grid system. Such retail contracts shall be entered in the name of the grid system itself.

Ease

The Legislature was at ease from 11:20 a.m. until 11:30 a.m.

Visitors

Mr. Stromer introduced 67 high school students from the University of Nebraska, and teacher Larry Fauss.

Mr. Kjar introduced Mrs. William J. McNichols, Los Angeles; Mrs. R. E. Rosenberg and Mrs. Albert A. Kjar, Lexington.

GENERAL FILE

LEGISLATIVE BILL 764. Considered.

Mr. Carpenter offered the following amendment to the pending R. Rasmussen amendment:

Amend the Rasmussen amendment in line 8 after "Act" and before the period by adding "*or (3) with a legal division of the grid system*".

Amendment pending.

Recess

At 11:45 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mr. E. Rasmussen, who was excused.

The Journal for the One Hundred-tenth Day was approved.

Presented to the Governor

Presented to the Governor for approval on June 17, 1965 at 8:30 a.m.: LB 750 LB 707 LB 810 LB 675 LB 125.

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 162. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review**LEGISLATIVE BILL 797.** Replaced on Select File as amended.

E and R amendment to LB 797:

1. In standing committee amendment 8, lines 2 and 4, insert "of any county" after "office".

LEGISLATIVE BILL 646. Replaced on Select File as amended.

E and R amendments to LB 646:

1. Strike new section 6.

2. In standing committee amendment 4, line 5, insert "and" after the second semicolon; and in line 6, strike "; and to declare an emergency".

LEGISLATIVE BILL 889. Replaced on Select File as amended.

E and R amendments to LB 889:

1. In section 3, line 63, in the column headed "Total Budgeted" strike "21136634" and insert "21186634"; and in line 71, as amended, in the column headed "General Fund" strike "6383049" and insert "6433049".

2. In the Marvel amendment 14, line 3, adopted June 8, 1965, strike "after 'department' " and insert "before the third comma".

3. In renumbered section 8, line 64, as amended, in the column headed "Total Budgeted" strike "42023122" and insert "42748350"; and in line 76, as amended, in the column headed "General Fund" strike "34839826" and insert "35565054".

4. In new section 9, subsection (3), line 3, strike "39" and insert "30"; in subsection (5), line 5, strike "(4)"; in subsection (6), line 1, strike "subdivision" and insert "subsections"; in subsection (6), line 4, strike "subdivision" and insert "subsection"; in subsection (2), line 7, subsection (3), line 5, and subsection (5), lines 6 and 8, strike "LB" and insert "Legislative Bill"; in subsection (2), line 8 and subsection (5), lines 6 and 8, strike "Seventy Third" and insert "Seventy-third"; in subsection (3), line 6, strike "Seventy-Fifth" and insert "Seventy-fifth"; in subsection (2), line 6, strike "appropriated" and insert "reappropriated"; and in subsection (3), line 3, subsection (4), line 4, and subsection (5), line 7, insert "reappropriated and" before "appropriated".

5. In line 2 of the Carpenter amendment, adopted June 15, 1965, strike "24" and insert "25".

6. In the Marvel amendment 1, adopted June 11, 1965, subdivision (f), line 1 insert "State" after "the".

7. In section 1, line 100, strike the semicolon and insert a comma.

8. In line 2, of the Marvel amendment 3, adopted June 11, 1965, strike "8" and insert "7".

9. In line 2 of the Marvel amendment 4, adopted June 11, 1965, strike "5" and insert "4"; and in line 5, strike "the semicolon" and insert "the quotation marks".

10. In line 2 of the Marvel amendment 5, adopted June 11, 1965, strike "22" and insert "18"; and in line 5, strike "the semicolon" and insert "the quotation marks".

11. In line 3 of the Brauer amendment, adopted June 8, 1965, strike "1,707,938" and insert "1707938".

12. In the title, line 8, insert "to make appropriations as allocated from the State Building Fund for the biennium beginning July 1, 1965 and ending June 30, 1967; to reappropriate unexpended balances from the State Institutional and Military Department Building Fund and provide for deposit of receipts from the former levy therefor in the State Building Fund; and to make appropriations for the biennium from the State Recreation Road Fund, the State Educational Television Fund, and the Land and Water Conservation Fund;" after the semicolon.

LEGISLATIVE BILL 101. Replaced on Select File as amended.

E and R amendments to LB 101:

1. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the Carpenter unanimous consent amendment 1, insert an underscored comma before "except" in line 1 and after "class" in line 2.

3. In section 2, line 2, insert ", except a city of the metropolitan class," after the first "city".

4. In the title, line 5, insert ", except cities of the metropolitan class," after "villages"; in line 9, strike "and"; and in line 9, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 352. Correctly engrossed.
LEGISLATIVE BILL 449. Correctly engrossed.
LEGISLATIVE BILL 898. Correctly enrolled.
LEGISLATIVE BILL 181. Correctly enrolled.
LEGISLATIVE BILL 585. Correctly enrolled.
LEGISLATIVE BILL 261. Correctly enrolled.
LEGISLATIVE BILL 534. Correctly enrolled.
LEGISLATIVE BILL 747. Correctly enrolled.
LEGISLATIVE BILL 887. Correctly enrolled.
LEGISLATIVE BILL 354. Correctly enrolled.
LEGISLATIVE BILL 706. Correctly enrolled.
LEGISLATIVE BILL 863. Correctly enrolled.
LEGISLATIVE BILL 874. Correctly enrolled.
LEGISLATIVE BILL 864. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 898 LB 181 LB 585 LB 261 LB 534 LB 747 LB 887 LB 354 LB 706 LB 863 LB 874 LB 864.

Member Excused

Mr. R. Rasmussen asked unanimous consent to be excused for Friday and Monday, June 18th and 21st. No objections. So ordered.

UNANIMOUS CONSENT—LB 797

Mr. Bauer asked unanimous consent to consider LB 797 and LB 889 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 797. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 889. E and R amendments found in this day's Journal were adopted.

Mr. Marvel moved to suspend the rules to consider the following specific amendments.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

1. Amend the Marvel Amendment 18 adopted June 8, 1965, by striking section 10 and inserting the following:

"Sec. 10. SPECIAL CONSTRUCTION AND OPERATING FUNDS

(1) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Recreation Road Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Department of Roads for the purposes specified in Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$1,500,000

(2) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Educational Television Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Nebraska Educational Television Commission for the purposes specified in Chapter 79, article 21, Revised Statutes Supplement, 1963, estimated \$2,110,725

(3) Reappropriate the unexpended balance on hand on June 30, 1965, in the Land and Water Conservation Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Game, Forestation and Parks Commission for the purposes specified in Legislative Bill 485, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$5,000,000".

2. Amend the title to conform.

3. Amend the Marvel unanimous consent amendment 14, adopted June 8, 1965, line 5, by striking "35131854" and inserting "35131904".

4. Amend the Marvel unanimous consent amendment 16, adopted June 8, 1965, line 2, by striking "by striking '5097169'" and inserting "as amended, by striking '5359988'"; and line 3, by striking "5147169" and inserting "5409988".

5. Amend renumbered section 8, line 64, under the column headed "Total Budgeted" by striking "42748350" and inserting "430-11169"; and line 76, under the column headed "General Fund" by striking "35565054" and inserting "35827873".

The Marvel specific amendments were adopted by unanimous consent.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 797. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Expedite LB 889

Mr. Carpenter moved that LB 889 be expedited in order to be taken up on final reading Tuesday, June 22, 1965.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 764. Considered.

President Sorensen Presiding

The Carpenter pending amendment found in this day's Journal to the R. Rasmussen pending amendment was adopted with 20 ayes, 17 nays, and 12 not voting.

Mr. R. Rasmussen asked unanimous consent to withdraw his amended pending amendments found in the Legislative Journal for the One Hundred-tenth Day. No objections. So ordered.

Mr. Stryker offered the following amendment which was adopted:

After the word "act" in line 4 of Sec. 6, insert "and the offices of all directors of such district are abolished as of July 1, 1966."

Mr. Ruhnke offered the following amendment which was adopted:

Amend the Ruhnke amendment in Sec. 15, line 70, by striking the following: "the effective date of this act", and insert "July 1,

1966," and add after the word "itself" in the last line the following: "and shall be assigned to the member district, if any, in whose service area the retail customer is located as long as that member district continues to have such a retail service area."

Mr. Craft moved to indefinitely postpone.

Mr. Pedersen asked unanimous consent that there be unlimited debate. No objections. So ordered.

Mr. Skarda moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 26 ayes, 15 nays, and 8 not voting.

The Craft motion to indefinitely postpone LB 764 lost with 11 ayes, 33 nays, and 5 not voting.

The Standing Committee amendments as amended were adopted.

Advanced to E and R for review with 31 ayes, 8 nays, and 10 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to have an executive session of the Budget Committee at 4:30 p.m. No objections. So ordered.

UNANIMOUS CONSENT—LB 563

Mr. Gerdes asked unanimous consent that LB 563 be the first order of business on Monday, June 21, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 164

Mr. Stromer asked unanimous consent that LB 164 be the first order of business on Friday, June 18, 1965.

Mr. Nelson objected.

Mr. Stromer moved that LB 164 be the first order of business.

The motion prevailed.

Adjournment

Mr. Holmquist moved to adjourn.

Mr. Adamson moved to amend the Holmquist motion to adjourn until 8:30 a.m.

The Adamson amendment was adopted.

The Holmquist motion prevailed and at 4:33 p.m., the Legislature adjourned until 8:30 a.m., Friday, June 18, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-TWELFTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, June 18, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, when we long for life without trials and work without difficulties, remind us that oaks grow strong in contrary winds and diamonds are made under pressure. With stout hearts may we see in every problem an opportunity, and not give way to the pessimism that sees in every opportunity a problem. Knowing that thou art still upon the throne, let us get on with the job at hand, doing the best we can and leaving the rest to Thee. Help us to show ourselves to be good workmen who need not be ashamed, rightly dividing the word of truth. This we ask in Jesus' name. Amen.

The roll was called and all members were present except Mr. R. Rasmussen excused for the day, Mr. Stromer excused until 9:00 a.m. and Mr. Knight excused until 9:15 a.m.

The Journal for the One Hundred-eleventh Day was approved.

Members Excused

Mr. Nelson asked to be excused at noon for the remainder of the day. No objections. So ordered.

Mr. Syas asked to be excused for Friday, June 25th. No objections. So ordered.

Mr. Claussen asked to be excused at 9:00 a.m. for the remainder of the day. No objections. So ordered.

Mrs. Hughes asked to be excused at 9:00 a.m. for the remainder of the morning. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 624.

A BILL FOR AN ACT to amend section 71-1,140.01, Revised Statutes Supplement, 1963, relating to public health and welfare; to provide that schools or colleges of osteopathy which fail at an inspection will receive written report thereof and may apply for reinspection after one year; to provide for expenses as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relating to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Moulton	Skarda
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nelson	Syas
Carstens	Kjar	Orme	Wallway
Claussen	Klaver	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Bauer	Nore	Rasmussen, R.	Stromer
Knight			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 897. With Emergency.

A BILL FOR AN ACT to amend section 77-1320.01, Revised Statutes Supplement, 1963, as amended by section 5, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for an appeal from any assessment made by the Tax Commissioner of property not returned in accordance with the laws of this state; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Crandall	Kremer	Pedersen
Batchelder	Danner	Lysinger	Proud
Bauer	Fleming	Mahoney	Rasmussen, E.
Bowen	Gerdes	Marvel	Ruhnke
Brauer	Harsh	Moulton	Skarda
Budd	Hasebroock	Moylan	Stryker
Burbach	Holmquist	Nelson	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paine, I.	Warner
Claussen	Klaver	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Knight	Nore	Rasmussen, R.	Stromer
Matzke			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 686.

A BILL FOR AN ACT to amend section 17-568.01, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to allow the city council or village board of trustees to make contracts in the amount of five thousand dollars for general improvements without first obtaining a cost estimate by the city or village engineer; to provide when advertising for bids shall be required; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Carpenter	Gerdes	Klaver
Batchelder	Carstens	Harsh	Kokes
Bauer	Craft	Hasebroock	Kremer
Brauer	Crandall	Holmquist	Mahoney
Budd	Danner	Hughes	Matzke
Burbach	Fleming	Kjar	Moulton

Moylan	Paine, I.	Rasmussen, E.	Syas
Nelson	Payne, D.	Ruhnke	Wallwey
Nore	Pedersen	Skarda	Warner
Orme	Proud	Stryker	Whitney

Voting in the negative, 2:

Marvel	Wylie
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Not voting, 7:

Bowen	Knight	Paxton	Stromer
Claussen	Lysinger	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 441. With Emergency.

A BILL FOR AN ACT to amend section 77-1240, Revised Statutes Supplement, 1963, relating to taxation; to change the method of taxing motor vehicles forming part of a fleet as prescribed; to provide procedures and duties; to provide for allocation; to provide for an election; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Marvel	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Harsh	Moylan	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Claussen	Knight	Lysinger	Rasmussen, R.
Klaver			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 796.

A BILL FOR AN ACT to amend section 60-412, Revised Statutes Supplement, 1963, relating to motor vehicle operators' licenses; to increase the fee for a certified abstract of an operating record; to delete a requirement for indexing disapproved applications by counties; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kremer	Rasmussen, E.
Batchelder	Fleming	Lysinger	Ruhnke
Bauer	Gerdes	Marvel	Skarda
Bowen	Harsh	Moulton	Stromer
Brauer	Hasebroock	Moylan	Stryker
Budd	Holmquist	Nore	Syas
Burbach	Hughes	Orme	Wallwey
Carpenter	Kjar	Paine, I.	Warner
Carstens	Klaver	Paxton	Whitney
Craft	Kokes	Pedersen	Wylie

Voting in the negative, 4:

Matzke	Nelson	Payne, D.	Proud
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Not voting, 5:

Claussen	Knight	Mahoney	Rasmussen, R.
Danner			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 599. With Emergency.

A BILL FOR AN ACT relating to public corporations; to authorize public corporations or political subdivisions engaged in a business in a proprietary capacity to make contributions for charitable or eleemosynary purposes; to define terms; to prescribe conditions under which such contributions may be made; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 28:

Batchelder	Gerdes	Mahoney	Paine, I.
Brauer	Harsh	Marvel	Paxton
Burbach	Hasebroock	Moulton	Rasmussen, E.
Carstens	Holmquist	Moylan	Stromer
Crandall	Kjar	Nelson	Stryker
Danner	Kremer	Nore	Warner
Fleming	Lysinger	Orme	Whitney

Voting in the negative, 15:

Adamson	Craft	Payne, D.	Syas
Bowen	Klaver	Pedersen	Wallwey
Budd	Kokes	Ruhnke	Wylie
Carpenter	Matzke	Skarda	

Not voting, 6:

Bauer	Hughes	Proud	Rasmussen, R.
Claussen	Knight		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 24:

Batchelder	Harsh	Mahoney	Orme
Burbach	Hasebroock	Marvel	Paine, I.
Crandall	Holmquist	Moulton	Paxton
Danner	Kjar	Moylan	Rasmussen, E.
Fleming	Kremer	Nelson	Stromer
Gerdes	Lysinger	Nore	Whitney

Voting in the negative, 17:

Adamson	Craft	Payne, D.	Stryker
Bowen	Klaver	Pedersen	Syas
Brauer	Kokes	Ruhnke	Wallwey
Budd	Matzke	Skarda	Wylie
Carpenter			

Not voting, 8:

Bauer	Claussen	Knight	Rasmussen, R.
Carstens	Hughes	Proud	Warner

Having failed to receive a constitutional majority with the emergency clause stricken the bill failed of passage.

LEGISLATIVE BILL 580.

A BILL FOR AN ACT to amend sections 48-121 and 48-122, Revised Statutes Supplement, 1963, relating to workmen's compensation; to increase benefits as prescribed; to eliminate the provisions for continuous, seasonal, or part-time employment, or employment dependent upon the weather, or the output of the employee from determining the wages of a work week; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Claussen	Hughes	Nelson	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

President Sorensen introduced the Governor of Boys' State, Randy Reeves of Omaha, and the Lt. Governor of Boys' State, Terry Petrezelka of Prague. The Governor and Lt. Governor of Boys' State addressed the Legislature.

Mr. Bowen introduced members of Boys' State.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 317.

Introduced by Elvin Adamson, 43rd District; Ramey C. Whitney, 44th District; George H. Fleming, 47th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 4, of the Constitution of Nebraska, relating to school lands; to provide that the costs of administration of the unsold school lands shall be deducted from the income before the income is applied to the support and maintenance of the common schools; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VII, section 4, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 4. All other grants, gifts and devises, that have been, or may hereafter be, made to this state, and not otherwise appropriated by the terms of the grant, gift, or devise, the interest arising from all the funds mentioned in the preceding section, together with all the rents of the unsold school lands, and such other means as the Legislature may provide, shall be exclusively applied to the support and maintenance of common schools in each school district in the state; *Provided*, that the costs of administration of the unsold school lands shall be deducted from the income before the income is applied to the support and maintenance of the common schools."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment providing for the deducting of costs of administering the unsold school lands before distribution of income is made.

For

Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Stromer
Brauer	Holmquist	Nelson	Stryker
Budd	Kjar	Nore	Wallwey
Burbach	Knight	Orme	Warner
Carstens	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 3:

Klaver	Mahoney	Syas
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Not voting, 7:

Carpenter	Danner	Paine, I.	Skarda
Claussen	Hughes	Rasmussen, R.	

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 584.

A BILL FOR AN ACT relating to public buildings; to require that those buildings and facilities, constructed in the state by the use of state, county or municipal funds, shall adhere to the principles prescribed by this act in order to make these buildings and facilities accessible to, and usable by, the physically handicapped.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Bowen	Burbach	Craft
Batchelder	Brauer	Carpenter	Crandall
Bauer	Budd	Carstens	Danner

Fleming	Lysinger	Paine, I.	Stromer
Gerdes	Mahoney	Paxton	Stryker
Harsh	Marvel	Payne, D.	Syas
Hasebroock	Matzke	Pedersen	Wallwey
Kjar	Moylan	Proud	Warner
Klaver	Nelson	Rasmussen, E.	Whitney
Knight	Nore	Skarda	Wylie
Kokes	Orme		

Voting in the negative, 4:

Holmquist	Kremer	Moulton	Ruhnke
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Not voting, 3:

Claussen	Hughes	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 687.

A BILL FOR AN ACT to amend section 16-321, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to allow the city council to make contracts for general improvements in the amount of five thousand dollars without first obtaining a cost estimate by the city engineer; to provide when advertising for bids shall be required; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Claussen Marvel Rasmussen, R. Ruhnke
Hughes

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORT

Committee on Committees

June 17, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislature, and suggests a record vote on each confirmation.

Jess F. Tepner - Motor Vehicle Dealers License Board

James F. Nissen - State Employees Retirement Board

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report.

The motion prevailed.

Vote on Mr. Tepner

Voting in the affirmative, 39:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Burbach	Kjar	Nelson	Stromer
Carpenter	Klaver	Nore	Syas
Craft	Knight	Orme	Wallwey
Crandall	Kokes	Paine, I.	Warner
Danner	Kremer	Payne, D.	Whitney
Fleming	Mahoney	Pedersen	

Voting in the negative, 0.

Not voting, 10:

Bauer	Claussen	Paxton	Stryker
Budd	Hughes	Rasmussen, R.	Wylie
Carstens	Lysinger		

Having received a majority of the votes of all members, the appointment of Jess F. Tepner was declared confirmed by the President.

Vote on Mr. Nissen

Voting in the affirmative, 43:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Burbach	Kjar	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Carstens	Knight	Orme	Syas
Craft	Kokes	Paine, I.	Wallway
Crandall	Kremer	Paxton	Warner
Danner	Lysinger	Payne, D.	Whitney
Fleming	Mahoney	Pedersen	

Voting in the negative, 0.

Not voting, 6:

Bauer	Claussen	Rasmussen, R.	Wylie
Budd	Hughes		

Having received a majority of the votes of all members, the appointment of James F. Nissen was declared confirmed by the President.

Presented to the Governor

Presented to the Governor for approval on June 18, 1965, at 8:30 a.m.: LB 874 LB 864 LB 863 LB 706 LB 354 LB 887 LB 747 LB 534 LB 261 LB 585 LB 181 LB 898

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 526. Replaced on Select File as amended.

E and R amendment to LB 526:

1. In the title, line 7, insert "to harmonize with previous legislation;" after the semicolon.

LEGISLATIVE BILL 676. Correctly engrossed.

LEGISLATIVE BILL 673. Correctly re-engrossed.

LEGISLATIVE BILL 720. Correctly engrossed.

LEGISLATIVE BILL 884. Correctly engrossed.

LEGISLATIVE BILL 789. Correctly engrossed.

LEGISLATIVE BILL 607. Correctly engrossed.

LEGISLATIVE BILL 878. Correctly engrossed.

LEGISLATIVE BILL 902. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTION

LEGISLATIVE RESOLUTION 62. Re: Cleaning, Waterproofing,
and Repairing Capitol Building

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, our Nebraska Capitol Building since its construction, has been recognized as one of the worlds architectural masterpieces; and

WHEREAS, it is anticipated that there will be three hundred and fifty thousand visitors to our Capitol Building in the Centennial year of 1967; and

WHEREAS, there is considerable weather discoloration and repair needed to the stone exterior of our Capitol Building with the exception of the tower; and

WHEREAS, cleaning and repair of the tower is not necessary for another six or eight years; and

WHEREAS, we have the finest Capitol Building in the United States, we should protect and preserve the Indiana lime stone by cleaning, waterproofing and repairing so as to preserve the exterior of our Capitol which is now over thirty-three years old.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the State Building Commission be directed to authorize and supervise the cleaning, waterproofing and pointing up of the

joints where needed of the exterior of the Capitol Building excluding the tower, before the State Centennial of 1967.

2. That a sum not to exceed one hundred thousand dollars shall be appropriated to defray the costs of cleaning, waterproofing and repairing the Capitol Building.

To be referred to a committee.

MOTION—Introduce Bill

Mr. Marvel moved the introduction of a new bill and moved to suspend the rules and place the bill on General File.

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 913. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; Fern Hubbard Orme, Legislative District 29; W. H. Hasebroock, Legislative District 16; Harold B. Stryker, Legislative District 23 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT to amend section 83-210.01, Revised Statutes Supplement, 1963, relating to Department of Public Institutions; to change the use of the revolving fund in assisting the blind in vocational rehabilitation as prescribed; to provide for disposition of gross proceeds as prescribed; and to repeal the original section.

UNANIMOUS CONSENT—LB 164

Mr. Stromer asked unanimous consent to consider LB 164 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 164. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-fifth Day were adopted.

Mr. Klaver offered the following amendment which was adopted:

Amend LB 164, Sec. 3, line 16 by striking "ten" and inserting "twenty-five".

Mr. Stromer offered the following amendments which were adopted:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 32-503.01, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-503.01. All partisan and nonpartisan candidates for elective offices shall be nominated: (1) By a primary held in accordance with Chapter 32, article 5, or (2) by nomination papers signed and filed as provided by section 32-504. If a candidate for an elective office is the incumbent of another partisan or nonpartisan elective office, the filing of the requisite nomination papers of such incumbent for any other partisan or nonpartisan elective office shall be perfected at least seventy days prior to the date of such primary, notwithstanding any more general or special law respecting elections contained in sections 32-504, 32-514, and 32-515. Except as provided in section 70-619, the filing of the requisite nomination papers, perfected as aforesaid, shall create a vacancy in any elective office created by an act of the Legislature which such candidate then holds, as of the date of the commencement of the term of the office or as of the date such vacancy is filled by the election, for which he filed or for which he accepted filing. Candidates may file for the unexpired term of the office which becomes vacant as provided in this section."

2. Amend the bill by renumbering original sections 1 to 7 as sections 2 to 8 respectively.

3. Amend renumbered section 8, line 1 by striking "32-510" and inserting "32-503.01, 32-510,".

4. Amend the title to conform.

Mr. Hasebroock offered the following amendments:

1. Sec. 3 - strike the new matter and reinstate the old matter.

2. Sec. 4 - strike the new matter and reinstate the old matter.

3. Sec. 5 - strike the new matter and reinstate the old matter.

Mr. Pedersen asked for a division of the question, that the amendments be voted on Section by Section.

Amendments 1 and 2 lost.

Mr. Paxton requested a record vote on amendment 3.

Voting in the affirmative, 15:

Batchelder	Kjar	Nore	Proud
Craft	Lysinger	Paine, I.	Syas
Hasebroock	Moulton	Paxton	Whitney
Holmquist	Nelson	Pedersen	

Voting in the negative, 30:

Adamson	Danner	Mahoney	Ruhnke
Bauer	Fleming	Marvel	Skarda
Bowen	Gerdes	Matzke	Stromer
Budd	Harsh	Moylan	Stryker
Burbach	Klaver	Orme	Wallwey
Carpenter	Knight	Payne, D.	Warner
Carstens	Kokes	Rasmussen, E.	Wylie
Crandall	Kremer		

Not voting, 4:

Brauer	Claussen	Hughes	Rasmussen, R.
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The amendment lost.

LB 164 was advanced to E and R for review with 35 ayes, 8 nays and 6 not voting.

UNANIMOUS CONSENT—LB 893

Mr. Lysinger asked unanimous consent that LB 893 be placed at the head of General File. No objections. So ordered.

Speaker Bowen Presiding

SELECT FILE

LEGISLATIVE BILL 552.

Mr. Warner offered the following specific amendments:

1. Amend the bill by striking the Kjar amendment adopted June 2, 1965.
2. Amend section 1 of the bill, line 12 by striking "primarily", and line 13 by inserting "*and not held out for sale by dealers or manufacturers representatives for the planting, cultivating or harvesting of agricultural products*" before the period.
3. Amend the title to conform.

Amendment pending.

Laid over at the request of Mr. Kjar.

LEGISLATIVE BILL 851. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 627. E and R amendment found in the Legislative Journal for the One Hundred-tenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 255. E and R amendment found in the Legislative Journal for the One Hundred-tenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 895. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 727. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Mr. Ruhnke offered the following specific amendments, which were adopted with 34 ayes, 0 nays and 15 not voting.

1. Amend section 2 of the bill by striking all after the comma in line 51 to the comma in line 53, and show as stricken matter.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 71. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 908. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 464. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 682. Advanced to E and R for engrossment.

LEGISLATIVE BILL 524. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Mr. Burbach offered the following specific amendments, which were adopted with 27 ayes, 0 nays and 22 not voting.

1. Amend the bill by striking the standing committee amendment.
2. Amend the bill, sec. 3, by reinstating the sentence in lines 7 and 8.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 593. Laid over.

LEGISLATIVE BILL 646. E and R amendments found in the Legislative Journal for the One Hundred-eleventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. E and R amendments found in the Legislative Journal for the One Hundred-eleventh Day were adopted.

Laid over at the request of Mr. Adamson.

LEGISLATIVE BILL 718. Mr. Marvel renewed his pending request found in the Legislative Journal for the One Hundred-tenth Day to withdraw LB 718.

No objections. So ordered.

UNANIMOUS CONSENT—Executive Session

Mr. Marvel asked unanimous consent for the Budget Committee to hold an executive session at 1:30 p.m. today. No objections. So ordered.

Explanation of Vote

Had I been present, I would have voted 'aye' on LB 624 and LB 897 on Final Reading this morning.

(Signed) Herb Nore

Members Excused

Messrs. Nore, Carstens and Klaver asked to be excused for this afternoon. No objections. So ordered.

Recess

At 11:49 a.m., on a motion by Mr. Ruhnke, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Carstens, Claussen, Klaver, Knight, Nelson and R. Rasmussen, excused and members of the Budget Committee, excused until 2:30 p.m.

UNANIMOUS CONSENT—General File Bills

Mr. Bowen asked unanimous consent to read the title and amendments of the General File bills and allow the introducer to explain the bills section by section and discuss them.

Mr. Holmquist objected.

GENERAL FILE

LEGISLATIVE BILL 328. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Mr. Warner offered the following amendments, which were adopted:

1. Amend section 1 of the bill, lines 16 and 17 by striking "*his place of residence which will enable the location to be readily ascertained*" and inserting "*a rural route*".

2. Add the emergency clause.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE BILL 893. Read and Considered.

Speaker Bowen Presiding

Advanced to E and R for review with 25 ayes, 4 nays and 20 not voting.

Visitor

Mr. Whitney introduced Mr. Lloyd Whitney of Omaha.

LEGISLATIVE BILL 540. Considered.

The pending Pedersen amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Mr. Skarda moved to indefinitely postpone.

Mr. Skarda asked for a Call of the House. The Call showed 43 members present.

Mr. Adamson moved the Call be raised. The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

The Skarda motion to indefinitely postpone prevailed with 20 ayes, 16 nays, and 13 not voting.

Visitors

Mr. Wylie introduced Mary Lynne Nelson from Albion and Chris Leidelfried from Luis, Austria.

Members Excused

Mr. Kjar was excused at 3:00 p.m. for the remainder of the day.

Mr. Paxton was excused at 3:15 p.m. for the remainder of the day.

Mr. Lysinger was excused at 3:30 p.m. for the remainder of the day.

MOTION—Reconsider Action

Mr. Syas moved to reconsider action on LB 540.

The motion prevailed with 26 ayes, 4 nays, and 19 not voting.

GENERAL FILE

LEGISLATIVE BILL 540. Considered.

Mr. Harsh moved the previous question on indefinitely postponing LB 540.

The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

Mr. Syas asked for a Call of the House. The Call showed 39 members present.

Mr. Skarda moved the Call be raised. The motion prevailed with 31 ayes, 0 nays, and 18 not voting.

The motion to indefinitely postpone lost with 15 ayes, 17 nays, and 17 not voting.

Mr. Syas offered the following amendments which were adopted:

1. Strike Pedersen amendments.

2. Amend section 1 of the bill by striking lines 9 to 11 and inserting the following:

“ing. When an application for a license has been made or of a request for transfer to a new location, the city clerk shall cause to be published a legal notice in the newspaper with the largest circulation in the city at least five days prior to the hearing. The legal notice shall state that an application has been made for a license at a new location to sell alcoholic liquor, the class of license desired, the location of the premises for which the license is desired, and the time and place of the hearing. The costs of such notice to be paid for by the applicant.”.

3. Amend the title to conform.

Advanced to E and R for review with 22 ayes, 5 nays, and 22 not voting.

UNANIMOUS CONSENT—LB 172, LB 911, LB 913

Mr. Gerdes asked unanimous consent that LB 172, LB 911, and LB 913 be placed at the head of General File for consideration on Tuesday, June 22, 1965. No objections. So ordered.

Adjournment

At 3:42 p.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Monday, June 21, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED-THIRTEENTH DAY—JUNE 21, 1965 2099

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-THIRTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, June 21, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, with summer now upon us, and the days going by so rapidly, give us the determination to use each day, and not waste time. Let us not be content to wait and see what will happen, but give us the determination to make the right things happen. While time is running out, save us from impatience, which is akin to cowardice. Give us the courage to be either hot or cold, to stand for something lest we fall for anything. In Jesus' name. Amen.

The roll was called and all members were present except Mr. R. Rasmussen, who was excused for the day.

Corrections for the Journal

Page 2089, line 24, delete "necessarily" and insert "necessary".

Page 2097, line 4, delete "21" and insert "19".

The Journal for the One Hundred-twelfth Day was approved as corrected.

Message from the Governor

June 18, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 16, 1965, I approved Legislative Bills 331, 632, 271, 704, 705, 385, and 384.

Respectfully,
(Signed) Frank B. Morrison
Governor

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 890. With Emergency.

A BILL FOR AN ACT to amend section 72-1005, Revised Statutes Supplement, 1963, and section 72-1007, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the State Building Fund; to increase the levy as prescribed; to provide for allocation of such funds; to provide duties for the Governor as prescribed; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Fleming	Kremer	Proud
Bauer	Gerdes	Lysinger	Rasmussen, E.
Budd	Harsh	Mahoney	Ruhnke
Burbach	Hasebroock	Marvel	Stromer
Carpenter	Holmquist	Matzke	Stryker
Carstens	Hughes	Moulton	Syas
Claussen	Kjar	Nore	Wallwey
Craft	Klaver	Orme	Warner
Crandall	Knight	Paine, I.	Whitney
Danner	Kokes	Payne, D.	

Voting in the negative, 9:

Batchelder	Moylan	Paxton	Skarda
Bowen	Nelson	Pedersen	Wylie
Brauer			

Not voting, 1:

Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 70.

A BILL FOR AN ACT relating to cities and villages, particular classes; to provide that candidates for public office of cities of the first and second class and villages may be nominated at a primary election as prescribed.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 260.

A BILL FOR AN ACT to amend section 16-702, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to increase the maximum levy which may be certified, assessed, and collected for municipal purposes; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 31:

Bauer	Fleming	Knight	Rasmussen, E.
Budd	Gerdes	Kremer	Ruhnke
Burbach	Harsh	Matzke	Stromer
Carstens	Hasebroock	Moylan	Stryker
Claussen	Holmquist	Orme	Syas
Craft	Hughes	Payne, D.	Warner
Crandall	Kjar	Pedersen	Whitney
Danner	Klaver	Proud	

Voting in the negative, 15:

Adamson	Carpenter	Marvel	Paxton
Batchelder	Kokes	Nelson	Skarda
Bowen	Lysinger	Nore	Wylie
Brauer	Mahoney	Paine, I.	

Not voting, 3:

Moulton Rasmussen, R. Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 399.

A BILL FOR AN ACT relating to the brand inspection area; to provide for inspection of livestock consigned within, entering into, or passing through the brand inspection area; to provide for violations; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 493.

A BILL FOR AN ACT to amend section 60-444, Reissue Revised Statutes of Nebraska, 1943, relating to the Nebraska Safety Patrol;

to provide for the actuarial soundness of the Nebraska Safety Patrolmen's Retirement System; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Fleming	Kremer	Rasmussen, E.
Bauer	Gerdes	Lysinger	Ruhnke
Brauer	Harsh	Mahoney	Skarda
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Moulton	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Kjar	Orme	Wallwey
Claussen	Klaver	Payne, D.	Warner
Crandall	Knight	Pedersen	Whitney
Danner	Kokes	Proud	Wylie

Voting in the negative, 5:

Bowen	Nelson	Nore	Paxton
Craft			

Not voting, 4:

Batchelder	Marvel	Paine, I.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Members Excused

Messrs. Mahoney and Skarda were excused for Friday, June 25, 1965.

Visitors

Mr. Skarda introduced Robert Mahoney, John Felinski, Harold and Mildred Sliva, and Edward and Kathryn Jindra from Omaha.

Mr. Marvel introduced Mr. and Mrs. Charles Atwater and Chuckie from Manistique, Michigan.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 909. Replaced on Select File as amended.

E and R amendments to LB 909:

1. Renumber original sections 1 and 2 as sections 2 and 3 and original section 3 as section 5.
2. In renumbered section 2, line 1, strike "Section" and insert "Sec."
3. Renumber section 2, added by the Stromer specific amendment, as section 4.
4. The bill already containing the emergency clause, strike section 3 added by the Stromer specific amendment.
5. In the title, strike lines 2 to 5 and insert:
 "FOR AN ACT to amend section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to change qualifications for assistance to the aged, blind or disabled; to exempt from"; and in line 8, insert "to repeal the original section;" before "and".

LEGISLATIVE BILL 727. Replaced on Select File as amended.

E and R amendment to LB 727:

1. In the title, line 6, insert "to eliminate provision for certain school buses;" before "to".

LEGISLATIVE BILL 756. Placed on Select File as amended.

E and R amendments to LB 756:

1. For correlation purposes, after the second comma in line 2 of section 1 and renumbered section 4, and line 3 of the title, insert "as amended by section 1, Legislative Bill 757, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 3, insert "(1)" before "The"; in lines 8, 20, 25, 34, 51, 69, and 71, strike "(1)", "(2)", "(3)", "(4)", "(5)", "(6)", and "(7)" respectively and insert "(2)", "(3)", "(4)", "(5)", "(6)", "(7)", and "(8)" respectively; and in line 19, insert " or who has been removed from the home of such relative as a result of judicial determination to the effect that continuation therein would be contrary to the welfare of such child with placement of such child in a foster family home or childcare institution as a result of such determination when the state or the county welfare agency or any court having jurisdiction of such child is responsible for the care and placement of such child and such child received aid from the state in or for the month in which court proceedings leading to such determination were initiated" after "home".

2. In the title, line 5, insert "to provide when aid to dependent children shall be paid from county funds;" before "and".

LEGISLATIVE BILL 268. Correctly engrossed.

LEGISLATIVE BILL 624. Correctly enrolled.

LEGISLATIVE BILL 897. Correctly enrolled.

LEGISLATIVE BILL 686. Correctly enrolled.

LEGISLATIVE BILL 441. Correctly enrolled.

LEGISLATIVE BILL 796. Correctly enrolled.

LEGISLATIVE BILL 580. Correctly enrolled.

LEGISLATIVE BILL 317. Correctly enrolled.

LEGISLATIVE BILL 584. Correctly enrolled.

LEGISLATIVE BILL 687. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 624 LB 897 LB 686 LB 441 LB 796 LB 580 LB 317 LB 584 LB 687

UNANIMOUS CONSENT—Bracket LB 789

Mr. Carpenter asked unanimous consent to bracket LB 789 on Final Reading.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 563. Read and Considered.

Mr. Gerdes offered the following amendment, which was adopted:

Amend Standing Committee amendment 2, section 3 by striking "hotel, such tax to be equal to two per".

The Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted as amended.

Mr. Gerdes offered the following amendments:

1. Amend original section 1 of the bill, by striking lines 152 to 161.

2. Amend original section 2, line 3 by striking "three" and inserting "two", line 16 by striking ".44" and inserting ".49", line 17 by striking ".45 to .74" and inserting ".49 to 1.00", by striking line 18, line 19 by striking "three" and inserting "two", and lines 129 and 130 by striking "Fungible" and inserting "tangible".

3. Amend original section 3 of the bill, line 5 by striking "three" and inserting "two".

4. Amend original section 4 of the bill, by striking lines 85 to 94 and inserting:

"(7) There are exempted from the taxes imposed by this act the receipts from the sale, lease or rental of, and the storage, use or other consumption in this state of:

(a) Tangible personal property which will enter into and become an ingredient or component part of tangible personal property manufactured, processed or fabricated for ultimate sale at retail within or without this state; and

(b) Tangible personal property used or consumed in or during any phase of such actual manufacturing, processing or fabricating operation; *Provided*, that the use or consumption of such tangible personal property is necessary or essential to the performance of such operations. Chemicals, catalysts, and other materials which are used during such operations and which are used for the purpose of producing or inducing a chemical or physical change during such operations or for removing impurities or otherwise placing a product in a more marketable condition are included within the exemption, as are other articles of tangible personal property used in such a manner as to be necessary or essential in the actual manufacturing, processing, or fabricating operations. The exemption provided herein does not include the following:

(i) Machinery, equipment and replacement parts and accessories therefor, having a useful life when new in excess of six months; *Provided*, that the maximum sales or use tax shall not exceed eighty dollars on any single article;

(ii) Machinery, equipment, materials and supplies used in a manner that is merely incidental to the manufacturing, processing or fabricating operation such as intraplant transportation equipment and maintenance and janitorial equipment and supplies; *Provided*, that the sales or use tax shall not exceed eighty dollars on any single article;

(iii) Tangible personal property used by a manufacturer, processor or fabricator in any activities other than the actual manufacturing, processing or fabricating operation such as office equipment and supplies, equipment and supplies used in selling or distributing activities, in research and development of new products, or in transportation activities; and

(iv) Hand tools such as hammers, wrenches, saws, etc.”

5. Amend original section 5 of the bill, line 50 by striking “three” and inserting “two”, by striking “1.03” and inserting “1.02”.

6. Amend the bill by striking section 18.

7. Amend the title to conform.

Speaker Bowen Presiding

Gerdes amendments 1, 2, and 3 were adopted.

Gerdes amendments 4, 5, 6, and 7 pending.

President Sorensen Presiding

Mr. Carpenter asked unanimous consent that all proposed amendments to LB 563 be printed in the Journal, that Mr. Gerdes explain Secs. 5-17, and that the bill be laid over. No objections. So ordered.

Mr. Carpenter offered the following amendments:

1. Amend section 4 of the bill by striking lines 4 to 44, line 45 by striking “(4)”, and by striking lines 61 to 276.

2. Amend the title to conform.

Amendments pending.

Mr. Pedersen offered the following amendment:

1. Amend Sec. 5 - 9(b) lines 91 and 92, strike “the widest possible”.

Amendment pending.

Mr. Gerdes offered the following amendment:

Amend LB 563, page 26, Sec. 18a, line 207, by inserting after the words “use as” the following:

“or for construction or repair of”.

Amendment pending.

Laid over.

Visitors

Mr. Pedersen introduced his parents, Mr. and Mrs. Henry Pedersen of Omaha.

Recess

At 12:04 p.m., on a motion by Mr. Wylie, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mr. R. Rasmussen, who was excused.

UNANIMOUS CONSENT—Committee Meetings

Mr. Ruhnke asked unanimous consent for the Rules Committee to meet in the West Lounge immediately upon adjournment.

No objections. So ordered.

Mr. Adamson asked unanimous consent for the Committee on Committees to meet in the West Lounge Thursday Evening at 7:30 p.m.

No objections. So ordered.

Messages from the Governor

June 21, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I submit for your consideration my appointment of John Adkins 17400 West Dodge Street, Omaha, as the trailer dealer representative on the Motor Vehicle Dealers License Board, replacing J. S. Sidders, resigned, which term expires October 19, 1967.

Respectfully,

(Signed) Frank B. Morrison
Governor

Referred to the Committee on Committees.

June 21, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 18, 1965, I approved Legislative Bill 863, and on June 19, 1965, I approved Legislative Bills 874, 887, 898, 675, 707, 750, 810, 648, 534, 585, 706, 747, 354, 125, 181, 864, and 261.

Respectfully,

(Signed) Frank B. Morrison
Governor

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 914. Introduced at the request of the Governor, by George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to the Nebraska Educational Television Commission; to authorize the Nebraska Educational Television Commission to acquire certain land by eminent domain as prescribed.

UNANIMOUS CONSENT—Suspend Rules

Mr. Gerdes asked unanimous consent to suspend the rules and place LB 914 on General File.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 552. The Warner pending specific amendments found in the Legislative Journal for the One Hundred-twelfth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. Mr. Harsh offered the following specific amendment:

I move that the State Tax Commissioner make a revised and complete list of household and personal schedules to provide a more effective method of determining value. This list is to be used as a guide after January 1, 1966.

The Harsh amendment was adopted with 29 ayes, 2 nays and 18 not voting.

Mr. Pedersen moved to Indefinitely Postpone LB 850.

Mr. Klaver asked for a record vote.

Voting in the affirmative, 11:

Danner	Moulton	Paine, I.	Skarda
Klaver	Moylan	Pedersen	Syas
Mahoney	Nelson	Proud	

Voting in the negative, 36:

Adamson	Craft	Knight	Payne, D.
Batchelder	Crandall	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Ruhnke
Bowen	Gerdes	Lysinger	Stromer
Budd	Harsh	Marvel	Stryker
Burbach	Hasebroock	Matzke	Wallwey
Carpenter	Holmquist	Nore	Warner
Carstens	Hughes	Orme	Whitney
Claussen	Kjar	Paxton	Wylie

Not voting, 2:

Brauer Rasmussen, R.

The Pedersen motion lost.

LB 850 was advanced to E and R for grossment.

LEGISLATIVE BILL 593. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Mr. Pedersen offered the following amendment:

Insert at the end of line 18 in Section 4, "*no public funds, either of the state or of any political subdivision thereof, shall ever be used to carry out the powers of the council.*".

Mrs. Orme asked for a record vote on the amendment:

Voting in the affirmative, 7:

Batchelder	Lysinger	Moylan	Syas
Holmquist	Moulton	Pedersen	

Voting in the negative, 32:

Bauer	Fleming	Kremer	Proud
Bowen	Gerdes	Mahoney	Rasmussen, E.
Budd	Harsh	Marvel	Ruhnke
Burbach	Hasebroock	Matzke	Skarda
Carstens	Hughes	Nore	Stromer
Claussen	Kjar	Orme	Wallwey
Crandall	Knight	Paine, I.	Warner
Danner	Kokes	Payne, D.	Whitney

Not voting, 10:

Adamson	Craft	Paxton	Stryker
Brauer	Klaver	Rasmussen, R.	Wylie
Carpenter	Nelson		

The amendment lost.

President Sorensen Presiding

LB 593 was advanced to E and R for engrossment.

LEGISLATIVE BILL 101.

Mr. Carpenter asked unanimous consent to suspend the rules and consider the following specific amendments on Select File. No objections. So ordered.

1. Amend Section 2 by adding before "of cities and villages" in line 5 the following: "and off-street parking facilities".

2. Add a new section to be known as Section 3, to read as follows:

"Sec. 3. As used in this act, street intersection shall include geometric design elements extending beyond the intersection of two streets to include construction involving curvature for turning movements, turning roadways, deceleration and acceleration lanes, median lanes, median openings, design and construction for U-turns, sight distances, and channelization, together with necessary traffic controls, including such construction as is necessary for both traffic entering or leaving the actual street intersection."

3. Renumber Section 3 as Section 4.

4. Amend the title to conform.

Mr. Stromer moved to have the bill and the pending Carpenter amendments laid over. The motion prevailed.

LEGISLATIVE BILL 526. E and R amendment found in the Legislative Journal for the One Hundred-twelfth Day was adopted.

Mr. Holmquist asked unanimous consent to suspend the rules and consider an amendment on Select File.

Mr. Burbach objected.

Mr. Holmquist moved the above.

The motion lost with 17 ayes, 13 nays, and 19 not voting.

LB 526 was advanced to E and R for engrossment.

MOTION—Return LB 797 to Select File

Mr. Carpenter moved to return LB 797 to Select File for the following specific amendment:

Strike the enacting clause.

Mr. Bauer requested a record vote on the Carpenter motion.

Mr. Carpenter requested a Call of the House. The Call showed 48 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 43 ayes, 0 nays, and 6 not voting.

Vote on the Carpenter motion to return LB 797 to Select File:

Voting in the affirmative, 21:

Batchelder	Hasebroock	Moulton	Pedersen
Brauer	Klaver	Moylan	Proud
Budd	Lysinger	Nore	Skarda
Carpenter	Mahoney	Paine, I.	Stromer
Claussen	Marvel	Payne, D.	Syas
Craft			

Voting in the negative, 25:

Adamson	Gerdes	Kokes	Rasmussen, E.
Bauer	Harsh	Kremer	Ruhnke
Bowen	Holmquist	Matzke	Stryker
Burbach	Hughes	Nelson	Wallwey
Carstens	Kjar	Orme	Warner
Crandall	Knight	Paxton	Whitney
Fleming			

Not voting, 3:

Danner	Rasmussen, R.	Wylie
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The Carpenter motion lost.

MOTION—Reconsider Action

Mr. Carstens moved to reconsider action on LB 599 on Final Reading found in the Legislative Journal for the One Hundred-twelfth Day.

Mr. Carstens asked for a Call of the House. The Call showed 48 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 44 ayes, 0 nays and 5 not voting.

The motion to reconsider action lost with 26 ayes, 13 nays and 10 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 63. Re: New National Accelerator Laboratory

Introduced by Harold B. Stryker, 23rd District; C. F. Moulton, 8th District; Marvin E. Stromer, 27th District; George Syas, 13th District; George C. Gerdes, 49th District; Jerome Warner, 25th District; Hal W. Bauer, 28th District; Fern Hubbard Orme, 29th District; C. W. Holmquist, 14th District; Albert A. Kjar, 39th District; M. A. Kremer, 34th District; W. H. Hasebroock, 16th District; John E. Knight, 26th District; Henry F. Pedersen, Jr., 4th District; J. W. Burbach, 19th District and Terry Carpenter, 48th District.

WHEREAS, the Atomic Energy Commission is proposing that a New National Accelerator Laboratory be constructed to further the research of the Atomic Energy Commission; and

WHEREAS, this facility must have certain physical requirements as to location in an area where there is adequate land and water and where the structure of the soil is such to meet their needs; and

WHEREAS, Nebraska is a central location of the United States and has the requirements needed by the Atomic Energy Commission.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature of Nebraska go on record as pledging the cooperation of the various departments of the state government, and the support of the science program at The University of Nebraska to assist in the activation and continuation of this project if it is assigned to this state.

2. That a copy of this resolution shall be mailed by the Clerk of the Legislature to the Atomic Energy Commission.

GENERAL FILE

LEGISLATIVE BILL 88. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Fifty-sixth Day was adopted.

Mr. Carpenter offered the following amendments:

1. Amend the bill by adding a new section to be known as section 9 and to read as follows:

"Sec. 9. Whenever any taxpayer is aware of any tangible or intangible property which is escaping taxation, either by reason of failure to list such property for taxation, or by reason of unlawful exemption of such property, the taxpayer may in writing call upon the proper assessor to list such property for taxation, and if the assessor fails to take appropriate action within thirty days after being so called upon, the taxpayer may bring action to compel such assessor to take the action required by law."

2. Amend the bill by renumbering original section 9 as section 10.

3. Amend the title to conform.

Amendments pending.

Laid over.

LEGISLATIVE BILL 563. Considered.

Mr. Whitney offered the following amendments:

1. Amend the Gerdes amendment 4, (7), (b) line 3 by inserting after "operation" the following: "or in the planting, cultivating or harvesting of farm crops".

2. Amend the title to conform.

Amendments pending.

Mr. Klaver offered the following amendments:

1. Amend original section 4 of the bill, line 215 by striking "or", line 220 by striking the period and inserting "; or", and after line 220 insert the following:

"(d) To recipients of old age assistance, blind assistance, aid to dependent children assistance, or to persons who are permanently

totally disabled, all of whom shall be identified by a proper identification certificate as prescribed by the Tax Commissioner.”.

2. Amend the title to conform.

Amendments pending.

Mr. Lysinger offered the following amendment:

Sec. 1, sub-sec. 9, line 106, after following, insert “Except rental on motion picture film shall be exempt where an admission is charged for viewing such film.”.

Amendment pending.

Laid over.

Visitors

Mr. Matzke introduced Mr. and Mrs. Hilton Petersen and son from Milford, Mrs. Hilton Petersen, Sr. of Groton, New York and Mrs. Carl Kurtz of Groton, New York.

Mr. Kjar introduced Mr. and Mrs. Kenneth Stevens and daughters from Farnum, Nebraska.

LEGISLATIVE BILL 99. Considered.

Standing Committee amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Mr. Crandall offered the following amendments which were adopted:

1. Amend original section 3 of the bill, line 25 by inserting after the period the following:

“It shall be unlawful for any person operating a school bus to be or remain on duty for a longer period than sixteen consecutive hours. When any person operating a bus shall have been continuously on duty for sixteen hours, he shall be relieved and not be permitted or required to again go on duty without having at least ten consecutive hours’ rest off duty, and no such operator, who has been on duty sixteen hours in the aggregate in any twenty-four hour period, shall be required or permitted to continue or again go on duty without having had at least eight consecutive hours off duty”.

2. Amend the title to conform.

Mr. Proud offered the following amendments which were adopted:

Amend Section 1 of the standing committee amendment by striking the words “that provide for transportation of pupils by

school bus". After the word "all" strike the word "such" and insert the word "school".

Amend Section 1 of the standing committee amendment by adding a new paragraph as follows:

"All such school boards and boards of education shall also cause such buses to be inspected at least twice during each calendar year by the Nebraska Safety Patrol. The Nebraska Safety Patrol shall thoroughly inspect every bus as to brakes, lights, windshield wipers, window glass, tires, doors, heaters, defrosting equipment, steering gear, and the mechanical condition of such bus bearing upon the safety thereof as a means of transportation. Within five days after such inspection, the Nebraska Safety Patrol shall make a report of its inspection in writing, and file one copy of such report with the school board or board of education, as the case may be, and file one copy with the Department of Education".

Mr. Pedersen offered the following amendment which was adopted:

Amend LB 99 by inserting at the end of Standing Committee amendment 1 the following:

"If the inspection discloses any defect in equipment bearing upon the safety of a bus as a means of transportation, the bus shall immediately be removed from service until such defects are corrected to the satisfaction of the School Board. Failure to remove the bus from service shall cause the person violating this provision to be guilty of a misdemeanor and upon conviction be punished as provided in subdivision (12) of Section 79-328."

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel requested unanimous consent to hold an executive session of the Budget Committee at 8:30 a.m., Tuesday, June 22, 1965. No objections. So ordered.

Adjournment

Mr. Warner moved to adjourn.

Mr. Ruhnke moved to amend the motion to adjourn until 8:30 a.m.

The Ruhnke amendment was adopted.

The Warner motion as amended was adopted and at 4:15 p.m. the Legislature adjourned until 8:30 a.m., Tuesday, June 22, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED-FOURTEENTH DAY—JUNE 22, 1965 2117

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FOURTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 22, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, be merciful when we pray with half our heart or listen with half our mind, and pity us that we are torn as we are, and bedeviled with compromises. Vainly we long for life without such difficult decisions, yet we know that we have only ourselves to blame for the tensions in which we live. We need to pray that our own eyes be opened to the truth. Deliver us from the reservations that would pray: "Thy Kingdom come - but not yet; Thy will be done on earth - by other people." Help each one of us to see that if Thou art to lead our State, Thou must be permitted to lead us. If Thy will is to be done, we must do it. O God, most merciful, consider not our cowardice but forgive our failings. Hearken to those prayers of our hearts which come to us in high moments when we forget ourselves and think of Thee. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 2105, line 19, correct spelling of "Bracket".

Page 2106, line 5, delete "44" and "49" and insert ".44" and ".49" respectively.

The Journal for the One Hundred-thirteenth Day was approved as corrected.

Communications

Letter from Speaker John McCormack, acknowledging receipt of LR 57.

Letter from Congressman Glenn Cunningham regarding the Veterans' Hospital remaining in operation.

Letter from Congressman Dave Martin acknowledging receipt of LR 57.

Letter from U. S. Senator Carl T. Curtis enclosing his report with reference to the recently passed Federal Aid to Education Bill.

Visitors

Mr. Harsh introduced Dr. and Mrs. F. C. Mills of Hastings.

Mr. Hasebroock introduced Mrs. Art Ortmeier and 42 members of the Jr. Catholic Daughters of America from West Point, Nebraska.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 797.

A BILL FOR AN ACT relating to taxation; to define terms; to impose a tax on net income of individuals, trusts, and estates, and on net income of corporations; to delineate exemptions from taxation; to provide for determination of the tax rate; to define permitted accounting periods and methods; to provide for the allocation of income between and among states when necessary; to permit reciprocity with respect to income tax laws of other states; to provide for declarations and payment of estimated tax; to provide for the withholding of appropriate portions of employee wages; to permit tax deferment for military personnel during open hostilities; to incorporate by reference particular portions of the federal income tax statutes, and rules and regulations promulgated thereunder; to provide for all aspects of administration and enforcement; to provide penalties; and to provide severability.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 26:

Adamson	Gerdes	Kremer	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Holmquist	Nelson	Stryker
Burbach	Hughes	Orme	Wallway
Carstens	Kjar	Paxton	Warner
Crandall	Knight	Rasmussen, E.	Whitney
Fleming	Kokes		

Voting in the negative, 23:

Batchelder	Danner	Moulton	Proud
Brauer	Hasebroock	Moylan	Skarda
Budd	Klaver	Nore	Stromer
Carpenter	Lysinger	Paine, I.	Syas
Claussen	Mahoney	Payne, D.	Wylie
Craft	Marvel	Pedersen	

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 352.

Mr. D. Payne asked unanimous consent to return LB 352 to Select File for consideration of the following specific amendment: 1. Page 3, line 22, strike "at the nearest interchange". No objections. So ordered.

LEGISLATIVE BILL 449.

A BILL FOR AN ACT to amend section 37-412, Reissue Revised Statutes of Nebraska, 1943, relating to game refuges; to redefine boundaries of the game refuge in Garden County; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger	Proud	

Voting in the negative, 1:

Paine, I.

Not voting, 1:

Batchelder

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 22, 1965 at 8:35 a.m.: LB 687 LB 584 LB 317 LB 580 LB 796 LB 441 LB 686 LB 897 LB 624.

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 656. Placed on Select File as amended.

E and R amendments to LB 656:

1. In new section 1, line 1, strike the second "the" and insert "this"; in line 7, strike "their"; and in line 10, strike ", however,".

2. In line 1 of new sections 2 to 26, strike "Section" and insert "Sec.".

3. In new section 2, line 3, strike "The term 'person'" and insert "Person"; in line 7, strike the colon and insert a semicolon; in line 8, strike "The term 'employer' means" and insert "Employer shall mean"; in line 11, insert a semicolon after "person"; in line 32, strike "organizations" and insert "organization"; in line 33, strike the semicolon and insert a colon; in line 37, strike "The term 'employment agency' means" and insert "Employment agency shall mean"; in line 44, strike the colon and insert a semicolon; in line 48, strike "The term 'employee' means" and insert "Employee shall mean"; and at the end of line 49, insert "and".

4. In new section 3, line 5, strike "or," and insert ", or".

5. In new section 6, insert a colon at the end of line 2.

6. Strike the quotation marks in new section 9, lines 1 and 2.

7. In new section 10, insert a colon at the end of line 7.

8. In new section 11, lines 6 and 10, strike "provided that" and insert "if"; insert a comma at the end of line 11; and in line 18, strike "(29 U.S.C. 206(d))".

9. In new section 15, strike the first comma in line 8.

10. In new section 16, line 2, insert "to be appointed by the Governor" before the period; in line 31, strike "proscribe" and insert "prescribe"; in line 32, strike "of the state"; and in line 35, strike "hereof" and insert "of this act".

11. In line 2 of the first Danner General File amendment to section 16, strike "3" and insert "2"; in line 4, strike "6" and insert "5"; in line 4, strike "8" and insert "7"; and in line 7, strike "to be appointed".

12. Amend the Nore amendment to read "In new section 16, strike the sentence beginning in line 19, and insert 'Members of the commission shall receive no compensation for their services but shall be reimbursed for their expenses actually and necessarily incurred in the performance of their duties.'".

13. Insert the Pedersen amendment after the period in new section 16, line 13; in line 5 thereof insert "organizations" after "employer"; and in line 6, strike "organization" and insert "organizations".

14. In new section 17, line 8, strike "the alleged" and insert "any allegation of"; in line 12, strike the comma; in line 12 strike the period and insert a semicolon; in lines 21 and 24, strike "title" and insert "act"; in line 26, strike "purpose" and insert "purposes"; in line 29, strike "shall" and insert "to"; in line 35, strike "(a)" and insert "either"; in line 36, strike ", (b)"; and insert "and" at the end of line 41.

15. In line 8 of the Payne amendment strike the period and insert a semicolon.

16. In new section 18, lines 2 and 3, strike the parentheses; in line 3, insert a comma after "based"; and in line 7, strike "provided that" and insert "but".

17. In new section 19, strike line 1 and insert "Sec. 19. (1) In case of failure to eliminate any unlawful employment practice by informal methods of conference, conciliation, and persuasion, the"; in line 7, strike "said" and insert "such"; in line 8, strike "practices" and insert "practice"; in line 22, strike the second comma; in line 28, strike "provided," and insert "Provided,,"; and in line 65, strike "hereinafter provided" and insert "provided in section 20 of this act".

18. Amend the Carpenter amendment to new section 19 to read "Amend new section 19 by inserting 'Nothing in this subsection shall be construed as precluding any person from claiming any right or privilege available to him under the fifth amendment to the Constitution of the United States.' at the end of line 33.".

19. In new section 20, line 3, strike "of the State"; in line 8, strike "provided," and insert "Provided,,"; in line 15, strike "the said" and insert "such"; in line 44, strike the first comma; and in line 46, strike the first "the" and insert "that".

20. In new section 21, line 4, strike "commissioner" and insert "commission".

21. In new section 23, line 7, strike "by both fine" and insert "be both so fined".

22. In new section 22, line 2, strike "or civil".

23. In standing committee amendment 2, strike lines 2 to 14 and insert:

"FOR AN ACT relating to labor; to declare public policy; to define terms; to provide what shall and shall not be unlawful employment practices; to provide exceptions; to establish the Equal Employment Opportunity Commission and provide for its composition, appointment, qualifications, terms, duties, powers, and compensation; to provide for informal methods of eliminating unlawful employment practices; to provide for complaints; to provide for hearings, orders, and judicial review; to provide for enforcement; to provide penalties; to require a contract provision as prescribed; to provide for severability; and to provide a short title."

LEGISLATIVE BILL 627. Correctly engrossed.

LEGISLATIVE BILL 890. Correctly enrolled.

LEGISLATIVE BILL 70. Correctly enrolled.

LEGISLATIVE BILL 260. Correctly enrolled.

LEGISLATIVE BILL 399. Correctly enrolled.

LEGISLATIVE BILL 493. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 890 LB 70 LB 260 LB 399 LB 493.

Visitors

Mrs. Hughes introduced Mr. and Mrs. E. J. Auxier and Mr. and Mrs. Reuben Hasanyager from Richardson County and Mmes. Dan

Gerdes, Wayne Moerer, and Adolph Lunzmann from Nemaha County.

Mr. I. Paine introduced Mr. and Mrs. Herman Mader, Mr. and Mrs. Don Haggart, Helen Mader, Ralph Tilley, F. L. Kuschbaum, Ira Hansberger, Mrs. Leighton Hanover, and Mr. and Mrs. Norman Boeka from Hall County.

RESOLUTION

LEGISLATIVE RESOLUTION 63.

Mr. R. Rasmussen asked unanimous consent to have his name added as a co-introducer of LR 63. No objections. So ordered.

LR 63 was adopted with 36 ayes, 0 nays, and 13 not voting.

SELECT FILE

LEGISLATIVE BILL 101. Laid over.

LEGISLATIVE BILL 909. E and R amendments found in the Legislative Journal for the One Hundred-thirteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 727. E and R amendment found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 756. E and R amendments found in the Legislative Journal for the One Hundred-thirteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 352. The D. Payne specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for re-engrossment.

GENERAL FILE

LEGISLATIVE BILL 172. Read and considered.

Standing Committee amendments 1-27 and 29-31 found in the Legislative Journal for the One Hundred-fourth Day were adopted.

The portion of Standing Committee amendment 28 adding a new section 33 was adopted, and the portion adding a new section 34 was rejected.

Mr. Warner offered the following amendments which were adopted:

1. Amend renumbered Sec. 7 of the bill, line 2 by striking "of" and inserting "or".

2. Amend renumbered Sec. 11, line 5 by inserting before the period "for improvement of economy or efficiency, or both".

3. Amend Standing Committee amendment 12 by changing the last word to "*Analyst*".

4. Strike renumbered Sec. 15, and renumber the remainder of the bill.

5. Amend original section 24, lines 7 and 8 by striking "the" and "Tax Commissioner".

6. Amend original Sec. 28, line 5, by inserting before the comma "State Tax Commissioner and the Legislature".

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Visitors

Mr. Knight introduced his sister-in-law Mrs. George Knight and her daughter.

Speaker Bowen Presiding

SELECT FILE

LEGISLATIVE BILL 101. The pending Carpenter specific amendments found in the Legislative Journal for the One Hundred-thirtieth day were adopted with 33 ayes, 0 nays and 16 not voting.

Mr. Knight offered the following specific amendment, which was adopted with 34 ayes, 0 nays and 15 not voting:

1. Amend section 1 of the bill, line 29 by inserting after the semicolon the following:

"Provided, that cities of the primary class shall not use any such gas tax funds for payment of interest on or to retire any off-street parking facilities bonds."

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 911. Read and Considered.

Mr. Marvel offered the following amendment, which was adopted:

1. Add the Emergency Clause and amend the title to conform.

Laid over.

LEGISLATIVE BILL 913. Read and Considered.

Mr. Marvel offered the following amendment, which was adopted:

1. Add the Emergency Clause and amend the title to conform.

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

UNANIMOUS CONSENT—LB 172

Mr. Carpenter asked unanimous consent to have LB 172 mimeographed with the amendments and placed on the members desks. No objections. So ordered.

President Sorensen Presiding

Visitor

Mr. Stryker introduced Lt. Comdr. Don Walsh, United States Navy, who spoke to the Legislature on his "Challenge of the Seven Seas".

President Sorensen made Lt. Comdr. Walsh an Honorary Citizen of Nebraska.

MOTION—Return LB 890 to Final Reading

Mr. Ruhnke moved to return LB 890 to Final Reading.

The motion prevailed with 25 ayes, 21 nays and 3 not voting.

UNANIMOUS CONSENT—Executive Session

Mr. Burbach asked unanimous consent for the Revenue Committee to hold an executive session in the West Lounge before noon today. No objections. So ordered.

MOTION—Invite Governor

Mr. Bauer moved that we invite the Governor to inform the Legislature either by letter or in person regarding his objections to LB 797 and LB 890 and their relationship to each other.

The motion prevailed with 28 ayes, 16 nays and 5 not voting.

Recess

At 11:53 a.m., on a motion by Mr. Burbach, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present.

Inform Governor

The Chair appointed Messrs. Matzke, Klaver, and Nelson to wait upon the Governor and inform him of the Legislature's motion inviting him to inform the Legislature of his objections to LB 797 and LB 890 and their relationship to each other.

Ease

The Legislature was at ease from 1:55 p.m. until 2:05 p.m.

Report

Mr. Matzke reported that he and Messrs. Klaver and Nelson had waited upon the Governor and informed him of the Legislature's invitation and that the Governor had stated that if the Legislature passed a resolution and asked him to address the Legislature concerning his objections to LB 797 and LB 890, he would do so.

MOTION—Copy of Motion to Governor

Mr. Ruhnke moved that a copy of the motion inviting the Governor to speak be typed, signed by the Presiding Officer, and delivered to the Governor.

The motion prevailed.

UNANIMOUS CONSENT—LB 914

Mr. Gerdes asked unanimous consent to take up LB 914 on General File at this time.

Mr. Carpenter objected.

UNANIMOUS CONSENT—LB 436

Mr. D. Payne asked unanimous consent to take up LB 436 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 436. Read and considered.

Mr. Syas moved to indefinitely postpone.

Mr. Hasebroock Presiding

Mr. Syas requested a Call of the House. The Call showed 48 members present.

Mr. Claussen moved the Call be raised. The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

The Syas motion to indefinitely postpone lost with 20 ayes, 23 nays, and 6 not voting.

LB 436 was advanced to E and R for review with 24 ayes, 13 nays, and 12 not voting.

MOTION—Unbracket Bills

Mr. E. Rasmussen moved to unbracket all bills that are not set for a certain time by or on July 1, 1965.

The motion prevailed.

Members Excused

Mr. Adamson was excused for Wednesday, June 23, 1965.

Mr. Carstens was excused for Wednesday morning, June 23, 1965.

Mr. Paxton was excused for Friday, June 25, 1965.

Committee Meetings

Mr. Kremer announced that the Agriculture and Recreation Committee would meet on Wednesday, June 23, 1965, in the West Lounge at 1:00 p.m.

Mr. Ruhnke announced that the Rules Committee would meet immediately after adjournment today in the West Lounge.

Visitors

Mr. Craft introduced Mrs. Don Peterson and 3 sons from North Platte and Mrs. Cummings from Lincoln.

UNANIMOUS CONSENT—LB 914

Mr. Gerdes asked unanimous consent to consider LB 914 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 914. Read and Considered.

Mr. Gerdes offered the following amendment, which was adopted:

1. Add the Emergency Clause and amend the title to conform.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

UNANIMOUS CONSENT—Bracket LB 870

Mr. Whitney asked unanimous consent to bracket LB 870 on General File for consideration on Tuesday, June 29, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 880

Mr. Harsh asked unanimous consent to consider LB 880 on General File at this time.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 880. Read and Considered.

Mr. Harsh offered the following amendments, which were adopted:

1. Amend the bill by striking section 1 and 2 and inserting the following:

"Section 1. Whenever an existing school district, or a part thereof, which maintains a high school is merged into a school district of the third class under the provisions of section 79-801, Re-issue Revised Statutes of Nebraska, 1943, the property included in such school district, or a part thereof, which is merged into the school district of the third class, shall continue to be liable for any bonded indebtedness incurred by the school district of which it was a

part prior to such merger; and the property included in such school district, or a part thereof, which is merged into the school district of the third class, shall not be liable for any bonded indebtedness incurred by the school district of the third class prior to such merger.

Section 2. Whenever an existing school district, or a part thereof, is merged into a school district of the third class under the provisions of section 79-801, Reissue Revised Statutes of Nebraska, 1943, such merger shall be effective on June 15th of the year following the first full school year after said merger."

2. Amend the title to conform.

President Sorensen Presiding

LB 880 laid over until June 24, 1965 at the request of Mr. Wylie.

Members Excused

Messrs. Warner and E. Rasmussen asked to be excused for Wednesday afternoon, June 23. No objections. So ordered.

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 630. Placed on General File.

LEGISLATIVE BILL 671. Placed on General File.

LEGISLATIVE BILL 141. Placed on General File.

(Signed) J. W. Burbach, Chairman

Committee—Escort Governor

President Sorensen appointed Messrs. Kremer, Holmquist and Ira Paine to escort Governor Frank B. Morrison to the chamber.

Ease

The Legislature was at ease from 4:10 p.m., until 4:17 p.m.

Governor's Address

June 22, 1965

Honorable Philip C. Sorensen
Lieutenant Governor and Presiding Officer

Nebraska Legislature
Lincoln, Nebraska

I have received from you the following communication:

"This is to inform you that by motion duly adopted, the Legislature has invited you to inform them either by letter or in person of your objections to LB 797 and LB 890 and their relationship to each other."

In response thereto, you and your body have long known my support for L.B. 890 and the building fund so essential to Nebraska's responsibility to its citizens. This state has too long avoided a long-range, comprehensive, necessary and systematic building program, particularly at our state institutions of higher learning as well as at other state institutions, and L.B. 890 offers a comprehensive, systematic approach to this responsibility.

L.B. 890, as approved by your honorable body, according to the records in the office of the Clerk of the Legislature, contains a provision for implementation which reads as follows:

"The State Building Fund shall consist of the proceeds of a tax of three and two-tenths of a mill on the dollar upon the assessed value of all the taxable property of the state, except intangible property. Such tax shall be levied in the year 1965 and annually thereafter to the end of the fiscal year, June 30, 1971."

Article VIII, Sec. 1A, of the Constitution of the State of Nebraska reads as follows:

"When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes."

Legislative Bill 797, which your records show was adopted by the Nebraska Legislature as of June 22, 1965, contains a provision which reads as follows:

"(1) Effective January 1, 1967, a tax is hereby imposed on the net income of every person and corporation subject to taxation in accordance with the provisions of this act . . ."

Section 3 of said Legislative Bill 890 reads as follows:

"The Governor shall be responsible for developing a schedule of construction for the construction projects outlined in section 2 of this act so as to avoid conflicting schedules for funds between the various agencies. Such schedule shall be based on the

projects provided for in section 2 of this act to be commenced according to the availability of funds subject to appropriations by the Legislature.”

In view of the fact that L.B. 890 provides for a method of financing and reposes in the Governor the responsibilities hereinbefore recited, those responsibilities cannot and could not be discharged by me in the event L.B. 797 is allowed to become law.

It is my purpose to announce to you in advance that I would have no alternative but to veto Legislative Bill 797 in its present form, because it would make mechanically impossible the implementation of Legislative Bill 890 adopted by your honorable body on June 21, 1965.

My position with reference to tax levies has never changed since I became Governor. The original and final responsibility for the adoption of revenue measures rests exclusively with the Legislature, but the Governor would be prevented by L.B. 797 from carrying out the responsibilities outlined in L.B. 890. It becomes necessary in the exercise of my duty as Governor that I point out to you the problem herein presented.

Respectfully yours,

(Signed) Frank B. Morrison
Governor

The Committee escorted Governor Morrison from the Chamber.

Adjournment

At 4:25 p.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 8:30 a.m., Wednesday, June 23, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FIFTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 23, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

In this prayer, O God, we come to thee as children to a loving Father. We pray that thou wilt help our senators to face the problems that confront them, not alone by giving them wisdom greater than their own but also by relieving their minds of all other anxieties. May they now turn over to thee loved ones who need the healing touch of the great Physician, with every confidence that thou wilt hear our prayers of intercession, and as we do the work that is before us, thou wilt do thy work of healing in those whom we love. May thy help be so plain and practical in our family affairs that we shall come to believe strongly in the help thou dost offer in our State Affairs. Deliver thy servants from personal worries, that they may be able to give themselves wholly to the challenges of this hour. In Jesus' name we ask it. Amen.

The roll was called and all members were present except Messrs. Adamson and Danner, excused for the day, Mr. Carstens, excused for the morning, Mr. D. Payne, excused until 8:50 a.m., and Mr. Stromer, excused until 9:05 a.m.

Communication

Letter from U.S. Senator, Roman L. Hruska acknowledging receipt of LR 57.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 676. With Emergency.

A BILL FOR AN ACT to amend section 77-513, Revised Statutes Supplement, 1963, relating to taxation; to require the State Board of Equalization and Assessment, in setting the mill levy, to take into account any unappropriated surplus in the General Fund, miscellaneous cash fund, and unobligated cash funds; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Fleming	Mahoney		

Voting in the negative, 1:

Nore

Not voting, 6:

Adamson	Danner	Payne, D.	Stromer
Carstens	Hughes		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 673. With Emergency.

A BILL FOR AN ACT relating to security interests; to provide for the central filing of prescribed documents; to provide for a fee; to provide a savings provision; to provide an operative date; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Nore	Syas
Claussen	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Fleming	Lysinger	Pedersen	Wylie
Gerdes	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 6:

Adamson	Carstens	Payne, D.	Stromer
Carpenter	Danner		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 720. Laid over temporarily at Mr. Stryker's request.

LEGISLATIVE BILL 884.

A BILL FOR AN ACT to amend section 3-502, Reissue Revised Statutes of Nebraska, 1943, relating to airport authorities; to change the terms of the members of the authorities as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Crandall	Knight	Nelson
Bauer	Fleming	Kokes	Nore
Bowen	Gerdes	Kremer	Orme
Brauer	Harsh	Lysinger	Paine, I.
Budd	Hasebroock	Mahoney	Paxton
Burbach	Holmquist	Marvel	Payne, D.
Carpenter	Hughes	Matzke	Pedersen
Claussen	Kjar	Moulton	Proud
Craft	Klaver	Moylan	Rasmussen, E.

Rasmussen, R.	Stryker	Wallwey	Whitney
Ruhnke	Syas	Warner	Wylie
Skarda			

Voting in the negative, 0.

Not voting, 4:

Adamson	Carstens	Danner	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 607.

A BILL FOR AN ACT to amend section 76-506, Reissue Revised Statutes of Nebraska, 1943, relating to real property; to provide the evidentiary effect of a policy of title insurance; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Harsh	Marvel	Proud
Bowen	Hasebroock	Matzke	Rasmussen, E.
Brauer	Holmquist	Moulton	Rasmussen, R.
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Syas
Claussen	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Fleming	Lysinger	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Danner	Ruhnke	Stromer
Carstens			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 878.

A BILL FOR AN ACT to amend section 60-331, Revised Statutes Supplement, 1963, relating to registration fees on commercial trucks and truck-tractors; to provide that for purposes of the registration fee the gross weight of a truck or truck-tractor towing disabled or wrecked motor vehicles properly registered shall be the empty weight of the truck or truck-tractor fully equipped; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Knight	Orme	Syas
Carpenter	Kokes	Paine, I.	Wallway
Claussen	Kremer	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie
Fleming	Marvel	Proud	

Voting in the negative, 0.

Not voting, 6:

Adamson	Danner	Klaver	Skarda
Carstens	Gerdes		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 902. With Emergency.

A BILL FOR AN ACT relating to schools; to authorize any school district to lease, purchase, acquire, own, manage and hold title to real property outside the boundaries of such districts for laboratory, recreation, camping or educational facilities; to provide when an election shall be required; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Batchelder	Harsh	Marvel	Proud
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Stryker
Carpenter	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Lysinger	Payne, D.	Warner
Crandall	Mahoney	Pedersen	Whitney
Fleming			

Voting in the negative, 2:

Kremer	Wylie
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Not voting, 6:

Adamson	Danner	Nelson	Rasmussen, E.
Carstens	Gerdes		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 720.

A BILL FOR AN ACT to amend section 70-624.02, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 339, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public power districts; to provide that no director shall receive any other compensation from the district as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Batchelder	Fleming	Kokes	Orme
Bauer	Gerdes	Kremer	Paine, I.
Bowen	Harsh	Mahoney	Paxton
Brauer	Hasebroock	Marvel	Payne, D.
Budd	Holmquist	Matzke	Pedersen
Carpenter	Hughes	Moulton	Proud
Claussen	Kjar	Moylan	Rasmussen, E.
Craft	Klaver	Nelson	Rasmussen, R.
Crandall	Knight	Nore	Ruhnke

Skarda	Stryker	Wallwey	Whitney
Stromer	Syas	Warner	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Carstens	Danner	Lysinger
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and take up LB 268 on Final Reading this morning instead of tomorrow.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 268. With Emergency.

A BILL FOR AN ACT to amend section 71-605.02, Reissue Revised Statutes of Nebraska, 1943, section 71-3102, Revised Statutes Supplement, 1963, section 71-612, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-623, Revised Statutes Supplement, 1963, as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-627, Revised Statutes Supplement, 1963, as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-634, Revised Statutes Supplement, 1963, as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 71-2020, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Health; to provide that the funds of the department placed in the Department of Health, Bureau of Vital Statistics Fund as provided by the provisions of Chapter 71, article 6, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be placed by the State Treasurer in the state General Fund; to provide that certain funds derived as provided by the provisions of Chapter 71, article 20, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be placed by the State Treasurer in the state General Fund; to provide that funds derived as provided by the provisions of Chapter 71, article 31, Revised Statutes Supplement, 1963, shall be placed by the State Treasurer in the state

General Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Stryker
Carpenter	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Fleming	Mahoney	Proud	Wylie
Gerdes	Marvel		

Voting in the negative, 0.

Not voting, 3:

Adamson Carstens Danner

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

REFERENCE COMMITTEE REPORT

LR 62 Government and Military Affairs

(Signed) Philip C. Sorensen, President

Presented to the Governor

Presented to the Governor for approval on June 23, 1965 at 8:30 a.m.: LB 493 LB 70 LB 260 LB 399

(Signed) Ruth Bossard, Enrolling Clerk

Members Excused

Messrs. Bowen, Claussen, Craft, Fleming, Hasebroock, Holmquist, Kjar, Nore and Ruhnke asked to be excused at 4:00 p.m. today and tomorrow. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 908. Replaced on Select File as amended.

E and R amendments to LB 908:

1. In line 4 of Enrollment and Review amendment 2, adopted June 18, 1965, insert a semicolon after "expenditures".

LEGISLATIVE BILL 552. Replaced on Select File as amended.

E and R amendments to LB 552:

1. Strike Enrollment and Review amendments 2, 3, and 4, adopted June 9, 1965.

2. In the Warner amendment 2, line 3, strike "*manufacturers*" and insert "*manufacturers'*".

3. In the title, insert "sections" at the end of line 4; in line 7, strike "primarily"; and in line 8, insert "and not for prescribed agricultural purposes" after "bodies".

LEGISLATIVE BILL 161. Placed on Select File as amended.

E and R amendments to LB 161:

1. In section 3, lines 3, 11, 18, 24, 36, and 67, and in standing committee amendment 3, line 4, strike "means" and insert "shall mean".

2. In section 3, lines 3 and 4, strike "as defined herein"; in line 7, strike "provided" and insert "*Provided,*"; in line 12, strike the comma at the end of the line; in line 15, strike "section" and insert "sections"; in lines 27 and 28, strike "provided, however," and insert "*Provided,*"; strike the comma in line 32; and in line 66, strike "and".

3. In section 4, line 12, strike "to" and insert "for"; and in line 21, strike "said" and insert "such".

4. Before the first word in section 5, lines 3, 10, 45, 62, 66, 68, and 74, and section 6, lines 3, 9, and 16, insert "To".

5. In section 5, lines 9, 44, 61, 65, and 67, section 6, line 8, and section 7, lines 5 and 11, strike the period and insert a semicolon.

6. In section 5, line 73, and section 6, line 15, strike the period and insert "; or".

7. In section 5, line 36, strike "town" and insert "village"; in line 38, strike "towns" and insert "villages"; in line 41, strike "Sections" and insert "subsections"; in line 58, strike "Section" and insert "subsection"; and in line 97, strike "may be".

8. In standing committee amendment 7, insert a comma after "prevent" in line 4, and after "transactions" in line 5; strike the quotation marks in lines 6 and 10; and in line 9, strike the period and insert "; or".

9. In section 7, line 20, strike the period and insert "; and".

10. In section 8, line 13, strike "said" and insert "such"; and in line 25, strike "under subdivision" and insert "entered under the provisions of subsection".

11. In section 9, line 7, strike "course of the".

12. In section 10, line 4, strike "then".

13. In section 12, lines 3 and 8, insert "of this act" after "5".

14. In the title, line 3, strike "to provide penalties;".

LEGISLATIVE BILL 255. Correctly re-engrossed.

LEGISLATIVE BILL 895. Correctly re-engrossed.

LEGISLATIVE BILL 71. Correctly engrossed.

LEGISLATIVE BILL 464. Correctly engrossed.

LEGISLATIVE BILL 682. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 64. Re: Presentation of Pen Used in Granting Citizenship to Sir Winston Churchill

Introduced by Sam Klaver, 9th District and William M. Wylie, 20th District.

WHEREAS, the Honorable Roman L. Hruska, United States Senator for Nebraska, presented to this Legislature the pen used by the President of the United States in signing the Resolution granting honorary American citizenship to Sir Winston Churchill; and

WHEREAS, Sir Winston Churchill is also an honorary citizen of the State of Nebraska and there has been established the Nebraska Churchill Freedom Foundation at Clearwater, Nebraska; and

WHEREAS, the Nebraska Churchill Freedom Foundation at Clearwater, Nebraska would be a fitting place for the display of the pen presented to Nebraska.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the pen used by the President of the United States be presented to the Nebraska Churchill Freedom Foundation by this Legislature.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 915. Introduced at the request of the Governor by J. W. Burbach, Legislative District 19; Jerome Warner, Legislative District 25 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT relating to elections; to prohibit certain printing or other reproduction of certain political literature as prescribed; to define terms; and to provide penalties.

LEGISLATIVE BILL 916. Introduced at the request of the Governor by Jerome Warner, Legislative District 25; J. W. Burbach, Legislative District 19 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend sections 32-1102 and 32-1103, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for statement of receipts for campaign expenses for prescribed election; and to repeal the original sections.

UNANIMOUS CONSENT—Unbracket LB 95

Mr. Carpenter asked unanimous consent to unbracket LB 95 on E and R for engrossment.

No objections. So ordered.

MOTION—Return LB 95 to Select File

Mr. Carpenter moved to return LB 95 to Select File for consideration of the following specific amendments:

1. Amend the bill by striking the Rasmussen and Carpenter amendments of June 8, 1965, and the Enrollment and Review amendments of June 11, 1965.

2. Add a new section to be known as section 4 and to read as follows:

“Sec. 4. Whenever any city or village governing body shall have created an urban renewal authority by resolution, such resolution shall not become effective until thirty days notice of the adoption thereof shall have been given by the governing body by publication once each week for three successive weeks in some legal newspaper published and of general circulation in such city or village, or if no such newspaper is published therein, then by posting in five or more public places therein. If, within thirty days after the last publication of such notice or posting thereof, a referendum petition signed by qualified electors of such city or village equal in number to at least three per cent of the vote cast at the last general municipal election held therein, shall be filed with the municipal clerk, such resolution shall not become effective until it has been approved by a vote of the electors of such city or village at any general or special municipal election. If a majority of the voters voting on the issue vote against such resolution, the resolution shall not become effective. If no such petitions are filed, the resolution shall become effective at the expiration of such thirty-day period.”

3. Amend the bill by renumbering original sections 4 to 6 as sections 5 to 7 respectively.

4. Amend the title to conform.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

SELECT FILE

LEGISLATIVE BILL 95. The Carpenter specific amendments found in this day's Journal were adopted with 31 ayes, 0 nays and 18 not voting.

Advanced to E and R for re-engrossment.

GENERAL FILE

LEGISLATIVE BILL 911. Considered.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend section 1 of the bill, line 8 by striking “, and”, by striking line 9, and by inserting after the period in line 12 the

following: "The rate charged shall be an amount equal to the average per capita cost of maintaining the patients in the University Hospital. The average per capita cost of maintaining the patients as provided in this section shall include a three per cent depreciation on the hospital plant and equipment as determined by The Board of Regents."

2. Amend the title to conform.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

Visitors

Mr. Ira Paine introduced Mr. and Mrs. Kenneth Dahns and daughters from Grand Island.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 563. Considered.

The Whitney pending amendment to the Gerdes amendment found in the Legislative Journal for the One Hundred-thirteenth Day was adopted with 24 ayes, 6 nays, and 19 not voting.

The Gerdes pending amendment #4 as amended by the Whitney amendment was adopted.

Mr. Carpenter requested a record vote on his pending amendment to Sec. 4 found in the Legislative Journal for the One Hundred-thirteenth Day.

Mr. Carpenter requested a Call of the House. The Call showed 44 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

Vote on the Carpenter amendment:

Voting in the affirmative, 16:

Batchelder	Klaver	Moulton	Skarda
Brauer	Lysinger	Moylan	Stromer
Budd	Mahoney	Paine, I.	Syas
Carpenter	Marvel	Pedersen	Whitney

Voting in the negative, 27:

Bauer	Craft	Fleming	Harsh
Burbach	Crandall	Gerdes	Hasebroock

Holmquist	Matzke	Payne, D.	Stryker
Kjar	Nelson	Proud	Wallwey
Knight	Nore	Rasmussen, E.	Warner
Kokes	Orme	Rasmussen, R.	Wylie
Kremer	Paxton	Ruhnke	

Not voting, 6:

Adamson	Carstens	Danner	Hughes
Bowen	Claussen		

The Carpenter amendment lost.

Mr. Ruhnke Presiding

Mr. Klaver requested a record vote on his pending amendment to Sec. 4 found in the Legislative Journal for the One Hundred-thirteenth Day.

Voting in the affirmative, 11:

Brauer	Lysinger	Moulton	Skarda
Carpenter	Mahoney	Moylan	Syas
Klaver	Marvel	Pedersen	

Voting in the negative, 21:

Batchelder	Harsh	Matzke	Payne, D.
Bauer	Hasebroock	Nelson	Rasmussen, E.
Craft	Holmquist	Nore	Rasmussen, R.
Crandall	Kjar	Orme	Wallwey
Fleming	Kremer	Paine, I.	Warner
Gerdes			

Not voting, 17:

Adamson	Claussen	Kokes	Stromer
Bowen	Danner	Paxton	Stryker
Budd	Hughes	Proud	Whitney
Burbach	Knight	Ruhnke	Wylie
Carstens			

The Klaver amendment lost.

Mr. Klaver offered the following amendment and requested a record vote:

Amend Sec. 4 (14) by adding after the word "medicines" in line 173 the following:

"that food such as bread, milk, eggs, and meat at cost of and up to forty-nine cents shall be exempt."

Voting in the affirmative, 12:

Batchelder	Klaver	Marvel	Skarda
Bowen	Lysinger	Moulton	Stromer
Brauer	Mahoney	Moylan	Syas

Voting in the negative, 25:

Bauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Nore	Ruhnke
Craft	Kjar	Orme	Wallwey
Crandall	Knight	Paxton	Warner
Fleming	Kokes	Payne, D.	Whitney
Gerdes	Kremer	Rasmussen, E.	Wylie
Harsh			

Not voting, 12:

Adamson	Carstens	Hughes	Pedersen
Burbach	Claussen	Nelson	Proud
Carpenter	Danner	Paine, I.	Stryker

The Klaver amendment lost.

The Pedersen pending amendment to Sec. 5 found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

Mr. Gerdes offered the following amendment which was adopted:

Amend Sec. 4, page 27, line 245, by inserting "exclusively" after the word "created".

The Lysinger pending amendment found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

The pending Gerdes amendments 5, 6, and 7 found in the Legislative Journal for the One Hundred-thirteenth Day were adopted.

President Sorensen Presiding

The pending Gerdes amendment to Sec. 18a found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

Messrs. Klaver and Pedersen moved to indefinitely postpone.

Mr. Gerdes asked for a Call of the House. The Call showed 44 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 28 ayes, 10 nays, and 11 not voting.

Mr. Klaver requested a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 25:

Batchelder	Hughes	Moulton	Pedersen
Bowen	Klaver	Moylan	Proud
Brauer	Kokes	Nelson	Skarda
Budd	Lysinger	Nore	Syas
Carpenter	Mahoney	Paine, I.	Whitney
Claussen	Marvel	Paxton	Wylie
Craft			

Voting in the negative, 18:

Burbach	Holmquist	Orme	Stromer
Crandall	Kjar	Payne, D.	Stryker
Fleming	Knight	Rasmussen, E.	Wallwey
Gerdes	Kremer	Rasmussen, R.	Warner
Harsh	Matzke		

Not voting, 6:

Adamson	Carstens	Hasebroock	Ruhnke
Bauer	Danner		

The motion prevailed and LB 563 was indefinitely postponed.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 865. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

GENERAL FILE

LEGISLATIVE BILL 88. Considered.

Mr. Carpenter asked for a record vote on his pending amendments found in the Legislative Journal for the One Hundred-thirteenth Day:

Voting in the affirmative, 13:

Bowen	Crandall	Nore	Stryker
Brauer	Lysinger	Rasmussen, R.	Syas
Carpenter	Matzke	Stromer	Whitney
Claussen			

Voting in the negative, 25:

Batchelder	Hasebroock	Mahoney	Proud
Bauer	Holmquist	Moulton	Rasmussen, E.
Budd	Kjar	Nelson	Skarda
Craft	Klaver	Orme	Wallwey
Fleming	Kokes	Paine, I.	Warner
Gerdes	Kremer	Paxton	Wylie
Harsh			

Not voting, 11:

Adamson	Danner	Marvel	Pedersen
Burbach	Hughes	Moylan	Ruhnke
Carstens	Knight	Payne, D.	

The Carpenter amendments lost.

Mr. E. Rasmussen moved to indefinitely postpone LB 88.

Mr. Carpenter asked for a record vote on the motion:

Voting in the affirmative, 26:

Batchelder	Harsh	Moylan	Rasmussen, E.
Bauer	Hasebroock	Nelson	Rasmussen, R.
Brauer	Holmquist	Orme	Syas
Budd	Hughes	Paine, I.	Wallwey
Craft	Kjar	Paxton	Warner
Fleming	Klaver	Proud	Wylie
Gerdes	Kokes		

Voting in the negative, 12:

Bowen	Crandall	Moulton	Skarda
Carpenter	Mahoney	Nore	Stromer
Claussen	Matzke	Pedersen	Stryker

Not voting, 11:

Adamson	Danner	Lysinger	Ruhnke
Burbach	Knight	Marvel	Whitney
Carstens	Kremer	Payne, D.	

LB 88 was indefinitely postponed.

Recess

At 12:05 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Adamson presiding.

The roll was called and all members were present except Messrs. Danner, E. Rasmussen and Warner excused and Mr. Carstens excused until 2:00 p.m.

GENERAL FILE

LEGISLATIVE BILL 724. Laid over temporarily.

LEGISLATIVE BILL 654. Laid over temporarily.

LEGISLATIVE BILL 609. Read and considered.

Standing Committee amendment # 1 found in the Legislative Journal for the Seventy-sixth Day was adopted.

Mrs. Orme offered the following amendment, which was adopted:

1. Strike Sec. 3 and renumber Sections 4 and 5.

President Sorensen Presiding

Standing Committee amendment # 2 lost with 14 ayes, 16 nays and 19 not voting.

Advanced to E and R for review with 28 ayes, 3 nays and 18 not voting.

Member Excused

Mr. Knight was excused at 2:30 p.m. for the remainder of the day.

LEGISLATIVE BILL 654. Read and Considered.

Mr. Carpenter asked for a record vote on Standing Committee Amendment # 1 found in the Legislative Journal for the Seventy-sixth Day:

Voting in the affirmative, 30:

Adamson	Crandall	Marvel	Pedersen
Batchelder	Fleming	Moulton	Proud
Bauer	Gerdes	Moylan	Rasmussen, R.
Bowen	Harsh	Nelson	Stromer
Brauer	Hasebroock	Nore	Wallwey
Budd	Kjar	Paine, I.	Whitney
Burbach	Kokes	Payne, D.	Wylie
Craft	Kremer		

Voting in the negative, 6:

Carpenter	Hughes	Mahoney	Skarda
Claussen	Klaver		

Not voting, 13:

Carstens	Lysinger	Paxton	Stryker
Danner	Matzke	Rasmussen, E.	Syas
Holmquist	Orme	Ruhnke	Warner
Knight			

Standing Committee amendment # 1 was adopted.

Mr. Carpenter offered the following amendment and asked for a record vote:

Section 7, strike line 25, commencing with the 8th word "the" through line 33 and insert: "The actual value of each motor vehicle shall be for new vehicles 25% and for used vehicles 20% of the value of the motor vehicle determined pursuant to Sections 77-1239 through 77-1239.02. Section 7, strike new matter and insert stricken matter."

Voting in the affirmative, 14:

Brauer	Hughes	Lysinger	Skarda
Carpenter	Kjar	Mahoney	Syas
Carstens	Klaver	Moylan	Wallwey
Claussen	Kremer		

Voting in the negative, 27:

Adamson	Crandall	Moulton	Proud
Batchelder	Fleming	Nelson	Rasmussen, R.
Bauer	Gerdes	Nore	Ruhnke
Bowen	Harsh	Orme	Stromer
Budd	Hasebroock	Paine, I.	Whitney
Burbach	Kokes	Payne, D.	Wylie
Craft	Marvel	Pedersen	

Not voting, 8:

Danner	Knight	Paxton	Stryker
Holmquist	Matzke	Rasmussen, E.	Warner

The Carpenter amendment lost.

Standing Committee amendment # 2 to Sec. 8 was adopted.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 724. Considered.

The Carstens pending amendment found in the Legislative Journal for the Ninetieth Day was adopted.

Advanced to E and R for review with 34 ayes, 3 nays, and 12 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 885. Considered.

The Gerdes pending amendments found in the Legislative Journal for the One Hundred-second Day were adopted.

Mr. Proud moved to indefinitely postpone.

The motion prevailed with 30 ayes, 15 nays, and 4 not voting.

UNANIMOUS CONSENT—LB 819

Mr. Carstens asked unanimous consent to place LB 819 at the head of General File and consider it at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 819. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-fifth Day were adopted.

Mr. Stromer offered the following amendments which were adopted:

1. Amend section 1 of the bill by striking line 3 and inserting "15-201. Each city of the first *and second class and incorporated village* shall be a".

2. Add the Emergency clause.

3. Amend the title to conform.

Mr. Adamson Presiding

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

Member Excused

Mr. Kokes was excused at 3:30 p.m. for the remainder of the day and for Thursday, June 24, 1965.

Visitors

Mrs. Orme introduced Mr. and Mrs. S. J. Nelson from Hampshire, England.

GENERAL FILE

LEGISLATIVE BILL 249. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-ninth Day were adopted.

Mr. Stromer offered the following amendment, which was adopted:

1. Amend Sec. 2, line 7 after the word "make" insert "or guarantee".

Advanced to E and R for review with 27 ayes, 2 nays and 20 not voting.

Mr. Stromer Presiding

LEGISLATIVE BILL 748. Considered.

The Kremer pending amendments found in the Legislative Journal for the One Hundred-second Day were adopted.

Mr. Adamson offered the following amendments which were adopted:

1. In Section 1, line 1, strike ", hunt, take or", and in line 2 strike "pursue" and ", hunt, take or pursue".

2. In Section 2, line 6, strike ", hunting, taking or pursuing".

Mr. Paxton moved to indefinitely postpone.

Mrs. Hughes Presiding

The motion to indefinitely postpone prevailed with 28 ayes, 3 nays, and 18 not voting.

Member Excused

Mr. Wallway was excused for Thursday and Friday, June 24 and 25, 1965.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel requested an executive meeting of the Budget Committee at 4:00 p.m. No objections. So ordered.

Adjournment

At 4:15 p.m., on a motion by Mr. Budd, the Legislature adjourned until 9:00 a.m., Thursday, June 24, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-SIXTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 24, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, help us to understand that when we try to live without Thee, we are unable to live with ourselves; and when we say no to Thee we are denying our own best interest. Whatever other rewards or punishments Thou hast ordained, we are finding out that we cannot do wrong and feel right, for there is a law within Thy universe that acts around us and in us. Give to each one of us, we pray, that intelligent self-interest that shall persuade us to do Thy will. Teach us that obeying Thee and Thy will is a forced option - like eating. We do not have to eat, but if we do not we cannot live. We are not forced to obey Thee, but if we do not, we hurt ourselves. Convict us of the folly of walking against Thy lights, that we may live longer and better. By the mercy and grace of Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Bowen, Claussen, Craft, Fleming, Hasebroock, Holmquist, Kokes, Nore, Ruhnke and Wallway, who were excused.

Corrections for the Journal

Page 2144, line 17, correct spelling of "Whitney".

The Journal for the One Hundred-fourteenth Day was approved.

The Journal for the One Hundred-fifteenth Day was approved as corrected.

Members Excused

Messrs. R. Rasmussen and Klaver asked to be excused for Friday, June 25, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Executive Session

Mr. R. Rasmussen asked unanimous consent to have a short executive session of the Education Committee sometime this morning. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 352. Replaced on Select File as amended.

E and R amendments to LB 352:

1. Amend the Payne unanimous consent amendment, adopted June 22, 1965, to read "In renumbered section 2, line 22, strike 'at the nearest interchange' and show the same as stricken."

2. Strike Enrollment and Review amendment 1, adopted June 4, 1965, and in standing committee amendment 1, line 5, "and except trailers and semitrailers being drawn by a motor vehicle" before "if".

LEGISLATIVE BILL 526. Correctly engrossed.

LEGISLATIVE BILL 676. Correctly enrolled.

LEGISLATIVE BILL 673. Correctly enrolled.

LEGISLATIVE BILL 884. Correctly enrolled.

LEGISLATIVE BILL 607. Correctly enrolled.

LEGISLATIVE BILL 878. Correctly enrolled.

LEGISLATIVE BILL 902. Correctly enrolled.

LEGISLATIVE BILL 720. Correctly enrolled.

LEGISLATIVE BILL 268. Correctly enrolled.

LEGISLATIVE BILL 449. Correctly enrolled.

LEGISLATIVE BILL 797. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 656. E and R amendments found in the Legislative Journal for the One Hundred-fourteenth Day were adopted.

Mr. Danner offered the following amendments:

1. Amend the bill by striking the Carpenter Amendment adopted June 14, 1965.

2. Amend the title to conform.

Mr. Carpenter requested a record vote on the amendments:

Voting in the affirmative, 28:

Brauer	Hughes	Moylan	Rasmussen, R.
Budd	Kjar	Nelson	Skarda
Burbach	Klaver	Orme	Stromer
Crandall	Knight	Paxton	Stryker
Danner	Kremer	Payne, D.	Warner
Gerdes	Mahoney	Proud	Whitney
Harsh	Marvel	Rasmussen, E.	Wylie

Voting in the negative, 5:

Batchelder	Lysinger	Paine, I.	Pedersen
Carpenter			

Not voting, 16:

Adamson	Claussen	Holmquist	Nore
Bauer	Craft	Kokes	Ruhnke
Bowen	Fleming	Matzke	Syas
Carstens	Hasebroock	Moulton	Wallwey

The amendment was adopted.

Laid over until Monday, June 28, at the request of Mr. Danner.

UNANIMOUS CONSENT—Unbracket LB 562

Mr. Gerdes asked unanimous consent to unbracket LB 562 on Select File and consider it at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 562. Mr. Bauer offered the following specific amendments, which were adopted by unanimous consent:

1. Amend the bill by adding a new section to be known as section 3 and to read as follows:

“Sec. 3. That section 72-1005, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

72-1005. There is hereby created a fund to be known as the State Building Fund. The State Building Fund is to be used for purchases of land, structural improvements to land, acquisition of buildings, construction of buildings including architectural and engineering costs, replacement of or major repairs to structural improvements to land or buildings, additions to existing structures, and remodeling of buildings. In the case of armories and buildings constructed or remodeled from the proceeds of this fund or from the proceeds of the former State Institutional and Military Department Building Fund initial provision of such equipment as may be required to render such building or buildings operative for the purpose or purposes intended to be achieved by construction or remodeling of such building or buildings shall also be a purpose of this fund.

The State Building Fund shall consist of the proceeds of a tax of three and two-tenths of a mill on the dollar upon the assessed value of all the taxable property of the state, except intangible property. Such tax shall be levied in the year 1965 and annually thereafter to the end of the fiscal year, June 30, 1971; *Provided, that if at any time a general sales or income tax, or a combination sales and income tax becomes operative in this state during the period this special levy is in effect and the state is prohibited from levy the special tax by operation of law, then the State Treasurer shall transfer to the State Building Fund an amount equivalent to the amount of money the special tax would have raised in a taxable year as determined by the State Board of Equalization and Assessment at the annual meeting of such board previous to the year the transfer is to be made. Such transfer shall be on January 1 of each year beginning on January 1 following the year in which the general sales or income tax, or combination sales or income tax becomes operative.*

2. Amend the bill by renumbering original sections 3 to 19 as sections 4 to 20 respectively.

3. Amend renumbered section 20, line 5 by striking "and" and line 6 by inserting before "are" the following:

"and section 72-1005, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965,".

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 908. E and R amendment found in the Legislative Journal for the One Hundred-fifteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 552. E and R amendments found in the Legislative Journal for the One Hundred-fifteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 161. E and R amendments found in the Legislative Journal for the One Hundred-fifteenth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 850 to Select File

Mr. Harsh asked unanimous consent to return LB 850 to Select File for consideration of the following specific amendments:

1. Amend the bill by striking the Harsh Amendment of June 21, 1965.

2. Amend the bill by adding a new section to be known as section 2 and to read as follows:

“Sec. 2. In addition to the preparation and use of schedules on motor vehicles and livestock the Tax Commissioner shall prepare a schedule of values for the assessment of all other personal property which may be used as a primary basis for determining values for assessment purposes shall not have the force or effect of law.”.

3. Amend the bill by renumbering renumbered section 2 as section 3.

4. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 850. The Harsh specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 161 to Select File

Mr. Marvel asked unanimous consent to return LB 161 to Select File for consideration of the following specific amendments:

1. Amend section 4 of the bill by striking lines 17 to 24 and inserting “Treasurer in the General Fund.”, by striking lines 26 and

27 and inserting "(3) There is hereby imposed a fee of two", and by striking lines 33 to 38 and inserting "sequent transactions. The director may re-".

2. Amend section 8 of the bill by striking lines 27 to 29 and inserting "view proceedings shall be fined in a proceeding instituted for that purpose in the district court of Lancaster County in an amount", and by striking line 36 and inserting "treasury and by the State Treasurer placed in the Temporary School Fund."

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 161. The Marvel specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

RESOLUTION

LEGISLATIVE RESOLUTION 64.

LR 64 was adopted with 31 ayes, 0 nays, and 18 not voting.

REFERENCE COMMITTEE REPORT

LB Committee

915.....Government and Military Affairs

916.....Government and Military Affairs

(Signed) Philip C. Sorensen, President

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LR 62 Thursday, July 1, 1965 1:00 p.m.

LB 915 Thursday, July 1, 1965 1:00 p.m.

LB 916 Thursday, July 1, 1965 1:00 p.m.

Explanation of Vote

Mr. President: Had I been present, I would have voted aye to indefinitely postpone LB 563.

(Signed) Edward R. Danner

GENERAL FILE

LEGISLATIVE BILL 880. Laid over until Monday, June 28, 1965.

LEGISLATIVE BILL 428. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-eighth Day were adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 872. Considered.

Mr. E. Rasmussen moved to indefinitely postpone.

The motion prevailed with 30 ayes, 2 nays, and 17 not voting.

LEGISLATIVE BILL 471. Laid over until Friday, June 25, 1965, at Mr. Warner's request.

LEGISLATIVE BILL 334. Reading waived. Explained.

Mr. Pedersen asked unanimous consent that the Standing Committee amendments be adopted, that other amendments to the bill be considered, and that the bill as amended by mimeographed and laid on the members' desks. No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend Standing Committee Amendment 1, new Sec. 2 to read as follows:

"(22) The words bottle club shall mean an operation, whether formally organized as a club have a regular membership list, dues, officers, and meetings or not, keeping and maintaining premises where persons who have made their own purchases of alcoholic liquors upon the payment of a fee or other consideration, including among other services the sale of foods, ice, mixes, or other fluids for alcoholic drinks and the maintenance of space for the storage of alcoholic liquors belonging to such persons and facilities for the dispensing of such liquors through a locker system, card system or pool system *which shall not be deemed or considered a sale of alcoholic liquor.* Such operation may be conducted by a club as defined in subdivision (19) of this section, an individual, partnership, or corporation. An accurate and current membership list shall

be maintained upon the premises which contains the names and residences of its members.”

2. Amend Section 4 of Committee Amendments to read as follows:

“53-123.04. A retailer’s license shall allow the licensee to sell and offer for sale at retail either in original package or otherwise, as therein prescribed, in the premises specified in such license, alcoholic liquors or beer regardless of alcoholic content for use or consumption but not for resale in any form; Provided, that sale by a retailer to the holder of a bottle club license shall not be considered a *wholesale sale nor as a sale for resale.*”

3. Amend Section 4 of Committee Amendments to read as follows:

“53-123.04. A retailer’s license shall allow the licensee to sell and offer for sale at retail either in original package or otherwise, as therein prescribed, in the premises specified in such license, alcoholic liquors or beer regardless of alcoholic content for use or consumption but not for resale in any form; Provided, that sale by a retailer to the holder of a bottle club license shall not be considered a *wholesale sale nor as a sale for resale; and Provided further, that for the purposes of this act possession of a federal wholesale tax stamp shall not be deemed evidence of a wholesale transaction.*”

4. Amend Section 53-117 (2) to read as follows:

“53-117 . . . (2) to fix by regulations the standards of manufacture of alcoholic liquors not inconsistent with federal laws in order to insure the use of proper ingredients and methods in the manufacture and distribution thereof; and to establish rules, not inconsistent with federal laws, for the proper labeling of containers or barrels, casks or other bulk containers or bottles of alcoholic liquor manufactured or sold in this state; it is intended by this grant of the power to adopt rules and regulations, that the commission shall be clothed with broad discretionary powers to govern the traffic in alcoholic liquors, and to enforce strictly all the provisions of this act in the interest of sanitation, purity of products, truthful representations and honest dealings in such manner as generally will promote the public health and welfare; and all such rules and regulations shall be absolutely binding upon all licensees and enforceable by the commission through the power of suspension or cancellation of licenses, *except that all rules and regulations of the commission effecting a Class H, Class 9 or a club possessing any form of retail license shall have equal application to all such licenses or shall be void;*

Mr. E. Rasmussen offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. That section 53-160, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 27, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

53-160. For the purpose of raising revenue a tax is imposed upon the privilege of engaging in business as a manufacturer or as a distributor at wholesale at a rate of eight cents per gallon on all beer, regardless of alcoholic content; twenty cents per gallon for wine and other dilute alcoholic beverages containing fourteen per cent or less of alcohol, by volume; fifty-five cents per gallon for wine and other dilute alcoholic beverages containing more than fourteen per cent of alcohol, by volume; and one dollar and sixty cents per gallon on alcohol and spirits manufactured and sold by such manufacturer or imported for sale in this state by such distributor at wholesale in the course of such business; *Provided*, manufacturers or distributors at wholesale of alcoholic liquors shall be exempt from the payment of such gallonage tax imposed on such liquors, upon satisfactory proof, including bills of lading furnished to the commission by affidavit or otherwise as the commission may require, that such liquors were manufactured in this state but were shipped out of the state for sale and consumption outside the State of Nebraska; *and provided further*, that dry wines or fortified wines manufactured or imported solely and exclusively for sacramental purposes and uses shall not be subject to the tax provided in this section. This tax is not imposed upon any alcohol, or wine, whether manufactured in or imported into this state when sold to a non-beverage user, as defined in section 53-103, licensed by the state for use in the manufacture of any of the following when they are unfit for beverage purposes: Patent and proprietary medicines and medicinal, antiseptic, and toilet preparations; flavoring extracts and syrups and food products; scientific, industrial and chemical products, excepting denatured alcohol; or for scientific, chemical, experimental or mechanical purposes; nor is the tax imposed upon the privilege of engaging in any business in interstate commerce or otherwise, which business may not, under the Constitution and statutes of the United States, be made the subject of taxation by this state. The tax herein imposed shall be in addition to all other occupation or privilege taxes imposed by the State of Nebraska or by any municipal corporation or political subdivision thereof; *Provided*, notwithstanding any ordinance or charter power to the contrary, no city or village shall impose an occupation tax on the business of any person, firm or corporation licensed under this act

and doing business within the boundaries of such city or village in any sum which exceeds double the amount of the license fee required to be paid under this act to obtain such license, nor shall any city or village impose any occupation tax whatsoever on the business of any person, firm, or corporation holding a bottle club license issued under this act and doing business under such license within the boundaries of such city or village. The commission is hereby directed and authorized to collect the taxes herein imposed, and to account for and turn over to the State Treasurer at least once each week all money collected as herein provided. If any alcoholic liquor manufactured in or imported into this state is sold to a licensed manufacturer or distributor of this state to be used solely as an ingredient in the manufacture of any beverage for human consumption, the tax imposed upon such manufacturer or distributor shall be reduced by the amount of the taxes which have been paid as to such alcoholic liquor so used under this act. The net proceeds of all revenue arising hereunder shall inure to the state General Fund.”.

2. Amend the bill by renumbering renumbered sections 6 to 13 as sections 7 to 14 respectively.

3. Amend renumbered section 14, line 2 by striking “and”, and line 3 by inserting after “1963” the following:

“, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 27, Seventy-fifth Session, Nebraska State Legislature, 1965”.

4. Amend the title to conform.

Mr. Carpenter offered the following amendment, which was adopted:

1. Amend the bill by adding a new section immediately after original section 8 to be known as section 9 and to read as follows:

“Sec. 9. *No licensee shall sell alcoholic liquor, including beer, unless the person to whom the sale is made, is inside the building for which the license is granted at the time the sale is being made.*”.

2. Amend the title to conform.

Mr. Burbach offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 9 and to read as follows:

“Sec. 9. That section 53-125, Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-125. No license of any kind shall be issued to (1) a person who is not a resident of the county in which the premises covered by the license are located, except in case of railroad or boat licenses, (2) a person who is not of good character and reputation in the community in which he resides, (3) a person who is not a citizen of the United States, (4) a person who has been convicted of or has pleaded guilty to a felony under the laws of the State of Nebraska, any other state, or of the United States, (5) a person who has been convicted of or has pleaded guilty to being the keeper of or is keeping a house of ill fame, (6) a person who has been convicted of or has pleaded guilty to being the proprietor of a gambling house, or of pandering or other crime or misdemeanor opposed to decency and morality, (7) a person whose license issued under this act has been revoked for cause, (8) a person who at the time of application for renewal of any license issued hereunder would not be eligible for such license upon a first application, (9) a copartnership, unless one of the copartners is a resident of the county, in which the premises covered by the license is located, and unless all the members of such copartnership shall otherwise be qualified to obtain a license, (10) a corporation, if any officer, manager or director thereof, or any stockholder, owning in the aggregate more than twenty-five per cent of the stock of such corporation would be ineligible to receive a license hereunder for any reason other than citizenship and residence within the governmental subdivision; *Provided*, this subsection shall not apply to railroad licenses, (11) a person whose place of business is conducted by a manager or agent unless such manager or agent possesses the same qualifications required of the licensee, (12) a person who, within a period of five years prior to the date of his application for license, has been convicted of or pleaded guilty to a violation of any federal or state law concerning the manufacture, possession or sale of alcoholic liquor, subsequent to May 24, 1935, or shall have forfeited his bond to appear in court to answer charges for any such violation, and (13) (12) a person who does not own the premises for which a license is sought, or does not have a lease thereon for the full period for which the license is to be issued.

2. Amend the bill by renumbering section 9 as section 10.

3. Amend renumbered section 11, line 1, by striking "section" and inserting "sections 53-125 and".

4. Amend the title to conform.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

Mr. Kjar Presiding

LEGISLATIVE BILL 784. Read and Considered.

Mr. Adamson moved to indefinitely postpone.

President Sorensen Presiding

The motion prevailed with 24 ayes, 10 nays and 15 not voting.

UNANIMOUS CONSENT—LB 336

Mr. Skarda asked unanimous consent that LB 336 be the first order of business on General File Monday, June 28th. No objections. So ordered.

Visitors

Mr. Wylie introduced Mr. and Mrs. Orvil Miller and family from Spalding, Nebraska.

UNANIMOUS CONSENT—Release LB 890

Mr. Bauer asked unanimous consent that LB 890 be released from Final Reading.

No objections. So ordered.

LEGISLATIVE BILL 586. Read and considered.

Mr. Stromer offered the following amendment which was adopted:

Amend Section 1 by adding the following after the word "supply" in line 11:

"or with a sanitary sewerage system and service, or both such water and sanitary sewerage service"

Mr. Stromer moved to advance LB 586 to E and R for review.

Motion pending.

President Signed

While the Legislature was in session and capable of transacting business, the President signed: LB 797 LB 676 LB 673 LB 884 LB 607 LB 878 LB 902 LB 720 LB 268 LB 449 LR 63

Recess

Mr. D. Payne moved to recess until 2:00 p.m.

Mr. Adamson moved to amend the motion to recess until 1:30 p.m.

The Adamson motion prevailed.

The D. Payne motion as amended prevailed and at 12:10 p.m., the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Bowen, Claussen, Craft, Fleming, Hasebroock, Holmquist, Kokes, Nore, Ruhnke, and Wallwey, who were excused.

GENERAL FILE

LEGISLATIVE BILL 586. Considered.

Mr. Stromer renewed his pending motion in this day's Journal to advance LB 586 to E and R for review.

The motion prevailed with 26 ayes, 6 nays, and 17 not voting.

Visitor

Mr. R. Rasmussen introduced Mrs. J. C. Kleese, Krisan Kleese, Mrs. Ivy Berg, and Terry Berg.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 917. Introduced at the request of the Governor by Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT to amend section 2, Legislative Bill 283, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to installment sales; to correct an error in the definition of time sale price; to repeal the original section; and to declare an emergency.

UNANIMOUS CONSENT—LB 612

Mr. E. Rasmussen asked unanimous consent to place LB 612 immediately after LB 538 on General File. No objections. So ordered.

UNANIMOUS CONSENT—Unbracket LB 870

Mr. Whitney asked unanimous consent to unbracket LB 870 on General File and to consider it at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 870. Considered.

Mr. Whitney offered the following amendments which were read in lieu of reading the original bill:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

“Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendments of the Constitution of Nebraska, which are set forth in section 2 of this act and which are hereby proposed by the Legislature.

Sec. 2. The amendments proposed are as follows:

(1) To amend Article VII, section 9, to read as follows:

“Sec. 9. All funds belonging to the state for educational purposes, the interest and income whereof only are to be used, shall be deemed trust funds held by the state, and the state shall supply all losses thereof, that may in any manner accrue, so that the same shall remain forever inviolate and undiminished; and *notwithstanding any other provisions in the Constitution* shall not be invested or loaned except on United States or state securities; or registered county bonds of this state, or registered school district bonds of this state; and such other securities by the Board of Educational Lands and Funds as the Legislature may from time to time direct by statute provide. And such funds with the interest and income thereof, are hereby solemnly pledged to the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses.”

(2) To amend Article XV by adding a new section to be known as section 17, and to read as follows:

“Sec. 17. *Notwithstanding section 3 of Article XIII or any other provision in the Constitution:*

(1) *The Legislature may provide for the investment of any state funds, including retirement or pension funds of state employees and Nebraska school employees in such manner and in such investments as it may by statute provide, and*

(2) *The Legislature may authorize the investment of retirement or pension funds of cities, villages, school districts, public power districts, and other governmental or political subdivisions, in such manner and in such investments as the governing body of such city, village, school district, public power district and other governmental or political subdivision may determine but subject to such limitations as the Legislature may by statute provide."*

Sec. 3. The proposed amendments shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The propositions for the submission of the proposed amendments shall be placed upon the ballot in the following form:

"Constitutional amendment providing that educational funds shall be invested as the Legislature may by statute provide.

For

Against"

"Constitutional amendment authorizing the Legislature to provide for investment of funds of state, city, village, school districts, public power districts, and other governmental or political subdivisions as it may by statute provide.

For

Against"

Sec. 4. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska."

2. Amend the title to conform.

Amendments pending.

Standing Committee amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Bracketed until Tuesday, June 29, 1965, at the request of Mr. Stryker.

Presented to the Governor

Presented to the Governor for approval on June 24, 1965, at 11:55 a.m.: LB 890

Presented to the Governor for approval on June 24, 1965, at 1:50 p.m.: LB 449 LB 676 LB 673 LB 884 LB 607 LB 878 LB 902 LB 720 LB 268 LB 797

(Signed) Ruth Bossard, Enrolling Clerk

Mr. Stryker Presiding

GENERAL FILE

LEGISLATIVE BILL 450. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Mr. Whitney offered the following amendments, which were adopted:

1. Amend section 1 of the bill, line 52 by inserting after the comma the following:

“except retirement of debt principal”, line 60 by striking the word “must” and inserting “shall”, by reinstating all the stricken matter in lines 63 to 66, line 81 by striking the word “are” and inserting “were”.

2. Amend the title to conform.

Mr. Pedersen offered the following amendment, which was adopted:

Section 1, leave the stricken language in lines 63 to 66.

Advanced to E and R for review with 26 ayes, 4 nays and 19 not voting.

LEGISLATIVE BILL 472. Bracketed until July 14, 1965 at the request of Mr. Warner.

LEGISLATIVE BILL 264. Reading waived. Considered.

Standing Committee amendment to add a new Section 1 found in the Legislative Journal for the Eighty-fifth Day was adopted.

Remainder of Standing Committee amendments pending.

Laid over at the request of Mr. Skarda.

LEGISLATIVE BILL 336. Laid over until Monday, June 28th.

UNANIMOUS CONSENT—LB 859

Mr. Kremer asked unanimous consent to place LB 859 after LB 856 on General File. No objections. So ordered.

UNANIMOUS CONSENT—Consider LB 287 and LB 300

Dr. Brauer asked unanimous consent to consider LB 287 and LB 300 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 287. Read and considered.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 300. Reading waived. Explained.

Mr. Burbach offered the following amendment to Standing Committee amendment 1 which was adopted with 21 ayes, 13 nays, and 15 not voting:

Amend Standing Committee amendment 1, by striking 'September' and inserting 'October'.

The Standing Committee amendments found in the Legislative Journal for the Ninety-first Day were adopted as amended.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

UNANIMOUS CONSENT—Consider LB 332

Mr. Carpenter asked unanimous consent to consider LB 332 on General File at this time. No objections. So ordered.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 332. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Mr. Kjar asked unanimous consent to have his name added as a co-introducer of LB 332. No objections. So ordered.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend section 13 of the bill, line 4 by inserting "of one-twentieth of a mill" after tax.

2. Amend the title to conform.

3. Add the Emergency Clause.

Laid over at the request of Mr. Carpenter.

Visitors

Mr. Nelson introduced Mr. and Mrs. Arthur Martin and Douglas and Marciene from Naper, Nebraska.

Mrs. Orme introduced Sam England, Lincoln, and Steven Skilings, North Abington, Massachusetts.

Mr. Burbach introduced 14 members of Thurston County Extension Federated Womens' Club.

Member Excused

Mr. Wylie was excused for Friday, June 25, 1965.

Adjournment

Mr. Warner moved to adjourn.

Mr. Pedersen moved to amend the motion to adjourn until 8:30 a.m.

The Pedersen amendment was adopted.

The Warner motion as amended was carried, and at 4:23 p.m. the Legislature adjourned until 8:30 a.m., Friday, June 25, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-SEVENTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, June 25, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, we turn to Thee in the faith that Thou dost understand and art very merciful. Some of us are not sure concerning Thee; not sure how Thou dost reveal Thy will to us; not sure that it is possible for us to know, in every decision, just what Thou desirest Thy servants to do. But if we could say, "This is what God wants us to do," none would vote against it, and how much time and temper and money would be saved. Make each one of us willing to yield himself to Thee in prayer and obedience. Come and deliver us, O Holy Spirit, for we have no hope in ourselves. Amen.

The roll was called and all members were present except Messrs. Carpenter, Gerdes, Mahoney, Paxton, D. Payne, R. Rasmussen, Skarda, Wallwey and Wylie, who were excused; Mr. Whitney, excused until 8:40 a.m., and Mr. Bauer, excused until 9:00 a.m.

Communications

Letter from Congressman Glenn Cunningham acknowledging receipt of LR 50.

Letter from Senator Carl T. Curtis acknowledging receipt of LR 57.

Letter and report from Senator Carl T. Curtis regarding the Federal Aid to Education Bill.

UNANIMOUS CONSENT—Change of Hearing Time

Mr. Warner asked unanimous consent to hold the Government and Military Affairs Hearings on July 1, 1965 at 1:00 p.m. instead of the usual 2:00 p.m. No objections. So ordered.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 627.

A BILL FOR AN ACT to amend section 2-2315, Reissue Revised Statutes of Nebraska, 1943, relating to the wheat excise tax; to delete the requirement for a sworn statement; to harmonize with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Adamson	Danner	Kokes	Orme
Batchelder	Fleming	Kremer	Paine, I.
Bowen	Harsh	Lysinger	Pedersen
Brauer	Hasebroock	Marvel	Proud
Budd	Holmquist	Matzke	Rasmussen, E.
Burbach	Hughes	Moulton	Stromer
Claussen	Kjar	Moylan	Syas
Craft	Klaver	Nelson	Warner
Crandall	Knight	Nore	

Voting in the negative, 0.

Not voting, 14:

Bauer	Mahoney	Ruhnke	Wallwey
Carpenter	Paxton	Skarda	Whitney
Carstens	Payne, D.	Stryker	Wylie
Gerdes	Rasmussen, R.		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Introduce Bill

Mr. President: I move the introduction of the following new bill recommended by the Committee on Agriculture and Recreation.

(Signed) Herb Nore

The motion lost with 17 ayes, 16 nays and 16 not voting.

MOTION—Introduce Bill

Mr. Carstens moved the introduction of a new bill recommended by the Committee on Judiciary.

The motion prevailed with 34 ayes, 1 nay, and 14 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 918. By Committee on Judiciary; Fred W. Carstens, Legislative District 30; William M. Wylie, Legislative District 20; Harold T. Moylan, Legislative District 6; Richard F. Proud, Legislative District 12 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend sections 76-214 and 76-215, Reissue Revised Statutes of Nebraska, 1943, as amended by sections 1 and 2, respectively, Legislative Bill 527, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to real property; to change the provisions for filing a statement when recording a deed as prescribed; to provide duties for the register of deeds; to change penalties; to repeal the original sections, and also section 3, Legislative Bill 527, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

MOTION—Suspend Rules

Mr. Carstens moved to suspend the rules and place LB 918 at the head of General File.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

SELECT FILE

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One Hundred-sixteenth Day were adopted.

Mr. Craft offered the following amendments which were adopted by unanimous consent:

1. Amend section 2 of the bill, lines 20 to 25, by striking subdivision (1) and inserting the following:

“(1) vehicles in tow, except removal of disabled vehicles from the freeway at the nearest interchange, and except trailers and semitrailers being drawn by a motor vehicle, *vehicles in tow, if such vehicle is towed in such manner that it may weave or swerve, or is offset from the towing vehicle, or does not have a second or emergency connection between the two vehicles of sufficient strength to sustain the tow, or the towed vehicle is not equipped with all*

lights required by law for vehicles unless such lights on the towing vehicle are still clearly visible from the rear despite the tow; except vehicles not qualifying under the above safety requirements must be removed from the freeway at the nearest interchange;”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 877. Replaced on Select File as amended.

E and R amendments to LB 877:

1. In renumbered section 20, line 1, strike “21-2084” and insert “21-2085”.

2. In renumbered section 42, line 14, strike “*this act*” and insert “*Chapter 21, article 20*”.

3. In renumbered section 44, line 6, strike “41” and insert “39”.

4. In renumbered section 45, line 4, strike “41 to 48” and insert “39 to 46”.

5. In renumbered section 48, line 3, strike “41 to 49” and insert “39 to 47”.

6. In renumbered section 49, line 1, strike “21-2011,”; and in line 7, strike “21-20,112,”.

7. In the title, line 2, strike “21-2011,”; and in line 8, strike “21-20,112,”; and in line 16, strike “section” and insert “sections”.

8. In line 5 of Enrollment and Review amendment 30, adopted June 8, 1965, strike “c.” and insert “Chapter”.

9. In line 1 of the Klaver unanimous consent amendment, insert “original” after “Amend”.

LEGISLATIVE BILL 161. Replaced on Select File as amended.

E and R amendment to LB 161:

1. In the Marvel amendment 1, line 3, strike “26 and 27” and insert “25 and 26”.

LEGISLATIVE BILL 913. Placed on Select File as amended.

E and R amendments to LB 913:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 3, insert "the" after "to"; in line 7, strike "and"; and in line 8, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 914. Placed on Select File as amended.

E and R amendments to LB 914:

1. In section 1, line 22, insert "said" after "of".

2. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 5, insert "; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 911. Placed on Select File as amended.

E and R amendments to LB 911:

1. In the Carpenter General File amendment 1, line 2, insert "showing all old matter as stricken," after the third comma.

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 7, insert "to eliminate the duty to prescribe conditions for the admission of patients; to provide for the determination of the rate of charge as prescribed;" before "to"; in line 11, strike "and"; and in line 13, insert "; and to declare an emergency" after "1943".

LEGISLATIVE BILL 908. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Member Excused

Mr. Adamson was excused at 10:00 a.m. for the remainder of the day.

MOTION—Bills in Committee

Mr. Bowen moved that all bills that have had a public hearing and that are still in committee on Wednesday, June 30, 1965, stand indefinitely postponed.

The motion prevailed with 20 ayes, 15 nays, and 14 not voting.

GENERAL FILE

LEGISLATIVE BILL 504. Considered.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 635. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 713. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 28 ayes, 2 nays and 19 not voting.

Member Excused

Mr. Syas asked to be excused for Friday, July 2, 1965. No objections. So ordered.

Mr. Stromer Presiding

GENERAL FILE

LEGISLATIVE BILL 855. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 28 ayes, 0 nays, and 21 not voting.

Explanation of Vote

Had I been present, I would have voted "aye" on LB 627 on Final Reading.

(Signed) Harold B. Stryker

GENERAL FILE

LEGISLATIVE BILL 856. Mr. Bowen asked unanimous consent to read only the new and stricken matter and the amendments and allow the introducer to explain the bill.

Mr. Holmquist objected.

Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Laid over.

UNANIMOUS CONSENT—Place LB 917 on General File

Mr. Kjar asked unanimous consent to place LB 917 on General File without a committee hearing.

No objections. So ordered.

Member Excused

Mr. Stryker was excused for this afternoon.

Recess

At 12:00 p.m., on a motion by Mr. Claussen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Carpenter, Gerdes, Klaver, Mahoney, Paxton, R. Rasmussen, Skarda, Stryker, Wallwey and Wylie, who were excused.

GENERAL FILE

LEGISLATIVE BILL 856. Mr. Holmquist asked unanimous consent to hold the bill until Wednesday, June 30.

Mr. Bowen objected.

Mr. Holmquist so moved the above. The motion prevailed.

LEGISLATIVE BILL 858. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

LEGISLATIVE BILL 862. Reading waived. Considered.

Mr. Kremer offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, strike "one hundred" and insert "fifty"; strike "five" and insert "three".

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted as amended.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

UNANIMOUS CONSENT—Return LB 905 to Select File

Mr. Proud asked unanimous consent to return LB 905 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill by striking lines 517 to 521 and lines 557 to 561 to harmonize the provisions of the last two lines of the Proud amendment adopted June 16, 1965.

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 905. The Proud specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 545. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Advanced to E and R for review with 26 ayes, 3 nays and 20 not voting.

LEGISLATIVE BILL 149. Reading waived. Explained.

Mr. Stromer offered the following amendments which were adopted:

1. Amend Page 2, section 1, subsection 2, line 19, by deleting and adding as follows:

“such capacity on and after January 5, 1967, the date this act may become operative under the Constitution of the State of Nebraska.”

2. Amend Page 2, section 1, subsection 3 lines 20 through 30, as follows:

(3) *“Prior service shall mean all the periods of time any Judge of the Supreme Court or judge of the district court shall have served in such capacity prior to January 3, 1957, and as to any county judge shall mean all the periods of time any such judge shall have served in such capacity prior to January 5, 1961, and shall mean all the periods of time any judge of the Nebraska Workmen’s Compensation Court shall have served in such capacity prior to September 20, 1957, and shall mean all the periods of time any judge of separate juvenile courts shall have served in such capacity.”*

(3) *“Prior service shall mean all the periods of time any person has served as a (a) Judge of the Supreme Court or judge of the district court prior to January 3, 1957, (b) judge of the county court prior to January 5, 1961, (c) judge of the Nebraska Workmen’s Compensation Court prior to September 20, 1957, (d) judge of the separate juvenile court or (e) judge of the municipal court prior to the date this act may become operative under the Constitution of the State of Nebraska.”*

3. Amend Page 3, section 1, subsection 4, line 39 by adding after the word “capacity” the following:

“and any judge of the municipal court shall serve in such capacity subsequent to the date this act may become operative under the Constitution of the State of Nebraska.”

4. Amend Page 3, section 1, subsection 5, line 47, by inserting after “1957” the following:

“and shall mean active service of any judge of the municipal court in any of the armed forces of the United States during a war

or national emergency prior or subsequent to the date this act may become operative under the Constitution of the State of Nebraska."

5. Amend Page 5, section 2, subsection 1, line 22, by inserting after the word "Judges" the following:

" , upon the date this act may become operative under the Constitution of the State of Nebraska."

Mr. Pedersen asked unanimous consent to have his name added as a co-introducer of LB 149. No objections. So ordered.

Mr. Ruhnke Presiding

Advanced to E and R for review with 30 ayes, 1 nay, and 18 not voting.

Visitor

Mr. Matzke introduced Donald E. Kelley, State Senator from Denver, Colorado, who was formerly from McCook and was former Assistant Attorney General in Nebraska in 1941.

Mr. Kelley addressed the Legislature.

Mr. Ruhnke conferred a Nebraska Honorary Citizenship upon Mr. Kelley.

Member Excused

Mr. Lysinger was excused at 3:00 p.m. for the remainder of the day.

UNANIMOUS CONSENT—LB 374 and LB 506

Mr. Bowen asked unanimous consent to consider LB 374 and LB 506 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 374. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Mr. Whitney asked for a record vote on advancing LB 374 to E and R for review.

Voting in the affirmative, 31:

Batchelder	Bowen	Budd	Carstens
Bauer	Brauer	Burbach	Claussen

Craft	Kjar	Moylan	Rasmussen, E.
Danner	Knight	Nelson	Ruhnke
Fleming	Kokes	Nore	Stromer
Hasebroock	Marvel	Orme	Syas
Holmquist	Matzke	Payne, D.	Whitney
Hughes	Moulton	Proud	

Voting in the negative, 0.

Not voting, 18:

Adamson	Klaver	Paxton	Stryker
Carpenter	Kremer	Pedersen	Wallwey
Crandall	Lysinger	Rasmussen, R.	Warner
Gerdes	Mahoney	Skarda	Wylie
Harsh	Paine, I.		

LB 374 was advanced to E and R for review.

LEGISLATIVE BILL 506. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 308. Read and considered.

Advanced to E and R for review with 25 ayes, 2 nays, and 22 not voting.

LEGISLATIVE BILL 894. Read and considered.

Mr. Stromer offered the following amendment, which was adopted:

1. Strike Sec. 5.

Advanced to E and R for review with 25 ayes, 6 nays and 18 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 701. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-first Day were adopted.

Mr. D. Payne offered the following amendment, which was adopted:

Section 1, line 6, after the comma, insert the following: "except liquefied petroleum gas".

Laid over.

Speaker Bowen Presiding

Message from the Governor

June 25, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 23, 1965, I approved Legislative Bills 686, 687, 796, 580, and 317; on June 24, 1965, I approved Legislative Bill 584; and on June 25, 1965, I approved Legislative Bills 441, 493, 399, 70, 260, 897, and 624.

Respectfully,

(Signed) Frank B. Morrison
Governor

Corrections for the Journal

Page 2167, line 21, do not show the first "state" as stricken.

Page 2167, line 22, show the entire line as stricken matter.

The Journal for the One Hundred-sixteenth Day was approved as corrected.

Adjournment

At 4:04 p.m., on a motion by Mrs. Hughes, the Legislature adjourned until Monday, June 28, 1965 at 9:00 a.m.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-EIGHTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, June 28, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We unite our hearts, O God, in this prayer that Thou wilt teach us how to trust in Thee as a heavenly father who loves us and who is concerned about what we do and what we are. Forgive us if there are times when we find it hard, when it ought to be so easy. It is not that we have no faith, but that we seem so reluctant to put our faith in Thee. Men have proved to be untrustworthy, yet we trust each other. Banks have failed, still we write our checks. Depressions have upset our economy, still we carry on business in faith. Storms have made the winter dreary, yet with the coming of spring we plant our seeds. Hurricanes have screamed across the land, yet we build our windmills. Give to us the faith to put our trust in Thee who dost hold in the hollow of Thy hand all things living. May we learn, before we blunder, that Thou art willing to lead us, to show us what to do, and that it is possible for us to know Thy will and to be partners with Thee in doing what is right. This we ask in the name of Christ, who never made a mistake. Amen.

The roll was called and all members were present except Mr. Bauer excused until 10:45 a.m., Mr. Burbach excused until 11:15 a.m. and Mr. Moylan excused until 10:30 a.m.

Corrections for the Journal

Page 2175, line 2, delete "rights" and insert "lights".

Page 2180, line 21, strike "23" and insert "20".

The Journal for the One Hundred-seventeenth Day was approved as corrected.

UNANIMOUS CONSENT—Committee Meetings

Mr. Adamson asked unanimous consent for the Committee on Committees to meet in the West Lounge at 1:00 p.m. this afternoon. No objections. So ordered.

Mr. Craft asked unanimous consent for the Public Works Committee to meet this afternoon immediately upon adjournment. No objections. So ordered.

Mr. Ruhnke asked unanimous consent for the Rules Committee to meet this afternoon. No objections. So ordered.

Mr. R. Rasmussen asked unanimous consent for the Education Committee to meet tomorrow afternoon from 1:00 p.m. until 2:00 p.m. in the West Lounge. No objections. So ordered.

Members Excused

Mr. Kjar asked to be excused from 10:00 a.m. until 10:30 a.m. this morning. No objections. So ordered.

Mr. Kokes asked to be excused from 10:30 a.m. until 11:00 a.m. this morning. No objections. So ordered.

UNANIMOUS CONSENT—Change of Order

Mr. Marvel asked unanimous consent to take up the Standing Committee report of LB 889 on the Clerk's desk at this time, and to consider the amendment on Select File. No objections. So ordered.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 889. Replaced on Select File as amended.

E and R amendments to LB 889:

1. In section 1, line 75, strike the semicolon; and in line 100, strike the semicolon and insert a comma.

2. In renumbered section 6, insert the heading "UNIVERSITY OF NEBRASKA" in line 1.

3. In renumbered section 11, line 45, insert a comma after "funds".

4. In renumbered section 14, line 6, strike "expending agency" and insert "donor".

5. In new section 15, insert a comma at the end of line 3.

6. In renumbered section 18, line 7, strike "same" and insert "sums".

7. In line 7 of the Marvel amendment 11, adopted June 8, 1965, strike the third comma.

8. In line 10 of the Marvel amendment 13, adopted June 8, 1965, insert "of the purposes" after "accomplishment".

9. In line 4 of the Marvel amendment 16, adopted June 8, 1965, strike "6347169" and insert "6609988".

10. In line 2 of the Marvel amendment 2, adopted June 11, 1965, insert "2," after "amendment".

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 889. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

MOTION—Adjournment

Mr. Marvel moved that when we adjourn this afternoon, that we adjourn until 9:00 a.m. tomorrow morning. The motion prevailed.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 889. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Visitors

Mr. Klaver introduced Betty and Candy Roach, Dick Sanders and Kinny Oldham of Omaha.

Communications

Letter from Warren G. Magnuson, Chairman Committee on Commerce, acknowledging receipt of LR 47.

Copy of Resolution adopted by the California Legislature regarding the President's foreign policy.

Telegram from Oliver B. Proett, Clerk of the United Presbyterian Church regarding the Fair Employment Legislation.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 255.

A BILL FOR AN ACT to amend section 19-1309, Reissue Revised Statutes of Nebraska, 1943, relating to cities and villages, particular classes; to increase the maximum levy which may be certified, assessed, and collected for municipal purposes; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Budd	Harsh	Mahoney	Rasmussen, R.
Carpenter	Hasebroock	Matzke	Ruhnke
Carstens	Hughes	Moulton	Skarda
Claussen	Kjar	Payne, D.	Stryker
Craft	Klaver	Pedersen	Syas
Danner	Knight	Proud	Wallwey
Fleming	Lysinger	Rasmussen, E.	Whitney
Gerdes			

Voting in the negative, 15:

Adamson	Holmquist	Nelson	Stromer
Batchelder	Kokes	Nore	Warner
Bowen	Kremer	Paine, I.	Wylie
Brauer	Marvel	Paxton	

Not voting, 5:

Bauer	Crandall	Moylan	Orme
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 895. With Emergency.

A BILL FOR AN ACT relating to labor; to authorize the Commissioner of Labor to sell or exchange certain land in Douglas County, Nebraska as prescribed; to provide for the disbursement of the proceeds of any sale of such property; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Carpenter	Kjar	Orme	Stryker
Carstens	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie
Fleming	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Bauer	Burbach	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 71.

A BILL FOR AN ACT to amend section 60-302, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 675, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to provide that the county treasurer may appoint an agent upon approval of the county board to issue registration certificates and to collect taxes levied on motor vehicles; to provide for a bond; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Carpenter	Danner	Holmquist
Batchelder	Carstens	Fleming	Hughes
Bowen	Claussen	Gerdes	Kjar
Brauer	Craft	Harsh	Klaver
Budd	Crandall	Hasebroock	Knight

Kokes	Nelson	Proud	Stryker
Kremer	Nore	Rasmussen, E.	Syas
Lysinger	Orme	Rasmussen, R.	Wallwey
Mahoney	Paine, I.	Ruhnke	Warner
Marvel	Paxton	Skarda	Whitney
Matzke	Payne, D.	Stromer	Wylie
Moulton	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Bauer	Burbach	Moylan
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 464.

A BILL FOR AN ACT to amend section 79-902, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to shorten the term of members of the board of education of a fourth class school district; to provide for election of the members; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Harsh	Mahoney	Rasmussen, E.
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Skarda
Carpenter	Hughes	Moulton	Stromer
Claussen	Kjar	Nelson	Stryker
Craft	Klaver	Nore	Syas
Crandall	Knight	Paine, I.	Wallwey
Danner	Kokes	Payne, D.	Warner
Fleming	Kremer	Pedersen	Whitney
Gerdes	Lysinger	Proud	Wylie

Voting in the negative, 4:

Batchelder	Bowen	Orme	Ruhnke
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Not voting, 5:

Bauer	Carstens	Moylan	Paxton
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 682. With Emergency.

A BILL FOR AN ACT to amend section 32-231.01, Revised Statutes Supplement, 1963, relating to elections; to provide an increase in the salary of the election commissioner and the chief deputy commissioner; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Gerdes	Marvel	Ruhnke
Batchelder	Harsh	Matzke	Skarda
Bowen	Hasebroock	Moulton	Stromer
Brauer	Holmquist	Nore	Stryker
Budd	Hughes	Orme	Syas
Claussen	Kjar	Payne, D.	Wallwey
Craft	Klaver	Pedersen	Warner
Crandall	Knight	Proud	Whitney
Danner	Kremer	Rasmussen, E.	Wylie
Fleming	Lysinger	Rasmussen, R.	

Voting in the negative, 0.

Not voting, 10:

Bauer	Carstens	Moylan	Paine, I.
Burbach	Kokes	Nelson	Paxton
Carpenter	Mahoney		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 865. With Emergency.

A BILL FOR AN ACT to amend sections 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-2407, 2-2603, 41-105, 41-106, 54-714, 54-715, 54-726.04, 54-729, 54-764.01, 54-766.10, 54-768, 54-821, 54-827, 54-843, 54-905, 54-1006, 66-305, 66-517, 66-604, 81-213, 81-222, 81-238, 81-242, 81-247, 81-254, 81-260, 81-276, 81-290, 81-2,123, 81-2,132, 81-2,134.03, 81-2,143.01, 81-2,162.06, 81-2,164.03, 81-2,174, 81-2,178, 81-2,183, 81-2,195, 89-

130, 89-140, 89-146, and 89-175, Reissue Revised Statutes of Nebraska, 1943, sections 66-410.03, 66-607, 81-219, and 81-275.28, Revised Statutes Supplement, 1963, section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965, section 41-110, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-738, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-753.03, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 860, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Agriculture and Economic Development; to provide that certain fees and licenses heretofore collected and deposited as cash funds in the state treasury shall be credited by the State Treasurer to the General Fund; to eliminate certain funds; to harmonize with previous legislation; to provide an operative date; to repeal the original sections and also sections 2-946, 54-702.01, 54-702.02, and 54-702.03, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kremer	Paxton	Wallwey
Craft	Lysinger	Payne, D.	Warner
Crandall	Mahoney	Pedersen	Whitney
Danner	Marvel	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Bauer	Burbach	Kjar	Kokes
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 173. Placed on Select File as amended.

E and R amendments to LB 173:

1. In section 2, line 3, strike "*references*" and insert "*reference*"; in lines 25, 97, and 112, strike "*said*" and insert "*such*"; and in line 115, strike "*fraction thereof*" and insert "*fractions thereof*."
2. In section 7, line 12, strike "*issue*" and insert "*issuance*".
3. In section 8, strike the comma in line 2.
4. In standing committee amendment 6, line 13, insert "*and*" before "*parking*".
5. Amend the Pedersen amendment to section 8 to read "In standing committee amendment 6, line 26, strike '*may*' and insert '*shall*'."
6. Amend the Carpenter amendment to section 8 to read "In standing committee amendment 6, lines 8 and 9, strike '*and excluding right-of-way purchases by the Department of Roads,*' and insert '*, but excluding right-of-way purchases by the Department of Roads*' before the semicolon in line 14."
7. In section 9, line 3, strike "*of*" and insert "*concerning*".
8. In section 10, line 8, strike the comma.
9. In line 2 of the Carpenter amendment to section 10, insert "*and*" before "*in*".
10. In the Marvel amendment 10, line 3, strike "*at*" and insert "*of*".
11. Amend the Carpenter amendment to section 11 to read "In section 11, line 32, strike '*four*' and insert '*two*'."
12. In the Marvel amendment 25, strike beginning with "*in-*" in line 3 through line 4 and insert "after the period in line 5, by insert-"; and in line 9 insert an underscored period after "*Nebraska*".
13. In new section 12, strike the comma in line 3.
14. In renumbered section 13, line 3, strike "*is to*" and insert "*shall*"; and in line 19, strike "*However, in*" and insert "*In*".

15. In renumbered section 14, strike the comma in line 35; in lines 44 and 45, strike "fraction" and insert "fractions"; and in line 56, strike "in the event" and insert "if".

16. Amend the Holmquist amendment to section 14 to read "In the Marvel amendment 14, strike beginning with the second comma in line 9 through the comma in line 11."

17. Amend the Warner amendment to section 16 to read "Strike so much of Standing Committee amendment 10 and the Marvel amendment 15 as amend renumbered section 16, line 81."

18. In renumbered section 16, line 24, insert an underscored comma before "represent"; in line 122, strike "However, the" and insert "The"; and in line 128, strike "said" and insert "such".

19. In renumbered section 17, line 2, strike "shall be and".

20. Amend the Carpenter amendment to renumbered section 17, as amended by the Knight amendment, to read "In renumbered section 17, strike beginning with 'that' in line 11 through 'for' in line 13 and insert 'shall be by a competitive bidding process, except in emergencies approved by the Governor,'."

21. Amend the Marvel amendment 1 to section 18 to read "In renumbered section 18, lines 22 and 28, strike 'varying' and insert 'various'."

22. Amend the second Marvel amendment to section 18 to read "In renumbered section 18, line 43, strike '(2)' and insert '(3)'; and in line 50, strike '(3)' and insert '(4)'; in line 5, insert an underscored comma after "executive".

23. In the Marvel amendment 17, line 3, insert "(1)" before "All"; and in line 6, strike "will" and insert "shall".

24. In renumbered section 18, lines 25 and 53, strike "accord" and insert "accordance".

25. In section 19, line 14, strike "said" and insert "such"; in lines 36 and 46, strike "Said" and insert "Such"; and in line 50, strike "However, where" and insert "Where".

26. In renumbered section 21, line 27, insert ", Revised Statutes Supplement, 1961" after "72-1007".

27. For correlation purposes, after the second comma in line 2 of renumbered section 21, insert "as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike the new and stricken matter in line 26 and insert "subdivision"; remove underscoring in line 32; in line 33, insert "by the State Treasurer" after "and"; strike the stricken matter

in lines 34 to 38; and after the period in line 38, insert "All money derived from any source other than that to be paid into the State Building Fund shall be paid into the state treasury and by the State Treasurer placed in the General Fund."

28. In section 27, line 69, strike "the" and insert "the *The*"; and in line 89, strike "an" and insert "and" as in the statutes.

29. In new section 28, lines 104, 105, and 115, strike "and" and show the same as stricken.

30. In renumbered section 29, line 5, and renumbered section 30, line 6, strike "21" and insert "20".

31. In renumbered section 30, line 23, strike the first two semi-colons and insert an underscored comma.

32. The typed bill being correct, strike so much of standing committee amendment 19 as amends renumbered section 30, lines 44 and 48.

33. In renumbered section 31, lines 4 and 5, strike "28 and 29" and insert "29 and 30".

34. In the Marvel amendment 30, line 2, strike "33" and insert "31".

35. In renumbered section 34, line 1, strike "77-706.01" and insert "72-706.01"; and strike lines 3 and 4 as amended and insert "Nebraska, 1943, sections 11-119 and 72-1009, Revised Statutes Supplement, 1963, and section 72-706, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1963, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130,".

36. The bill already having the emergency clause, strike the Marvel amendment 32, and renumber original section 32 as section 35.

37. In the title, line 14, insert "to provide an operative date; to provide for severability;" before "to"; in line 14, strike "77-706.01" and insert "72-706.01"; in line 16, strike "and section 72-706" and insert "sections 11-119 and 72-1009"; in line 17, insert ", and section 72-706, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965" after "1963"; in line 18, insert "77-2413, 77-2414," after the second "sections"; and in line 19, strike "and 81-131" and insert "81-131, and 83-127".

LEGISLATIVE BILL 849. Placed on Select File as amended.

E and R amendments to LB 849:

1. In section 2, line 1, insert a comma after “act”; strike line 2 and insert “otherwise requires.”; insert a comma at the end of line 3; in line 34, strike the period and insert a semicolon; and in line 54, insert a comma after “be”.

2. In section 3, lines 25, and 29, section 4, lines 17 and 22, section 5, line 10, section 9, line 16, section 11, line 13, section 15, line 17, and section 16, lines 6, 14 and 25, strike the semicolon and insert a period.

3. In section 3, lines 16 and 41, section 6, line 11, section 8, lines 7 and 11, section 12, line 2, section 13, line 5, section 15, line 13, and in section 16, line 28, strike “said” and insert “such”.

4. In section 3, line 18, strike the period and insert “; or”; in line 26, strike “(3)”; in line 30, strike “(4)”; and in line 31, strike the comma.

5. In the Burbach amendment 1, insert a comma before “with” in line 3 and after “competition” in line 4.

6. In section 6, insert a comma after “whatsoever” in line 5 and after “otherwise” in line 6; and strike the second comma in line 19.

7. In section 7, strike the comma in line 3 and insert a comma after “act” in line 4.

8. In section 8, line 8, strike “thereon” and insert “therefor”.

9. In section 9, line 15, strike “purview” and insert “meaning”; and strike the comma in line 22.

10. In section 11, lines 3 and 10, strike “bona fides” and insert “good faith”; and in line 14, strike “gratis” and insert “free”.

11. In section 12, strike the comma in line 8.

12. In section 14, line 3, strike “it is empowered to and”.

13. In section 15, strike the comma in line 3; and in line 18, strike “In the event that” and insert “If”.

14. In section 16, strike lines 2 and 3 as amended, and insert “sections 3 and 15 of this act, the division may, after notice and hearing, suspend or revoke, for any violation of the provisions of this act, the license or licenses”; strike the comma in line 18; in line 20, strike “Nor shall any” and insert “No”; and in line 21, insert “shall” after “action”.

15. In the Burbach amendment 2, strike line 6, and insert “plement, 1963’ after ‘thereto’.”.

16. In section 19, line 9, strike “jurisdiction” and insert “state”.

17. In the title, line 10, strike "and"; and in line 10, insert "; and to provide for severability" after "penalties".

LEGISLATIVE BILL 646. Correctly engrossed.

LEGISLATIVE BILL 627. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 627 LR 58 LR 64

President Sorensen Presiding

MOTION—Place LB 176 on General File

Mr. President: I move to place LB 176 on General File.

(Signed) George H. Fleming

Mr. Crandall moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 26 ayes, 2 nays and 21 not voting.

The motion to place LB 176 on General File prevailed with 33 ayes, 13 nays and 3 not voting.

Member Excused

Mr. Nore was excused at 11:30 a.m. for the remainder of the morning.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 865. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 865

Member Excused

Mr. Lysinger asked to be excused after recess until 3:00 p.m. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 656. Laid over at Mr. Danner's request.

LEGISLATIVE BILL 877. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 161. E and R amendment found in the Legislative Journal for the One Hundred-seventeenth Day was adopted.

Mr. Carpenter asked unanimous consent to bracket LB 161 on Select File until LB 849 is also on Select File. No objections. So ordered.

LEGISLATIVE BILL 913. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 914. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Mr. Gerdes offered the following amendments:

1. Amend the bill by adding two new sections to be known as sections 2 and 3 and to read as follows:

"Sec. 2. That section 79-2103, Revised Statutes Supplement, 1963, be amended to read as follows:

79-2103. The powers and duties of the commission shall be:

(1) To promote and sponsor a noncommercial educational television network, consisting of no fewer than two general originating broadcast production and transmission interconnecting facilities, one of which shall be located in Omaha, to serve a series of interconnecting units, throughout the State of Nebraska;

(2) To apply for and to receive and hold such authorizations and licenses and assignments of channels from the Federal Communications Commission as may be necessary to conduct such educational television programs by standard broadcast or by closed circuits, and to prepare, file and prosecute before the Federal Communications Commission all applications, reports or other documents

or requests for authorization of any kind necessary or appropriate to achieve the purposes set forth in sections 79-2101 to 79-2106;

(3) To receive gifts and contributions from public and private sources to be expended in providing educational television facilities and programs;

(4) To acquire real estate and other property as an agency of the State of Nebraska, and to hold and use the same for educational television purposes;

(5) To contract for the construction, repair, maintenance and operation of television facilities;

(6) To contract with common carriers, qualified under the laws of the State of Nebraska, to provide interconnecting channels between broadcasting towers unless it is first determined by the Nebraska Educational Television Commission that state-owned interconnecting channels can be constructed and operated that would furnish a comparable quality of service at a cost to the state that would be less than if such channels were provided by qualified common carriers;

(7) To arrange for the operation of a statewide educational television network, as directed by the Nebraska Educational Television Commission, consistent with the provisions of the Communications Act of 1934, as amended, and applicable rules, regulations and policies of the Federal Communications Commission, and, insofar as elementary and secondary education programs are concerned, consistent with policies of the State Board of Education;

(8) After taking into consideration the needs of the entire state, to establish general policies relating to the nature and character of educational television broadcasts;

(9) To cooperate with the Secretary of Health, Education and Welfare, and other federal agencies, for the purpose of obtaining matching federal funds and providing educational television facilities of all types throughout the state and to make such reports as may be required of recipients of matching funds;

(10) To arrange for and provide standard broadcast and closed circuit noncommercial educational television programs to Nebraska citizens and institutions;

(11) To cooperate with the State Centennial Commission in its plans for recognizing the state's Centennial;

(12) To adopt by-laws for the conduct of its affairs; and

(13) To make certain that said facilities are not used for any purpose which is contrary to the Constitution of the United States

or the State of Nebraska, or for broadcasting propoganda, or attempting to influence legislation; and

(14) To publish such informational material as it deems necessary and may, at its discretion, charge appropriate fees therefore. The proceeds of all such fees shall be deposited in the Nebraska Educational Television Commission Cash Revolving Fund which is hereby created in the state treasury, and shall be used, by the commission, solely for publishing such informational material.

Sec. 3. That original section 79-2103, Revised Statutes Supplement, 1963, is repealed.”.

2. Amend the title to conform.

(Signed) George C. Gerdes

Amend the Amendment to LB 914. Section 2 in line 73—delete (Nebraska) and insert *State*.

Line 74 & 75, after television, *delete* all material to *comma*, in line 75 including word Treasury. Insert *Fund*.

Amend Title to conform.

(Signed) George C. Gerdes

Amendments pending.

Mr. Pedersen asked unanimous consent to lay over LB 914. No objections. So ordered.

LEGISLATIVE BILL 911. Laid over at the request of Mr. Pedersen.

Recess

At 12:05 p.m. on a motion by Mr. Klaver, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Lysinger excused until 3:00 p.m. and members of the Labor Committee.

Invitation

Invitation to the members and wives from Dave Tews on behalf of the Nebraska Association of Fire Fighters to a dinner at 6:00 p.m., Thursday, July 1, 1965 at 6420 West Shore Drive.

GENERAL FILE**LEGISLATIVE BILL 701.** Considered.

Mr. Holmquist moved to indefinitely postpone.

The motion prevailed.

LEGISLATIVE BILL 336. Read and Considered.

Mr. Skarda moved to indefinitely postpone and asked for a record vote.

Mr. Skarda asked for a Call of the House. The Call showed 40 members present.

Mr. Skarda moved the Call be raised. The motion prevailed with 42 ayes, 0 nays and 7 not voting.

Voting in the affirmative, 17:

Brauer	Hughes	Moylan	Skarda
Carpenter	Klaver	Nore	Stromer
Carstens	Mahoney	Payne, D.	Syas
Craft	Marvel	Ruhnke	Warner
Danner			

Voting in the negative, 27:

Adamson	Crandall	Kremer	Pedersen
Batchelder	Fleming	Matzke	Proud
Bauer	Harsh	Moulton	Rasmussen, E.
Bowen	Hasebroock	Nelson	Stryker
Budd	Holmquist	Orme	Whitney
Burbach	Kjar	Paine, I.	Wylie
Claussen	Kokes	Paxton	

Not voting, 5:

Gerdes	Lysinger	Rasmussen, R.	Wallwey
Knight			

The motion to indefinitely postpone lost.

LB 336 was advanced to E and R for review with 25 ayes, 16 nays and 8 not voting.

UNANIMOUS CONSENT—Unbracket LB 332

Mr. Carpenter asked unanimous consent to unbracket LB 332 on General File and consider it at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 332. Considered.

Advanced to E and R for review with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE BILL 880. Considered.

Mr. Adamson offered the following amendment:

In line 2 of the Harsh amendment, strike the words "which maintains a high school".

The amendment was adopted with 23 ayes, 6 nays and 20 not voting.

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

LEGISLATIVE BILL 918. Reading waived. Considered.

Mr. Carstens offered the following amendment which was adopted:

In Line 30 following "corded" insert "which deed was executed after the effective date of this act".

Mr. Carpenter moved to commit LB 918 to the Revenue Committee for a public hearing.

The motion lost with 11 ayes, 21 nays, and 17 not voting.

LB 918 was advanced to E and R for review with 26 ayes, 2 nays, and 21 not voting.

Visitors

Mr. Matzke introduced Mrs. Orville Jones and Kelly from Seward, and Mrs. Ray Jones, Kathy and Mary Ellen from Harrisburg, Pennsylvania.

LEGISLATIVE BILL 694.

Mr. Carpenter offered the following amendments to the Standing Committee amendments:

Page 1 Section 2 - Line 14 - Change (4) to (3).

Page 1 Section 2 - Line 33 - Change "user" to "use".

Page 1 Section 2 - Add after line 41; "(10) Industrial use shall mean the utilization of gas for the generation of energy or the proc-

essing or production of products; (11) Village shall mean all municipal corporations which are subject to the provisions of Section 17-201, Reissue Revised Statutes of Nebraska, 1943."

Page 2 Section 3 - Line 4 - Delete the words "agricultural use" and insert in lieu thereof "compensation".

Page 2 Section 3 - Lines 12 through 14 - Delete subsection (3) and substitute therefore a new subsection (3) as follows: "(3) The gas utility operations of any municipality, public authority, municipal corporation or political subdivision of the State of Nebraska when performed within its respective service area including operations of a municipality under section 16-686.01, Reissue Revised Statutes of Nebraska, 1943, and the service area applicable thereto."

Page 2 Section 3 - Lines 15 through 17 - Delete subsection (4) and substitute therefore a new subsection (4) as follows: "(4) The operations of a gas utility within the corporate limits of cities of all classes."

Page 5 Section 15 - Line 7 - Insert after the word property the following: "(3) reproduction cost of property; (4) depreciated reproduction cost of property" and renumber present subsections "(3)", "(4)", "(5)" as "(5)", "(6)", "(7)".

Page 6 Section 21 - Line 3 - Change "22" to "20".

Page 7 Section 25 - Line 9 - Change "26" to "24".

Page 8 Section 27 - Line 1 - Delete "commissioner" and insert "commission".

Page 9 Section 32 - Line 18 - Change "times" to "time".

Page 11 Section 40 - Line 7 - Change "40" to "38".

Page 11 Section 42 - Line 16 - Eliminate "be".

Page 12 Section 42 - Line 22 - Change "jointed" to "joined".

Page 12 Section 44 - Line 6 - Add the following at the end of the section as now written: "such gas utility shall pay the expenses reasonably attributable to such investigation or appraisal by its regular and full-time employees. The commission shall ascertain such expenses and shall render a bill therefor, by certified or registered mail, to the gas utility either at the conclusion of the investigation, or appraisal, or from time to time during its progress, which bill shall constitute notice of said assessment and demand for payment thereof. The amount of such bill so rendered by the commission shall be deposited by the gas utility with the State Treasurer within thirty days from the date of rendition. The total amount of such expense in any one calendar year for which any gas utility

shall become liable by reason of costs incurred by the commission within such calendar year shall not exceed two-tenths of one per cent of its gross operating revenues derived from intrastate gas utility operations which are subject to the jurisdiction of this commission in the last preceding calendar year. Where costs are incurred within any calendar year which are in excess of two-tenths of one per cent of such gross operating revenues, the excess cost shall not be chargeable as part of the remainder as hereafter defined in this section, but shall be paid out of the general appropriations to the commission.

(2) The commission shall quarterly, within sixty days after the close of each quarter, ascertain the total of its expenditures during such quarter which are reasonably attributable to the performance of its duties relating to gas utilities under the provisions of this act, and shall deduct therefrom all amounts chargeable directly to any specific gas utility under the provisions of this section. The remainder shall be assessed by the commission to all gas utilities in proportion to their respective gross operating revenues which are subject to the jurisdiction of this commission during the last calendar year. Such assessment shall be deposited with the State Treasurer within thirty days after the bill has been mailed, by certified mail, to all gas utilities, which shall constitute notice of said assessment and demand for payment thereof. The total amount which may be assessed to all gas utilities under authority of this subsection shall not exceed one-tenth of one per cent of the total gross operating revenues which are subject to the jurisdiction of this commission and in no event shall the aggregate general assessment exceed seventy-five thousand dollars per calendar year.

(3) Each utility shall deposit with the State Treasurer the amount assessed against it within thirty days from the time the commission mails notice to it of the amount due, unless it shall file with the commission objections in writing, setting out the grounds upon which it claims that such assessment is excessive, erroneous, unlawful or invalid. Upon the filing of objections, the commission shall set the matter down for hearing and issue its order in accordance with its findings in such proceeding, which order shall be appealable in the same manner as other final orders of the commission."

Page 12 Section 47 - Delete present section and insert following section: "Villages shall, after the effective date of this act, have no further authority or jurisdiction over rates and conditions of service of any gas utility. No gas utility shall be permitted to cease rendering service in a village without first obtaining the approval of the commission."

Page 12 Section 48 - Delete present section and insert following section: "Notwithstanding any other provision of this act, the commission shall have no authority or jurisdiction over the furnishing of gas by a gas utility to any customer for an interruptible or industrial use, as defined in section 2 of this act; nor shall the commission have any authority or jurisdiction to determine or fix the price or prices at which such gas is furnished or may be furnished; Provided, agricultural use, as defined in section 2 of this act, shall be subject to the jurisdiction of the commission."

Page 13 Add Sections 53, 54, and 55 to the end of the present bill as follows:

"Sec. 53. That section 17-528.02, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

17-528.02. Second-class cities and villages shall have power to grant a franchise, subject to the conditions of this section and section 17-528.03, for a period not exceeding twenty-five years to any person, company, or association, whether publicly or privately owned, and to his or its assigns, to lay and maintain gas mains, pipes, service, and all other necessary structures in the streets, lanes, alleys, and public places of such city or village for the purpose of transporting gas on, under, or along any streets, lanes, alleys, and public places of said city or village and for furnishing the same to the inhabitants thereof. Such city or village may make any reasonable regulation with reference to any person, firm, or corporation holding such franchise as to charges for such gas. Such city or village is authorized to contract, lease, or rent the gas plant from any person, firm or corporation furnishing gas within such city or village. Such contract, lease or rental agreement shall not be for a period longer than five years. It may levy a tax to pay the rent under the above mentioned lease or to pay for any gas used for street lighting or for other necessary purposes.

Sec. 54. If any provision of this act, or any severable provision of a section of this act, or the application of such provision to any person or circumstance, shall be held invalid, the remainder of the act, or section thereof, and the application of such provision to persons and circumstances other than those as to which it is held invalid, shall not be affected.

Sec. 55. That original section 17-528.02, Reissue Revised Statutes of Nebraska, 1943, is repealed."

Amendments pending.

Speaker Bowen Presiding

LEGISLATIVE BILL 867. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays and 19 not voting.

UNANIMOUS CONSENT—LB 334

Mr. Carpenter asked unanimous consent to place LB 334 behind LB 164 on E and R for review. No objections. So ordered.

UNANIMOUS CONSENT—LB 891

Mr. Carpenter asked unanimous consent to bracket LB 891 on E and R for engrossment. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 394. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

UNANIMOUS CONSENT—Executive Session

Mr. Craft asked unanimous consent to hold an executive meeting of the Public Works Committee at 8:00 a.m. in the morning. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on June 28, 1965 at 1:20 p.m.: LB 865

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT

Committee on Committees

June 28, 1965

In a meeting of the Committee on Committees it was resolved that two plans on reapportionment—one forming legislative districts that cross county lines and one forming legislative districts that do not cross county lines—be submitted for public hearing.

(Signed) Elvin Adamson, Chairman
Committee on Committees

UNANIMOUS CONSENT—Committee Meeting

Mr. Gerdes asked unanimous consent to have a meeting of the Intergovernmental Committee after adjournment tomorrow afternoon. No objections. So ordered.

Adjournment

At 4:18 p.m., on a motion by Mr. Nore, the Legislature adjourned until 9:00 a.m., Tuesday, June 29, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-NINETEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 29, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

We are glad, our Father, that troubles are like cannibals - the big ones eat up the little ones. But may it not be so with our duties and responsibilities. Help our senators to keep a sane perspective, lest the big issues overshadow the lesser ones, and they fail to do Thy will with them. In all things, big and little, reveal to us Thy wisdom and Thy love. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. Carpenter who was excused until 2:00 p.m.

Corrections for the Journal

Page 2190, last line, delete "81-2,62.06" and insert "81-2,162.06".

Page 2191, line 6, correct spelling of "State".

Page 2199, line 27, correct spelling of "recessed".

Page 2200, line 3, delete "706" and insert "701".

The Journal for the One Hundred-eighteenth Day was approved as corrected.

Visitors

Mr. Stromer introduced 25 students from the Clare McPhee Laboratory School, Miss Leila Anderson, instructor, Mrs. Jo Ellen Miller, teacher, and 6 sponsors.

Mr. Danner introduced Mr. John Eaves from Omaha.

Mr. Lysinger introduced his brother.

Member Excused

Mr. Lysinger was excused at 9:15 a.m. for the remainder of the morning.

MOTION—Bills in Committee

Mr. Craft asked unanimous consent to exclude the following bills from the motion indefinitely postponing bills in committee on July 1: LB 288 LB 869 LB 289 LB 679 LB 760 LB 762 LB 809

Mr. Syas objected.

Mr. Craft moved the above proposal.

The motion prevailed with 34 ayes, 7 nays, and 8 not voting.

Member Excused

Mr. Adamson was excused for Thursday and Friday, July 1 and 2, 1965.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 526. With Emergency.

A BILL FOR AN ACT to amend section 60-1001, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to remove the requirement that all motor vehicles of the state have a band of white paint around the body, and road machinery and trucks of the Department of Roads be tagged as prescribed; to harmonize with previous legislation; to provide for the equipping and lettering of vehicles of the Nebraska Safety Patrol as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Crandall	Kokes	Proud
Batchelder	Danner	Mahoney	Ruhnke
Bauer	Fleming	Matzke	Skarda
Bowen	Gerdes	Moulton	Stromer
Brauer	Harsh	Orme	Stryker
Budd	Hasebroock	Paine, I.	Wallwey
Burbach	Hughes	Paxton	Warner
Carstens	Kjar	Payne, D.	Whitney
Claussen	Klaver	Pedersen	Wylie
Craft	Knight		

Voting in the negative, 8:

Holmquist	Moylan	Nore	Rasmussen, R.
Marvel	Nelson	Rasmussen, E.	Syas

Not voting, 3:

Carpenter	Kremer	Lysinger
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker

Father Stewart, Chairman of the Governor's Commission on Human Rights, introduced Mr. Samuel Jackson, a member of the Equal Employment Opportunities Commission. Mr. Jackson addressed the Legislature.

Presented to the Governor

Presented to the Governor for approval on June 29, 1965, at 8:30 a.m.: LB 627

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 95. Replaced on Select File as amended.

E and R amendment to LB 95:

1. In line 2 of Enrollment and Review amendment 6, adopted May 18, 1965, insert "to provide for a referendum as prescribed;" after the second semicolon.

LEGISLATIVE BILL 850. Replaced on Select File as amended.

E and R amendments to LB 850:

1. In line 2 of new section 2, insert an underscored comma after "livestock"; and in line 6, insert "*but which*" after "*purposes*".

2. In the title, line 5, insert "to provide for the preparation of a schedule of values for personal property and prescribe the effect thereof;" after the semicolon.

LEGISLATIVE BILL 756. Replaced on Select File as amended.

E and R amendments to LB 756:

1. In section 2, line 2, strike "43-504(1)" and insert "43-504(2)".
2. In line 6 of Enrollment and Review amendment 1, adopted June 22, 1965, strike "The" and insert "A".

LEGISLATIVE BILL 101. Replaced on Select File as amended.

E and R amendments to LB 101:

1. In line 5 of the Knight amendment, strike the first period and insert an underscored semicolon.
2. In new section 3, lines 8 and 9, strike "*both traffic entering or*" and insert "*traffic both entering and*".
3. Renumber section 4, added by Enrollment and Review amendment 1, adopted June 18, 1965, as section 5.
4. In the title, strike lines 5 and 6 and all amendments thereto and insert "villages may issue bonds for prescribed construction and"; and in line 9, insert "to provide exceptions; to define a term;" after the semicolon.

LEGISLATIVE BILL 352. Replaced on Select File as amended.

E and R amendment to LB 352:

1. In line 2 of the Craft unanimous consent amendment 1, adopted June 25, 1965, insert "and all amendments thereto" before "and"; in line 6, strike the stricken comma; in line 6, strike "*vehicles*" and insert "*any vehicle*"; in line 13, strike "; *except*" and insert "and"; and in line 14, strike "*the above*" and insert "*such*".

LEGISLATIVE BILL 764. Placed on Select File as amended.

E and R amendments to LB 764:

1. In line 5 of the Whitney amendment 1, strike "such municipalities" and insert "a municipality"; and in line 5, strike "decide" and insert "decides".
2. In line 2 of the Ruhnke amendment to section 5, insert a comma after "Holt".
3. In new section 5, insert a comma at the end of line 21.
4. In line 2 of the Stryker amendment to section 6, strike "district" and insert "districts"; and in line 3, strike the period and insert a period at the end of the line.

5. In line 4 of the Budd amendment, strike the first comma and insert a period; in line 5, insert a comma after "appoint"; in line 7, insert "Nebraska" after "the"; in line 9, insert a period after "district"; and in line 9, strike "1973" and insert "the period".

6. In new section 8, insert a comma at the end of line 8.

7. In new section 10, insert a comma at the end of line 3.

8. In new section 14, line 27, insert a comma after "shall".

9. In line 2 of the Whitney amendment to section 15, insert "on" before "January".

10. In the Ruhnke amendment to section 15, line 25, strike "Another" and insert "Another".

11. In line 1 of the Ruhnke amendment to section 15, line 40, strike "*provided, however,*" and insert "*Provided,*"; in lines 2 and 7, strike "Subsection (3)" and insert "subdivision (3) of this section" and in line 11, strike the period and insert a period at the end of the line.

12. Remove striking from the matter being stricken in the Ruhnke amendments to section 15, lines 44 and 45, 47, and 56 through 59.

13. In line 2 of the Ruhnke amendment to section 15, lines 44 and 45, strike "herein provided" and insert "provided in this section".

14. In new section 15, line 49, insert "Nebraska" before "Power"; strike line 70 and amendments thereto, and insert "agencies. After July 1, 1966, no retail contract shall be entered into by a member district of the grid system. Such retail contracts shall be entered into in the name of the grid system itself and shall be assigned to the member district, if any, in whose service area the retail customer is located as long as such member district continues to have such a retail service area."

15. In new section 18, line 6, strike "of" and insert "occasionally".

16. In new section 19, line 17, strike "exists" and insert "exist".

17. In new section 20, line 17, strike "section" and insert "sections"; in line 19, strike "or limit"; and in line 21, insert "or limit the exercise of such right" after "system".

18. In new section 21, line 2, strike "their" and insert "the"; in line 3, strike "thereof"; in line 13, insert "of any such employee" after "benefits"; and in line 14, strike "(of any such employee)".

19. In new section 24, line 1, strike "original"; and in line 3, insert "section" after "and".

20. In the title, strike line 9 and insert "for construction; and to repeal sections 70-609.01 and 70-614.02, Reissue Revised Statutes of Nebraska, 1943, and section 70-614.01, Revised Statutes Supplement, 1963."

LEGISLATIVE BILL 328. Placed on Select File as amended.

E and R amendments to LB 328:

1. In standing committee amendment 1, line 4, insert "*that the*" after "*except*"; in line 5, strike "*first*"; and in line 5, insert "*the*" before "*signer*".

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, strike beginning with "more" in line 3 through line 6 and insert "provide how the signature shall be made and residence indicated on initiative and referendum petitions; to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 524. Correctly engrossed.

LEGISLATIVE BILL 727. Correctly engrossed.

LEGISLATIVE BILL 552. Correctly engrossed.

LEGISLATIVE BILL 877. Correctly engrossed.

LEGISLATIVE BILL 255. Correctly enrolled.

LEGISLATIVE BILL 895. Correctly enrolled.

LEGISLATIVE BILL 71. Correctly enrolled.

LEGISLATIVE BILL 464. Correctly enrolled.

LEGISLATIVE BILL 682. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Labor

LEGISLATIVE RESOLUTION 60. Placed on General File.

Statement on LR 60:

June 29, 1965

COMMITTEE ON LABOR

Legislative Resolution 60 was introduced by Senators Albert A. Kjar, Chester Paxton, and Ira E. Paine.

The reason for the introduction of LR 60 is to reaffirm the position of the citizens of the State of Nebraska on Section 14-B of the Taft-Hartley Act—the right-to-work law.

Speaking in favor of LR 60 were Mr. Earl Luff, Nebraska State Chamber of Commerce; Mr. L. E. Harris, Associated Industries; Mr. Charles Marshall, Nebraska Farm Bureau; Mr. R. E. Kinman, Grand Island Chamber of Commerce; Mr. M. J. Graham, Retail Merchants Association; Mr. Jack Romans, Motor Carriers Association; Mr. James Critchfield, Association of General Contractors of Nebraska; Mr. Keith Andresen, Nebraska New Car Dealers Association; Mr. Phil Runyon, Nebraska Lumber Dealers; Mr. Butler Shaffer, Midwest Employers Council; and, Mr. Gene Wolken, Sealrite Manufacturing.

Speaking in opposition to LR 60 were Mr. Richard Nisley, State AFL-CIO; Mr. Win Renninger, Local 216 Fremont, Nebraska; Mr. Don Bastemeyer, Carpenter District Council 253, AFL-CIO; Mr. Anton Munch, State Legislative Representative of the Brotherhood of Railway Clerks; Senator Eugene T. Mahoney; Mr. Walter A. Wallis; Mr. Ed Haynes, Lincoln; and, Mr. Herb Donaldson, Fremont.

The Committee voted 5-2, 1 not voting to advance LR 60 to General File.

(Signed) Edward R. Danner, Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 255 LB 895 LB 71 LB 464 LB 682

SELECT FILE

LEGISLATIVE BILL 656. Mr. Warner offered the following specific amendment: Strike the Danner amendment adopted June 14, 1965 amending LB 656, Sec. 16, lines 3, 4, 6, and 8.

Mr. Danner asked for a record vote on the amendment:

Voting in the affirmative, 28:

Adamson	Crandall	Kokes	Payne, D.
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Warner
Burbach	Kjar	Orme	Whitney
Craft	Knight	Paine, I.	Wylie

Voting in the negative, 8:

Danner	Mahoney	Pedersen	Skarda
Klaver	Moylan	Proud	Wallwey

Not voting, 13:

Brauer	Fleming	Lysinger	Ruhnke
Carpenter	Hasebroock	Matzke	Stryker
Carstens	Kremer	Paxton	Syas
Claussen			

The Warner amendment was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 914. The Gerdes pending amendments found in the Legislative Journal for the One Hundred-eighteenth Day were adopted with 30 ayes, 0 nays and 19 not voting.

Mr. Gerdes offered the following amendment which was adopted by unanimous consent:

Section 1, line 14, after "hundred" strike "eighty" and insert "twelve"; after "and" strike "zero" and insert "two".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 911. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Mr. Marvel asked unanimous consent to withdraw the Carpenter amendment adopted on June 23, 1965. No objections. So ordered.

Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 173. E and R amendments found in the Legislative Journal for the One Hundred-eighteenth Day were adopted.

Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 849. E and R amendments found in the Legislative Journal for the One Hundred-eighteenth Day were adopted.

Mr. Burbach offered the following specific amendments, which were adopted with 33 ayes, 0 nays and 16 not voting:

1. Amend the bill by adding a new section to be known as section 19 and to read as follows:

“Sec. 19. That section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

77-2612. The director is hereby authorized to employ, with the advice and consent of the Governor, a sufficient number of inspectors, clerks, assistants and agents to enforce the provisions of sections 77-2601 to 77-2615, including the collection of all stamp taxes and all revenue from cigarette tax meters provided for herein. In such enforcement the director may call to his aid the Attorney General, any county attorney, any sheriff, deputy sheriff or other peace officer. The compensation of all persons employed hereunder shall be fixed by the Governor and shall be paid from the revenue derived under the provisions of sections 77-2601 to 77-2615. The expenses of administering sections 77-2601 to 77-2615, including necessary assistants, clerical help, cost of enforcement, cost of stamps and incidental expenses, when approved by the director, shall be paid by warrants, issued against the General Fund, but the same shall not exceed four per cent of the funds collected under the provisions of sections 77-2601 to 77-2615, said expenses in each instance to be approved by the director. The director is hereby authorized to promulgate rules and regulations which are consistent with the provisions of sections 77-2601 to 77-2615 and their proper enforcement. Each wholesale dealer shall make application to the director, upon forms to be furnished by the department for a permit to use the tax meter machines, as set forth in section 77-2603, or to purchase said stamps as provided in section 77-2608, or both. Each wholesale dealer shall furnish with such application evidence satisfactory to the director showing that he has obtained a license as a wholesale dealer in accordance with section 28-1025. He shall accompany said application with a fee of one dollar *three hundred dollars* to be placed in the General Fund if the permit is granted and otherwise to be returned to the applicant. If the application is approved and the bond referred to in section 77-2603 is given and approved, if such bond is required under said section 77-2603, the director shall issue such license which shall be conspicuously posted in the place of business of such wholesale dealer.”.

2. Amend the bill by renumbering original section 19 as section 20.

3. Amend the bill by adding a new section to be known as section 21 and to read as follows:

"Sec. 21. That original section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed."

4. Amend the title to conform.

Mr. Burbach offered the following specific amendments, which were adopted with 36 ayes, 0 nays and 13 not voting.

1. Amend section 3 of the bill line 18 by adding after the semicolon the following:

"*Provided*, that for the purpose of this act, a so-called tie-in sale of cigarettes, whereby in conjunction with the purchase of cigarettes, at a price which would not otherwise be less than cost to the vendor, the purchaser is offered other merchandise or other thing of value, without charge or at a charge less than the fair and reasonable retail value of such other merchandise or thing of value, such transaction shall be deemed a rebate or concession;".

2. Amend section 16 of the bill, lines 4 and 23 inserting "Chapter 28 or" before "Chapter", line 9 by striking "one year" and inserting "sixty days".

3. Amend the title to conform.

Advanced to E and R for engrossment.

President Sorensen Presiding

Visitors

Mr. Eric Rasmussen introduced Mr. and Mrs. Marion Lovegrove; Mr. and Mrs. Bernard Lovegrove and Ronny and Tommy from Fairmont.

Mr. Craft introduced Mrs. Ruth Stroy from North Platte.

Members Excused

Mr. Carstens was excused at 10:30 a.m. until 11:30 a.m.

Mr. Batchelder was excused at 11:00 a.m. for the remainder of the day.

SUGGESTED RULE CHANGES

1. Mr. President: I move to amend Rule 12, Section 5, subsection B, line 4 after "arrangement" insert: *Provided* that any bill that

comes up for debate for a second time, with the introducer present, shall be placed at the bottom of General File if said introducer asked for further time. Carried with a vote of 5 to 0.

2. Amend Rule 10, Section 13, line 10 by inserting after the period the following: "A motion to reconsider must be disposed of by the Legislature within 5 Legislative days after making the same or it shall be deemed defeated. Carried with a vote of 5 to 0.

3. Amend Rule 3, Section 6, by adding under Duties of Speaker: (1) Coordinator for the chairmen of standing committees and (2) provides floor leadership so as to expedite Legislative processes. Carried with a vote of 5 to 0.

4. Amend Rule 5, Section 2, by inserting: "The Speaker need not be a member of any standing committee." Carried with a vote of 5 to 0.

5. Order and Arrangement. Amend Rule 5, Section 9, by deleting after the word "the" in line 3 the remainder of that sentence and the following sentence and insert: Speaker of the Legislature - Chairman. Other members: Chairman of the Committee of Committees and the Lt. Governor. Carried with a vote of 5 to 0.

6. Amend Section 7 of Rule 6, as amended in the 1965 Session, by adding the following: "When the introducer of a bill attempts to take a bill from committee to be placed on General File, the bill shall stand indefinitely postponed if the motion fails to receive a majority vote of the members elected to the Legislature. Carried with a vote of 5 to 0.

(Signed) Arnold Ruhnke, Chairman
Rules Committee

Rule change # 1 was adopted with 32 ayes, 1 nay and 16 not voting.

Rule change # 2 was adopted with 33 ayes, 0 nays and 16 not voting.

Rule change # 3 was adopted with 37 ayes, 1 nay and 11 not voting.

Rule change # 4 was adopted with 32 ayes, 0 nays, and 17 not voting.

Rule change # 5 was adopted with 35 ayes, 3 nays and 11 not voting.

Rule change # 6 was adopted with 35 ayes, 0 nays and 14 not voting.

UNANIMOUS CONSENT—Speaker

Mr. Bowen asked unanimous consent for Mr. C. Petrus Petersen to speak to the Legislature tomorrow morning at 11:00 a.m. No objections. So ordered.

MOTION—Place LB 787 on General File

Mrs. Orme moved to place LB 787 on General File, and asked for a record vote.

Mrs. Orme requested a Call of the House. The Call showed 42 members present.

Mrs. Orme moved the Call be raised. The motion prevailed with 39 ayes, 0 nays and 10 not voting.

Voting in the affirmative, 22:

Bauer	Hasebroock	Mahoney	Rasmussen, R.
Bowen	Hughes	Marvel	Skarda
Claussen	Kjar	Moulton	Stromer
Danner	Klaver	Orme	Syas
Fleming	Knight	Payne, D.	Warner
Gerdes	Kokes		

Voting in the negative, 16:

Brauer	Harsh	Nore	Ruhnke
Budd	Holmquist	Paine, I.	Stryker
Craft	Moylan	Paxton	Wallwey
Crandall	Nelson	Proud	Whitney

Not voting, 11:

Adamson	Carpenter	Lysinger	Rasmussen, E.
Batchelder	Carstens	Matzke	Wylie
Burbach	Kremer	Pedersen	

The motion lost.

UNANIMOUS CONSENT—Committee Hearings

Mr. Warner asked unanimous consent for the Government and Military Affairs Committee to hold their hearings Thursday, July 1, in the West Lounge. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 694

Mr. Kokes asked unanimous consent to bracket LB 694 on General File for Friday, July 2. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 656 to Select File

Mr. Danner asked unanimous consent to return LB 656 to Select File for the following specific amendment:

1. Add the emergency clause and amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 656. The Danner specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Committee Meetings

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet in the West Lounge immediately upon adjournment today. No objections. So ordered.

Mr. Klaver asked unanimous consent for the Employment Committee to meet at 1:30 p.m. today in the West Lounge. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 65. Re: Freedom of Speech

Introduced by Richard F. Proud, 12th District and Eric Rasmussen, 32nd District.

Whereas one of the most sacred freedoms which we in this state and in this country possess is freedom of speech;

And whereas this freedom has been, throughout the years, zealously guarded by our constitution and by the legislature itself;

And whereas hand in hand with this freedom there must go or should go an equal sense of responsibility to be exercised not only by the citizens of this state, but by the powerful and persuasive news media which convey that speech to the citizenry in general and which play so vital a part in the formation of public opinion;

And whereas through the amalgamation of the large daily newspapers throughout this country and the consequent diminution of their numbers, their growing circulation, power and affluence have become increasingly apparent;

And whereas in the state of Nebraska in recent months this power has been sometimes used in an indiscriminate and irresponsible manner;

Now, therefore, be it resolved that the people of this state, through their duly elected representatives, in this 75th session of the Nebraska Unicameral assembled, make known to these news media, by the passing of this resolution, that with freedom goes responsibility and that the most certain way to lose that freedom is to use it flagrantly and without regard to the one fundamental and basic tenet which should, in a free society, guide us all. That basic tenet was, is and ever will be—*the truth*.

GENERAL FILE

LEGISLATIVE BILL 870. Considered.

Mr. Whitney offered the following amendments to his pending amendments found in the Legislative Journal for the One Hundred-sixteenth Day:

1. Amend the Whitney amendment dated June 24, 1965, number 1, section 2 by striking lines 7 to 9 and inserting the following:

“state, and the state shall supply all *any net aggregate* losses thereof, *realized during any calendar year* that may in any manner accrue, so that the same shall remain forever inviolate and undiminished; and *notwithstanding*—”.

2. Amend the title to conform.

The Whitney amendments were adopted.

The pending Whitney amendments as amended were adopted.

Speaker Bowen Presiding

Advanced to E and R for review with 37 ayes, 2 nays, and 10 not voting.

UNANIMOUS CONSENT—Withdraw Name

Mr. Stromer asked unanimous consent to withdraw his name from LB 811. No objections. So ordered.

STANDING COMMITTEE REPORT

Agriculture and Recreation

LEGISLATIVE BILL 554. Placed on General File as amended.

Standing Committee amendments to LB 554:

1. Section 1, line 6, after the word "means," insert "within three years from the effective date of this act,".
2. Section 1, line 9, after "76-724," insert "provided that before the Governor shall make a decision he shall give notice and conduct a hearing thereon as provided in Sections 84-913 to 84-919,".
3. On page 14, delete sub-section (8) of Section 1.

(Signed) M. A. Kremer, Chairman

Visitors

Mrs. Hughes introduced Mr. and Mrs. Ralph Brewer and Mr. Conault from Table Rock and 9 children of the Christian Church.

Recess

At 12:00 p.m. on a motion by Mr. Ruhnke, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m. Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder and Pedersen, excused for the afternoon, and Mr. Stromer, excused until 3:00 p.m.

Visitors

Mr. Warner introduced Mr. and Mrs. Elmer Schlaphoff from Waverly, and Mr. and Mrs. Bill Mitchell from Lincoln Park, New Jersey.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 471. Considered.

Mr. Warner asked unanimous consent that the following Adamson amendments be read in lieu of the bill. No objections. So ordered.

1. Amend the bill by striking sections 1 through 29 and inserting the following:

"Section 1. That section 32-216, Revised Statutes Supplement, 1963, be amended to read as follows:

32-216. (1) The election commissioner or county clerk, as the case may be, shall provide for a general registration of all the voters of the county, and in any county having a population in excess of thirty thousand inhabitants according to the most recent federal decennial census, and which has adopted county zoning regulations as provided in sections 23-161 to 23-174.09 any county having a population of twenty thousand inhabitants or less according to the most recent federal decennial census the county clerk, with the consent of the county board, may provide for such general registration. He shall furnish the necessary records, as provided by section 32-220, which records shall be known as the permanent registration register. The permanent registration register shall be kept in duplicate. The original registration register shall remain in the office of the election commissioner or county clerk as the case may be. The duplicate registration register shall be taken to and used in the various election districts for election purposes.

(2) Any person properly registering as a voter, as provided for by subsection (1) of this section, shall not be required to again register in such county unless he or she changes his or her name or residence, changes his or her name by reason of marriage, or for other reason. When any registered voter shall change his or her residence from one voting district to another, or shall change his or her name by reason of marriage or otherwise, such change of residence or change of name shall operate as a cancellation of his or her registration, and he or she must again register before he or she shall be permitted to vote.

(3) The office of the election commissioner or county clerk in any county which has provided for general registration shall remain open during the usual business days of the entire year for purposes of general registration and revision, as required by subsection (1) or (2) of this section, and for the transaction of the business of such office. Such registration and revision shall be carried on and held open at all times during the regular business hours of the election commissioner's or county clerk's office, as the case may be, to and ending at five p.m. on the second Friday preceding any election.

(4) In addition to his office, the election commissioner or county clerk may provide such other places of registration as in his judgment the best interests of the service may require, which other places shall be open at such times and during such hours as he may direct. Notice of such places of registration shall be given by publication in two of the leading newspapers of general circulation in the county.

Sec. 2. That section 32-233, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-233. (1) In all cities having a population of more than seven thousand and less than forty thousand inhabitants located in counties not having general registration, a general registration of all voters shall be had, which shall be subject to revision prior to each general election.

(2) There shall be a general reregistration in 1956 before the primary election, which shall be considered a permanent registration of those so registering, and any person so registering shall not be required to register again in any such city unless he or she has failed to vote at two consecutive general elections, unless he or she has changed his or her residence from one voting district in the city to another, or has changed his or her name and within the prescribed time before the next ensuing election has not made the correction of his or her new name or address in the manner prescribed in section 32-256.

(3) When any registered voter shall change his or her residence from one voting district in the city to another, or shall change his or her name, such change of residence or change of name shall automatically operate as a cancellation of his or her registration unless he or she shall have corrected the description of his or her residence or his or her name within the aforesaid prescribed time, as provided in subsection (2) of this section and any other provisions of the statutes applicable thereto, as it appears on the registration books to correspond with the new place of residence or with the new name as provided in section 32-256, and he or she must again register before he or she shall be permitted to vote. Likewise the failure of any registered voter to vote at two consecutive general elections shall automatically cancel his or her registration.

(4) The reregistration, referred to in subsections (2) and (3) of this section, or the registration of new voters in such cities shall be conducted in the same manner, insofar as possible, as the general reregistration in the year 1956 was conducted.

Sec. 3. That original section 32-233, Reissue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, are repealed.”

2. Amend the title to conform.

The Adamson amendments were adopted.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

Visitors

Mr. Gerdes introduced Mr. and Mrs. Verlin R. Hutton from Alliance.

Mr. Claussen introduced his son, Peter H. Claussen, Jr. and his wife Marian and children Peter III and Mary Lynne.

Mr. Stryker introduced the Minister of Agriculture from Afghanistan.

Ruling of the Chair

Mr. Marvel requested a ruling of the Chair concerning placing bills on General File that are indefinitely postponed by the Bowen motion adopted June 25, 1965.

The Chair ruled that 25 votes would be required to place such a bill on General File. The Chair further ruled that a motion to place the bill on General File must be made either the same or one legislative day following the postponement.

Committee Meetings

Mr. Marvel announced that the Budget Committee would meet in the West Lounge immediately.

Mr. Burbach announced that the Revenue Committee would hold an executive session at 3:45 p.m. in the West Lounge.

UNANIMOUS CONSENT—LB 328

Mr. Carpenter asked unanimous consent to consider LB 328 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 328. E and R amendments found in this day's Journal were adopted.

Mr. E. Rasmussen offered the following amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 32-705, Revised Statutes Supplement, 1963, be amended to read as follows:

32-705. Every sheet of every petition mentioned in sections 32-702 to 32-704 containing signatures shall have upon it and below the signatures an affidavit in substantially the following form:

State of Nebraska)
) ss.
 County of)

..... being first duly sworn, (Name of circulator) deposes and says that he is the circulator of the foregoing petition containing signatures; that he is a legal and qualified voter of the State of Nebraska and county wherein the signatures were obtained; that each person whose name appears on the petition sheet personally signed the petition in the presence of affiant; that the date to the left of each signature is the correct date on which the signature was affixed to the petition; that he believes that each signer has stated his name, city, village, or post-office address, and his street and street number or voting precinct, correctly; that each petitioner when he signed this petition was a legal and qualified voter of the state and county and qualified to sign the same, and that affiant stated to each petitioner before he affixed his signature the legal effect and nature of such petition.

.....
Circulator.

Subscribed and sworn to before me, a notary public, this day of, 19....., at, Nebraska.

.....
Notary Public.

Every sheet of every petition mentioned in sections 32-702 to 32-704 containing signatures shall have upon it and above the signatures a statement in substantially the following form:

WARNING. *Any person signing any name other than his own to any petition, or knowingly signing his name more than once for the same measure at one election, or who is not, at the time of signing or circulating the same, a legal voter and qualified to sign or circulate the same, or any person who shall falsely swear to any signature upon any such petition, or any officer or person willfully violating any provision of sections 32-702 to 32-713, shall be deemed guilty of a felony and shall, upon conviction thereof, be punished by a fine not exceeding five hundred dollars, or by imprisonment in the Nebraska Penal and Correctional Complex not exceeding two years, or by both such fine and imprisonment. Such statement shall be printed in bold-faced type.*

If the circulator has given the bond provided for in this section, the words "and county wherein the signatures were obtained" may be omitted from the statement of the circulator's voting qualification in the foregoing form of affidavit.

Every circulator of a petition shall be not less than twenty-one years of age, and a resident, and legal and qualified voter of the State of Nebraska and of the county wherein the petitioners reside, except that any person, otherwise qualified, may circulate a petition outside of the county of his residence if he shall first have filed with the Secretary of State a bond, approved by the Attorney General, in the sum of five hundred dollars, conditioned that in the procuring of signatures to the petition he will conform to all the requirements of sections 32-702 to 32-713. All signatures secured in a manner contrary to the provisions of sections 32-702 to 32-713 shall not be counted. Clerical and technical errors in a petition shall be disregarded if the forms herein prescribed are substantially followed.”.

2. Amend the bill by striking original section 2 and inserting the following:

“Sec. 3. That original section 32-713, Reissue Revised Statutes of Nebraska, 1943, and 32-705, Revised Statutes Supplement, 1963, are repealed.”.

3. Amend the title to conform.

Mr. Syas asked unanimous consent to lay over the Rasmussen amendments temporarily.

Mr. Carpenter objected.

The Rasmussen amendments were adopted with 30 ayes, 9 nays, and 10 not voting.

Messrs. Carpenter and Adamson asked unanimous consent to have their names added as co-introducers of LB 328. No objections. So ordered.

Mr. Syas asked unanimous consent to have his name withdrawn as introducer of LB 328. No objections. So ordered.

Advanced to E and R for engrossment.

Visitors

Mr. Kremer introduced Capt. and Mrs. Don R. Varney, Michael and Kelly.

GENERAL FILE

LEGISLATIVE BILL 264. Considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 491. Reading waived. Considered.

Mr. D. Payne offered the following amendments, which were adopted:

1. Amend section 1 of the bill, by striking all new matter and reinstating all stricken matter, and line 49 by inserting "second," before "fifth".

2. Amend section 2 of the bill, by striking lines 1 to 7 and inserting the following:

"Sec. 2. The Governor shall, on the effective date of this act, appoint a district judge to fill the vacancy by the creation of an additional judge for District No. 2. Such appointment shall be made as provided by the provisions of Chapter 24, article 8."

3. Amend the title to conform.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

UNANIMOUS CONSENT—Unbracket LB 917

Mr. Kjar asked unanimous consent to unbracket LB 917 on General File and consider it at this time. No objections. So ordered.

LEGISLATIVE BILL 917. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

Mr. Kjar Presiding

LEGISLATIVE BILL 344. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Ninety-second Day was adopted.

Advanced to E and R for review with 22 ayes, 4 nays and 23 not voting.

Explanation of Amendment

I ask unanimous consent to have it stated in the Journal that in adopting the Danner amendments to LB 656, adopted June 24, 1965, it was the intent of the Legislature to strike the Carpenter amendments to standing committee amendment 1, section 2 (2).

(Signed) Edward R. Danner

No objections. So ordered.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 662. Read and Considered.

Advanced to E and R for review with 25 ayes, 0 nays and 24 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Kjar asked unanimous consent to have an executive meeting of the Banking, Commerce and Insurance Committee at 8:30 a.m., June 30, 1965, in the West Lounge. No objections. So ordered.

STANDING COMMITTEE REPORTS**Education**

LEGISLATIVE BILL 156. Placed on General File.

LEGISLATIVE BILL 480. Placed on General File.

LEGISLATIVE BILL 512. Placed on General File.

LEGISLATIVE BILL 636. Placed on General File.

LEGISLATIVE BILL 772. Placed on General File.

(Signed) Ross H. Rasmussen, Chairman

Budget

LEGISLATIVE BILL 229. Indefinitely postponed.

LEGISLATIVE BILL 488. Indefinitely postponed.

LEGISLATIVE BILL 487. Placed on General File as amended.

Standing Committee amendment to LB 487:

1. Amend section 1 of the bill by striking the new and stricken matter in lines 12 to 19, and inserting "*whose compensation is not paid out of the General Fund*" after "Agriculture" in line 14.

(Signed) Richard D. Marvel, Chairman

UNANIMOUS CONSENT—General File Bills

Mr. R. Rasmussen asked unanimous consent to consider the following bills on General File July 12, 1965: LB 156 LB 176 LB 480 LB 512 LB 636 LB 772.

No objections. So ordered.

Adjournment

At 4:05 p.m., on a motion by Mr. Craft, the Legislature adjourned until 9:00 a.m., Wednesday, June 30, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWELFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, January 20, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

The prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Batchelder, Carstens and Kjar, who were excused.

Corrections for the Journal

Page 157, line 14, insert "Legislative Resolution #8 — Education Committee" and "Legislative Resolution #9 — Judiciary Committee".

Page 158, line 18, correct spelling of "user".

Page 159, line 5, correct spelling of "furnishes".

Page 168, line 37, delete "east" and insert "ease".

The Journal for the Eleventh Day was approved as corrected.

UNANIMOUS CONSENT—Delete Name

Mr. Adamson asked unanimous consent to delete the name of L. E. Donegan from the list of appointments on page 136 of the Legislative Journal. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw Name

Mr. Claussen asked unanimous consent to withdraw his name from LB 288. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Judiciary**

LR 9 Monday, February 1, 1965

2:00 p.m.

UNANIMOUS CONSENT—Withdraw LB 94

Mr. Payne asked unanimous consent to withdraw LB 94. Laid over.

Announcement

Mr. Craft announced that the members of the Public Works Committee will meet at 2:30 this afternoon with the Power Review Board, and invited interested members to attend.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 291. By Cecil Craft, Legislative District 45, George H. Fleming, Legislative District 47 and Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 57-910, Reissue Revised Statutes of Nebraska, 1943, relating to oil and gas conservation; to provide for involuntary pooling or unitization of all or part of a field or pool upon order of the Oil and Gas Conservation Commission; to provide for the unitized management, operation and development of common sources of supply of oil, gas and oil and gas in this state; to prescribe the powers and duties of the Oil and Gas Conservation Commission in authorizing such units and to prescribe the procedure therefor; and to repeal the original section.

LEGISLATIVE BILL 292. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to revenue and taxation; to require every person holding or owning personal property within this state, every resident between the ages of twenty-one and sixty, regardless of whether he has property or not, but excepting certain classes of persons therefrom, and every person required by section 77-1201, Revised Statutes Supplement, 1963, to file a list of property for another to file a property statement in the manner, time and place required by section 77-1229, Revised Statutes Supplement, 1963; and to provide a penalty.

LEGISLATIVE BILL 293. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 60-410, Reissue Revised Statutes of Nebraska, 1943, and section 60-328, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that non-resident agricultural workers are exempt from registrations and license provisions, as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 294. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 81-117, Revised Statutes Supplement, 1963, relating to state administrative departments; to provide that an employee required to work more than forty hours per week may be granted equivalent time off or paid the equivalent hourly pay; and to repeal the original section.

LEGISLATIVE BILL 295. By Committee on Banking, Commerce and Insurance, Eugene T. Mahoney, Legislative District 5, Vice-Chairman.

A BILL FOR AN ACT to amend section 8-319, Reissue Revised Statutes of Nebraska, 1943, relating to building and loan associations; to change provisions for making of loans by such association as prescribed; and to repeal the original section.

LEGISLATIVE BILL 296. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 49-509 and 49-510, Reissue Revised Statutes of Nebraska, 1943, relating to law; to authorize disposition of copies of session laws and journals after ten years have elapsed from date of publication and compilations and revision of statutes that have been superseded as the Supreme Court deems proper; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 297. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 32-217, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to delete the duty of the election commissioner to verify the registration before each regular city election; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 298. By William R. Skarda, Jr., Legislative District 7 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 24-301.01 and 48-159, Revised Statutes Supplement, 1963, relating to salaries; to provide that a judge of the Nebraska Workmen's Compensation Court shall receive the same salary as a judge of the district court; to provide when such change shall become effective; and to repeal the original sections, and also section 48-159.05, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 299. By Fern Hubbard Orme, Legislative District 29, S. H. Brauer, Sr., Legislative District 21, Ira E. Paine, Legislative District 35 and Elmer Wallwey, Legislative District 17.

A BILL FOR AN ACT to amend section 71-162, Revised Statutes Supplement, 1963, relating to public health and welfare; to increase the fees to be collected by the Department of Health for a license to practice medicine and surgery and for annual renewal of a license to practice medicine and surgery; and to repeal the original section.

STANDING COMMITTEE REPORTS

Committee on Committees

January 18, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below to the State Board of Health which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Doctor Howard Yost

Doctor Louis W. Gilbert

Mr. George R. Meyers

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

MOTION—Adopt Report

Mr. Adamson moved the adoption of the report and a record vote be taken on each appointment. The motion prevailed.

Vote on Dr. Howard Yost

Voting in the affirmative, 41:

Adamson	Craft	Hasebroock	Kokes
Bauer	Crandall	Holmquist	Kremer
Bowen	Danner	Hughes	Lysinger
Budd	Fleming	Klaver	Mahoney
Claussen	Harsh	Knight	Marvel

Matzke	Paine, I.	Rasmussen, E.	Syas
Moulton	Paxton	Rasmussen, R.	Wallwey
Moylan	Payne, D.	Ruhnke	Warner
Nelson	Pedersen	Stromer	Whitney
Nore	Proud	Stryker	Wylie
Orme			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Burbach	Carstens	Kjar
Brauer	Carpenter	Gerdes	Skarda

Having received a majority of the votes of all members, the Speaker declared the appointment of Dr. Yost confirmed.

Vote on Dr. Louis W. Gilbert

Voting in the affirmative, 42:

Adamson	Harsh	Matzke	Proud
Bauer	Hasebroock	Moulton	Rasmussen, E.
Bowen	Holmquist	Moylan	Rasmussen, R.
Brauer	Hughes	Nelson	Ruhnke
Budd	Klaver	Nore	Stromer
Burbach	Knight	Orme	Stryker
Claussen	Kokes	Paine, I.	Wallwey
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Danner	Mahoney	Pedersen	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Carstens	Kjar	Syas
Carpenter	Gerdes	Skarda	

Having received a majority of the votes of all members, the Speaker declared the appointment of Dr. Gilbert confirmed.

Vote on Mr. George R. Meyers

Voting in the affirmative, 43:

Adamson	Burbach	Danner	Hasebroock
Bauer	Claussen	Fleming	Holmquist
Bowen	Craft	Gerdes	Hughes
Brauer	Crandall	Harsh	Klaver

Knight	Moulton	Payne, D.	Stryker
Kokes	Moylan	Pedersen	Syas
Kremer	Nelson	Proud	Wallwey
Lysinger	Nore	Rasmussen, E.	Warner
Mahoney	Orme	Rasmussen, R.	Whitney
Marvel	Paine, I.	Ruhnke	Wylie
Matzke	Paxton	Stromer	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Carpenter	Kjar	Skarda
Budd	Carstens		

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Meyers confirmed.

NOTICE OF COMMITTEE HEARINGS

Public Health and Welfare

LB 73	Monday, February 8, 1965	2:00 p.m.
LB 91	Tuesday, February 9, 1965	2:00 p.m.
LB 92	Tuesday, February 9, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Judiciary

LEGISLATIVE BILL 18. Placed on General File.

(Signed) Sam Klaver, Chairman

Enrollment and Review

LEGISLATIVE BILL 222. Placed on Select File as amended.

E and R amendments to LB 222:

1. In section 2, line 7, strike "in this section made" and insert "made in section 1 of this act".

LEGISLATIVE BILL 223. Placed on Select File as amended.

E and R amendments to LB 223:

1. In the title, line 12, strike the comma after the word "dollars".

2. In section 1, insert a comma after "Laws".

3. In section 2, line 7, strike "nor" and insert "not".

LEGISLATIVE BILL 224. Placed on Select File as amended.

E and R amendment to LB 224:

1. In section 1, line 5, insert a comma after "Legislature".

LEGISLATIVE BILL 225. Placed on Select File as amended.

E and R amendment to LB 225:

1. In section 1, line 11, strike "4" and insert "5".

(Signed) Henry F. Pedersen, Jr.
Chairman

MOTION—Suspend Rules

Mr. Pedersen moved to suspend the rules and consider LB 222, LB 223, LB 224 and LB 225 on Select File at this time. The motion prevailed with 41 ayes, 0 nays and 8 not voting.

SELECT FILE

LEGISLATIVE BILL 222. E and R amendments found in the Legislative Journal for this day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 223. E and R amendments found in the Legislative Journal for this day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 224. E and R amendments found in the Legislative Journal for this day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 225. E and R amendments found in the Legislative Journal for this day were adopted.

Advanced to E and R for engrossment.

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 81	Tuesday, January 26, 1965	2:00 p.m.
LB 83	Tuesday, January 26, 1965	2:00 p.m.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 300. By S. H. Brauer, Sr., Legislative District 21; Herb Nore, Legislative District 22 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 37-502, Revised Statutes Supplement, 1963, relating to game and fish; to authorize snagging of fish externally by hook and line in the Missouri River at all times; and to repeal the original section.

LEGISLATIVE BILL 301. By Ross H. Rasmussen, Legislative District 15 and Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to education; to create educational service units and prescribe the geographical area thereof; to provide a board for each such unit; to provide for the selection, term of office, powers, duties, compensation, organization, and officers of the board; to provide for a tax and the use thereof; and to provide for rules and regulations.

LEGISLATIVE BILL 302. By Arnold Ruhnke, Legislative District 31 and Elvin Adamson, Legislative District 43.

A BILL FOR AN ACT relating to the Legislature; to define terms; to provide duties of persons as principal and agent in connection with lobbying with members of the Legislature; to provide additional powers for the Legislature; to provide duties for the Clerk of the Legislature, Committee of Committees of the Legislature, and the Attorney General; to provide for fees and their disposition; to provide for unlawful acts; to provide penalties; and to repeal Chapter 50, article 3, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 303. By H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT to amend section 16-304, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to authorize cities of the first class to pay the premiums on required bonds of council members; and to repeal the original section.

LEGISLATIVE BILL 304. By H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT to amend section 32-403, Revised Statutes Supplement, 1963, relating to elections; to remove the age limitation of members of the election counting board; and to repeal the original section.

LEGISLATIVE BILL 305. By H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT to amend section 17-604, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to authorize cities of the second class and villages to pay the premiums on required bonds of all officers and servants, elected or appointed; and to repeal the original section.

LEGISLATIVE BILL 306. By William R. Skarda, Jr., Legislative District 7 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT relating to labor; to provide that it shall be unlawful for failure of employer to make payments to a health or welfare fund, pension fund or vacation plan, or other such plan for benefit of the employees when he has agreed to make such payments or has entered into a collective bargaining agreement providing such payments; and to provide a penalty.

LEGISLATIVE BILL 307. By Richard Lysinger, Legislative District 36; Dale L. Payne, Legislative District 3; Rick Budd, Legislative District 2 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to retail selling and financing of goods; to define terms; to provide for retail installment selling of goods and services; to prescribe conditions for revolving charge agreements; to provide for charges; to provide penalties; to repeal Chapter 45, article 2, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Visitor

Speaker Bowen introduced Betty Harding, a student at the University of Nebraska.

Ease

The Legislature was at ease from 9:57 a.m. until 10:30 a.m.

Adjournment

At 10:35 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Thursday, January 21, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-TWENTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 30, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we turn to Thee because we are greatly vexed with our own thoughts. Our minds plague us with questionings we cannot answer, and history confronts us with responsibilities we cannot evade. Who among us is sufficient for these things? We are humbled by our experience of conflicting statements and driven by pressure to act before we are sure what Thou wouldst have us do. Thou knowest our deadlines as Thou knowest our need. We cannot push Thee, for Thou would not be hurried. But only Thou canst keep us from being pushed. Give us, therefore, the unhurried mind and the untroubled heart, by the mercies of Christ our Lord. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 2168, line 31, strike "adopted" and insert "rejected".

Page 2204, line 26, delete the entire sentence beginning with "Such city".

The Journal for the One Hundred-nineteenth Day was approved.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 908. With Emergency.

A BILL FOR AN ACT relating to counties; to provide for the establishment of depreciation funds from patient or other revenue income of an indigent hospital, home for aged or infirmed persons,

community hospital, or a local hospital district as prescribed; to provide for the use of such funds; to ratify previous expenditures; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Mr. Marvel moved to suspend the rules and consider the final readings set for tomorrow. The motion prevailed with 42 ayes, 0 nays and 7 not voting.

LEGISLATIVE BILL 889. With Emergency.

A BILL FOR AN ACT making appropriations for the Department of Public Institutions, Department of Public Welfare, The University of Nebraska, Board of Education of State Normal Schools, Normal Schools, and State Department of Education of the State of Nebraska for the biennium beginning July 1, 1965 and ending June 30, 1967; to define terms; to make appropriations as allocated from the State Building Fund for the biennium beginning July 1, 1965 and ending June 30, 1967; to reappropriate unexpended balances from the State Institutional and Military Department Building Fund and provide for deposit of receipts from the former levy therefor

in the State Building Fund; and to make appropriations for the biennium from the State Recreation Road Fund, the State Educational Television Fund, and the Land and Water Conservation Fund; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Fleming	Lysinger	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Budd	Harsh	Matzke	Ruhnke
Burbach	Hasebroock	Moulton	Stromer
Carpenter	Holmquist	Nelson	Stryker
Carstens	Hughes	Nore	Wallwey
Claussen	Kjar	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Payne, D.	Wylie
Danner	Kremer	Proud	

Voting in the negative, 9:

Batchelder	Mahoney	Paxton	Skarda
Brauer	Moylan	Pedersen	Syas
Klaver			

Not voting, 1:

Bowen

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 646.

A BILL FOR AN ACT relating to ground water; to regulate the spacing of wells as prescribed; to provide for fees; to provide exceptions; to provide for special permits; and to provide for enforcement.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Expedite LB 491

Mr. D. Payne asked unanimous consent to place LB 491 at the head of E and R for review, to expedite its processing, and to hold LB 910 on E and R for engrossment until LB 491 reaches the same position. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on June 30, 1965 at 8:25 a.m.: LB 255 LB 895 LB 71 LB 464 LB 682

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 807. Placed on General File.

LEGISLATIVE BILL 907. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

Enrollment and Review

LEGISLATIVE BILL 164. Placed on Select File as amended.

E and R amendments to LB 164:

1. In renumbered section 2, line 1, strike "Section" and insert "Sec."
2. In renumbered section 3, line 8, strike "*a candidate*" and insert "*candidates*".
3. Amend the Klaver amendment to read "In renumbered section 4, line 16, strike 'ten' and insert 'ten *twenty-five*'."
4. In renumbered section 5, line 6, insert "*is uncommitted*" after "*candidate*".
5. In renumbered section 8, line 1, strike the first comma.
6. In the title, line 2, strike "32-510" and insert "32-503.01, 32-510,"; and in line 5, insert "to eliminate provisions respecting candidates who are incumbents of a different office;" after the semicolon.

LEGISLATIVE BILL 893. Placed on Select File as amended.

E and R amendments to LB 893:

1. In section 1, strike line 7, and insert "payment for the public generally, for compensa-"; and in line 8, strike "*directly or indirectly*" and insert "*direct or indirect*".
2. In section 2, line 24, strike "*no*" and insert "*not*"; in lines 30 and 32, insert "*of this subsection*" after "*(a)*"; in line 31, strike "*licensed*" and insert "*registered*"; strike the comma at the end of line 35; and in line 37, strike "*(3)*" and insert "*(2) (3)*".
3. In section 6, line 2, strike "*months*" and insert "*months'*".
4. In section 7, line 1, strike "sections" and insert "section".
5. In the title, line 8, strike "instructor" and insert "instructors".

LEGISLATIVE BILL 540. Placed on Select File as amended.

E and R amendments to LB 540:

1. In the Syas amendment 2, line 3, strike "has been made or of" and insert "or"; in line 4, insert "has been made" after "location"; and in line 11, strike "to be paid for" and insert "shall be paid".
2. In the title, line 6, insert "or on an application for transfer of an existing license; and to provide for costs" after "retail".

LEGISLATIVE BILL 918. Placed on Select File as amended.

E and R amendments to LB 918:

1. In section 1, lines 2 and 3, strike "sections 1 and 2, respectively" and insert "section 1"; in line 30, strike "said" and insert "such"; and in line 39, strike "In the event" and insert "If".

2. In the Carstens amendment, line 1, insert "section 1," after "In"; and insert an underscored comma before "which" in line 1 and after "act" in line 2.

3. In section 2, lines 2 and 3, strike "sections 1 and 2, respectively" and insert "section 2"; and strike the stricken matter in the sentence beginning on line 6 and underscore the remainder of the sentence.

4. In section 3, line 6, insert ", are repealed" after "1965".

LEGISLATIVE BILL 909. Correctly engrossed.

LEGISLATIVE BILL 905. Correctly engrossed.

LEGISLATIVE BILL 851. Correctly engrossed.

LEGISLATIVE BILL 593. Correctly engrossed.

LEGISLATIVE BILL 913. Correctly engrossed.

LEGISLATIVE BILL 526. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 526

RESOLUTIONS

LEGISLATIVE RESOLUTION 66. Re: Intangible Taxes

Introduced by Albert A. Kjar, 39th District; Eugene T. Mahoney, 5th District; C. W. Holmquist, 14th District; Elvin Adamson, 43rd District; Rick Budd, 2nd District; William R. Skarda, Jr., 7th District; John E. Knight, 26th District and Peter H. Claussen, 18th District.

WHEREAS, intangible taxes are levied on many different basis; and

WHEREAS, by the Constitution of Nebraska, taxes may be levied by valuation or otherwise upon classes of intangible property as the Legislature may determine.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to investigate the intangible tax laws of the state and to report their findings and recommendations to the next regular session of the Legislature. The study shall take into consideration the earnings of the intangible property, the economic impact of taxation on various classes of intangibles, and shall study the need for further classification of intangibles for purposes of taxation.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 67. Re: Water Shortage

Introduced by Stanley A. Matzke, 24th District; M. A. Kremer, 34th District; Fred W. Carstens, 30th District; Cecil Craft, 45th District; Lester Harsh, 38th District; Frank Nelson, 42nd District; Rudolf C. Kokes, 41st District; Richard F. Proud, 12th District; C. F. Moulton, 8th District; Jerome Warner, 25th District; Albert A. Kjar, 39th District; H. C. Crandall, 46th District; Kenneth L. Bowen, 37th District; Terry Carpenter, 48th District; George C. Gerdes, 49th District and Eric Rasmussen, 32nd District.

WHEREAS, water or the lack of it, is a problem throughout the United States; and

WHEREAS, many of the states of the nation are facing a problem of serious shortage of quality water in the face of increasing demands; and

WHEREAS, irrigation and water control, flood control and watershed development, conservation development and water utilization are basic and vital elements of Nebraska's economy; and

WHEREAS, the realization of our state's highest potential depends upon an orderly and proper control, conservation, development and utilization of our water resources; and

WHEREAS, the tremendous expansion of water use for gravity irrigation, pump irrigation, industrial purposes, domestic and municipal needs and for recreation is constantly creating new legal and economic problems, the solution of which necessitates laws which will allow and encourage the fullest development and beneficial use of our state's tremendous water supplies; and

WHEREAS, a coordinated program of water resources development demands adequate study and research of gravity irrigation, drainage, flood control, water conservation utilization, hydro-electric

power production, underground water recharge, water quality and pollution, and recreation development as related to water use projects and developments; and

WHEREAS, the laws on irrigation and water use have not been recodified since the original enactment and only piece-meal amendments have been made over the years such laws have been in effect.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee composed of a chairman and twelve members, to be divided into at least three subcommittees of four members each, one of whom shall be designated subcommittee chairman, and that each subcommittee be assigned one of the following areas for study. The study and recommendations shall include, but shall not be limited to, the following:

(a) Ground water recharge, conservation, proper use and pump irrigation.

(b) Stream flow and gravity irrigation and Irrigation and Reclamation Districts and projects.

(c) Competition and conflicts between water users for available supplies and between agricultural, municipal, domestic and industrial users of water.

2. That the reports of the subcommittees be incorporated into a final report of the entire committee to the next regular session of the Legislature with recommendations necessary to promote the fullest possible control, conservation, development and utilization of Nebraska's water resources.

Referred to the Executive Board of the Legislative Council.

UNANIMOUS CONSENT—Add Co-introducer

Mr. Pedersen asked unanimous consent to add his name as sponsor of LB 811.

No objections. So ordered.

MOTION—Suspend Rules

Mr. Stromer moved to suspend the rules and consider LB 811 on General File at this time.

Mr. Stromer requested a Call of the House. The Call showed 45 members present.

Mr. Stromer moved the Call be raised. The motion prevailed with 44 ayes, 0 nays and 5 not voting.

The motion to suspend the rules prevailed with 36 ayes, 7 nays and 6 not voting.

GENERAL FILE

LEGISLATIVE BILL 811. Considered.

Mr. Stromer moved to indefinitely postpone.

The motion prevailed with 38 ayes, 7 nays and 4 not voting.

Visitors

Mr. R. Rasmussen introduced Mr. and Mrs. Laurets Rasmussen; Mr. and Mrs. Frank Lybin.

Mr. Fleming introduced Jeffrey Samson from Sidney.

Mr. Whitney introduced Gilbert Trautman of Big Springs.

Mr. Craft introduced Jim Doyle from North Platte.

Speaker

President Sorensen appointed Messrs. Bowen, Bauer, and Warner to escort Mr. C. Petrus Peterson to the rostrum. Mr. Peterson addressed the Legislature.

It is a real pleasure for me to stand before the members of the 1965 Session of the Legislature. I greatly appreciate your invitation to appear.

It is 50 years ago that I first served as a member of the old bicameral Nebraska Legislature and thereafter served a total of seven sessions. It follows that I have been reasonably familiar with Nebraska Legislatures for more than half of the century we hope to celebrate in 1967.

It is rather interesting to observe the tenacity of some problems. For instance, in 1915, we had a legislative committee investigating the finances of the University. With a regularity that is impressive, similar inquiries have been repeatedly undertaken.

In 1915 we enacted the first "Small Loan" law providing that licensed lenders could charge interest at the then usury law rate of 10% plus and a brokerage fee of an additional 10%. There was this difference between 1915 and recent years. The supporters in 1915 were not money lenders. They opposed the legislation. The supporters were socially minded people who desired to rescue the necessitous borrowers from the "Loan Sharks".

While there has been a constant barrage of fault finding by people outside of the Legislature, generally from people who either want something they are not entitled to or who want the burdens resting on them transferred to other people, the Legislative record justifies a vote of confidence and a recognition of the sacrifice made by Legislators in discharging their responsibilities. Nebraska has an enviable record of clean and honest government.

During the five decades we have had many examples of fine executive leaders with only a few would-be leaders given to straddling high fences until it became imperative, even if embarrassing, to climb down without knowing on which side of the fence to choose.

The members of the Legislature are not intended to be an oligarchy of law givers who have been on some Mt. Sinai from which they have returned with God given tablets of law and sitting as technical experts to prescribe for the ailments of society. The Legislature neither is, nor is it intended to be, a brain-trust. It is, as it ought to be, an assembly of representatives of a free people. It is humanity itself struggling with its own problems, economic, industrial, or social.

Your sessions are too long, partly due to the practice adopted at the time when the first Unicameral system was put in operation, among which was the decision to hear every bill in committee after public notice of the time and place. This was designed to set at rest the then existing fear that, with a single house, legislation would be rushed through with excessive speed, without proper notice and deliberation, I suggest that, by now, the fear of excessive speed no longer is evident. I have observed with interest your current use of a unanimous consent file which I tried to establish while a member of the Unicameral but failed to obtain sufficient support.

The other reason for long sessions is the very large number of bills introduced.

I recognize that there is in your midst some who evidence a super-man capacity to beget and to father an extraordinary number of mental offspring and yet I suspect a sizeable percentage of your 900 bills are so called "request bills", a species of illegitimate progeny to which members of the Legislature sustain only putative parenthood.

Under the old Bicameral system, we had what we called "Cold Storage". Bills which the committee deemed unimportant were sent to "Cold Storage" while we acted on the other bills. At a date later in the session, a motion would be made that all bills remaining in committee on a specified date would be indefinitely postponed. This took care of what was left in cold storage.

If the "General File" was then unreasonably long, we selected a "sifting committee" to place the bills in the order of their importance and if some were left when our farmer members felt the urge to get back in the fields, another motion was made that all bills on general file at a time specified would be indefinitely postponed.

If there was ever any great outcry because some bills fell by the wayside I did not hear about it. There was a general sigh of relief when the Legislature adjourned.

I join with the vast majority of the people in Nebraska in congratulating you on your endurance in your conscientious discharge of your duty. If my own experience is typical, when you get home your constituents will tell you in detail what, in their opinion, you have done which you ought not to have done or what you left undone which you ought to have done, and your real reward will be your own consciousness of having had a real part in the actual operation of the best system of government mankind has so far developed, where all ideas, good ideas, crack pot ideas, selfish ideas, revolutionary ideas and bad ideas are all freely presented, debated and disposed of.

Humanity has learned, I think, that while you may be required to endure some unpleasant odors from oratorical hot air, it is as true in government as in the laboratory you avoid an explosion if you resist the temptation to put on a tight lid.

So let us dream our dreams, enact our laws, strengthening our state and endure the clatter of conflicting opinions, and remain calm while the worldwide conflict among nations rages at our 20th Century Armageddon, in spite of suspicions, animosities, disappointments and misunderstandings which plague the councils of men until the day comes when this little planet on which we ride among the stars rolls out of the shadows into the sunlight and there is Daybreak everywhere.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 889. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 889

UNANIMOUS CONSENT—LB 889

Mr. Marvel asked unanimous consent that LB 889 be sent to the Governor as soon as possible to be examined by his budget staff. No objections. So ordered.

RESOLUTION

LEGISLATIVE RESOLUTION 65. Laid over at the request of Mr. Carpenter.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 919. Introduced at the request of the Governor by Fern Hubbard Orme, Legislative District 29 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 4-102, Reissue Revised Statutes of Nebraska, 1943, relating to aliens; to provide that aliens may be engaged as teachers or research scientists by colleges and universities without limitation as to time; and to repeal the original section.

UNANIMOUS CONSENT—Place LB 919 on General File

Mrs. Orme asked unanimous consent that the rules be suspended and that LB 919 be placed on General File without a public hearing. No objections. So ordered.

Mr. Adamson Presiding

UNANIMOUS CONSENT—Replace LB 905 on Select File

Mr. Mahoney asked unanimous consent to replace LB 905 on Select File for the following specific amendment:

1. Amend section 1 of the bill by adding at the end thereof the following:

“Luna M. Hamilton	loss of wages	Vending Stand	\$1,020.00”
Apt 7, 2709 Dewey,		Fund Auditor	
Omaha, Nebraska		Acct. No. 740	

2. Amend the title to conform.

No objections. So ordered. LB 905 was replaced on Select File.

UNANIMOUS CONSENT—Replace LB 891 on Select File

Mr. Carpenter asked unanimous consent to replace LB 891 on Select File for the following specific amendment:

1. Amend the Carpenter amendment number 1, adopted May 17, 1965, by striking section 3 and inserting the following:

“Sec. 3. That section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 10. SPECIAL CONSTRUCTION AND OPERATING FUNDS

(1) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Recreation Road Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Department of Roads for the purposes specified in Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$1,500,000

(2) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Educational Television Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Nebraska Educational Television Commission for the purposes specified in Chapter 79, article 21, Revised Statutes Supplement, 1963, estimated \$2,110,725

(3) *Reappropriate After transferring six hundred thousand dollars to the State Office Building Fund, reappropriate the unexpended balance on hand on June 30, 1965, in the Land and Water Conservation Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Game, Forestation and Parks Commission for the purposes specified in Legislative Bill 485, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$5,000,000*

Sec. 4. That original section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed.”.

No objections. So ordered. LB 891 was replaced on Select File.

SELECT FILE

LEGISLATIVE BILL 891. The Carpenter specific amendment found in this day's Journal was adopted with 30 ayes, 0 nays, and 19 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 911. Laid over at Mr. Pedersen's request.

UNANIMOUS CONSENT—Unbracket LB 161

Mr. Carpenter asked unanimous consent to unbracket LB 161 on Select File and consider it at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 161. Advanced to E and R for engrossment.

Mr. Carpenter asked unanimous consent that LB 161 be placed behind LB 849 on E and R for engrossment and that they be considered in that order when they reach Final Reading. No objections. So ordered.

LEGISLATIVE BILL 173.

Mr. Carpenter offered the following specific amendments which were adopted with 28 ayes, 0 nays, and 21 not voting:

1. Amend the bill by adding a new section to be known as section 27 and to read as follows:

"Sec. 27. That section 81-145, Revised Statutes Supplement, 1963, be amended to read as follows:

81-145. As used in sections 81-145 to 81-163, unless the context otherwise requires:

(1) Purchasing Agent shall mean the head of the division of the state government charged with the administration of this act, which division shall be a part of and subject to the supervision of the office of Tax Commissioner;

(2) Articles shall mean and include all materials, supplies, furniture, equipment, printing, stationery, automotive and road equipment, and all other chattels, goods, wares and merchandise whatsoever; and

(3) Using agencies shall mean and include all officers of the state, departments, bureaus, boards, commissions, councils and institutions receiving legislative appropriations, except The University of Nebraska and the state normal schools where their purchases are made through a recognized and established purchasing agent or purchasing department maintained by such institutions, in quantity lots and after competitive bidding."

2. Amend the bill by renumbering the renumbered sections 27 to 35 as sections 28 to 36 respectively.

3. Amend renumbered section 35, line 3 by striking "and 72-1009" and inserting ", 72-1009, and 81-145".

4. Amend the title to conform.

Mr. Carpenter offered the following specific amendment which was adopted with 41 ayes, 0 nays, and 8 not voting:

1. Amend Standing Committee amendment 6 by inserting a new subdivision after subdivision 4 to be known as subdivision (5) and to read as follows:

"(5) The director shall approve all contracts before the same are executed by the executive officer of the state authorized to execute contracts."

Mr. Warner offered the following amendment which was adopted by unanimous consent:

1. Strike standing committee amendment number 1.

Mr. Carpenter offered the following specific amendments which were adopted with 40 ayes, 0 nays, and 9 not voting:

1. Amend the original section 13 of the bill by adding a new subdivision to be known as subdivision (7) and to read as follows:

"(7) There is hereby created a fund to be known as the Data Processing Revolving Fund to which shall be credited all moneys received by the department for data processing services as provided under subdivision (4) of this section. Expenditures shall be made from the said fund to finance the operations of the data processing service bureau in accord with appropriations made by the Legislature."

2. Amend the bill by adding a new section to be known as section 18 and to read as follows:

"Sec. 18. There is hereby created, in addition to the revolving funds created by subdivision (4) of section 14, and section 21 of this act, a fund to be known as the Administrative Services Revolving Fund. Excepting appropriations for the Data Processing Revolving Fund, the Telephone Expenses Revolving Fund, and the Purchasing Agent's Revolving Fund, the Postage Meter Fund, and the Contributions Fund of the Social Security Administrator, all appropriations to the Department of Administrative Services shall be credited to the Administrative Services Revolving Fund."

(1) The State Accountant shall, not later than June 30, 1967, develop a system of charges and billings to all departments and agencies of the state for which services are provided by the department or in whose behalf the department incurs expenditures. The

system of charges shall reflect, as nearly as may be practicable, the actual share of costs incurred in behalf of or for services to each other department and agency of the state.

(2) The system of charges may take into consideration the volume of funds accounted for or to be accounted for as credited to each other department and agency of the state, the number and type of accounting transactions and other services for each other department and agency of the state, the number of funds accounted for or to be accounted for from which appropriations are made for each other department and agency of the state, the number of programs, subprograms, and activities of each other department and agency of the state for which appropriations are made by the Legislature, the number and character of purchase orders processed for each other department and agency of the state, the area of Capitol Building or other state office buildings in the vicinity of the Capitol Building occupied by each other department and agency of the state, the number and value of work orders for remodeling, painting, repairs or work incidental to occupancy and use of such space subject to control by the department by each other department or agency, and other factors that may be relevant to determination of the share of the costs of all services rendered by or to be rendered by the department or its divisions.

(3) The State Accountant is hereby empowered to include such factors for computation of costs or to exclude such factors as may be necessary to accommodate federal requirements affecting the possibility of recouping from federally supported agencies of the state the share of costs of services rendered or expenditures made in behalf of such agencies by the department.

(4) The State Accountant shall compile from the system of charges, hereinabove provided for, the share of costs of services provided by the department, or expenditures made by the department, in behalf of federally supported agencies as may be uncollectible by reason of federal law or regulations, and the share of costs incurred or expenditures in behalf of such activities of the Treasurer, the Board of Educational Lands and Funds and other state departments and agencies having to do with trust, agency or distributive funds, the Social Security Fund, retirement funds, and funds established for retirement of debt and operations of revenue bond facilities of any agency or department of the state, and to include in the budget request of the department a sum equal to the total of such uncollectible and excluded charges, the sum, or so much thereof as may be accepted by the Legislature, to be financed by appropriation from the state General Fund.

(5) The total of collections from other state departments and agencies, combined with such appropriations as the Legislature may

make from the General Fund, as above provided, to the department shall never exceed the amount appropriated by the Legislature to the department during each fiscal period.

(6) *The director shall, as soon as may be possible following June 1, 1967, and quarterly in advance thereafter, bill the several other departments and agencies of the state in accord with the share of costs of services to be provided or expenditures to be made in behalf of said other departments and agencies as provided hereunder. Payments under said billings shall be credited to the Administrative Services Revolving Fund and expended therefrom in accord with appropriations by the Legislature."*

3. Renumber the sections of the bill accordingly.

4. Amend the title to conform.

Laid over.

Member Excused

Mr. Lysinger was excused at noon until 3:30 p.m.

Recess

Mr. Hasebroock moved to recess until 2:00 p.m.

Mr. Bowen moved to amend the motion until 1:30 p.m.

The Bowen amendment was adopted.

The Hasebroock motion as amended was adopted and at 12:02 p.m. the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mr. Lysinger, excused until 3:30 p.m.

Member Excused

Mr. R. Rasmussen asked unanimous consent to be excused at 3:30 p.m. for the remainder of the day. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 173. Mr. Marvel offered the following specific amendments which were adopted by unanimous consent:

1. Amend the bill by adding three new sections to be known as sections 32 to 34, and to read as follows:

"Sec. 32. That section 2, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 2. The sums in this act hereinafter specified, or so much thereof as may be necessary for the purposes specified, are hereby appropriated out of any money in the General Fund, or the department cash funds authorized by statute in each case and federal funds as may be applicable in each case, for the biennium beginning July 1, 1965 and ending June 30, 1967.

(1) Except as otherwise specifically provided in this act, wherever appropriations are from both cash funds and the state General Fund to the same agency for the same program, available cash funds shall be used before the General Fund appropriation.

(2) Notwithstanding any other provision of this act, unexpended balances of appropriations from department cash funds which have been created for the purpose of receiving and accounting for money from the federal government shall revert to such cash funds at the expiration of the fiscal period covered by this act unless applicable federal laws in each case shall permit the lapse of such balances to the state General Fund. It is the intent of the Legislature that all appropriations shall lapse at the end of the biennium to the extent they have not been expended or lawfully obligated.

(3) Whenever it is ascertained that by mistake or otherwise any county treasurer or other person has paid into the state treasury any sum not due the state, the Governor *Director of Administrative Services* shall, on the certificate of the State Treasurer that such sum has been paid to him and that it was not due the state, refund to such county treasurer or other person the amount so paid, by seeing that a warrant is drawn therefor upon the state treasury, and such funds are hereby appropriated. Such refund warrant shall be carried on the books of the state as an adjustment to income and not as an expenditure or disbursement.

(4) Whenever it is ascertained that by mistake or otherwise, the State of Nebraska or any of its departments, agencies or officers shall have caused to be made a disbursement which for any reason is refunded to the state, the amount so disbursed and refunded to the state shall be credited to the fund and account from which the disbursement was made as an adjustment of expenditures and disbursements and not as a receipt. Such credited refund shall be considered part of the original appropriation to the department or

agency and is hereby appropriated. Where a refund to the state or any of its departments or agencies shall be in behalf of a transaction which occurred during a prior biennium, the refund shall be credited to the unappropriated surplus account of the fund from which the disbursement was originally made.

(5) Fifteen per cent of all fees shall be remitted to the General Fund of the state treasury by special boards, bureaus, divisions or commissions during the biennium, as enumerated and provided for in section 33-150, Revised Statutes Supplement, 1963.

Sec. 33. That section 17, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 17. QUARTERLY PRO RATA EXPENDITURES OF APPROPRIATIONS

No expending agency of the State of Nebraska shall be entitled to spend more than one-eighth of its appropriation during any one quarter of a year; *Provided*, that where an emergency exists or a special need arises for greater expenditures, the expending agency shall submit to the Auditor of Public Accounts *Director of Administrative Services* its request in writing; and the auditor *director* shall present such request to the Governor through the Tax Commissioner and if such request is approved by the Governor, then the Auditor of Public Accounts *Director of Administrative Services* shall have the authority to disregard the within pro rata provision, but in no case shall the amount of warrants issued against any fund during the biennium exceed the amount of the appropriations made to the fund during the period. The unexpended balance of any quarter may be expended during any subsequent quarter.

Sec. 34. That section 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 18. DRAWING AND PAYMENT OF WARRANTS

The Auditor of Public Accounts *Director of Administrative Services* is hereby authorized and directed to draw his warrants upon the proper fund in the state treasury, for, but never in excess of, the sums herein specified, upon presentation of proper vouchers; *Provided*, vouchers for travel expenses shall be presented at the end of each calendar month and not later than sixty days after expenses are incurred. The State Treasurer shall pay the warrants out of money in the General Fund or other proper fund of the state, not otherwise appropriated.”.

2. Amend the bill by renumbering renumbered sections 32 to 35 as sections 35 to 38 respectively.

3. Amend Enrollment and Review amendment 35, line 4 by striking "and", and line 6 by inserting after "1963" the following:

" , and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965".

4. Amend the title to conform.

Mr. Marvel offered the following specific amendments which were adopted by unanimous consent:

1. Amend original section 2 of the bill, line 126 by striking "and", line 128 by striking the period and inserting "; and", and by adding thereto a new subdivision to be known as (23) and to read as follows:

"(23) Noncash voucher shall mean a document which serves as evidence of an official transaction to which bills, receipts and other appropriate evidences of indebtedness or settlements may be attached, showing the authority for payment, the particulars of settlement, and other relevant details involving transactions between funds or agencies or departments of the state and which shall be used to liquidate these obligations by a method not requiring the issuance of a warrant since the transactions do not result in either increase or decrease of overall balance in the state treasury."

2. Amend the bill by adding a new section to be known as section 17 and to read as follows:

"Sec. 17. For the purpose of coordinating and expediting the writing and issuance of warrants for the pay of the salary and wages of the officers and employees of the various departments and agencies of the state there is hereby established in the Department of Administrative Services, an account to be known as the imprest payroll account. Beginning on the operative date of this act each officer, department, bureau, board or commission of the state will see to the preparation of its payroll voucher and forward the voucher to the director in accordance with a schedule agreed upon with the director. The payroll vouchers will be audited and approved in accordance with law and the director is authorized to debit the appropriation of each of the several departments, bureaus, boards or commissions of the state the total amount of the payroll shown on such voucher. The payroll vouchers shall show all expenditures attributable to that payroll such as deduction for Old Age and Survivors' Insurance, withholding tax, retirement, insurance, and other authorized deductions together with the state's share of the Old Age and Survivors' Insurance tax, retirement, and group insurance. On the approval of each payroll voucher a charge shall be made against the appropriation on which the payroll voucher is written and an identical amount shall be credited to the imprest payroll account."

The director shall notify the State Treasurer of the amount so debited and credited who shall allocate and set aside in a separate fund in the state treasury the amount so allocated for payroll purposes.

The director shall cause warrants for the net amount of salary or wages due each individual to be written as shown by the approved payroll voucher, such warrants to be drawn against the imprest payroll account and paid out of the fund set aside for that purpose in the office of the State Treasurer. Warrants based upon authorized deductions as shown by the payroll vouchers shall also be drawn to the designated depository; Provided, that but one warrant may be written for each payroll period for the payment of authorized or required deductions for all state officers or employees. The director is also authorized to coordinate the total amount designated to be paid on behalf of the state for its share of the amount due to the United States for the payment of the state's share of the Old Age and Survivors' Insurance tax to insure that no excess payments are made. In all cases, transfer of money between accounts in the state treasury may be accomplished by means of a noncash voucher which shall be based on and in the same amount as the approved payroll voucher."

3. Amend the bill by renumbering renumbered sections 17 to 35 as sections 18 to 36 respectively.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 95. E and R amendment found in the Legislative Journal for the One Hundred-nineteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Mr. Holmquist offered the following amendments:

1. Amend the Harsh amendment adopted June 24th, 1965, by striking amendments 2 and 3.

2. Amend the title to conform.

Mr. Ruhnke asked unanimous consent to hold LB 850 until after vacation.

Mr. Carpenter objected.

The Holmquist amendments were adopted with 36 ayes, 7 nays and 6 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 756. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Laid over temporarily at the request of Mr. Pedersen.

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 764. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Mr. Stromer offered the following specific amendments:

1. Amend section 22 of Standing Committee Amendments, line 2 by inserting “, public power district, public power and irrigation district, or any municipality which produces or sells electric energy” before “shall”, by striking line 4 and inserting “tion of any candidate for any civil office, other than his own, or in any manner or form to assist any political party, political organization, committee or individual”.

2. Amend the title to conform.

Mr. Syas asked for a record vote on the amendment.

Voting in the affirmative, 29:

Adamson	Gerdes	Kokes	Paxton
Bauer	Harsh	Kremer	Payne, D.
Budd	Hasebroock	Marvel	Ruhnke
Burbach	Holmquist	Moulton	Stromer
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Wallway
Claussen	Knight	Paine, I.	Whitney
Fleming			

Voting in the negative, 14:

Batchelder	Klaver	Rasmussen, E.	Syas
Bowen	Moylan	Rasmussen, R.	Warner
Crandall	Pedersen	Skarda	Wylie
Danner	Proud		

Not voting, 6:

Brauer	Lysinger	Matzke	Orme
Craft	Mahoney		

The Stromer amendments were adopted.

Mr. Knight offered the following specific amendment:

Amend LB 764 by striking the words "unless such municipalities by written notice decide to continue the existing service" from the Whitney General File Amendment and insert the following new paragraph in Section 15:

"To implement LR 58 and, notwithstanding anything in this Act to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations. After January 1, 1973, it shall be unlawful for the grid system or any of its member districts to engage in any retail business or operations.

President Sorensen Presiding

Mr. Moulton moved to commit the Knight amendment to the Public Works Committee and that the committee report its recommendation tomorrow.

Mr. Syas appealed the ruling of the Chair that an amendment may be committed to a committee.

The question is, "Shall the Chair be sustained?"

The motion prevailed with 40 ayes, 2 nays, and 7 not voting.

Mr. Moulton withdrew his motion.

Mr. Knight withdrew his amendment.

Mr. Stryker offered the following amendments:

1. Amend Standing Committee amendment section 2, line 3 by striking "corporation" and inserting "agency".

2. Amend Standing Committee amendment section 6 by inserting at the end of line 24, "If any vacancy on the board of directors

of the grid system occurs for any reason prior to the expiration of a term, such vacancy shall be filled by appointment by the Governor for the balance of the unexpired term.”.

3. Amend the Stryker amendment to the Standing Committee amendment section 6, line 4 by striking the language “and the offices of all directors of such districts are abolished as of July 1, 1966.”

4. Amend the Whitney amendment to Standing Committee amendment section 1, line 40 to read in Standing Committee amendment section 1 insert, “unless a municipality being served at retail by a member district by written notice from its governing body to the board of directors of the grid system elects to continue the existing service” before the period in line 40.

5. Amend Standing Committee amendment section 15, line 9 by inserting “unless a municipality being served at retail by a member district by written notice from its governing body to the board of directors of the grid system elects to continue the existing service” before the period.

6. Amend Standing Committee amendment section 21, line 2 after the word “districts” insert, “not appointed as directors of the grid system” and section 21, line 6 after the word “request”, “After the terms of office of the present members of the boards of directors of member districts expire, no other directors shall be appointed or elected to the board of a member district”.

7. Amend Standing Committee amendment section 23 by striking lines 2 to 8 and inserting “and independent act establishing a new and independent public agency and political subdivision of the state.”.

Stryker amendments 1-3 and 6 and 7 were adopted by unanimous consent.

Stryker amendment 4 was adopted with 31 ayes, 8 nays, and 10 not voting.

Stryker amendment 5 was adopted with 33 ayes, 3 nays, and 13 not voting.

Mr. Carpenter offered the following specific amendment which was adopted with 32 ayes, 0 nays, and 17 not voting:

Add the Emergency clause and amend the title to conform.

Mr. Stromer offered the following amendments which were adopted by unanimous consent:

1. Amend section 22 of Standing Committee Amendment, line 17 by inserting after the period the following:

"It shall be the duty of the Attorney General to enforce the provisions of this section."

2. Insert in line 13 of Section 22 of Standing Committee amendment, "civil office other than his own" after "any", and strike "created by the State of Nebraska".

3. Amend the title to conform.

Messrs. Skarda and Mahoney were excused at 3:45 p.m. for the remainder of the day.

Mrs. Orme offered the following amendment, which was adopted by unanimous consent:

Amend Legislative Bill 764 by adding at the end of Section 10 the following: "Nothing contained in this act shall prevent or in any way interfere with a public power district agreeing with a municipality to eliminate competing electric systems within the municipality.

Such municipality shall have the power to contract for the acquisition of the electrical facilities and properties used or useful in connection therewith of such a public power district within or without the municipality and to acquire the same at any time before, during or after 1972, and to pay for all or any part of the same out of the earnings of electric facilities and properties."

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. Advanced to E and R for engrossment.

MOTION—Place LB 229 on General File

Mr. President: I move that LB 229 be placed on General File notwithstanding the action of the committee.

(Signed) John E. Knight

Motion pending.

Visitors

Mr. Budd introduced his son and daughter.

Presented to the Governor

Presented to the Governor for approval on June 30, 1965 at 11:45 a.m.: LB 889

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Banking, Commerce and Insurance

LEGISLATIVE RESOLUTION 48. Indefinitely postponed.

Statement on LR 48:

Resolution No. 48 was considered by the Committee, and after a hearing, it was the opinion of the Committee that this is an area of taxation that is deserving of further study. The Committee decided to present a resolution for a study of the entire matter of intangible taxes and report back to the next Legislature.

There were no proponents appearing except the introducer of the resolution. Those appearing in opposition to LR 48 were David Pierson, representing the American Federation of Insurance Companies; Ted Fraizer, representing American Insurance Association; and Mr. William Brandt, representing the Nebraska Bankers Association.

The Committee decided to indefinitely postpone LR 48 by a vote of 5 ayes, 0 nays, and 1 not voting.

LEGISLATIVE BILL 20. Indefinitely postponed.

LEGISLATIVE BILL 218. Indefinitely postponed.

LEGISLATIVE BILL 653. Indefinitely postponed.

(Signed) Albert A. Kjar, Chairman

Education

LEGISLATIVE BILL 821. Indefinitely postponed.

LEGISLATIVE BILL 484. Indefinitely postponed.

LEGISLATIVE BILL 468. Indefinitely postponed.

LEGISLATIVE BILL 452. Indefinitely postponed.

LEGISLATIVE BILL 688. Indefinitely postponed.

LEGISLATIVE BILL 341. Placed on General File as amended.

Standing Committee amendments to LB 341:

1. Amend section 1 of the bill by striking lines 8 to 13 and inserting the following:

"tax, is adopted, the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, *except for funds to be used for capital building improvements of the state, and the Legislature shall allocate a portion of the proceeds from such tax to the school districts of this state.*"

2. Amend section 2 of the bill by striking lines 6 to 12 and inserting the following:

"Constitutional amendment excepting from the prohibition a levy of a tax for capital building improvements of the state and allocating a portion of the proceeds of a sales tax, income tax, or a combination sales and income tax to school districts."

3. Amend the title to conform.

(Signed) Ross H. Rasmussen, Chairman

Revenue

LEGISLATIVE BILL 78. Placed on General File as amended.

Standing Committee amendments to LB 78:

1. Amend the bill by striking section 5.
2. Amend section 10, line 3 by striking "77-707".
3. Amend the bill by renumbering original sections 6 through 10 as sections 5 through 9, respectively.
4. Amend the title to conform.

LEGISLATIVE BILL 30. Placed on General File.

LEGISLATIVE RESOLUTION 17. Placed on General File as amended.

Standing Committee amendments to LR 17:

1. Amend the second "WHEREAS" line 2 by inserting after the comma the following:

"miscellaneous cash funds, and unobligated cash funds,"

2. Amend the resolve clause line 4 by striking "as of March 31, 1965" and inserting the following:

"miscellaneous cash funds, and unobligated cash funds as of June 30, 1963".

LEGISLATIVE BILL 696. Indefinitely postponed.

LEGISLATIVE BILL 906. Placed on General File as amended.

Standing Committee amendment to LB 906:

1. Amend section 1 of the bill, line 22 by striking the word "shall" and inserting the word "may".

(Signed) J. W. Burbach, Chairman

Adjournment

At 4:13 p.m., on a motion by Mr. D. Payne, the Legislature adjourned until 9:00 a.m., Thursday, July 1, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-TWENTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 1, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by Rev. Carl A. Burkhardt.

Prayer

We look to thee, Our Heavenly Father, for life and strength in this day. At its beginning we seek the blessing of thy spirit upon this body and upon the work which is theirs to do today.

We give thanks for the serious concern with which they have worked in days past. For their devotion to duty and the dedication with which they have faced the difficult decisions which confront our state.

Deliver us, O God, from the fear of the future, from the paralyzing fear of change, from the fear of challenges and sacrifice. Free us also we pray from the arrogant spirit which makes us too sure of ourselves. Give us enough uncertainty to drive us back again to seek the guidance of thy truth and the blessing of thy love.

For the sake of thy holy will, we pray. Amen.

The roll was called and all members were present except Messrs. Adamson and Moylan who were excused.

Corrections for the Journal

Page 2237, line 29, insert "Referred to the Executive Board of the Legislative Council."

Page 2255, line 24, delete "851" and insert "821".

The Journal for the One Hundred-twentieth Day was approved as corrected.

Communication

Letter from W. J. Driver, Administrator of Veterans Affairs, acknowledging receipt of LR 57.

MOTION—Replace LB 891 on Select File

Mr. Kremer moved to replace LB 891 on Select File for consideration of the following specific amendments:

1. Amend the Carpenter Amendments adopted May 6, 1965, by striking section 2 of amendment 2.
2. Amend the title to conform.

The motion prevailed with 41 ayes, 0 nays and 8 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 656. Replaced on Select File as amended.

E and R amendments to LB 656:

1. Strike the Enrollment and Review amendment to new section 2, line 11.

2. In new section 2, strike “(” before “other” in line 14 and before “and” in lines 18, 20, and 22, and insert a comma; strike “)” after “organization” in line 15 and after “agents” in lines 18, 20, and 22, and insert a comma; and in line 23, strike “Provided further,” and insert “*and provided further,*”.

3. Add a new section to be known as section 27 and to read as follows:

“Sec. 27. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

4. In Enrollment and Review amendment 23, line 14, strike “and”; and in line 15, insert “; and to declare an emergency” after “title”.

LEGISLATIVE BILL 914. Replaced on Select File as amended.

E and R amendments to LB 914:

1. In new section 2, line 71, insert “it” after “and”.

2. Amend the Gerdes amendments to new section 2 to read “In new section 2, line 73, strike ‘*Nebraska*’ and insert ‘*State*’; and strike beginning with ‘*Commission*’ in line 74 through ‘*treasury*’ in line 75 and insert ‘*Fund*’.”.

3. Amend the Gerdes amendment found on page 2214 of the Legislative Journal to read "In section 1, line 14, strike '*eighty and zero-tenths*' and insert '*twelve and two-tenths*'."

4. Renumber original section 2 as section 4.

5. In the title, line 5, immediately after "prescribed" insert "; to amend section 79-2103, Revised Statutes Supplement, 1963; to provide additional powers and duties; to provide for fees and the use thereof; to repeal the original section".

LEGISLATIVE BILL 849. Replaced on Select File as amended.

E and R amendment to LB 849:

1. In line 2 of Enrollment and Review amendment 17, strike "and" and insert "to amend section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965; to increase a fee;" and in line 2, insert "; and to repeal the original section" after "severability".

LEGISLATIVE BILL 99. Placed on Select File as amended.

E and R amendments to LB 99:

1. Amend the first Proud amendment to read "1. In standing committee amendment 1, line 4, strike 'that provide for transportation of pupils by school bus' and show the same as stricken; and in line 5, strike 'such' and insert 'such school'."

2. In standing committee amendment 1, line 5, insert an underscored comma after "buses"; strike the new matter in line 24 and the first "*the*" in line 25; and in line 25, insert "*State*" before "Department".

3. In the second Proud amendment to standing committee amendment 1, line 13, insert "*State*" after "*the*"; and in line 13, insert an underscored period after "*Education*".

4. Insert the Pedersen amendment after the second Proud amendment to standing committee amendment 1.

5. In the Pedersen amendment, line 3, strike "*the inspection*" and insert "*any inspection required by the provisions of this section*"; in line 6, strike "*School Board*" and insert "*school board or board of education*"; and strike the second sentence and insert "*Failure to remove such bus from service shall constitute a misdemeanor, and, any person guilty thereof shall, upon conviction thereof, be punished as provided in subdivision (12) of section 79-328.*"

6. In standing committee amendment 4, line 3, insert "the" after "and"; in line 4, insert "State" after "the"; and in line 4, insert "after 'examination'" before the period.

7. In the Crandall amendment 1, line 12, insert an underscored period after "duty".

8. In the title, line 9, strike "and" and insert "to provide duties and penalties; to limit the hours of duty and provide minimum periods of rest of school bus operators as prescribed; to provide an operative date;"; and in line 9, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 436. Placed on Select File as amended.

E and R amendment to LB 436:

1. In section 1, line 21, insert " , by ordinance," after "shall"; strike lines 22 and 23 and "nance" in line 24, and insert "tracts, whether part of a city or village or not, which is located in an adjoining county"; and in line 27, strike the first "of" and insert "by".

LEGISLATIVE BILL 609. Placed on Select File as amended.

E and R amendment to LB 609:

1. Amend standing committee amendment 1 to read "1. In section 1, line 2, strike "lots 3, 4, and 5" and insert "lot 3".

LEGISLATIVE BILL 654. Placed on Select File as amended.

E and R amendments to LB 654:

1. In section 4, line 4, insert an underscored comma after "vehicles".

2. For correlation purposes, after the second comma in line 2 of section 4, insert "as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 3, strike "The" and insert "Except as to motor vehicles subject to the provisions of sections 2 to 8 of this act *Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965,* the".

3. In section 5, strike line 3 and insert "77-1240.01. Beginning January 1, 1954, in In addition"; and in line 5, insert an underscored comma after "vehicles".

4. In the standing committee amendment, before line 1 thereof, insert "Amend section 7 to read as follows:"; and strike section 8 from the amendment.

5. In section 7, as amended, strike all stricken matter except the first stricken sentence and underscore all remaining matter.

6. Amend section 8 to read:

"Sec. 8. That original section 77-1238, Reissue Revised Statutes of Nebraska, 1943, sections 77-1239, 77-1239.02, 77-1240.01, and 77-1241.01, Revised Statutes Supplement, 1963, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1242, Revised Statutes Supplement, 1959, and also section 77-1242, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

7. In the title, strike lines 3 to 5, and insert "of Nebraska, 1943, sections 77-1239, 77-1239.02, 77-1240.01, and 77-1241.01, Revised Statutes Supplement, 1963, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1242, Revised Statutes Supplement, 1959, relating to reve-"; and in line 9, insert ", and also section 77-1242, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965" after "sections".

LEGISLATIVE BILL 724. Placed on Select File as amended.

E and R amendments to LB 724:

1. In section 1, line 17, strike "*of the crime alleged*" and insert "*thereof*".

2. In the Carstens amendment, line 5, strike the comma.

3. In the title, line 5, insert "except as prescribed" after "complaint".

LEGISLATIVE BILL 819. Placed on Select File as amended.

E and R amendments to LB 819:

1. In line 3 of the Stromer amendment 1, insert "*each*" after "*and*".

2. In section 1, insert "*or village*" after "*city*" in line 7 and after "*city*" in lines 7, 10, 13, and 20.

3. For correlation purposes, after the second comma in line 2 of sections 2 and 3 and line 3 of the title, insert "as amended by section 2, Legislative Bill 499, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 2, strike beginning with "may" in

line 15 through "paid" in line 19, and insert "shall have power to impose fines, forfeitures, penalties, and imprisonment at hard labor for the violation of any ordinance, and to provide for the recovery, collection and enforcement thereof; and in default of payment to provide for confinement in the city or county prison, workhouse or other place of confinement with or without hard labor as may be provided by ordinance".

4. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

5. In the title, line 5, insert "to make prescribed provisions applicable to cities of the second class and villages;" after the semicolon; in line 6, insert "and villages" after "cities"; in line 7, strike "and"; and in line 7, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 249. Placed on Select File as amended.

E and R amendments to LB 249:

1. In the second standing committee amendment, line 3, strike the period and insert a period at the end of the line.

2. Amend the Stromer amendment to read "In section 2, insert 'guarantee or' at the end of line 6."

3. In the title, line 5, insert "guarantee or" after "to".

LEGISLATIVE BILL 646. Correctly enrolled.

LEGISLATIVE BILL 908. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 646 LB 908

UNANIMOUS CONSENT—Return LB 789 to Select File

Mr. Carpenter asked unanimous consent to return LB 789 to Select File for consideration of a specific amendment:

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 892. E and R amendments found in the Legislative Journal for the One Hundredth Day were adopted.

Laid over at the request of Mr. Brauer.

LEGISLATIVE BILL 911. Laid over until July 15th at the request of Mr. Marvel.

LEGISLATIVE BILL 164. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Mr. Wallwey offered the following specific amendment, which was adopted with 40 ayes, 0 nays and 9 not voting:

Amend the Klaver amendment to LB 164, Line 15, Sec. 3 as follows: "for directors of Public Power and Irrigation districts and reclamation districts twenty-five dollars *when their annual compensation exceeds one thousand dollars, otherwise ten dollars.*"

Laid over at the request of Mr. Stromer.

LEGISLATIVE BILL 893. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 540. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Mr. Pedersen offered the following amendments:

1. Amend the bill by striking section 1 and adding two new sections to be known as sections 2 and 3 and to read as follows:

"Section 1. That section 53-129, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-129. Retail licenses issued hereunder apply only to the premises described in the application and in the license issued thereon, and only one location shall be so described in each license. After such license has been granted for particular premises, the commission, with the approval of the local governing body, and upon proper showing, may endorse upon the license permission to abandon the premises therein described and remove therefrom to other premises approved by him or it, but in order to obtain such

approval the retail licensee shall file with the local governing body a request in writing, and a statement under oath which shall show that the premises to which removal is to be made comply in all respects with the requirements of this act *and subparagraph 7 of section 53-134 which includes a public hearing*. No such removal shall be made by any such licensee until his said license has been endorsed to that effect in writing both by the local governing body and by the commission.

Sec. 2. That section 53-134, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-134. The local governing body of any city or village with respect to licenses within its corporate limits and the local governing body of any county with respect to licenses not within the corporate limits of any city or village shall have the following powers, functions and duties with respect to licenses to sell alcoholic liquors at retail: (1) To revoke for cause retail licenses to sell alcoholic liquors issued to persons for premises within its jurisdiction, subject to the right of appeal to the commission; (2) to enter or to authorize any law enforcement officer to enter at any time upon any premises licensed hereunder to determine whether any of the provisions of this act or any rules or regulations adopted by it or by the commission have been or are being violated, and at such time to examine the premises of such licensee in connection therewith; (3) to receive a signed complaint from any citizen within its jurisdiction that any of the provisions of this act, or any rules or regulations adopted pursuant thereto, have been or are being violated and to act upon such complaints in the manner hereinafter provided; (4) to receive retail license fees as provided in subdivision (5) of section 53-124, and pay the same forthwith, after applicant has been delivered his retail license, to the city or village, or county treasurer, as the case may be; (5) to examine, or cause to be examined, under oath, any applicant or any retail licensee upon whom notice of revocation has been served in the manner hereinafter provided, and to examine or cause to be examined, the books and records of any such applicant or licensee; to hear testimony and to take proof for its information in the performance of its duties. For the purpose of obtaining any of the information desired, the local governing body may authorize its agent or attorney to act on its behalf; (6) to revoke on its own motion any license if, upon the same notice and hearing as provided in section 53-1,114, it determines that the licensee has violated any of the provisions of this act or any valid and subsisting ordinance or regulation duly enacted relating to alcoholic liquors; *Provided*, such order of revocation shall be subject to appeal to the commission as other orders or actions of the local governing body, as hereinafter provided in section 53-1,114; (7) upon receipt from the commission of the notice and copy of application as pro-

vided in section 53-131, the local governing body shall fix a time and place at which a hearing will be had and at which such local governing body may receive evidence under oath, either orally or by affidavit, from any person, bearing upon the propriety of the issuance of such license. *The clerk of such city, village, or county shall give notice of the time and place of such hearing by causing a sign to be conspicuously posted on the premises for which such license is desired stating that an application for license has been made and class of license desired and notify by registered or certified mail the record title owners, as shown by the records in the register of deeds office, of the property owners within three hundred feet of any lot line of the proposed licensed premises, stating that an application for a license has been made or of a request for transfer and the class of license desired or to be removed, and the time and place of hearing. Such notice shall be mailed at least five days prior to the hearing. The applicant shall furnish the list of the record owners to the clerk of such city, village or county as provided by the provisions of this section, with an affidavit stating that such persons are all of the record owners within such three hundred feet, and deposit such sum as the clerk shall demand to cover the cost of mailing such notice. Failure or omission to give such notice of hearing shall not be cause for revocation of the license if issued or for transfer of the license if made. Notice of the time and place of such hearing shall be published in a legal newspaper in or of general circulation in such city, village, or county, as the case may be, one time not less than three nor more than seven days before the time of the hearing. Such hearing shall be held not more than twenty-one days after the date of receipt of said notice and, after such hearing, the local governing body shall cause to be spread at large in the minute record of their proceedings a resolution recommending either issuance or refusal of said license. The clerk of such city, village, or county shall thereupon mail to the commission by first-class mail postage prepaid a copy of the resolution which shall state the cost of the published notice; *Provided*, that failure to comply herewith shall not render void any license issued by the commission. In the event the commission refuses to issue such a license, the cost of publication of notice as herein required shall be paid by the commission from the security for costs.*

Sec. 3. That original sections 53-129, and 53-134, Reissue Revised Statutes of Nebraska, 1943, are repealed."

2. Amend the title to conform.

The Pedersen amendments were adopted with 25 ayes, 0 nays, and 24 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 918. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 905. The Mahoney specific amendment found in the Legislative Journal for the One Hundred-twentieth Day was adopted with 26 ayes, 7 nays, and 16 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 891. The Kremer amendments found in this day's Journal were adopted by unanimous consent.

Laid over at Mr. Harsh's request.

LEGISLATIVE BILL 789. Laid over at Mr. Carpenter's request.

Message from the Governor

July 1, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 25, 1965, I approved Legislative Bill 890, and on June 30, 1965, I approved Legislative Bills 865, 268, 720, 878, 884, 676, 607, 449, 902, 673, 627, and 889.

I have permitted Legislative Bill 797 to become law without my signature.

Respectfully,

(Signed) Frank B. Morrison
Governor

Presented to the Governor

Presented to the Governor for approval on July 1, 1965, at 8:30 a.m.: LB 526

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT

Miscellaneous Subjects

LEGISLATIVE BILL 661. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

UNANIMOUS CONSENT—Withdraw LB 826

Mrs. Orme asked unanimous consent to withdraw LB 826.

Request laid over one day.

RESOLUTION**LEGISLATIVE RESOLUTION 65.**

Mr. Carpenter offered the following amendment which was adopted:

After “*truth*” insert the following: “and those who vote for this resolution request that in the future their names be stricken from all news media.”

Mr. Carpenter requested a record vote on the motion to adopt LR 65.

Voting in the affirmative, 1:

Proud

Voting in the negative, 2:

Carpenter Nelson

Not voting, 46:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

The motion to adopt LR 65 lost.

MOTION—Place LB 688 on General File

Mr. President: I move that LB 688 be placed on General File with Committee action. (Signed) Fred W. Carstens

Mr. Hasebroock Presiding

Mr. Carstens requested a record vote.

Mr. Carstens asked for a Call of the House. The Call showed 45 members present.

Mr. Carstens moved the Call be raised. The motion prevailed with 32 ayes, 0 nays and 17 not voting.

Voting in the affirmative, 26:

Batchelder	Gerdes	Lysinger	Pedersen
Bauer	Harsh	Marvel	Rasmussen, E.
Budd	Hasebroock	Matzke	Rasmussen, R.
Carpenter	Holmquist	Orme	Stromer
Carstens	Hughes	Paine, I.	Warner
Crandall	Kjar	Paxton	Whitney
Fleming	Knight		

Voting in the negative, 15:

Brauer	Klaver	Nelson	Syas
Claussen	Mahoney	Nore	Wallwey
Craft	Moulton	Ruhnke	Wylie
Danner	Moylan	Skarda	

Not voting, 8:

Adamson	Burbach	Kremer	Proud
Bowen	Kokes	Payne, D.	Stryker

The motion prevailed and LB 688 was placed on General File as amended by the Committee.

Standing Committee amendments to LB 688:

1. Amend the bill by striking sections 1 to 8 and inserting the following:

“Section 1. As used in this act, unless the context otherwise requires:

(1) Established district shall mean that Class III school district which exists and presently operates and maintains both elementary and high schools;

(2) New district shall mean that Class III school district which has been formed under the provisions of this act; and

(3) Neighboring districts shall mean those districts geographically neighboring the parent district but which need not necessarily be adjacent to or contiguous with such established district.

Sec. 2. Any two or more Class I or Class II school districts which are neighboring districts to an existing Class III district, hereinafter referred to as the established district, and which Class I

or Class II districts if combined would meet the population requirements of subdivision (3) of section 79-102, Revised Statutes Supplement, 1963, may, by joint action of such Class I or Class II districts, join together to form a new Class III school district, hereinafter referred to in this act as the new district.

Sec. 3. Any such new district shall be formed pursuant to sections 79-426.01 to 79-426.19 and 79-426.22, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; *Provided*, that such reorganization under the provisions of this act is contingent upon approval of a joint operation between any such new district and established district by the voters of said established district in an election as provided in section 4 of this act. On the commencement of the procedure to reorganize the new district under the provisions of this act, the county reorganization committee shall appoint an interim board consisting of six persons appointed from within the proposed new district, which interim board shall have the power of the board of education of any such new district in order that said interim board may negotiate with the board of education of the established district to formulate together the submission of the proposition of joint action to be voted upon by the voters of the respective districts. At the same time that the proposed plan of reorganization shall be submitted at a special election pursuant to section 79-426.15, Revised Statutes Supplement, 1963, the interim committee shall submit the question of joint action between the established district and the proposed new district to the voters of the proposed new district. If a majority of the persons voting on such issue in the proposed new district vote for the proposition, the joint action of the two districts shall be affected, and the joint board of education provided in this act shall commence to operate such school or schools on July 1 next following the election. The proposition relative to joint action between the two districts shall be submitted on the ballot in substantially the following form:

Shall the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska, enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name of county) in the State of Nebraska?

For

Against

Upon approval of reorganization and joint action of the two districts, the initial board of education of the newly formed Class III district shall be appointed pursuant to section 79-426.19, Revised Statutes Supplement, 1963.

Sec. 4. The board of education of the established district proposing to join together with the new district to acquire the site or sites, construct a building or buildings, and operate the school or schools under this act, shall submit the question of such joint action between the two districts by its individual board of education to the voters of the established district at an election to be held on the same date as the election of reorganization provided for in section 3 of this act. If the majority of persons voting on such issue in the established district vote for the proposition, and those voters voting in the proposed new district approve reorganization and joint action of the two districts, such joint action of the two districts shall be affected, and the joint board of education shall commence to operate such school on July 1 next following the election. The proposition shall be submitted on the ballot in substantially the following form:

Shall the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska, enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska?

For

Against

Sec. 5. The board of education of the new district formed under the provisions of this act shall provide for instruction of all grade levels through grade six or eight within the new district and at such locations as the board shall determine.

Sec. 6. A new district formed under the provisions of this act, may, in conjunction with the established district described in section 1 of this act, acquire a site or sites and construct a new building or buildings or use existing building or buildings to provide instruction in the grades in which instruction is to be offered outside of the new district and within the established district. School or schools so established may be constructed separately or jointly and operated jointly by the new district and the established district. The established district may similarly acquire a site or sites, construct a building or buildings, and operate a school or schools within the new district.

Sec. 7. When any school or schools of grades seven to twelve or nine to twelve are operated jointly as provided in this act, the annual budget for such joint operation shall be apportioned in the following manner:

(1) The per pupil total cost shall be calculated by adding to the amount budgeted for such joint operation by the joint board of education thereof an amount of ten per cent of the insured value of the building or buildings used, ten per cent of the value of the grounds used, and ten per cent of the insured value of the inventory of all furnishings and equipment used, which total amount shall then be divided by the total number of students enrolled in the grades involved from both the established district and the new district. In determining such per pupil total cost, the new district shall be given credit for (a) ten per cent of the insured value of any building or buildings or additions to existing buildings, including gymnasiums or athletic fields or facilities, constructed by the new district in the established district for use in the joint operation, and, (b) ten per cent of the value of grounds purchased by the new district for use in the joint operation, and, (c) ten per cent of the insured value of the inventory of all furnishings and equipment purchased by the new district for use in the joint operation.

(2) The enrollment base of the new district shall be the new district enrollment of the grades involved at the time joint operation commences.

(3) The new district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the new district attending the jointly operated school or schools, but such number of pupils shall never be less than the enrollment base herein described, and the established district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the established district attending the jointly operated school or schools, provided that in determining such per pupil total cost as applied to the established district, the established district shall be given credit for (i) ten per cent of the insured value of building or buildings used in the joint operation, (ii) ten per cent of the value of grounds used in the joint operation, and (iii) ten per cent of the insured value of all furnishings and equipment used in the joint operation.

Sec. 8. When any school is operated jointly, it shall be managed by a joint board of education composed of the entire board of education of the established district and as many members as shall be proportionate to the pupil attendance, as compared with the pupil attendance of the established district, which representation shall never be less than one, appointed from the new district's board of education from its own board membership which appointments shall be for terms of two years each; *Provided*, that such appointed member shall have two years remaining in his term of office. The members representing the new district shall have full

voting powers only on matters directly related to joint operations of the school or schools involved.

Sec. 9. Either an established district or a new district may issue bonds for the purposes and in the manner set forth in Chapter 10, article 7, Reissue Revised Statutes of Nebraska, 1943. Subject to the election requirements of Chapter 10, article 7, Reissue Revised Statutes of Nebraska, a new district may issue bonds for the purpose of (1) constructing a building or buildings or an addition to existing building or buildings of an established district with which it is operating a school jointly, including gymnasiums or athletic fields or facilities, (2) aiding an established district with which it is operating a school jointly in the construction of a building or buildings or in the construction of additions to a building or buildings of such established district, including gymnasiums or athletic fields or facilities, (3) purchasing furnishings or equipment for such joint operation.

Sec. 10. The free high school tuition levy shall be discontinued in the new district on the approval of the joint operation of a high school by the two districts pursuant to the provisions of this act.

Sec. 11. Each district shall continue to have sole responsibility for providing transportation for all pupils residing in its own district notwithstanding the joint operation of the school or schools by the two districts as provided for in this act.”

2. Amend the title to conform.

Members Excused

Mr. Stromer was excused at 11:30 a.m. for the remainder of the day.

Messrs. Budd, Burbach, D. Payne and Holmquist were excused for this afternoon.

Messrs. Gerdes and Klaver were excused for tomorrow.

Visitors

Mr. Craft introduced Mrs. James Adkins, Sr. and Jeanne, also Mrs. Erik Levine and Aurilla from North Platte.

UNANIMOUS CONSENT—LB 918

Mr. E. Rasmussen asked unanimous consent to place LB 918 at the head of E and R for Engrossment. No objections. So ordered.

MOTION—Reconsider Action

Mr. Knight renewed his pending motion found in the Legislative Journal for the Ninety-eighth Day to reconsider action on LB 786.

Mr. Carpenter moved the previous question. The motion prevailed with 23 ayes, 10 nays and 16 not voting.

Mr. Ruhnke asked for a Call of the House. The Call showed 45 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 28 ayes, 0 nays and 21 not voting.

The motion to reconsider LB 786 lost with 22 ayes, 22 nays and 5 not voting.

Recess

At 12:05 p.m., on a motion by Mr. Budd, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Budd, Burbach, Holmquist, D. Payne and Stromer excused and the members of the Government and Military Affairs Committee excused.

Visitors

Mr. Fleming introduced Miss Cynthia Mueller, Nebraska Wheat Queen from Potter, Nebraska and Mrs. Dale Erlewine, State Wheat-heart President from Grant, Nebraska. Miss Mueller addressed the Legislature.

STANDING COMMITTEE REPORTS**Labor**

LEGISLATIVE BILL 659. Indefinitely postponed.

LEGISLATIVE BILL 745. Indefinitely postponed.

LEGISLATIVE BILL 787. Indefinitely postponed.

(Signed) Edward R. Danner, Chairman

UNANIMOUS CONSENT—Return LB 914 to Select File

Mr. Gerdes asked unanimous consent to return LB 914 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 4 by striking "76-704 to 76-724" and inserting "72-213 to 72-222".

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 914. The Gerdes specific amendments found in this day's Journal were adopted by unanimous consent.

Laid over.

MOTION—General Appropriations Bill

Mr. President: I move that the Clerk of the Legislature send to the printer all of the General Appropriations bill being typed in the office of the Bill Drafter, except the title page, when the printer's copy is delivered to him by the Bill Drafter, and that the title page be furnished to the printer when the bill is introduced.

(Signed) Richard D. Marvel

The motion prevailed.

MOTION—July 4th Vacation

Mr. Bowen moved to adjourn Friday noon, July 2, 1965 and return on Wednesday, July 7, 1965 at 9:00 a.m.

The motion prevailed with 25 ayes, 15 nays and 9 not voting.

MOTION—Unbracket and Expedite Bills

Mr. President: I move to unbracket on General File Legislative Bills 472, 581, 482, 480, 176, 156, 512, 636 and 772 and to place at the top of General File those bills unbracketed and Legislative Bills 538, 650, 234, 141, 807, 78 and 30.

Place at the top of E and R for review Legislative Bills 491, 99, 172, 609, 428, 855, 545, 894 and 332.

Unbracket LB 911 on Select File.

Place at the top of E and R for Engrossment Legislative Bills 656, 849, 161, 173, 756 and 893 and that all these bills have top priority.

(Signed) Kenneth L. Bowen

Mr. Warner moved to amend the motion to exclude LB 472 from the list. The motion lost.

The Bowen motion prevailed with 27 ayes, 0 nays and 22 not voting.

MOTION—Place LB 661 on General File

Mr. Danner moved to place LB 661 on General File and requested a record vote on the motion.

Mr. Danner asked for a Call of the House. The Call showed 43 members present.

Mr. Bowen asked unanimous consent that the Call be raised. No objections. So ordered.

Vote on the Danner motion.

Voting in the affirmative, 12:

Carpenter	Kjar	Kremer	Orme
Claussen	Klaver	Mahoney	Stryker
Danner	Knight	Moylan	Skarda

Voting in the negative, 19:

Batchelder	Hasebroock	Pedersen	Wallwey
Bowen	Marvel	Proud	Warner
Craft	Moulton	Rasmussen, E.	Whitney
Crandall	Nelson	Rasmussen, R.	Wylie
Harsh	Paine, I.	Syas	

Not voting, 18:

Adamson	Carstens	Kokes	Paxton
Bauer	Fleming	Lysinger	Payne, D.
Brauer	Gerdes	Matzke	Ruhnke
Budd	Holmquist	Nore	Stromer
Burbach	Hughes		

The Danner motion lost.

MOTION—Place LB 452 on General File

Mr. Marvel moved to place LB 452 on General File notwithstanding the committee action.

Laid over until Wednesday, July 7, 1965.

UNANIMOUS CONSENT—Place LB 173 on Select File

Mr. Marvel asked unanimous consent to replace LB 173 on Select File for the following specific amendments. No objections. So ordered.

1. Amend the Carpenter amendment of June 30, 1965, as it amended the Standing Committee Amendment 6, relating to the new subdivision (5) by striking "approve" and inserting "review" and inserting "*excepting contracts for employment of faculty at the University and State Colleges*" before the period.

2. Amend the Marvel amendment 29, line 3, by striking 'July' and inserting 'October'."

3. Amend the bill, section 19, line 32, by striking "Governor" and inserting "*Director of Administrative Services*".

4. Amend the bill, renumbered section 21, by inserting immediately after the period in line 38, "*All collections for payment of telephone expenses shall be placed in the Telephone Expense Revolving Fund which is hereby created. Expenditures shall be made from the Telephone Expense Revolving Fund for the payment of telephone expenses subject to appropriations by the Legislature. Such payment shall be made by the Superintendent of Buildings and Grounds.*".

5. Amend Enrollment and Review amendment 27, line 10, by inserting "*or the Telephone Expense Revolving Fund*" after "Fund".

6. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 173. The Marvel specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

MOTION—Place LB 484 on General File

Mr. Warner moved to place LB 484 on General File notwithstanding the committee action.

Laid over.

MOTION—Postage Expenses

Mr. Bowen moved that each member of the Legislature and the Lieutenant Governor be allowed \$200.00 in postage stamps to take care of the members' correspondence during the balance of their terms after adjournment sine die; payment to be made from Legislature Expense Fund E-5.

Mr. Klaver moved to amend by striking "\$200.00" and inserting "\$300.00".

The Klaver amendment lost.

The Bowen motion prevailed.

RESOLUTION

LEGISLATIVE RESOLUTION 68. Re: Recognition of Attorney General, Clarence A. H. Meyer

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, our Attorney General, Clarence A. H. Meyer, has received the annual Louis E. Wyman Award from the National Association of Attorneys General at their 59th Annual Convention; and

WHEREAS, this award is given to the attorney general who has done the most to advance the objectives of the National Association of Attorneys General to help make the United States of America a better place in which to live for all.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That by unanimous consent the entire Legislature congratulate Attorney General Meyer for this outstanding achievement and recognition from the National Association of Attorneys General.

2. That the Clerk of the Legislature send a copy of this resolution to Attorney General Meyer.

Mr. Bowen moved to suspend the rules to adopt the resolution at this time and to add the names of all members as co-introducers.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

LR 68 was adopted.

GENERAL FILE

LEGISLATIVE BILL 538. Read and considered.

ONE HUNDRED TWENTY-FIRST DAY—JULY 1, 1965 2279

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Advanced to E and R for review with 30 ayes, 6 nays and 13 not voting.

UNANIMOUS CONSENT—Withdraw LB 612

Mr. E. Rasmussen asked unanimous consent to withdraw LB 612. Laid over.

GENERAL FILE

LEGISLATIVE BILL 650. Read and Considered.

Mr. Carpenter offered the following amendment, which was adopted:

Section 1, line 6, strike "one million" and insert "six hundred fifty thousand".

Advanced to E and R for review with 29 ayes, 2 nays and 18 not voting.

Members Excused

Messrs. Harsh, Mahoney and Paxton asked unanimous consent to be excused next Wednesday, Thursday and Friday, July 7, 8 and 9th. No objections. So ordered.

Mr. Skarda asked to be excused for Friday, July 2. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 642. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Mr. Ruhnke Presiding

Mr. Wylie offered the following amendments:

1. Amend the bill by adding a new section to be known as section 29 and to read as follows:

"Sec. 29. The provisions of this act shall not become effective until submitted to the voters of such county at a general election or a special election called for the purpose of approving a county employees retirement system. The proposition shall be approved by a majority vote of the election voting on such proposition at any such election. Such election may be called either by resolution of the county board or upon a petition submitted to the county

board calling for the same. Such petition shall be signed by the legal voters of the county equal in number to ten per cent of the number of votes cast in the county for the office of Governor at the last general election.”.

2. Renumber section 29 of the bill as section 30.

3. Amend the title to conform.

Amendments pending.

Adjournment

At 4:40 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 8:30 a.m.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Friday, July 2, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by Rev. Henry Beatty of the Grace Methodist Church, Lincoln.

The roll was called and all members were present except Messrs. Adamson, Gerdes, Moylan, Skarda and Syas, who were excused.

UNANIMOUS CONSENT — Final Reading

Mr. Bowen asked unanimous consent to pass over final reading this morning. No objections. So ordered.

MOTION — Reconsider Action

Mr. Holmquist moved to reconsider the action taken on the 4th of July vacation time yesterday and to adjourn today and return on Monday, July 12, 1965 at 9:00 a.m.

The motion prevailed, with 26 ayes, 12 nays and 11 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 69. Re: Study of Motor Vehicle Laws

Introduced by Jerome Warner, 25th District, Hal W. Bauer, 28th District, Richard F. Proud, 12th District, Henry F. Pedersen, Jr., 4th District, and Eugene T. Mahoney, 5th District.

WHEREAS, the Report of the Nebraska Legislative Council Committee on Traffic Safety, being Committee Report No. 134, which committee was formed pursuant to Legislative Resolution 57 of the Seventy-third Session of the Nebraska State Legislature made the following recommendation:

"That the 1965 Legislature authorize the completion of the study of Nebraska's motor vehicle laws (rules of the road) and the Uniform Vehicle Code."

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the completion of the study of the motor vehicle laws of this state.

2. That the study include a comparison of all the traffic legislative provisions of the Nebraska statutes with commonly accepted standards.

3. That the committee utilize the facilities and services of the Department of Roads, the Department of Motor Vehicles, the Nebraska Safety Council, and the Governor's Traffic Safety Coordinating Committee.

4. That the committee report its findings and recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

Visitor

Mr. Kokes introduced his son Reginald Kokes.

SELECT FILE

LEGISLATIVE BILL 911. Advanced to E and R for engrossment.

LEGISLATIVE BILL 892. Advanced to E and R for engrossment.

LEGISLATIVE BILL 164. Mr. Stromer offered the following specific amendments, which were adopted by unanimous consent:

1. Amend the bill by adding two new sections to be known as sections 8 and 9 and to read as follows:

"Sec. 8. That section 32-1037, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-1037. Every civil office shall be vacant, except as provided in section 32-1038, upon the happening of any one of the following events at any time before the expiration of the term of such office: The (1) resignation of the incumbent; (2) death of incumbent; (3) removal of incumbent from office; (4) decision of a competent tribunal

declaring the office of incumbent vacant; (5) incumbent ceasing to be a resident of the state, district, county, township, precinct, or ward in which the duties of his office are to be exercised, or for which he may have been elected; (6) failure to elect at a proper election, there being no incumbent to continue in office until his successor is elected and qualified, nor other provision relating thereto; (7) forfeiture of office as provided by any law of the state; or (8) conviction of an infamous crime or of any public offense involving the violation of the oath of office of incumbent; or (9) *incumbent of an elective office created by an act of the Legislature being elected to another office. Such vacancy shall exist at the time incumbent assumes other office.*

Sec. 9. That section 32-1041, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-1041. Vacancies, occurring in the office of the justice of the peace, shall be filled by appointment, as provided in section 32-1040. ~~Vacancies, occurring in the office of county judge, shall be filled by election, but when the unexpired term does not exceed two years the vacancies shall be filled by appointment, as provided in section 32-1040.~~ Vacancies, occurring in the office of any police magistrate in cities, shall be filled by appointment. Any person so appointed or elected under the provisions of this section shall hold his office for the unexpired term.”.

2. Amend the bill by renumbering original section 8 as section 10.

3. Amend renumbered section 10, line 1 by striking “and 32-511” and inserting “32-511, 32-1037 and 32-1041,” and line 4 by inserting “; and also section 32-536.01, Reissue Revised Statutes of Nebraska, 1943” after “1963”.

4. Amend the title to conform.

5. Add the Emergency Clause.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. Mr. Harsh offered the following specific amendments, which were adopted with 27 ayes, 0 nays and 22 not voting:

1. Amend original section 2 of the bill, line 12 by inserting “, to be known as the Nebraska Centennial Building” after “building”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 789. Bracketed until July 16, 1965 at the request of Mr. Carpenter.

LEGISLATIVE BILL 656. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 914. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 849. E and R amendment found in the Legislative Journal for the One Hundred twenty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 99. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Mr. Crandall offered the following specific amendment, which was adopted by unanimous consent:

Amend the standing committee amendment, Sec. 5, by striking "*July 1, 1965.*" and inserting "*August 1, 1965.*"

Advanced to E and R for engrossment.

LEGISLATIVE BILL 609. E and R amendment found in the Legislative Journal for the One Hundred twenty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 654. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 724. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 819. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Mr. Carstens offered the following amendment, which was adopted by unanimous consent:

Section 1, line 5 after "lease" insert "lease with option to buy", and after the word "gift" add "or devise".

Advanced to E and R for engrossment and placed behind LB 173.

LEGISLATIVE BILL 249. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

Member Excused

Mr. Craft was excused at 11:15 a.m. until 3:00 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 491. Placed on Select File as amended.

E and R amendments to LB 491:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 3 and after the first comma in line 3 of the title, insert "as amended by section 1, Legislative Bill 794, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 4, strike the reinstated word and insert "twenty-one"; in line 14, strike "Boone,"; strike line 15 and insert "Dodge and Washington,"; strike the reinstated word in line 42; at the end of line 45, insert "; and"; following line 45, insert "District No. 21 shall consist of the counties of Boone, Platte, Colfax, Nance and Merrick,"; and in line 49, strike "sixth,".

2. In the title, lines 3 and 4, strike "to change district court judicial district;" and insert "to provide an additional judge for District No. 2,"; and in line 5, strike "filling a vacancy" and insert "appointment of the additional judge".

LEGISLATIVE BILL 428. Placed on Select File as amended.

E and R amendments to LB 428:

1. In section 2, line 4, insert "of" before "such"; in line 12, strike ", shall" and insert "shall,"; in line 13, strike the first "by"

and insert "on"; in line 15, insert "and this section" before "during"; in line 15, strike "Said" and insert "Such"; in line 16, insert an underscored comma after "shall"; strike the comma in line 18; in line 20, insert "with such requirements" after "complied"; in line 24, insert "who" after "but"; and insert "and" at the end of line 35.

2. In renumbered section 4, line 4, strike "as amended" and insert "and sections 2 and 3 of this act".

3. In standing committee amendment 3, line 5, strike "with" and insert "within".

4. In the title, strike beginning with "to" in line 7 through "choice" in line 9 and insert "to provide for expenditures,".

LEGISLATIVE BILL 586. Placed on Select File as amended.

E and R amendment to LB 586:

1. In the title, line 7, insert "or sanitary sewerage service" after "water".

LEGISLATIVE BILL 450. Placed on Select File as amended.

E and R amendments to LB 450:

1. In section 1, line 106, strike the new matter and reinstate the stricken matter; and in line 107, strike "and" and insert "or".

2. In the Whitney amendment 1, line 3, insert an underscored comma after "principal"; and in line 4, insert "must" before "shall".

LEGISLATIVE BILL 287. Placed on Select File as amended.

E and R amendment to LB 287:

1. In the title, line 2, strike "53-134" and insert "54-134".

LEGISLATIVE BILL 300. Placed on Select File as amended.

E and R amendments to LB 300:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 4, strike "authorize" and insert "extend the time for"; in line 5, strike "at all times; and" and insert ","; and in line 6, insert ","; and to declare an emergency" after "section".

LEGISLATIVE BILL 862. Placed on Select File as amended.

E and R amendments to LB 862:

1. In section 1, line 5, insert an underscored comma after "anthrax"; and in line 13, strike "Agricultural" and insert "Agriculture".

2. In new section 3, line 1, strike "section" and insert "sections".

3. In the title, line 2, strike "section 54-757" and insert "sections 54-757 and 54-761"; and in line 8, insert "to increase penalties;" after the semicolon.

LEGISLATIVE BILL 308. Placed on Select File as amended.

E and R amendment to LB 308:

1. In the title, line 3, strike "establish" and insert "permit the establishment of".

LEGISLATIVE BILL 328. Replaced on Select File as amended.

E and R amendments to LB 328:

1. In new section 3, line 2, insert "section" after "and".

2. Renumber original section 3 as section 4.

3. In the title, line 3, insert ", and section 32-705, Revised Statutes Supplement, 1963" after "1943".

4. In line 4 of Enrollment and Review amendment 3, adopted June 29, 1965, insert "to provide for a statement to appear on each sheet of every petition containing signatures;" after the first semicolon; and in line 4, strike "section" and insert "sections".

LEGISLATIVE BILL 850. Replaced on Select File as amended.

E and R amendment to LB 850:

1. Strike the Enrollment and Review amendments adopted June 30, 1965.

LEGISLATIVE BILL 101. Replaced on Select File as amended.

E and R amendment to LB 101:

1. In the title, strike lines 5 to 9 and all amendments thereto and insert "may issue bonds for prescribed construction and pay the interest on and retire such bonds from the funds received from the Gasoline Tax Fund; to provide exceptions; to define a term; to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 756. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Bracket LB 99

Mr. Wallwey asked unanimous consent to bracket LB 99 on E and R for engrossment for Monday, July 12, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Select File

Mr. Carpenter asked unanimous consent to act on those bills reported today on Select File. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 491. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 428. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 586. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 450. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 287. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 300. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 862. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

ONE HUNDRED TWENTY-SECOND DAY—JULY 2, 1965 2289

LEGISLATIVE BILL 308. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 328. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 328

Mr. Carpenter asked unanimous consent to place LB 328 behind LB 819 on E and R for engrossment. No objections. So ordered.

MOTION—Reapportionment Bills

Mr. Warner made the following motion:

WHEREAS, the Attorney General is presently in the process of perfecting an appeal to the Supreme Court of the United States in the Nebraska Legislative reapportionment case from the decision of the United States District Court; and

WHEREAS, the passage of any bill reapportioning the Legislature at this time would make moot and prevent the further pursuit of any such appeal,

NOW, THEREFORE, I MOVE that this Seventy-fifth Session of the Nebraska Legislature shall not introduce or consider any bill reapportioning said Legislature.

Motion pending.

GENERAL FILE

LEGISLATIVE BILL 642. Considered.

The Wylie pending amendments found in the Legislative Journal for the One Hundred Twenty-first Day were adopted with 29 ayes, 8 nays, and 12 not voting.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Mr. Carpenter asked unanimous consent to take up LB 301 on General File at this time. No objections. So ordered.

LEGISLATIVE BILL 301. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Mr. R. Rasmussen offered the following amendment which was adopted:

Amend section 1, line 4 by striking "twenty" and inserting "nineteen".

Mr. Carpenter offered the following amendment which was adopted:

Amend Standing Committee amendment to Section 2 (18) by striking "Morrill and Garden" and by adding in Section 2 (17) "Morrill and Garden".

Mr. Pedersen asked unanimous consent to have his name added as a co-introducer of LB 301. No objections. So ordered.

Speaker Bowen Presiding

Mr. Paxton moved to lay the bill over.

The motion lost with 13 ayes, 25 nays, and 11 not voting.

Advanced to E and R for review with 22 ayes, 9 nays and 18 not voting.

LEGISLATIVE BILL 694. Considered.

Mr. Carpenter withdrew his pending amendments found in the Legislative Journal for the One Hundred-eighteenth Day and offered the following in lieu thereof:

1. Amend Standing Committee amendment 1, section 1, line 14 by striking "(4)" and inserting "(3)", line 33 by striking "user" and inserting "use", line 36 by striking "and", line 41 by striking the period and inserting "; and", and after line 41 by inserting "(10) Industrial use shall mean the utilization of gas for the generation of energy or the processing or production of products."

2. Amend Standing Committee amendment 1, section 3, line 4 by striking "agricultural use" and inserting "compensation", by striking lines 12 to 17 and inserting the following:

“(3) The gas utility operations of any municipality, public authority, municipal corporation or political subdivision of the State of Nebraska when performed within its respective service area including operations of a municipality under section 16-686.01, Re-issue Revised Statutes of Nebraska, 1943, and the service area applicable thereto; and

(4) The operations of a gas utility within the corporate limits of cities of all classes and villages”.

3. Amend Standing Committee amendment 1, section 10, line 1 by striking “dutes” and inserting “duties”.

4. Amend Standing Committee amendment 1, section 14 by striking lines 17 and inserting “a reasonable return upon the reasonable value of such”.

5. Amend Standing Committee 1, section 15, line 7 by inserting “reproduction cost of property; (4) depreciated reproduction cost of property;” after the semicolon, by renumbering subdivisions (3) to (5) as subdivisions (5) to (7) respectively, line 9 by striking “and”, and line 11 by striking the period and inserting “; and (8) the assessed valuation of the property for tax purposes.”

6. Amend Standing Committee amendment 1, section 21, line 3 by striking “22” and inserting “20”.

7. Amend Standing Committee amendment 1, section 25, line 9 by striking “26” and inserting “24”.

8. Amend Standing Committee amendment 1, section 27 by striking “commissioner” and inserting “commission”.

9. Amend Standing Committee amendment 1, section 32, line 18 by striking “times” and inserting “time”.

10. Amend Standing Committee amendment 1, section 34, line 3 by striking “ten” and inserting “twenty”.

11. Amend Standing Committee amendment 1, section 36, line 5 by inserting “, and shall give consideration to the rates and conditions of service established in any adjoining states for similar sales of natural gas” after “commissions”.

12. Amend Standing Committee amendment 1, section 38, line 1 by striking “ten” and inserting “twenty”.

13. Amend Standing Committee amendment 1, section 40, line 7 by striking “40” and inserting “38”.

14. Amend Standing Committee amendment 1, section 42, line 22 by striking “jointed” and inserting “joined”.

15. Amend Standing Committee amendment 1, section 44, by striking lines 1 to 6 and inserting the following:

"Sec. 44. This act is complete in itself and other Nebraska Statutes are not to be construed as applicable to the supervision or regulation of gas utilities by the commission. All acts and parts of acts in conflict with this act are repealed insofar as they pertain to the regulation of gas utilities as defined in section 2 of this act."

16. Amend Standing Committee amendment 1, by striking sections 47 and 48 and inserting the following:

"Sec. 47. The commission is authorized, upon the passage and adoption of this act, and prior to its effective date, to promulgate reasonable and proper rules and regulations as provided by the provisions of this act; to take the steps necessary for the setting up of proper records and forms; to make necessary staff and clerical appointments as provided by law, and to do all things required for the effective and orderly administration of the duties imposed upon the commission by the provisions of this act.

Sec. 48. Notwithstanding any other provision of this act, the commission shall have no authority or jurisdiction over the furnishing of gas by a gas utility to any customer for an interruptible or industrial use, as defined in section 2 of this act; nor shall the commission have any authority or jurisdiction to determine or fix the price or prices at which such gas is furnished or may be furnished; *Provided*, agricultural use, as defined in section 2 of this act, shall be subject to the jurisdiction of the commission."

17. Amend Standing Committee amendment 1, by striking sections 50 to 52 and inserting the following:

"Sec. 50. If any provision of this act, or any severable provision of a section of this act, or the application of such provision to any person or circumstance, shall be held invalid, the remainder of the act, or section thereof, and the application of such provision to persons and circumstances other than those as to which it is held invalid, shall not be affected.

Sec. 51. This act shall become effective and be in full force and effect from and after January 1, 1966."

18. Amend the title to conform.

The amendments were adopted.

The Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted as amended.

Advanced to E and R for review with 21 ayes, 11 nays and 17 not voting.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and allow the introduction of a new bill.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 920. Introduced by Terry Carpenter, Legislative District 48, by suspension of the rules.

A BILL FOR AN ACT to amend section 77-515, Reissue Revised Statutes of Nebraska, 1943, and section 77-1601, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 208, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to change the date for fixing the state levy; to change the date the county board of equalization shall have in which to levy county taxes; to repeal the original sections; and to declare an emergency.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and place LB 920 on General File without a public hearing.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Visitor

Mr. Wylie introduced Mr. Fink from Orchard, Nebraska.

UNANIMOUS CONSENT—Withdraw LB 141.

Mr. Bauer asked unanimous consent to withdraw LB 141. Laid over.

UNANIMOUS CONSENT—Bracket LB 562

Mr. Bauer asked unanimous consent to bracket LB 562 on E and R for engrossment.

No objections. So ordered.

UNANIMOUS CONSENT—Consider LB 482

Mrs. Orme asked unanimous consent to consider LB 482 before LB 581 on General File.

Mr. Kremer objected.

Mrs. Orme so moved to consider LB 482 before LB 581.

The Motion lost.

Member Excused

Mrs. Hughes was excused at 11:45 a.m. until 2:30 p.m.

UNANIMOUS CONSENT—Bracket LB 893

Mr. Lysinger asked unanimous consent to bracket LB 893 on E and R for engrossment for Monday, July 12, 1965. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 70. Re: Schedule of Suggested Values For Property Taxation

Introduced by Lester Harsh, 38th District and Terry Carpenter, 48th District.

WHEREAS, one of the basic guarantees of our Constitution is equality; and

WHEREAS, at the present time some persons are now required to use suggested values item by item when they assess their property.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Tax Commissioner use a uniform method of valuing property for taxation and that all taxpayers report their property based on values as required by law.

2. That all taxpayers be required to report all classes of property for tax purposes according to a schedule of suggested values prepared by the Tax Commissioner, but no person shall be required to report his property for taxation from a schedule of suggested values until all classes of property are required to be reported from a schedule of suggested values as prepared by the Tax Commissioner.

LEGISLATIVE RESOLUTION 71. Re: Study to Determine if the State Can Act as Refinancing Agent For Outstanding Bonds Against Existing Public Power Districts.

Introduced by Terry Carpenter, 48th District.

WHEREAS, Legislative Bill 764, which provides for the consolidation of three public power districts into a grid system, in part provides for the refinancing, if desirable, of the outstanding bonds as they now exist; and

WHEREAS, such refinancing is necessary in order to eventually consolidate the three present districts into one operating identity, under the direction and supervision of one board; and

WHEREAS, to accomplish this ultimate purpose would require one of the largest, if not the largest, financial transactions in the history of a part of state government; and

WHEREAS, it is an accepted fact that those who, in the past have refinanced or financed such operations, to some unknown degree control to a large degree the future methods and operations of such consolidated districts; and

WHEREAS, it is further admitted that such operations are highly technical in nature and somewhat restricted to those who participate particularly in view of the amounts involved.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee of five members to make a study with the viewpoint of protecting the public interest, with full authority to proceed in whatever area is necessary to obtain information, facts, and knowledge to the extent that it can make recommendations as to whether or not it is feasible, practical, and constitutional for the state to become, either directly or indirectly, the fiscal agent for such refinancing operations, and to make such obligations acceptable in the area of investment of those moneys which the state assumes full control and responsibility for their investment, or as a dispersing agent to provide the means and methods to accomplish the end result; or, as a semipermanent investment of such funds. And, to determine whether or not sufficient funds are available within the investing public of the State of Nebraska to purchase and to hold such financial obligations.

2. That the committee report its findings with recommendation to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

UNANIMOUS CONSENT—Withdraw LB 826 and LB 612

Mrs. Orme renewed her pending request found in the Legislative Journal for the One Hundred-twenty-first Day to withdraw LB 826. No objections. So ordered.

Mr. E. Rassmussen renewed his pending request found in the Legislative Journal for the One Hundred-twenty-first Day to withdraw LB 612. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 68.

Committee Meeting

Mr. Marvel requested a meeting of the Budget Committee under the South Balcony.

UNANIMOUS CONSENT—Bracket LB 892

Mr. Carpenter asked unanimous consent to bracket LB 892 on E and R for engrossment. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on July 2, 1965, at 8:30 a.m.: LB 646 LB 908

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT**Government and Military Affairs**

LEGISLATIVE RESOLUTION 62. Placed on General File as amended.

Standing Committee amendment to LR 62:

Amend line 24 of the Resolution by striking "one hundred thousand" and inserting "one hundred twenty-five thousand".

(Signed) Jerome Warner, Chairman

Statement on LR 62:

July 2, 1965

The purpose of LR 62 was to clean, waterproof, and tuck point the State Capitol Building excepting the tower. It was pointed

out by the proponents that the building has not received any extensive repair of this nature since construction, and that there are numerous areas which show a deterioration of the stone.

It was the feeling of the committee that the preservation of the aesthetic value of our capitol building is a justified and needed repair.

Those appearing for the Resolution were: Senator Henry Pedersen, Linus Burr Smith, Governor Frank B. Morrison, Robert C. Newell, Senator Harold Stryker, and John Hossack. There was no opposition.

The Resolution was advanced to General File by a vote of seven ayes and one absent and not voting.

(Signed) Jerome Warner, Chairman

UNANIMOUS CONSENT—LR 62

Mr. Pedersen asked unanimous consent that LR 62 be placed behind LB 30 on General File. No objections. So ordered.

Ease

The Legislature was at ease from 11:55 a.m. until 12:00 p.m.

MOTIONS—Introduce Bills

Mr. President: I move the Committee on Budget be allowed to introduce the following new bill and the rules be suspended and placed directly on General File.

(Signed) Richard D. Marvel, Chairman

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

Mr. President: I move the Committee on Budget be allowed to introduce the following new bill and the rules be suspended and placed directly on General File. (Signed) Richard D. Marvel, Chairman

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 921. Introduced by Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George H. Fleming, Leg-

islative District 47; Stanley A. Matzke, Legislative District 24; Richard Lysinger, Legislative District 36 and W. H. Hasebrook, Legislative District 16.

A BILL FOR AN ACT to appropriate the sum of fifty-one thousand nine hundred and eighty-five dollars to aid in defraying the expenses of the Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

LEGISLATIVE BILL 922. Introduced by the Committee on Budget, Richard D. Marvel, Legislative District 33; George H. Fleming, Legislative District 47; Stanley A. Matzke, Legislative District 24; Richard Lysinger, Legislative District 36 and W. H. Hasebrook, Legislative District 16.

A BILL FOR AN ACT making appropriations for certain departments, boards, and commissions of the state government of the State of Nebraska for the biennium beginning July 1, 1965, and ending June 30, 1967 as prescribed; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; and to declare an emergency.

Recess

At 12:05 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Carpenter, Gerdes, Klaver, Knight, Mahoney, Moylan, Skarda, and Syas, who were excused for the afternoon; Mrs. Hughes, excused until 2:30 p.m.; and Mr. Craft, excused until 3:30 p.m.

Corrections for the Journal

Page 2273, line 13, correct spelling of "operating".

Page 2275, line 13, delete "Advanced to E and R for engrossment." and insert "Laid over."

The Journal for the One Hundred-twenty-first Day was approved as corrected.

Visitors

Mr. Nore introduced Judy Ann Crka from Central City and Jerome Cox from Genoa.

Mr. Danner introduced Mr. Robert L. Brewer and son from Rocky Mount, North Carolina.

GENERAL FILE

LEGISLATIVE BILL 581. Read and considered.

President Sorensen Presiding

The Standing Committee amendments found in the Legislative Journal for the One Hundred-first Day were adopted except amendment 9 which was rejected.

Mr. Whitney asked unanimous consent to lay over LB 581.

Mr. Kremer objected.

Mr. Whitney moved to have the bill laid over.

The motion lost.

Mr. Kokes moved the previous question. The question is, "Shall the debate cease?"

The motion lost with 19 ayes, 6 nays, and 24 not voting.

Mr. Pedersen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

Mr. Ruhnke offered the following amendment which was adopted:

Amend the bill by adding the Emergency clause and amending the title to conform.

Advanced to E and R for review with 25 ayes, 4 nay, and 20 not voting.

Member Excused

Mr. Proud was excused at 3:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Withdraw Name

Mrs. Orme asked unanimous consent to withdraw her name from LB 482. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 482. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the One Hundred-seventh Day were adopted.

Advanced to E and R for review with 23 ayes, 7 nays and 19 not voting.

Member Excused

Mr. Hasebroock was excused at 3:30 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 480. Read and Considered.

Laid over.

Message from the Governor

July 2, 1965

The President, the Speaker
and Members of the Legislature:

I have today, July 2, 1965, approved Legislative Bills 526, 255, 71, 895, 464, and 682.

Respectfully,
(Signed) Frank B. Morrison, Governor

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 764. Replaced on Select File as amended.

E and R amendments to LB 764:

1. In the Stromer amendment to line 2 of new section 22, lines 2 and 3, insert "any" before "public"; and in line 5 of section 22, strike "affecting the results thereof".

2. In line 3 of the Stryker amendment 6, adopted June 30, 1965, strike "word 'request'" and insert "period"; and in line 6, insert a period after "district".

3. Amend the Stromer amendment to new section 22, line 13 to read "In new section 22, strike line 13 and 'of Nebraska' in line 14 and insert 'election to any civil office other than his own'".

4. Insert the material added to new section 10 by the Orme amendment as new section 23, inserting "Sec. 23." before "Nothing" and making a single paragraph thereof.

5. Renumber standing committee amendment sections 23 and 24 as sections 24 and 25.

6. Add a new section to be known as section 26 and to read as follows:

"Sec. 26. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

7. In the title, line 8, insert "to provide for enforcement; to authorize prescribed contracts;" after the second semicolon.

8. In line 2 of Enrollment and Review amendment 20, strike the first "and"; and in line 4, insert "; and to declare an emergency" after "1963".

LEGISLATIVE BILL 819. Replaced on Select File as amended.

E and R amendment to LB 819:

1. Amend the Carstens specific amendment to read "In section 1, line 5, insert '*lease with option to buy*' after '*lease*'; and in standing committee amendment 1, insert '*or devise*' after '*gift*' in line 3."

LEGISLATIVE BILL 428. Replaced on Select File as amended.

E and R amendment to LB 428:

1. In line 2 of Enrollment and Review amendment 4, adopted July 2, 1965, strike "'choice' in line 9" and insert "line 8".

LEGISLATIVE BILL 891. Replaced on Select File as amended.

E and R amendments to LB 891:

1. Renumber original section 2 as section 3; and renumber section 3, added by the Carpenter amendment, adopted May 17, 1965, as section 2.

2. Strike Enrollment and Review amendment 2, adopted June 2, 1965.

3. Strike Enrollment and Review amendment 4, adopted June 2, 1965, and in the title, line 6, insert "to amend section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original section;" before "and".

(Signed) Henry F. Pedersen, Jr., Chairman

Revenue

LEGISLATIVE BILL 144. Indefinitely postponed.

LEGISLATIVE BILL 847. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

UNANIMOUS CONSENT—Select File Bills

Mr. Pedersen asked unanimous consent to consider the E and R amendments on the bills just reported to Select File and advance the same. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 764. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 819. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 428. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

MOTION—Place LB 144 on General File

Mr. President: I move to place LB 144 on General File.

(Signed) Terry Carpenter

Laid over.

MOTION—Place LR 48 on General File

Mr. President: I move to place LR 48 on General File notwithstanding the committee action.

(Signed) Terry Carpenter

Laid over.

ONE HUNDRED TWENTY-SECOND DAY—JULY 2, 1965 2303

Adjournment

At 3:55 p.m., on a motion by Mr. Paxton, the Legislature adjourned until Monday, July 12, 1965 at 9:00 a.m.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Monday, July 12, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by Rev. Donald D. Hagerty, Jr., Associate Pastor, Westminster Presbyterian Church, Lincoln.

Prayer

We thank thee, O God, for life - for the individual lives with which each of us has been blessed, for the lives we share with others, and for the lives of all men to whom we are related because of our common humanity. Help us more fully to appreciate life by respecting that one life which we have and by living toward all other lives in loving service. Deepen our sensitivities; broaden our visions that we may perceive how we can serve thee and our fellow man as individual legislators and as this corporate group. Amen.

The roll was called and all members were present except Mrs. Hughes and Messrs. Gerdes and E. Rasmussen, who were excused until 9:30 a.m.

Corrections for the Journal

Page 2283, line 9, show the first "or" as stricken matter.

The Journal for the One Hundred twenty-second Day was approved as corrected.

Message from the Governor

July 7, 1965

The President, the Speaker,
and members of the Legislature:

Please be informed that on July 6, 1965, I approved Legislative Bill 908, and on July 7, 1965, I approved Legislative Bill 646.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communications

Copy of California Senate Concurrent Resolution No. 83 relative to municipal industrial revenue bond financing.

Letter from U. S. Senator Roman L. Hruska acknowledging receipt of copy of resolution to the Nebraska Churchill Freedom Foundation.

MOTION—Suspend Rules

Mr. Adamson moved to pass over the final readings until Wednesday Evening, July 14.

Mr. Adamson asked for a record vote on the motion.

Voting in the affirmative, 27:

Adamson	Fleming	Moylan	Ruhnke
Bauer	Harsh	Nelson	Skarda
Bowen	Kjar	Paine, I.	Stryker
Brauer	Klaver	Paxton	Wallwey
Craft	Kokes	Pedersen	Warner
Crandall	Marvel	Proud	Whitney
Danner	Moulton	Rasmussen, R.	

Voting in the negative, 17:

Batchelder	Hasebroock	Mahoney	Payne, D.
Budd	Holmquist	Matzke	Stromer
Burbach	Knight	Nore	Syas
Carpenter	Lysinger	Orme	Wylie
Claussen			

Not voting, 5:

Carstens	Hughes	Kremer	Rasmussen, E.
Gerdes			

The motion lost.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 524.

A BILL FOR AN ACT relating to revenue and taxation; to provide a documentary stamp tax on conveyances of real estate as prescribed; to provide for exemptions; to provide that such instruments of conveyance shall not be recorded unless such documentary stamps are attached thereto; to provide powers and duties; to make certain

acts unlawful; to provide penalties; to provide for rules and regulations; and to provide when this act shall become operative.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 32:

Adamson	Gerdes	Mahoney	Proud
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Ruhnke
Carpenter	Holmquist	Moulton	Stromer
Claussen	Kjar	Orme	Stryker
Craft	Knight	Paine, I.	Wallwey
Crandall	Kremer	Payne, D.	Warner
Fleming	Lysinger	Pedersen	Whitney

Voting in the negative, 13:

Batchelder	Klaver	Nelson	Skarda
Bauer	Kokes	Nore	Syas
Bowen	Moylan	Paxton	Wyllie
Brauer			

Not voting, 4:

Carstens	Danner	Hughes	Rasmussen, E.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 727.

A BILL FOR AN ACT to amend section 60-318, Reissue Revised Statutes of Nebraska, 1943, and section 60-329, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 707, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to delete the provision for paying registration fee for motor vehicles carrying more than seven passengers for hire; to provide for payment to the Department of Motor Vehicles of fees for prorated buses; to eliminate provision for certain school buses; to provide for certification of the unladen weight to the Department of Motor Vehicles or county treasurer; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 552. Laid over at the request of Mr. Warner.

LEGISLATIVE BILL 877. Mr. Burbach asked unanimous consent to bracket LB 877 indefinitely. No objections. So ordered.

LEGISLATIVE BILL 909. With Emergency.

A BILL FOR AN ACT to amend section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to change qualifications for assistance to the aged, blind or disabled; to exempt from consideration certain income derived under the Economic Opportunity Act of 1964 adopted by the Congress of the United States; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Budd	Craft	Harsh
Batchelder	Burbach	Crandall	Hasebroock
Bauer	Carpenter	Danner	Holmquist
Bowen	Carstens	Fleming	Hughes
Brauer	Claussen	Gerdes	Kjar

Klaver	Moulton	Payne, D.	Stromer
Knight	Moylan	Pedersen	Stryker
Kokes	Nelson	Proud	Syas
Kremer	Nore	Rasmussen, E.	Wallwey
Lysinger	Orme	Rasmussen, R.	Warner
Mahoney	Paine, I.	Ruhnke	Whitney
Marvel	Paxton	Skarda	Wylie
Matzke			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 851. Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 593.

A BILL FOR AN ACT to create the Nebraska Arts Council; to provide for purposes; to define a term; to provide for composition of the council and the terms, election, and appointment of directors of the council; to provide for administrative powers; to provide for informatory powers; to provide for promotive powers; to provide for advisory and recommendatory powers; and to provide for financial procedures.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Adamson	Danner	Kokes	Rasmussen, E.
Batchelder	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Mahoney	Ruhnke
Budd	Harsh	Marvel	Stromer
Burbach	Hasebroock	Matzke	Stryker
Carstens	Holmquist	Moulton	Wallwey
Claussen	Hughes	Nore	Warner
Craft	Kjar	Orme	Whitney
Crandall	Knight	Payne, D.	Wylie

Voting in the negative, 9:

Brauer	Nelson	Pedersen	Skarda
Klaver	Paxton	Proud	Syas
Moylan			

Not voting, 4:

Bauer Carpenter Lysinger Paine, I.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 913. With Emergency.

A BILL FOR AN ACT to amend section 83-210.01, Revised Statutes Supplement, 1963, relating to the Department of Public Institutions; to change the use of the revolving fund in assisting the blind in vocational rehabilitation as prescribed; to provide for disposition of gross proceeds as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Matzke		Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carpenter

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

UNANIMOUS CONSENT—Committee Meetings

Mr. Warner asked unanimous consent for the Government and Military Affairs Committee to meet in the West Lounge at 1:00 p.m. today. No objections. So ordered.

Mr. Adamson asked unanimous consent for the Committee on Committees to meet in the West Lounge at 1:25 p.m. today. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

- LEGISLATIVE BILL 905.** Correctly re-engrossed.
- LEGISLATIVE BILL 95.** Correctly re-engrossed.
- LEGISLATIVE BILL 918.** Correctly engrossed.
- LEGISLATIVE BILL 428.** Correctly engrossed.
- LEGISLATIVE BILL 491.** Correctly engrossed.
- LEGISLATIVE BILL 609.** Correctly engrossed.
- LEGISLATIVE BILL 328.** Correctly engrossed.
- LEGISLATIVE BILL 819.** Correctly engrossed.
- LEGISLATIVE BILL 332.** Placed on Select File as amended.

E and R amendments to LB 332:

1. In section 1, line 13, strike the period and insert a semicolon.
2. In standing committee amendment 1, line 11, strike the first period and insert a semicolon.
3. In section 3, line 41, strike the semicolon and insert a period; in line 51, 70, and 84, strike “; and” and insert a period; and in line 90, strike “; he” and insert “. He”.
4. In section 4, line 2, strike “; general” and insert “: General”; in line 13, strike the comma after “area”; strike the commas in line 14; in line 15, strike the semicolon and insert a comma; in line 17, strike “; and” and insert a period; in lines 33 and 71 strike “section 4 of this act” and insert “this section”; and in line 68, insert “and” before “one-”.
5. In section 8, line 7, strike “to”.
6. In section 9, line 2, strike “it” and insert “him”; in line 12, strike the comma; and in lines 14 and 15, strike “law is enacted” and insert “land is located”.
7. In section 12, line 11, strike “the” and insert “this”.

8. In section 15, line 10, strike "directed" and insert "divided".

9. In section 16, line 3, strike "are" and insert "is".

10. Add a new section to be known as section 17, and to read as follows:

"Sec. 17. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

11. In the title, line 4, strike "and"; and in line 6, insert "; and to declare an emergency" after "thereto".

LEGISLATIVE BILL 581. Placed on Select File as amended.

E and R amendments to LB 581:

1. In section 4, line 15, strike "with" and insert "within".

2. In section 7, line 24, reinstate the stricken words "If the proposal is".

3. In standing committee amendment 6, line 1, insert ", line 1," after "bill".

4. In section 11, lines 11 and 14, insert "governing" before "board".

5. In section 13, line 2, strike "course" and insert "courses".

6. In section 15, line 7, insert ", and amendments thereto" after "1943".

7. In new section 18, line 6, strike ", 4, 5, 6, and" and insert "to"; in line 6, strike "to" and insert "shall"; and in line 7, strike the comma.

8. Add a new section to be known as section 20 and to read as follows:

"Sec. 20. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

9. In the title, line 4, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 482. Placed on Select File as amended.

E and R amendments to LB 482:

1. In new section 2, line 6, insert "such" after "pay"; in line 10, strike "with a" and insert "on behalf of any"; and in line 11, strike the second "the" and insert "such".

2. In the title, strike lines 2 to 10 and insert "FOR AN ACT relating to schools; to provide for the establishment and financing of a state system of vocational technical schools as prescribed; to encourage local initiative; to provide for nonresident students; to provide for appropriations; and to declare an emergency."

LEGISLATIVE BILL 538. Placed on Select File as amended.

E and R amendments to LB 538:

1. In section 1, line 1, section 2, lines 11 and 27, section 3, lines 2 and 23, and section 4, line 1, insert "the Department of" before "Agriculture".

2. In section 1, line 12, strike "will" and insert "shall".

3. In section 2, line 1, insert "(1)" before "A"; in lines 7, 16, and 25, strike "(1)", "(2)", and "(3)" respectively and insert "(2)", "(3)", and "(4)" respectively; in line 17, strike ", for a five-year term each," and in line 24, strike the comma.

4. In standing committee amendment 2, line 2, strike the first comma.

5. In section 3, line 1, insert "(1)" before "A"; in line 6, strike "(1)" and insert "(2)"; in line 19, strike "said" and insert "each"; in line 20, as amended, strike "(4)" and insert "(5)"; strike the comma in line 21, and strike line 22 and insert "be disposed".

6. In standing committee amendment 4, line 3, strike "(2)" and insert "(3)"; in lines 3 and 4, strike "through the director" and insert "to the Department"; in line 5, strike "in subdivision (i)" and insert "under the provisions of subsection (2)"; and in line 7, strike "(3)" and insert "(4)".

7. In the title, line 5, strike "depreatory" and insert "depredatory".

LEGISLATIVE BILL 650. Placed on Select File as amended.

E and R amendments to LB 650:

1. In section 1, line 5, strike "commissioner" and insert "commission".

2. In the enacting clause, insert "the people of" after "by".

LEGISLATIVE BILL 504. Placed on Select File as amended.

E and R amendment to LB 504:

1. In section 2, line 35, insert "*purpurea*" before "*ipomoea*".

LEGISLATIVE BILL 635. Placed on Select File as amended.

E and R amendment to LB 635:

1. In the title, strike lines 2 to 5 and insert "FOR AN ACT to amend section 60-326.01, Revised Statutes Supplement, 1963, relating to motor vehicles; to increase the state's share of motor vehicle registration fees;"

LEGISLATIVE BILL 713. Placed on Select File as amended.

E and R amendment to LB 713:

1. In the title, strike line 5 and insert "of hauling unbaled livestock forage".

LEGISLATIVE BILL 858. Placed on Select File as amended.

E and R amendments to LB 858:

1. In section 1, line 30, strike "a".
2. In new section 2, line 3, strike "depends" and insert "shall depend".
3. The typed bill being correct, strike the standing committee amendment to section 4, line 7.
4. In standing committee amendment 4, line 5, strike "in six-hundredths" and insert "six-hundredths of one per".
5. In section 5, line 4, strike "scab-free" and insert "scabies-free"; in line 6, strike "provided" and insert "if the"; and in line 7, strike "state-federal" and insert "state or federal".
6. In section 6, line 3, strike "No" and insert "May be moved without".
7. In section 7, line 8, insert "inspections of" after "making"; and in line 17, strike "said" and insert "such".
8. In section 8, line 5, strike "is".
9. In new section 11, line 1, strike "work"; and in line 2, insert "for which a specific penalty is not otherwise provided" after "act".
10. In the title, line 5, insert "to provide for rules and regulations;" before "and".

LEGISLATIVE BILL 149. Placed on Select File as amended.

E and R amendments to LB 149:

1. In lines 1 and 2 of sections 1 to 4, line 2 of section 5, and line 3 of the title, strike "Revised Statutes Supplement, 1963" and insert "Reissue Revised Statutes of Nebraska, 1943".

2. In the Stromer amendment 1, strike line 3 and insert "*such capacity on and after*"; and in line 5, strike the period and insert a period at the end of the line.

3. In the Stromer amendment 2, strike the quotation marks in lines 3, 13, and 14; in line 13, strike the period and insert a stricken semicolon; in line 14, strike "(3)" and remove paragraphing; and in line 22, strike the period and insert an underscored semicolon.

4. In the Stromer amendment 3, line 5, strike the period and insert a period at the end of the line.

5. In the Stromer amendment 4, line 3, insert an underscored comma before "*and*"; and in line 7, strike the period and insert a period at the end of the line.

6. In the Stromer amendment 5, line 3, insert "*commencing*" before "*upon*"; and in line 4, strike the period and insert a period at the end of the line.

7. In section 2, line 26, insert "*and cities*" after "*counties*".

8. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 2, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 4, after "fund" insert ", but such contribution shall not be made from any supplemental salary provided by section 24-301.01"; and in line 13, after "court" insert ", excluding for purposes of such deduction any supplemental salary provided for in section 24-301.01,".

9. For correlation purposes, in line 1 of section 5 and line 2 of the title, strike "24-703,"; and before "are" in line 2 of section 5, and before "re-" in line 3 of the title, insert "and section 24-703, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965,".

10. In the title, line 4, insert "to redefine terms;" after the semicolon.

LEGISLATIVE BILL 374. Placed on Select File as amended.

E and R amendments to LB 374:

1. In section 1, line 10, strike “; commencing” and insert “: Commencing”; and in line 13, strike the second comma.

2. In standing committee amendment 1, line 1, strike the second “3” and insert “2”; and in line 2, strike “4 and” and insert “3 to”.

3. In the title, line 6, strike “and”; and in line 7, insert “; and to declare an emergency” after “sale”.

LEGISLATIVE BILL 506. Placed on Select File as amended.

E and R amendment to LB 506:

1. In the title, line 6, strike “and”; and in line 7, insert “; and to declare an emergency” after “sale”.

LEGISLATIVE BILL 336. Placed on Select File as amended.

E and R amendment to LB 336:

1. In the title, line 3, insert “to except freight trains from the full crew law;” after the semicolon.

LEGISLATIVE BILL 880. Placed on Select File as amended.

E and R amendments to LB 880:

1. In line 1 of the Adamson amendment, strike “2” and insert “4”.

2. In new section 1, lines 4 and 5, and new section 2, lines 3 and 4, strike “Reissue Revised Statutes of Nebraska, 1943” and insert “Revised Statutes Supplement, 1963”.

3. In new section 2, line 1, strike “Section” and insert “Sec.”; in line 5, strike “15th” and insert “15”; and in line 6, strike “said” and insert “such”.

4. In the title, strike lines 2 to 8 and insert “FOR AN ACT relating to schools; to provide for bonded indebtedness when any school district or part thereof is merged into a school district of the third class; and to provide when such merger shall be effective.”.

LEGISLATIVE BILL 894. Placed on Select File as amended.

E and R amendments to LB 894:

1. In section 3, line 1, insert “Advisory” after “the”; and in line 12, strike “so”.

2. In section 4, line 7, strike "To make" and insert "Make"; and in line 9, strike "to".

3. Renumber original sections 6 and 7 as sections 5 and 6 respectively.

4. In the title, line 5, insert "and" before "to"; and strike beginning with the semicolon in line 6 through "duties" in line 7.

LEGISLATIVE BILL 545. Placed on Select File as amended.

E and R amendments to LB 545:

1. In section 1, line 5, insert "of" after "therefrom"; strike the period in lines 7, 10, 12, and 13 and insert a semicolon; and in line 18, strike the period and insert "; and".

2. In standing committee amendment 1, line 6, strike the first period and insert a semicolon.

3. In section 2, lines 6, 11, and 13, strike the period and insert a semicolon; and in line 14, strike the period and insert "; or".

4. In standing committee amendment 3, line 10, strike the comma.

5. In renumbered section 7, lines 5, 7, and 9, strike the period and insert a semicolon; in line 11, strike the period and insert "; or"; and in line 14, strike "the" and insert "this".

6. In standing committee amendment 8, line 5, strike "to" and insert "nor more than".

7. In renumbered section 8, line 3, insert "Reissue Revised Statutes of Nebraska, 1943," before "and".

8. In renumbered section 11, line 19, strike the semicolon and insert a comma.

9. In renumbered section 12, line 1, strike "(a)" and insert "(1)"; and in line 19, strike "(b)" and insert "(2)".

10. In standing committee amendment 10, line 3, strike "contract" and insert "the period" and strike "in" and insert "In"; in line 13, strike "Twenty-Five Dollars" and insert "twenty-five dollars"; and in line 16, strike the period and insert a period at the end of the line.

11. In renumbered section 13, lines 9 and 18, strike the period and insert a semicolon; in line 22, strike the period and insert "; and"; in line 19, strike "No licensee shall accept an" and insert "Accept no"; and in line 21, strike "requirement" and insert "payments".

12. In standing committee amendment 11, line 2, strike "funds'" and insert "the first comma"; and in line 6, strike the first period and insert a semicolon.

13. In renumbered section 14, lines 3, 5, 8, and 12, strike the period and insert a semicolon; in line 17, strike the period and insert "; or"; in line 11, strike "both" and insert "either"; and in line 21, insert "is made" after "wherein".

14. In renumbered section 15, line 3, insert a comma after "director"; in line 6, strike "is" and insert "shall be".

15. In standing committee amendment 12, line 3, insert a comma before "be".

16. In renumbered section 16, line 2, strike "pursuant to" and insert "under the provisions of"; and in line 3, strike "causes" and insert "cause".

17. In the title, line 7, strike "and"; and in line 8, insert "; and to provide a statute of limitations" after "act".

LEGISLATIVE BILL 855. Placed on Select File as amended.

E and R amendments to LB 855:

1. In section 2, line 5, strike "will be" and insert "is".

2. In section 3, line 7, strike "however the" and insert "which".

3. In renumbered section 6, line 1, strike "5" and insert "4"; and in line 6, strike the semicolon and insert a comma.

4. In renumbered section 7, line 7, strike "said" and insert "such"; in line 12, strike "failure" and insert "fail"; and strike line 18 and insert "or be both so fined and imprisoned."

5. In renumbered section 8, line 2, strike the comma; strike line 7, and insert "not available, each livestock owner shall continue his"; strike line 10, and insert "ians, and such live-"; and in line 13, strike "will" and insert "shall".

6. The typed bill being correct, strike standing committee amendment 5.

7. In standing committee amendment 6, line 3, strike "10" and insert "9 of this act".

8. In renumbered section 10, line 11, strike "direct" and insert "directly".

9. In standing committee amendment 6, line 1, insert ", line 2," after "10".

10. In renumbered section 13, line 11, strike "as under" and insert "in the manner provided in"; in line 12, strike "13" and insert "12"; and in line 20, strike "section 14 of this act" and insert "this section".

11. In renumbered section 13, lines 14 and 17, renumbered section 20, line 83, and renumbered section 21, line 18, strike "suspicious" and insert "suspect"; and in renumbered section 20, line 23 and renumbered section 21, line 58, strike "suspicious to" and insert "suspect as a result of".

12. In renumbered section 15, line 17, strike the period and insert "; and"; remove separate paragraphing from lines 8, 15, 24, and 31 and capitalization from "all" in lines 15 and 31.

13. In renumbered section 16, line 2, strike "16" and insert "15".

14. In renumbered section 20, line 3, strike "19 and 20" and insert "18 and 19"; in line 6, strike "5" and insert "4"; strike the period in lines 19, 32, 87, 107, 117, and 132 and insert a semicolon; strike the period at the end of lines 129 and 147 and insert "; and"; in lines 65 and 67, strike "provided" and insert "if"; in line 127, strike "is to" and insert "shall"; in line 132, strike "if" and insert "is"; in lines 133 and 154, strike "subdivisions" and insert "subdivision"; in line 151, strike "(5)" and insert "(4)"; and in line 154, strike "(4)" and insert "(3)".

15. In standing committee amendment 8, line 1, strike "24" and insert "20"; in line 3, strike "25 and line 26" and insert "125 and line 126"; in line 11, strike the second "55" and insert "All"; and in line 32, insert a period after "149".

16. In renumbered section 21, lines 2 and 3 and lines 14 and 15, strike "subdivisions" and insert "subdivision"; in line 23, strike "(4) (c) of section 21" and insert "(3) (c) of section 20"; remove paragraphing from lines 42, 45, 55, 60, 77, and 93 and capitalization from the first word in lines 45, 55, 60, 77, and 93; strike the period in lines 44, 54, 59, and 76 and insert a semicolon; strike the period in line 92, and insert "; and"; in lines 50, 65, and 100, strike the semicolon and insert ", with"; in line 69, strike "establishment" and insert "establishments"; strike the comma in line 78; in lines 85, 86, and 105, strike "section 22 of this act" and insert "this section"; in line 89, strike "subdivision" and insert "subsection"; and in line 104, strike "subdivisions" and insert "subsection".

17. In standing committee amendment 9, line 2, strike "21" and insert "20".

18. In renumbered section 22, line 2, strike "22" and insert "21"; and in line 4, strike "21" and insert "20".

19. In renumbered section 24, line 13, strike "subdivision" and insert "section".

20. In standing committee amendment 13, line 1, strike "27" and insert "25"; in line 4, strike "for" and strike the comma; in line 6, strike "Feeding" and insert "The feeding"; in line 7, strike "is not to" and insert "shall not"; and in line 16, strike "will" and insert "shall".

21. In renumbered section 26, line 3, strike "removal of" and insert "who shall remove any".

22. In renumbered section 27, line 5, strike "8" and insert "7".

23. In new section 28, line 2, insert "for which a specific penalty is not otherwise provided" after "act"; in lines 5 and 6, strike "shall not" and insert "for not to"; and in line 6, insert "by" after "or".

24. In renumbered section 31, line 1 and the title, line 8, strike "54-764.01,"; in renumbered section 31, line 4 and the title, line 11, strike "54-766.10,"; in renumbered section 31, line 5 and the title, line 13, strike "and"; and after "1963" in line 6 of renumbered section 31 and line 14 of the title, insert ", section 54-764.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 18, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 54-766.10, Reissue Revised Statutes of Nebraska, 1943, as amended by section 19, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965".

LEGISLATIVE BILL 867. Placed on Select File as amended.

E and R amendments to LB 867:

1. In new section 1, line 1, insert a comma after "act".

2. In the title, strike lines 2 to 4 and insert: "FOR AN ACT relating to crimes and punishments; to define terms; to make it unlawful to steal, embezzle, or without authority to copy or cause to be copied any article representing a trade secret; to provide penalties; and to provide what shall not be a defense to prosecutions."

LEGISLATIVE BILL 173. Replaced on Select File as amended.

E and R amendments to LB 173:

1. Renumber sections as follows:

Present No.	Source
Sections 1 to 11	Original Sections 1 to 11
Sec. 12	Marvel amendment 11

Sec. 13 to 15	Original Sec. 12 to 14
Sec. 16	Original Sec. 15 as amended by Marvel amendment 15
Sec. 17	Second Marvel amendment 2, adopted June 30, 1965
Sec. 18	Original Sec. 16
Sec. 19	Second Carpenter amendment 2, adopted June 30, 1965
Sec. 20	Original Sec. 17
Sec. 21	Original Sec. 19
Sec. 22	Marvel amendment 21
Sec. 23 and 24	Original Sec. 22 and 23
Sec. 25	Standing Committee amendment 14
Sec. 26 to 28	Original Sec. 24 to 26
Sec. 29	First Carpenter amendment 1, adopted June 30, 1965
Sec. 30	Original Sec. 27
Sec. 31	Marvel amendment 26
Sec. 32 to 34	Original Sec. 28 to 30
Sec. 35 to 37	First Marvel amendment 1, adopted June 30, 1965
Sec. 38 and 39	Marvel amendment 29
Sec. 40 and 41	Original Sec. 31 and 32

2. In standing committee amendment 6, line 24, strike "and"; and in line 30, strike the period and insert "; and".

3. In the third Carpenter amendment 1, adopted June 30, 1965, line 6, strike "moneys" and insert "money"; in line 8, strike "the said" and insert "such"; and in line 10, strike "accord" and insert "accordance".

4. In renumbered section 19, line 1, insert "(1)" before "There"; in lines 12, 20, 42, 49, 67, and 73, strike "(1)", "(2)", "(3)", "(4)", "(5)", and "(6)" respectively, and insert "(2)", "(3)", "(4)", "(5)", "(6)", and "(7)" respectively; in line 32, insert "the" after the second "of"; in line 42, strike "is hereby empowered to" and insert "may"; in line 43, strike "to"; in line 56, insert "State" after the first "the"; in lines 76 and 81, strike "accord" and insert "accordance"; in lines 78 and 79, strike "said" and insert "such"; in line 78, strike "hereunder" and insert "in this section".

5. In new section 17, line 2, strike "pay" and insert "payment"; in lines 9 and 12, strike "will" and insert "shall"; and in line 27, strike "who" and insert "and the State Treasurer".

6. In the Marvel amendment 1, adopted July 1, 1965, line 5, strike "*the University and State Colleges*" and insert "*The University of Nebraska and the four state colleges*".

7. In line 1 of the Marvel amendment 3, adopted July 1, 1965, insert "original" before "section".

8. In line 1 of the Marvel amendment 4, adopted July 1, 1965, strike "renumbered section 21" and insert "original section 22".

9. Strike the Marvel amendment 22.

10. Strike Enrollment and Review amendment 30.

11. Strike Enrollment and Review amendment 33; and in renumbered section 34, lines 4 and 5, strike "*28 and 29*" and insert "*32 and 33*".

12. Strike renumbered section 40 and in lieu thereof insert:

"Sec. 40. That original sections 72-706.01, 77-2406, 77-2409, 81-106, and 84-304, Reissue Revised Statutes of Nebraska, 1943, sections 11-119, 72-1009, and 81-145, Revised Statutes Supplement, 1963, section 72-206, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130, 81-131, and 83-127, Reissue Revised Statutes of Nebraska, 1943, are repealed."

13. In the title, strike lines 14 to 19 and amendments thereto, and insert "for a seal; to provide an operative date, to provide for severability; to amend sections 72-706.01, 77-2406, 77-2409, 81-106, and 84-304, Reissue Revised Statutes of Nebraska, 1943, sections 11-119, 72-1009, and 81-145, Revised Statutes Supplement, 1963, section 72-206, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130, 81-131, and 83-127, Reissue Revised Statutes of Nebraska."

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Replace LB 101 on Select File

Mr. Carpenter moved to replace LB 101 on Select File for the following specific amendments:

1. Amend the bill by adding a new section to be known as section 4 and to read as follows:

"Sec. 4. That section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

66-424.01. The Gasoline Tax Fund shall be distributed by the State Treasurer as follows:

(1) The State Treasurer shall first make all refunds, as provided in sections 66-413 and 66-414, and credit to the General Fund one per cent of the Gasoline Tax Fund collected, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state; and then on the effective date of this act transfer to the Department of Roads two hundred thirty-seven thousand seven hundred fifty dollars and eighty cents;

(2) The State Treasurer shall then pay all warrants drawn by the Auditor of Public Accounts for all refunds and for such amount as shall be necessary to provide the identifying chemicals as provided in section 66-447;

(3) Fifteen per cent of fourteen-fifteenths of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall then be transferred to the various county treasurers of the state in the same manner as provided in section 66-422 and shall be used as provided in sections 39-1001 to 39-1009;

(4) Twenty-four per cent of fourteen-fifteenths of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the various county treasurers of the state in the same manner and for the same uses as provided in sections 66-422 and 66-423; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer six thousand dollars to the Grade Crossing Protection Fund;

(5) The other sixty-one per cent of fourteen-fifteenths of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the Department of Roads in the same manner and for the same uses and purposes as provided in section 66-424; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer sixty thousand dollars to the State Highway Urban Fund, which is hereby created; and

(6) The other one-fifteenth remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be distributed as follows: (a) Eighty per cent thereof shall be transferred to the various incorporated city

and village treasurers of the state in the proportion that the population of each such city and village bears to the total population of all incorporated cities and villages of the state according to the most recent federal decennial census; and (b) twenty per cent thereof shall be transferred to the various county treasurers of the state in the proportion that the rural population of each such county bears to the total rural population of the state according to the most recent federal decennial census. All funds distributed under the provisions of this subdivision may be used exclusively for constructing or resurfacing dustless-surface street or road improvements, and for the amortization of bonded indebtedness when created for such improvements, but not for maintenance or equipment purchases.”.

2. Amend the bill by renumbering sections 4 and 5 as sections 5 and 6 respectively.

3. Amend renumbered section 5, line 2 by striking “is” and inserting the following:

“and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, are”.

4. Amend the title, by striking lines 2 to 9 and all amendments thereto and inserting:

“FOR AN ACT to amend section 66-423, Revised Statutes Supplement, 1963, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle fuels; to provide that counties, cities, and villages may issue bonds for prescribed construction and pay the interest on and retire such bonds from the funds received from the Gasoline Tax Fund; to provide exceptions; to define a term; to harmonize with previous legislation; to repeal the original sections; and to declare an emergency.”.

The motion prevailed with 36 ayes, 0 nays, and 13 not voting, and LB 101 was replaced on Select File.

MOTION—Replace LB 893 on Select File

Mr. Lysinger moved to replace LB 893 on Select File for an amendment. The motion prevailed with 30 ayes, 0 nays, and 19 not voting, and LB 893 was replaced on Select File.

SELECT FILE

LEGISLATIVE BILL 436. E and R amendment found in the Legislative Journal for the One Hundred Twenty-first Day was adopted.

Mr. Syas moved to indefinitely postpone.

Mr. R. Rasmussen Presiding

The motion to indefinitely postpone prevailed with 30 ayes, 16 nays, and 3 not voting.

UNANIMOUS CONSENT—Withdraw LB 141

Mr. Bauer renewed his pending request found in the Legislative Journal for the One Hundred Twenty-second Day to withdraw LB 141. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 101. The Carpenter specific amendments found in this day's Journal were adopted with 34 ayes, 0 nays, and 15 not voting.

Advanced to E and R for engrossment and placed before LB 161.

LEGISLATIVE BILL 893. Laid over.

Member Excused

Mr. Proud was excused at 11:25 a.m. for the remainder of the day.

MOTION—Reapportionment Bill

Mr. Warner renewed his pending motion found in the Legislative Journal for the One Hundred twenty-second Day that this Seventy-fifth Session of the Nebraska Legislature shall not introduce or consider any bill reapportioning said Legislature.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 34 ayes, 8 nays and 7 not voting.

The Warner motion lost with 21 ayes, 26 nays and 2 not voting.

Legislature Expenses, June 1965

Account E-2 Gross Salaries of 49 Members	\$ 9,800.00
Tax Commissioner - Employers	
Contribution Fund FICA	1,065.75
Total	\$10,865.75

ONE HUNDRED TWENTY-THIRD DAY—JULY 12, 1965 2325

Account E-4 Gross Salaries of Officers & Employees		
75 Employees	20,144.54	
Tax Commissioner - Employers		
Contribution Fund FICA	2,219.50	
Lincoln General Hospital -		
Hospital charges for Legislative		
Employee	14.30	
Drs. Neely, McGreer, Bradley & Troester		
X-Ray charges for Legislative Employee	15.00	
Total		22,393.34
Account E-5 Incidental Expenses		
Postage	1,000.00	
Telephone	849.63	
Freight	8.10	
Publishing & Printing		
Journal	\$5,850.00	
Bills	986.03	
Other	55.50	6,891.53
IBM Data Processing	62.92	
Repair of Office Equipment	58.50	
Office Supplies	2,540.47	
Flowers	31.20	
Total		11,442.35
Account 7 Gross Salary of Lieutenant Governor		416.70
Tax Commissioner - Employers		
Contribution Fund FICA	45.32	
Total		462.02
Account 7A Expenses, Lieutenant Governor		
Hotel Fort Sumter - Conference		
May 13-15	\$ 18.54	
Lincoln Tour and Travel - Conference	164.30	
Telephone Expense	25.37	
Travel mileage allowance	266.88	
Total		\$ 475.09
Account 8 Clerks' Salary, Other Wages, Maintenance		
and Supplies		
Gross Salaries - 3 Employees	1,712.71	
Tax Commissioner - Employers		
Contribution Fund FICA	144.26	

Bankers Life - Health & Life		
Group Premium Insurance	15.37	
Office Furniture & Fixtures	511.66	
Total		2,384.00
TOTAL EXPENSES JUNE		\$48,022.55

RECEIPTS MONTH OF JUNE 1965

Daily Mailing of Bills and Journals	\$	105.00
Mailing of Bills and Journals to Schools		5.00
Slip Laws and Indexes		84.00
Reproduction		9.96
Refund on Air Line Ticket		4.65
Total Receipts month of June	\$	208.61

(Signed) Hugo F. Srb
Clerk of the Legislature

GENERAL FILE

LEGISLATIVE BILL 921. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

Visitors

Mrs. Orme introduced Mr. and Mrs. Gary Loso of San Diego, California and Mr. Albert Firestone of Lincoln.

Recess

At 11:59 a.m., on a motion by Mr. Hasebroock, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present except Mr. Proud, who was excused and Mr. Carstens excused until 2:30 p.m.

MOTION—State Vocational Technical School

Mr. President. I move that during the next biennium the State shall establish and assume all obligations for the operation and financing of an additional Vocational Technical School.

(Signed) Lester Harsh

Mr. Burbach offered the following amendment to the Harsh motion:

Amend the Harsh motion by inserting "or two" before the word "additional" and by striking "School" and inserting "Schools".

Mr. Carpenter moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 30 ayes, 6 nays and 13 not voting.

The Burbach amendment to the Harsh motion prevailed with 28 ayes, 19 nays and 2 not voting.

Speaker Bowen Presiding

Mr. Carpenter moved the previous question on the Harsh motion as amended. The question is, "Shall the debate now close?"

The motion prevailed with 33 ayes, 6 nays and 10 not voting.

The Harsh motion as amended prevailed with 31 ayes, 13 nays and 5 not voting.

Visitors

Mr. D. Payne introduced Miss Lois Peterson and Miss Bonnie Gallup, teachers at Bellevue, Nebraska.

Mr. Kremer introduced some visitors from Orlando, Florida and also his daughter and family.

GENERAL FILE

LEGISLATIVE BILL 480. Reading waived. Explained. Laid over.

UNANIMOUS CONSENT—Letters Concerning Sioux Ordnance Depot

Mr. Carpenter asked unanimous consent to print in the Journal two letters concerning the Sioux Ordnance Depot. No objections. So ordered.

July 6, 1965

Mr. Ray Watson
c/o Chamber of Commerce
North Platte, Nebraska

Dear Mr. Watson:

This confirms our telephone conversation today with respect to the availability of and the procedure for acquiring surplus personal property for use by a vocational school in North Platte.

Excess personal property which is not required by any federal agency is determined by GSA to be surplus to the needs of the federal government. At the time the determination is reached, the property is offered by GSA for educational, public health and civil defense purposes including research.

This "donation program" is administered by the Department of Health, Education and Welfare and the property is distributed through State Agencies for Surplus Property. In Nebraska, Mr. Avery J. Lynn is the Director, State Agency for Surplus Property, Department of Education, State Capitol, Lincoln, Nebraska 68509. Mr. Lynn's telephone number is 477-5211, extension 356 (area code 402).

Eligibility of a vocational school to acquire surplus personal property should be established with the Nebraska State Agency for Surplus Property as soon as possible. As soon as eligibility of the vocational school is established, then Mr. Lynn should be advised of the types and quantities of surplus personal property required by the school.

It is our understanding that the closing of the Sioux Ordnance Depot, Sidney, Nebraska, is set for sometime in 1967. The personal property will not be reported to GSA by the Department of Defense for disposal until the Department of the Army and the other military services have completed their screening. We have no information at this time when the Department of Defense will report the personal property to us for disposal.

The procedure for acquiring surplus personal property for educational purposes is as outlined above whether or not the property you require is located at the Sioux Ordnance Depot. We are furnishing a copy of this letter to Mr. Avery J. Lynn so that he will be aware of your interest in acquiring surplus personal property for educational purposes.

If we can be of any further service to you, do not hesitate to contact this office.

Sincerely yours,

(Signed) W. A. Holloway
Regional Administrator

30 June 1965

Honorable George H. Fleming
Nebraska Senate
Lincoln, Nebraska 68501

Dear Senator Fleming:

Thank you for your letter of 29 June 1965 concerning the status of the trade school bill. Congratulations, too, on being able to get the bill out of the committee.

The specific procedure that would make buildings and equipment available for a school prescribes that they must be used to relieve an economic problem of an area affected by the closure of a military installation. Very simply, the Secretary of Defense is concerned about the economic well-being of Sidney and not the balance of the State. Therefore, this would not allow moving the items elsewhere.

The state of Nebraska has a golden opportunity here and one that will not be available for very long. It would be well to act favorably and quickly.

Sincerely yours,

(Signed) Cyril P. Williams
Lt Col, Ord Corps
Commanding

UNANIMOUS CONSENT—Equipment For Trade Schools

Mr. Carpenter asked unanimous consent to request the Governor to immediately contact the Department of Defense and the General Services Administration or any other federal agency which may have control or custody of the equipment at the Sioux Army Depot located in Sidney, Nebraska, and the Hastings Ammunition Depot, in order to obtain possession by the State of Nebraska to be distributed among whatever trade or vocational schools, including the Milford Trade School, which may be authorized by legislation this session, to immediately contact the President of the United States and our Congressional Delegation to see that the equipment is not disposed of for any other purpose until Nebraska's position has been presented.

No objections. So ordered.

RESOLUTION

LEGISLATIVE RESOLUTION 72. Ratification of Joint Resolution Proposing a Constitutional Amendment Relating to Succession to the Presidency and Vice Presidency.

Introduced by Marvin E. Stromer, 27th District, and Richard D. Marvel, 33rd District.

WHEREAS, the Joint Resolution proposing an amendment to the Constitution of the United States relating to the succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office was adopted by the Eighty-ninth Congress of the United States in the following words, to wit:

"JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years from the date of its submission by the Congress:

ARTICLE—

"Section 1. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

"Sec. 2. Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.

"Sec. 3. Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.

"Sec. 4. Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

"Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate

and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office."

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Joint Resolution proposing an amendment to the Constitution of the United States relating to the succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office adopted by the Eighty-ninth Congress of the United States be and the same is hereby ratified.

2. That copies of this resolution duly certified by the Secretary of State with the Great Seal of Nebraska attached thereto shall be forwarded by the Secretary of State to the Administrator of General Services, Washington D. C., and to the President of the Senate and to the Speaker of the House of Representatives of the Congress of the United States.

Mr. Stromer asked unanimous consent to add the names of all members present as co-introducers of LR 72. No objections. So ordered.

Mr. Stromer moved to suspend the rules and adopt the resolution today.

The motion prevailed with 47 ayes, 0 nays, and 2 not voting.

LR 72 was adopted.

Mr. Stromer asked unanimous consent that the processing of LR 72 be expedited and that it be sent to the Governor for signature immediately. No objections. So ordered.

MOTION—Suspend Rules

Mr. Bauer moved to suspend the rules and take up LB's 480, 176, 156, 512, 636, and 772 on General File in consecutive order for purpose of debate and then to vote on each in consecutive order.

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

MOTIONS—Introduce Bills

Mr. President: I move the introduction of the following new bill, recommended by the Committee on Government and Military Affairs. (LB 923) (Signed) Jerome Warner, Chairman

The motion prevailed with 32 ayes, 8 nays and 9 not voting.

Mr. President: I move the introduction of a new bill recommended by the Committee on Committees. (LB 924)

(Signed) Elvin Adamson, Chairman

The motion prevailed with 37 ayes, 4 nays and 8 not voting.

Mr. President: I move the introduction of a new bill recommended by the Committee on Committees. (LB 925)

(Signed) Elvin Adamson, Chairman

The motion prevailed with 35 ayes, 2 nays and 12 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 923. Introduced by the Committee on Government and Military Affairs; Jerome Warner, Legislative District 25, Chairman; Elvin Adamson, Legislative District 43; Ross H. Rasmussen, Legislative District 15; S. H. Brauer, Sr., Legislative District 21 and Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT for submission to the electors of amendments to Article III, sections 5, 6, and 7, of the Constitution of Nebraska, relating to the Legislature; to change the method of apportionment and the number of members to be elected; to provide for continuance in office when the state is redistricted; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 924. Introduced by the Committee on Committees, Elvin Adamson, Legislative District 43, Chairman; Ramey C. Whitney, Legislative District 44; George C. Gerdes,

Legislative District 49; George Syas, Legislative District 13; Albert A. Kjar, Legislative District 39; Fern Hubbard Orme, Legislative District 29; Sam Klaver, Legislative District 9; Jerome Warner, Legislative District 25 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide a description of precincts, townships, cities, and villages, as prescribed; to provide an operative date; and to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

LEGISLATIVE BILL 925. Introduced by the Committee on Committees, Elvin Adamson, Legislative District 43, Chairman; Jerome Warner, Legislative District 25; Cecil Craft, Legislative District 45; Ross H. Rasmussen, Legislative District 15; Albert A. Kjar, Legislative District 39; Sam Klaver, Legislative District 9; Fern Hubbard Orme, Legislative District 29; George Syas, Legislative District 13; Willam R. Skarda, Jr., Legislative District 7 and Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide an operative date; and to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Adjournment

At 4:34 p.m., on a motion by Mrs. Hughes, the Legislature adjourned until 8:30 a.m., Tuesday, July 13, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, July 13, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., Speaker Bowen presiding.

Prayer was offered by the Rev. Donald D. Hagerty, Jr.

Prayer

We gather, O God, to do thy work. This is thy work, for all that we do in the name of and for the sake of humanity is thine.

We ask this day not for wisdom beyond that with which we have been blessed, but only for fortitude to use that wisdom which already is ours.

Neither do we ask for strength greater than what we now possess, but only for the inspiration to put to work that strength we have.

And we ask not for vision deeper than that which already lies within us, but only for the courage to express and implement that which we know is right.

Bless us, O God, and work through us, that thy work may be done well. Amen.

The roll was called and all members were present except Mr. Burbach excused until 8:45 a.m. and Mr. Stromer excused until 9:00 a.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 552. With Emergency.

A BILL FOR AN ACT to amend section 75-347, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to exclude from the provisions of sections 75-338 to 75-347, Revised Statutes Supplement, 1963, all tractors manufactured, sold and used for

heavy construction and earthmoving by contractors and governmental bodies and not for prescribed agricultural purposes; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Burbach Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 851. Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 756.

A BILL FOR AN ACT to amend section 43-504, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 757, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to infants; to redefine dependent child; to prescribe a condition for eligibility for aid for certain children; to provide when aid to dependent children shall be paid from county funds; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Batchelder	Danner	Mahoney	Pedersen
Bauer	Fleming	Marvel	Proud
Bowen	Gerdes	Matzke	Rasmussen, R.
Brauer	Harsh	Moulton	Skarda
Budd	Hasebroock	Moylan	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall			

Voting in the negative, 11:

Adamson	Kjar	Nelson	Ruhnke
Claussen	Kokes	Paxton	Wylie
Holmquist	Kremer	Rasmussen, E.	

Not voting, 1:

Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 161. Replaced on Select File as amended.

E and R amendment to LB 161:

1. In line 2 of Enrollment and Review amendment 8, strike "transactions" and insert "consumers".

LEGISLATIVE BILL 849. Replaced on Select File as amended.

E and R amendment to LB 849:

1. Strike the Enrollment and Review amendment to section 3, line 18, and at the end of line 18, insert "or".

LEGISLATIVE BILL 891. Replaced on Select File as amended.

E and R amendment to LB 891:

1. Renumber original section 3 as section 5.

LEGISLATIVE BILL 334. Placed on Select File as amended.

E and R amendments to LB 334:

1. Renumber sections as follows:

Section No.	Source
Section 1	Original section 1.
Sec. 2 and 3	Sec. 2 and 3 from standing committee amendment 1.
Sec. 4	Carpenter amendment 4.
Sec. 5 and 6	Sec. 4 and 5 from standing committee amendment 1.
Sec. 7	Burbach amendment 1
Sec. 8	Original Sec. 2.
Sec. 9	Rasmussen amendment 1.
Sec. 10	Standing committee amendment 4.
Sec. 11 to 16	Original Sec. 3 to 8
Sec. 17	Second Carpenter amendment 1, adopted June 24, 1965.
Sec. 18	Original Sec. 9.

2. In section 1, lines 6 and 10, strike "said" and insert "such".

3. For correlation purposes, after the second comma in line 2 of renumbered section 2, insert "as amended by section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in lines 58 and 59, strike "alcohol" and insert "alcoholic liquor"; in line 129, strike "revenues" and insert "revenue".

4. In the first Carpenter amendment 1, adopted June 24, 1965, line 3, strike "have" and insert "having" as in the statutes; in line 6, insert "congregate for the express purpose of consuming such alcoholic liquors" after "liquors" as in the statutes; and in lines 12 and 13, strike "or pool system" and insert ", or any other system pool system,".

5. In lieu of the Carpenter amendment 4, adopted June 24, 1965, insert a new section to be known as section 4 and to read as follows:

"Sec. 4. That section 53-117, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-117. The commission shall have the following powers, functions and duties: (1) To receive applications for and to issue and revoke licenses to manufacturers, distributors, nonbeverage users, retailers, railroads, including owners and lessees of sleeping, dining and cafe cars, and boats, in accordance with the provisions of this act; (2) to fix by regulations the standards of manufacture of alcoholic liquors not inconsistent with federal laws in order to insure the use of proper ingredients and methods in the manufacture and distribution thereof; and to establish rules, not inconsistent with

federal laws, for the proper labeling of containers or barrels, casks or other bulk containers or bottles of alcoholic liquor manufactured or sold in this state; it is intended by this grant of the power to adopt rules and regulations, that the commission shall be clothed with broad discretionary powers to govern the traffic in alcoholic liquors, and to enforce strictly all the provisions of this act in the interest of sanitation, purity of products, truthful representations and honest dealings in such manner as generally will promote the public health and welfare; and all such rules and regulations shall be absolutely binding upon all licensees and enforceable by the commission through the power of suspension or cancellation of licenses, *except that all rules and regulations of the commission effecting a Class H, Class 9 or a club possessing any form of retail license shall have equal application to all such licenses or shall be void*; (3) to call upon other administrative departments of the state, county and municipal governments, county sheriffs, city police departments, village marshals, peace officers and upon prosecuting officers for such information and assistance as it may deem necessary in the performance of its duties; (4) to recommend to local governing bodies rules and regulations, not inconsistent with law, for the distribution and sale of alcoholic liquors throughout the state; (5) to submit to the Governor annually on or before December 15, reports of its official acts and recommendations; (6) to inspect, or cause to be inspected, any premises where alcoholic liquors are manufactured, distributed or sold; (7) to hear and determine appeals from orders of a local governing body in accordance with the provisions of this act, as hereinafter set forth; (8) in the conduct of any hearing authorized to be held by the commission, to examine, or cause to be examined, under oath, any licensee, and to examine or cause to be examined the books and records of such licensee; to hear testimony and take proof material for its information in the discharge of its duties hereunder; and to administer or cause to be administered oaths; (9) to investigate the administration of laws in relation to alcoholic liquors in this and other states, and to recommend from time to time to the Governor and through him to the Legislature of this state, amendments to this act; and (10) to receive, account for and turn over to the State Treasurer state license fees and taxes provided for in this act.

Members of the commission and all persons appointed by them to the office of storekeeper or inspector, as hereafter provided, shall be appointed deputy state sheriffs by the Governor, and, upon qualifying for such office, shall possess all the powers which attach to such office, except that their powers and duties shall be restricted to the enforcement of this act. For any duties as deputy state sheriffs they shall not receive any additional compensation."

6. Strike the Carpenter amendments to section 4 of the standing committee amendments; and in renumbered section 5, strike line 10

and insert "*cense shall not be considered as a wholesale sale nor as a sale for resale; and provided further, that for the purposes of this act possession of a federal wholesale tax stamp shall not be deemed evidence of a wholesale transaction.*".

7. In renumbered section 6, insert a stricken semicolon at the end of line 186; and strike beginning with the semicolon in line 203 through "*village*" in line 208.

8. In renumbered section 7, line 1, insert "Reissue" before "Revised"; in line 3, strike the comma and insert a period; strike lines 7 and 8 and insert "community in which he resides, (3) a person who is not a citizen"; in line 28, strike "subsection" and insert "subdivision" as in the statutes; and in line 36, strike "and (13) (12)" and insert "and (13) or (12)".

9. For correlation purposes, in renumbered section 9, line 2, strike "1" and insert "3"; in line 3, strike "27" and insert "253"; and in lines 29 and 30, strike "alcohol, or wine" and insert "alcoholic liquor".

10. In renumbered section 10, strike beginning with "*that*" in line 18 through the comma in line 24; in line 25, insert "*or bottle club*" after "*corporation*"; in line 43, strike "*contained*"; and in line 46, strike "*hereby*" and insert "*by this section*".

11. In renumbered section 13, lines 2 and 7, strike "4" and insert "12"; and in line 8, strike "*said*" and insert "*such*".

12. In renumbered section 14, line 10, strike "*Said*" and insert "*Such*".

13. In renumbered section 15, line 4, strike "6" and insert "14".

14. Amend renumbered section 18 to read:

"Sec. 18. That original sections 53-105, 53-117, 53-123.04, 53-125, and 53-190, Reissue Revised Statutes of Nebraska, 1943, sections 53-124, 53-138.03, and 53-179, Revised Statutes Supplement, 1963, section 53-103, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

15. In the title, strike lines 2 to 10 and insert:

"FOR AN ACT to amend sections 53-105, 53-117, 53-123.04, 53-125, and 53-190, Reissue Revised Statutes of Nebraska, 1943, sections 53-124, 53-138.03, and 53-179, Revised Statutes Supplement, 1963, section 53-103, Revised Statutes Supplement, 1963, as amended by

section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to liquors; to make certain acts unlawful; to provide penalties; to redefine terms; to require conformation by the Legislature of members of the Nebraska Liquor Control Commission; to change provisions for the regulation of alcoholic liquor and ineligibility for a license as prescribed; to provide for a bottle club license fee; to provide a tax on bottle club membership and for the enforcement thereof; to provide when alcoholic liquor may not be sold or dispensed; and to repeal the original sections.”.

LEGISLATIVE BILL 352. Correctly re-engrossed.

LEGISLATIVE BILL 911. Correctly engrossed.

LEGISLATIVE BILL 914. Correctly engrossed.

LEGISLATIVE BILL 654. Correctly engrossed.

LEGISLATIVE BILL 524. Correctly enrolled.

LEGISLATIVE BILL 727. Correctly enrolled.

LEGISLATIVE BILL 909. Correctly enrolled.

LEGISLATIVE BILL 593. Correctly enrolled.

LEGISLATIVE BILL 913. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 72 LB 524 LB 727 LB 909 LB 593 LB 913

MOTION—Return LB 914 to Select File

Mr. Gerdes moved to return LB 914 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 15 by striking “six” and inserting “seven”, and line 16 by striking “sixty and five-tenths” and inserting “twenty-eight and three-tenths”.

2. Amend the title to conform.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

MOTION—Return LB 99 to Select File

Mr. Wallwey moved to return LB 99 to Select File.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 332. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Marvel offered the following specific amendments, which were adopted with 37 ayes, 0 nays and 12 not voting:

1. Amend the bill by striking section 13 and renumbering sections 14 to 16 as sections 13 to 15 respectively.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 581. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 482. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 538. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Marvel offered the following specific amendments, which were adopted with 35 ayes, 0 nays and 14 not voting:

1. Amend section 3 of the bill by striking lines 1 to 7 and amendments thereto and inserting the following:

“Sec. 3. In order to support the cost of managing or destroying destructive predators, birds, rodents or other nuisance animals, each county shall pay into the state General Fund an annual assessment

which shall be figured as", line 18 by striking "predatory and rodent fund" and inserting "state General Fund", line 20 as amended, by striking "(5)", line 21 by striking "this fund" and inserting "the state General Fund", and line 26 by striking "this fund" and inserting "the state General Fund".

2. Amend the bill by striking Standing Committee amendment 4.

3. Amend section 4 of the bill, line 2 by striking "from this fund"; and by striking the sentence beginning in line 6.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 650. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted with 30 ayes, 0 nays and 19 not voting:

1. Strike all material in the original bill, as amended, following the period in line 5.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 504. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 635. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 713. Mr. Wylie offered the following specific amendments:

1. Amend Standing Committee amendment 1, line 5 by striking "sixteen" and inserting "twenty".

2. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Wylie.

LEGISLATIVE BILL 858. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 149. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 374. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 506. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 336. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 880. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 894. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 545. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 855. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 867. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 173. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Marvel offered the following specific amendments which were adopted with 31 ayes, 0 nays, and 18 not voting.

1. Amend the Carpenter amendment and all amendments there-to to Standing Committee amendment 6, adopted June 30, 1965, by striking lines 4 to 6 and inserting the following:

"(5) A copy of all written contracts shall be filed with the Director of the Department of Administrative Services before the same are executed by the executive officer of the state authorized to execute contracts."

2. Amend the title to conform.

Advanced to the head E and R for engrossment to be expedited.

LEGISLATIVE BILL 914. The Gerdes specific amendments found in this day's Journal were adopted with 31 ayes, 0 nays, and 18 not voting.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 99. Laid over.

LEGISLATIVE BILL 893. Mr. Lysinger offered the following specific amendments:

1. Amend the bill by adding two new sections to be known as sections 1 and 2 and to read as follows:

"Section 1. That section 71-201, Revised Statutes Supplement, 1963, be amended to read as follows:

71-201. No person shall practice or attempt to practice barbering without a certificate of registration as a registered barber issued

pursuant to the provisions of sections 71-201 to 71-224 by the Board of Barber Examiners. No person shall serve or attempt to serve as an apprentice barber without a certificate of registration as a registered apprentice issued by the board. It shall be unlawful to operate a barber shop unless it is at all times under the direct supervision and management of a registered barber. Not more than one apprentice shall be employed for each three journeymen barbers. Each barber shop may have one apprentice. No person, partnership or corporation shall operate a barber shop or barber school until a license has been obtained for that purpose from the Board of Barber Examiners, and such license shall be issued only to (1) a registered barber, (2) a partnership all members of which are registered barbers, or (3) a corporation the majority of the voting stock of which is held by registered barbers. Such license shall expire at the same time and be renewed in the same manner as an individual license. Any such license may be suspended, revoked, or renewal denied by the Board of Barber Examiners for violation of any provision of the statutes or rule of the board pertaining to the operation of barber shops or barber schools, or any regulation of the Department of Health pertaining to sanitation, after due notice and hearing before the board.

Sec. 2. That section 71-204, Revised Statutes Supplement, 1963, be amended to read as follows:

71-204. A person is qualified to receive a certificate of registration to practice barbering (1) who is qualified under the provisions of section 71-206; (2) who is at least eighteen years of age; (3) who is of good moral character and temperate habits; (4) who has practiced as a registered apprentice for a period of one year under the immediate personal supervision of a registered barber *in a registered barber school in this state*; and (5) who has passed a satisfactory examination conducted by the Board of Barber Examiners to determine his fitness to practice barbering.”

2. Amend the bill by renumbering original sections 1 to 8 as sections 3 to 10 respectively.

3. Amend renumbered section 4, line 9 by inserting after “college” the following:

“preparation, which shall consist of a minimum of sixty hours earned college credit, or the equivalency thereto, as established by the Department of Education and this academic work shall be in the humanities, social and natural sciences, business administration, and general methods of education”.

4. Amend renumbered section 8 of the bill, line 2 by inserting “consecutive” after “twelve”, line 3 by inserting “immediately” after

"college", and line 4 by striking "January 1, 1964" and inserting "*the effective date of this act*".

5. Amend renumbered section 9 of the bill, line 1 by striking "71-202" and inserting "71-201, 71-202, and 71-204".

6. Amend the title to conform.

Laid over at the request of Mr. Ruhnke.

UNANIMOUS CONSENT—LB 332

Mr. Carpenter asked unanimous consent to place LB 332 behind LB 173 on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Expedite LB 301

Mr. Carpenter asked unanimous consent to place LB 301 at the head of E and R for review and to expedite the E and R processing.

MOTION—Place LB 452 on General File

Mr. Marvel renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-first Day to place LB 452 on General File notwithstanding the committee action.

The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

Visitors

Mr. Holmquist introduced Mrs. Chester Schafersman, Mrs. Paul Neve, Carole Schafersman, Barbara Wright, and Mr. and Mrs. Thomas Blanchard from Blair, Nebraska.

RESOLUTION

LEGISLATIVE RESOLUTION 73. Re: Exempting Peru State College from the Provisions of LR 44.

Introduced by Calista Cooper Hughes, 1st District.

WHEREAS, this Legislature has adopted Legislative Resolution 44 which resolved that Peru State College discontinue the operation of its elementary and secondary school; and

WHEREAS, it now appears that the cost to the State would be far greater if the elementary and secondary school at Peru State College were discontinued than if continued in operation.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA STATE LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That Peru State College be exempt from the provisions of Legislative Resolution 44, and continue operation of its elementary and secondary school.

Mr. Carpenter Presiding

GENERAL FILE

LEGISLATIVE BILL 480. Considered.

LEGISLATIVE BILL 176. Reading waived. Explained.

LEGISLATIVE BILL 156. Reading waived. Explained.

LEGISLATIVE BILL 512. Reading waived. Explained.

LEGISLATIVE BILL 636. Reading waived. Explained.

LEGISLATIVE BILL 772. Reading waived. Explained.

LEGISLATIVE BILL 480. Mrs. Orme asked for a record vote on advancing the bill to E and R for review.

Voting in the affirmative, 25:

Adamson	Craft	Knight	Pedersen
Bauer	Crandall	Mahoney	Rasmussen, E.
Bowen	Gerdes	Moulton	Skarda
Brauer	Hasebroock	Nelson	Syas
Carpenter	Holmquist	Orme	Wallwey
Carstens	Kjar	Payne, D.	Warner
Claussen			

Voting in the negative, 13:

Batchelder	Kremer	Matzke	Stryker
Budd	Lysinger	Paine, I.	Whitney
Burbach	Marvel	Proud	Wylie
Fleming			

Not voting, 11:

Danner	Klaver	Nore	Ruhnke
Harsh	Kokes	Paxton	Stromer
Hughes	Moylan	Rasmussen, R.	

LB 480 was advanced to E and R for review.

LEGISLATIVE BILL 176. Advanced to E and R for review with 23 ayes, 15 nays and 11 not voting.

LEGISLATIVE BILL 156. The motion to advance LB 156 to E and R for review lost with 13 ayes, 28 nays and 8 not voting.

Mr. Klaver moved to indefinitely postpone LB 156.

The motion prevailed with 32 ayes, 9 nays and 8 not voting.

LEGISLATIVE BILL 512. Advanced to E and R for review with 21 ayes, 14 nays and 14 not voting.

LEGISLATIVE BILL 636. The motion to advance LB 636 to E and R for review lost with 14 ayes, 21 nays and 14 not voting.

Mr. Klaver moved to indefinitely postpone LB 636.

The motion prevailed with 28 ayes, 9 nays and 12 not voting.

LEGISLATIVE BILL 772. The motion to advance LB 772 to E and R for review lost with 13 ayes, 20 nays and 16 not voting.

Mr. Klaver moved to indefinitely postpone LB 772.

The motion prevailed with 20 ayes, 9 nays and 20 not voting.

Presented to the Governor

Presented to the Governor for approval on July 13, 1965 at 10:00 a.m.: LR 72

(Signed) Ruth Bossard, Enrolling Clerk

Message from the Governor

July 13, 1965

The Speaker and Members
Nebraska Legislature
State Capitol
Lincoln, Nebraska

Dear Senators of the Seventy-fifth Session:

Please be informed that I have today approved Legislative Resolution 72.

Respectfully,

(Signed) Philip C. Sorensen,
Acting Governor

REFERENCE COMMITTEE REPORT

LB Committee
923.....Government and Military Affairs

(Signed) Kenneth L. Bowen
Speaker of the Legislature

UNANIMOUS CONSENT—Committee Meeting

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet at 1:20 p.m. in the West Lounge. No objections. So ordered.

Recess

At 12:05 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present except Messrs. D. Payne and Stromer, excused until 3:00 p.m.

Corrections for the Journal

Page 2329, line 30, strike "Proposed" and insert "Proposing".

The Journal for the One Hundred Twenty-third Day was approved as corrected.

Visitors

Mrs. Orme introduced Senator Elmer Haiseth and wife from Wyoming and 3 nieces.

Mr. Warner introduced Cindy, Patty and Jim McGill; Mrs. Neujahr and children Lila, LeRoy, LeEtta and Loran from Waverly.

Mr. Syas introduced Mr. and Mrs. Forrest Francisco and Mr. and Mrs. Robert Fosberg of Omaha.

GENERAL FILE

LEGISLATIVE BILL 922. Reading waived. Explained.

Mr. Syas offered the following amendment, which was adopted with 30 ayes, 7 nays and 12 not voting:

Amend Sec. 10, lines 11 and 24, by striking "\$139000".

Mr. Carpenter offered the following amendment and asked for a record vote:

Amend Sec. 17, lines 5 and 15, by striking "\$700000".

Mr. Pedersen moved to amend the Carpenter amendment by striking "\$700000" and inserting "\$400000".

Speaker Bowen Presiding

Mr. Whitney moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 30 ayes, 7 nays and 12 not voting.

The Pedersen amendment lost with 10 ayes, 33 nays and 6 not voting.

Record vote on the Carpenter amendment:

Voting in the affirmative, 12:

Batchelder	Mahoney	Payne, D.	Skarda
Carpenter	Marvel	Pedersen	Stromer
Klaver	Moylan	Proud	Syas

Voting in the negative, 35:

Adamson	Crandall	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Paine, I.	Ruhnke
Brauer	Harsh	Lysinger	Stryker
Budd	Hasebroock	Matzke	Wallwey
Burbach	Holmquist	Moulton	Warner
Carstens	Hughes	Nelson	Whitney
Claussen	Kjar	Nore	Wylie
Craft	Knight	Orme	

Not voting, 2:

Danner	Paxton
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The Carpenter amendment lost.

Mr. Ruhnke offered the following amendment:

Amend Sec. 17, lines 5 and 15, by striking "\$700000" and inserting "\$600000".

Mr. Syas moved to amend the Ruhnke amendment by striking "\$600000" and inserting "\$500000".

Mr. Klaver asked for a record vote on the Syas amendment:

Voting in the affirmative, 10:

Batchelder	Nore	Proud	Skarda
Moulton	Payne, D.	Ruhnke	Syas
Moylan	Pedersen		

Voting in the negative, 30:

Adamson	Fleming	Knight	Paine, I.
Bauer	Gerdes	Kokes	Rasmussen, E.
Bowen	Harsh	Kremer	Rasmussen, R.
Budd	Hasebroock	Lysinger	Stryker
Burbach	Holmquist	Mahoney	Wallwey
Carstens	Hughes	Matzke	Warner
Craft	Kjar	Orme	Whitney
Crandall	Klaver		

Not voting, 9:

Brauer	Danner	Nelson	Stromer
Carpenter	Marvel	Paxton	Wylie
Claussen			

The Syas amendment lost.

The Ruhnke amendment was adopted with 23 ayes, 21 nays and 5 not voting.

RESOLUTION

LEGISLATIVE RESOLUTION 74. Re: Annexation of Land in Sarpy County

Introduced by Dale L. Payne, 3rd District.

WHEREAS, the city of Omaha in Douglas County has passed an ordinance to permit the annexation of land in adjoining Sarpy County; and

WHEREAS, Sarpy County has contracted for and is in the process of conducting a complete reappraisal of all real property and improvements situated in its county, pursuant to sections 77-1301.01 to 77-1301.08.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the city of Omaha not be permitted to annex into Sarpy County until Douglas County shall have reappraised all of its real property and improvements so that the assessed value of real

property and improvements of Douglas County is within one per cent of the assessed value of real property and improvements of Sarpy County.

UNANIMOUS CONSENT—Withdraw LB 422

Mr. Mahoney asked unanimous consent to withdraw LB 422. Laid over one day.

Ease

The Legislature was at ease from 4:15 p.m. until 4:25 p.m.

GENERAL FILE

LEGISLATIVE BILL 922. Considered.

Mr. Craft offered the following amendment:

Amend Sec. 43, lines 5 and 11, by striking \$6138835 and inserting \$5640775.

Amendment pending.

Members Excused

Messrs. Marvel and Wallwey were excused for Wednesday, July 14, 1965.

Adjournment

At 4:32 p.m., on a motion by Mr. Budd, the Legislature adjourned until 8:30 a.m., Wednesday, July 14, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, July 14, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., Speaker Bowen presiding.

Prayer was offered by the Rev. Donald D. Hagerty, Jr.

Prayer

We are humble before thee, O God, as we reflect upon the troubled times in which we live. As we consider the war in Vietnam and its daily escalation, we shudder with fear and dread for the lives and resources that are being spent there. And as we reflect upon civil rights problems in our own country, we wonder if racial justice and harmony will ever be a reality. And we are sobered by the issues we confront in this state, which at times seem beyond solution.

Yet we ask this day not for an escape from these problems but for strength to face them. We ask not for a haven of rest and contentment from the complexities and tensions of this world, but for the will to do our part to solve them. Amen.

The roll was called and all members were present except Mr. Bauer excused until 10:00 a.m., Mr. Danner excused until 9:30 a.m., and Messrs. Marvel and Wallwey excused for the day.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 851. With Emergency.

A BILL FOR AN ACT to amend sections 48-502, 48-503, and 48-509, Reissue Revised Statutes of Nebraska, 1943; relating to employment agencies; to provide an exception; to increase license fees in cities of the metropolitan and primary class; to provide for posting of a schedule of fees as prescribed; to provide for manner of payment; to provide for posting of charges as prescribed; to regulate the soliciting in this state of common or agricultural labor for employ-

ment beyond this state as prescribed; to provide for penalties; to provide for severability; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stromer
Carpenter	Kjar	Orme	Stryker
Claussen	Knight	Paxton	Syas
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Fleming	Lysinger	Proud	Wylie
Gerdes	Mahoney		

Voting in the negative, 3:

Batchelder	Carstens	Paine, I.
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Not voting, 8:

Bauer	Danner	Marvel	Rasmussen, R.
Budd	Klaver	Moylan	Wallway

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

GENERAL FILE

LEGISLATIVE BILL 922. Considered.

Mr. Adamson offered the following amendment to the pending Craft amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day:

Amend the Craft amendment by striking "\$5640775" and inserting "\$5890775".

The Adamson amendment was adopted with 25 ayes, 19 nays and 5 not voting.

Mr. Paxton Presiding

Mr. Carpenter asked for a record vote on the Craft amendment as amended.

Mr. Carpenter requested a Call of the House. The Call showed 46 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 42 ayes, 0 nays and 7 not voting.

Vote on the Craft amendment:

Voting in the affirmative, 24:

Adamson	Crandall	Lysinger	Paxton
Batchelder	Fleming	Mahoney	Payne, D.
Bowen	Gerdes	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Whitney
Craft	Kokes	Paine, I.	Wylie

Voting in the negative, 21:

Burbach	Kjar	Moulton	Rasmussen, R.
Carpenter	Klaver	Orme	Stromer
Carstens	Knight	Pedersen	Stryker
Claussen	Kremer	Proud	Syas
Harsh	Matzke	Rasmussen, E.	Warner

Hasebroock

Not voting, 4:

Bauer	Danner	Marvel	Wallwey
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The Craft amendment was adopted as amended.

LB 922 was advanced to E and R for review with 38 ayes, 1 nay and 10 not voting and placed behind LB 172 on E and R for review.

Visitors

Mr. Stromer introduced Florence McGonagle, teacher and 24 students from the Clare McPhee Laboratory School, Lincoln.

Mr. Hasebroock introduced Mr. and Mrs. Tom Hoefs and family from Wisner.

Speaker Bowen Presiding

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up LB 95, LB 328, and LB 819 on Final Reading.

The motion prevailed with 36 ayes, 0 nays, and 13 not voting.

Member Excused

Mr. Ruhnke was excused for the afternoon.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 95. With Emergency.

A BILL FOR AN ACT to amend sections 19-2602 and 19-2603, Reissue Revised Statutes of Nebraska, 1943, and section 19-2602.01, Revised Statutes Supplement, 1963, relating to urban renewal; to provide that the provisions of sections 19-2601 to 19-2644, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be extended to include all cities and villages; to require a vote of the people only in a city of the metropolitan or primary class; to redefine terms; to provide for a referendum as prescribed; to provide for relocation of persons displaced as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Kremer	Proud
Bauer	Gerdes	Lysinger	Rasmussen, E.
Bowen	Harsh	Mahoney	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall			

Voting in the negative, 5:

Batchelder	Paine, I.	Paxton	Wylie
Nelson			

Not voting, 3:

Danner	Marvel	Wallwey
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 328. With Emergency.

A BILL FOR AN ACT to amend section 32-713, Reissue Revised Statutes of Nebraska, 1943, and section 32-705, Revised Statutes Supplement, 1963, relating to elections; to provide how the signature shall be made and residence indicated on initiative and referendum petitions; to provide for a statement to appear on each sheet of every petition containing signatures; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Craft	Knight	Payne, D.
Batchelder	Crandall	Kokes	Rasmussen, E.
Bauer	Danner	Kremer	Rasmussen, R.
Bowen	Fleming	Lysinger	Ruhnke
Brauer	Gerdes	Matzke	Stromer
Budd	Harsh	Nelson	Stryker
Burbach	Hasebroock	Nore	Warner
Carpenter	Holmquist	Orme	Whitney
Carstens	Hughes	Paine, I.	Wylie
Claussen	Kjar	Paxton	

Voting in the negative, 8:

Klaver	Moulton	Pedersen	Skarda
Mahoney	Moylan	Proud	Syds

Not voting, 2:

Marvel	Wallwey
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 819. With Emergency.

A BILL FOR AN ACT to amend section 16-246, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 499, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 16-201, Revised Statutes Supplement, 1963, relating to cities of the first class; to make prescribed provisions applicable to cities of the second class and villages; to grant additional powers to such cities and villages and clarify power relating to general welfare; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Marvel Wallwey

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Mr. Adamson Presiding

NOTICE OF COMMITTEE HEARING

Government and Military Affairs

LB 923	Wednesday, July 21, 1965	2:00 p.m.
LB 924	Wednesday, July 21, 1965	2:00 p.m.
LB 925	Wednesday, July 21, 1965	2:00 p.m.

UNANIMOUS CONSENT—Committee Hearing

Mr. Warner asked unanimous consent to hold the above hearing in the West Chamber and to adjourn at noon on Wednesday, July 21, 1965. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on July 14, 1965, at 8:30 a.m.: LB 524 LB 727 LB 909 LB 593 LB 913

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 916. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Enrollment and Review

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendment to LB 332:

1. Renumber new section 17 as section 16.

LEGISLATIVE BILL 538. Replaced on Select File as amended.

E and R amendment to LB 538:

1. In the title, strike beginning with "to" in line 7 through the semicolon in line 8.

LEGISLATIVE BILL 301. Placed on Select File as amended.

E and R amendments to LB 301:

1. Amend the Carpenter amendment to read "In section 2, strike lines 34 to 36 and insert '(17) The counties of Sioux, Dawes, Box Butte, Sheridan, Morrill, and Garden; (18) The counties of Scotts Bluff and Banner; and'."

2. In standing committee amendment 2, line 5, strike "are" and insert "shall be".

3. In standing committee amendment 6, line 4, insert "and" before "social".

4. In standing committee amendment 7, line 5, strike the second comma.

5. Strike so much of standing committee amendment 9 as amends section 11, line 4, and in lieu thereof, in section 11, insert "acting as such or as the State Board of Vocational Education" at the end of line 4.

6. Strike so much of standing committee amendment 10 as amends section 12, line 1, and in lieu thereof, in section 12, line 1, insert "acting as such or as the State Board of Vocational Education" after "Education".

7. In standing committee amendment 10, line 5, strike the second "and" and insert ", which shall be"; and insert a comma at the end of line 5.

LEGISLATIVE BILL 394. Placed on Select File as amended.

E and R amendments to LB 394:

1. In standing committee amendment 4, line 1, insert "original" after "Amend"; and in line 4, strike the comma and insert an underscored period.

2. In renumbered section 13, line 3, strike the comma and show the same as stricken.

3. In new section 14, line 9, strike the comma.

4. In standing committee amendment 6, line 2, strike the first comma.

5. In the title, strike beginning with "to" in line 4 through the semicolon in line 5; in line 5, strike "assign" and insert "reassign"; in line 13, strike "and 54-1182" and insert "54-1182, and 81-202"; and strike beginning with the second "and" in line 14 through "1963" in line 15.

LEGISLATIVE BILL 870. Placed on Select File as amended.

E and R amendments to LB 870:

1. In new section 2, line 16, strike "And such" and insert "And such *Such*"; in line 28, strike the comma and insert an underscored semicolon; and in line 32, strike the comma.

2. In new section 3, lines 13 and 14, strike "state, city, village" and insert "the state and of cities, villages".

3. In new section 4, line 1, insert "each of" after "That"; and in line 1, strike "amendment" and insert "amendments".

4. In the title, strike lines 2 to 4 and insert:

"FOR AN ACT relating to public funds; to submit to the electors an amendment to Article VII, section 9, and to Article XV of the Constitution of Nebraska; to provide"; In line 6, strike "direct;" and insert

"provide; to authorize the Legislature to provide for investments of the state and of cities, villages, school districts, public power districts, and other governmental or political subdivisions;"; and in line 7, strike "amendment" and insert "amendments".

LEGISLATIVE BILL 471. Placed on Select File as amended.

E and R amendments to LB 471:

1. In new section 1, insert "in" at the end of line 9.

2. For correlation purposes, after the second comma in line 2 of new section 1 and line 3 of new section 3, insert "as amended by section 2, Legislative Bill 721, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in new section 1, line 5, insert "in counties having a population of more than sixty thousand inhabitants" immediately after "county"; in line 7, insert "and not more than sixty-thousand inhabitants" after "inhabitants"; and in line 33, insert " ; Provided, that a registered voter who changes residence and who has retained legal residence continuously in the county since the date of last registration may complete the abbreviated transfer of registration in lieu of the standard registration" before the period.

3. In the title, strike lines 2 to 14 and insert

"FOR AN ACT to amend section 32-233, Reissue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 721, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to require voter registration in counties having a population in excess of twenty thousand inhabitants and permit it in counties of lesser population; to harmonize provisions; and to repeal the original sections."

LEGISLATIVE BILL 264. Placed on Select File as amended.

E and R amendments to LB 264:

1. In new section 1, line 4, strike "except" and insert " , except areas".

2. In new section 2, line 18, strike the comma.

3. In the title, line 7, insert "to provide for outstanding obligations as prescribed;" before "and".

LEGISLATIVE BILL 921. Placed on Select File.

LEGISLATIVE BILL 101. Correctly engrossed.

LEGISLATIVE BILL 724. Correctly engrossed.

LEGISLATIVE BILL 249. Correctly engrossed.

LEGISLATIVE BILL 586. Correctly engrossed.

LEGISLATIVE BILL 450. Correctly engrossed.

LEGISLATIVE BILL 287. Correctly engrossed.

LEGISLATIVE BILL 300. Correctly engrossed.

LEGISLATIVE BILL 862. Correctly engrossed.

LEGISLATIVE BILL 308. Correctly engrossed.

LEGISLATIVE BILL 850. Correctly engrossed.

LEGISLATIVE BILL 552. Correctly enrolled.

LEGISLATIVE BILL 756. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Ratification

Mr. Pedersen moved that the presiding officer and the Clerk of the Legislature take whatever action necessary to notify the General Services Administration and the presiding officers of each house of the Congress of the United States that the Legislature of the State of Nebraska ratified the proposed 25th amendment to the Constitution of the United States on July 12, 1965 constituting the State of Nebraska as the first state of the United States to ratify this amendment.

The motion prevailed.

UNANIMOUS CONSENT—Print in Journal

Mr. Pedersen asked unanimous consent that the following opinion of the Attorney General be printed in the Journal. No objections. So ordered.

Senator Henry F. Pedersen, Jr.
Nebraska State Legislature
State Capitol
Lincoln, Nebraska

Dear Senator:

You have requested our opinion regarding the time as of which it should be deemed that the State of Nebraska has ratified the Twenty-fifth Amendment to the Constitution of the United States.

Legislative Resolution No. 72 of the Seventy-fifth Session of the Legislature was voted upon, passed, and signed by the presiding officer of the Senate, on July 12, 1965. However, the resolution was not approved by the Acting Governor until July 13, 1965, at 10:19 a.m.

Rule 15, Section 2 of the Rules of the Nebraska Legislature provides:

“Resolutions which propose amendments to the State Constitution, propose the ratification of amendments to the Federal Constitution * * * or require the approval of the Governor, shall be considered and adopted in the same manner as bills. Const. Art. III, Secs. 13, 14; Art. XVI, Sec. 1.”

L. R. 72 is of such a nature as to require presentation to the Governor. Article IV, Section 15, Constitution of Nebraska; Report of Attorney General, 1963-1964, p. 49.

In *Stadle v. Battle Creek Twp.* (Mich.), 77 N. W. 2d 329, the term “enactment” was defined as giving legislative sanction and executive approval whereby a bill becomes an act or law. Accordingly, it cannot be said that L. R. 72 was enacted (in the sense of having force and effect under Nebraska law) until July 13, 1965, at 10:19 a.m.

Be that as it may, it can very properly be said that the Twenty-fifth Amendment to the Constitution of the United States was in fact ratified by the Nebraska Legislature on July 12, 1965, notwithstanding the fact that such ratification did not become effective until the signature of the Acting Governor was affixed to L. R. 72 on the following day. By the terms of L. R. 72, it is resolved that the Twenty-fifth Amendment to the Constitution of the United States “be and the same is hereby ratified.” The official Legislative Journal attests to the fact that L. R. 72 was adopted on July 12, 1965, by a vote of 47 ayes, 0 nays (2 not voting). Also, the resolution itself bears the certification of the Clerk of the Legislature to the effect that the resolution was “originated in and passed by the Legislature of the State of Nebraska” on said date.

The fact the certification of the Secretary of State was not made until later does not militate against the conclusion that the legislative act of ratification occurred on July 12, 1965; as such certification merely serves to impart verity to the authenticity of the physical document.

Very truly yours,

CLARENCE A. H. MEYER
Attorney General

(Signed) C. C. Sheldon
Assistant Attorney General

CCS:ejg

RESOLUTIONS**LEGISLATIVE RESOLUTION 74.**

Mr. Syas moved to indefinitely postpone.

Mr. D. Payne asked for a Call of the House. The Call showed 41 members present.

Mr. D. Payne moved the Call be raised. The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Mr. D. Payne asked for a record vote on the Syas motion to indefinitely postpone.

Voting in the affirmative, 20:

Batchelder	Holmquist	Mahoney	Proud
Budd	Klaver	Moulton	Skarda
Carpenter	Knight	Moylan	Stryker
Danner	Kokes	Orme	Syas
Harsh	Kremer	Pedersen	Warner

Voting in the negative, 6:

Brauer	Nelson	Rasmussen, R.	Whitney
Claussen	Payne, D.		

Not voting, 23:

Adamson	Crandall	Lysinger	Rasmussen, E.
Bauer	Fleming	Marvel	Ruhnke
Bowen	Gerdes	Matzke	Stromer
Burbach	Hasebroock	Nore	Wallwey
Carstens	Hughes	Paine, I.	Wylie
Craft	Kjar	Paxton	

LR 74 was indefinitely postponed.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Agriculture and Recreation.

(Signed) M. A. Kremer, Chairman

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 926. Introduced by the Committee on Agriculture and Recreation, M. A. Kremer,

Legislative District 34, Chairman; George Syas, Legislative District 13; H. C. Crandall, Legislative District 46; Herb Nore, Legislative District 22 and Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT relating to emergency fires; to create the Emergency Fire Fighting Fund; to provide uses for the proceeds of such funds; to provide duties for the Governor; to authorize the Governor to enter into agreements with the federal government as prescribed; to make an appropriation; and to declare an emergency.

MOTION—Suspend Rules

Mr. Paxton moved to suspend the rules and place LB 926 on General File without a public hearing.

The motion prevailed with 37 ayes, 1 nay and 11 not voting.

UNANIMOUS CONSENT—Return LB 650 to Select File

Mr. Stryker asked unanimous consent to return LB 650 to Select File for consideration of the following specific amendment:

1. Add the emergency clause and amend the title to conform.

No objections. So ordered.

UNANIMOUS CONSENT—Return LB 764 to Select File

Mr. Stryker asked unanimous consent to return LB 764 to Select File for consideration of the following specific amendments:

1. Amend the bill by striking the Stryker amendment 1, adopted June 30, 1965.
2. Amend the Stryker amendment 7, adopted June 30, 1965, line 3, by striking "agency" and inserting "corporation".
3. Amend Standing Committee amendment section 22 to read as follows:

"Sec. 22. No appointive officer or employee of the grid system, any public power district, public power and irrigation district, or any municipality which purchases or sells electric energy shall: (1) Use his official authority for the purpose of interfering with an election or a nomination of any candidate for civil office or in any manner or form to assist any political party, political organization, committee, or individual for political purposes (2) directly or indirectly coerce, attempt to coerce, command, or advise any other such officer or employee to pay, lend, or contribute anything of value to any party,

committee, organization, agency, or person for political purposes. All such persons shall retain the right to vote as they may choose and to express their opinions on all political subjects and candidates. Violation of this section shall be a cause for removal from office. It shall be the duty of the Attorney General to enforce the provisions of this section.”.

4. Amend the Orme amendment adopted June 30, 1965, line 13, by striking the comma and inserting a period.

5. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 893.

Mr. Lysinger offered the following amendment to his pending specific amendments found in the Legislative Journal for the One Hundred Twenty-fourth Day:

1. Sec. 2, line 10, delete “school” and insert “shop”.

The amendment was adopted.

The pending specific amendment was adopted as amended with 35 ayes, 0 nays and 14 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 713. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Laid over at the request of Mr. Ruhnke.

LEGISLATIVE BILL 99. Laid over.

President Sorensen Presiding

LEGISLATIVE BILL 161. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 849. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 334. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fourth Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted by unanimous consent:

AMEND SECTION 2 OF L. B. 334 TO READ AS FOLLOWS:

Sec. 2. That section 53-138.03, Revised Statutes Supplement, 1963, be amended to read as follows:

53-138.03. No nonprofit corporation shall engage in the sale of alcoholic liquor or the operation of a bottle club, nor shall any bottle club operate, without first having obtained a license required by Chapter 53. Sales made under a nonprofit license or service of liquor under a bottle club license shall be made only to bona fide members of the licensee and their guests. *Such sales or service shall, after April 30, 1966, be limited to areas of the licensed premises physically separated from any areas open to the general public.* Any violation of the provisions of this section shall be subject to the penalties provided in Chapter 53 and shall, in addition, constitute a nuisance which may be abated in an action brought in the county in which such violation occurs by the county attorney or, if the county attorney shall fail or refuse to act, by the Attorney General.

Mr. Carpenter offered the following amendments, which were adopted by unanimous consent:

1. Amend Carpenter Amendment 1, adopted June 24, 1965, section 9, line 4 by striking the period and inserting “; *Provided, that the provisions of this section shall not apply to sales for consumption on the licensed premises.*”.

2. Amend the title to conform.

Mr. E. Rasmussen offered the following amendments, which were adopted by unanimous consent:

1. Amend Standing Committee Amendment 3, lines 4 and 5 by striking “*nor any such member*”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 650. The Stryker specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 764. The Stryker specific amendments found in this day's Journal were adopted by unanimous consent.

Laid over until tomorrow at the request of Mr. Craft.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 552 LB 756

UNANIMOUS CONSENT—LB 234

Mr. Carpenter asked unanimous consent to consider LB 234 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 234. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the One Hundredth Day were adopted.

Visitors

Mr. Warner introduced Mrs. Bob Peterson and daughter Peggy.

Mr. I. Paine introduced Mr. and Mrs. Clarence Luth and Mrs. Frieda Buettner of Hall County.

Mr. Kokes introduced Mary Jo, Betty June and Nelson Deament; Gilbert Siedel and Ed Hulinsky of Burwell.

Members Excused

Messrs. Hasebroock and D. Payne were excused for the afternoon.

Recess

At 11:57 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Hasebroock, Marvel, Ruhnke, Wallwey, and Warner, who were excused.

UNANIMOUS CONSENT—Replace LB 911 on Select File

Mr. Carpenter asked unanimous consent to replace LB 911 on Select File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 234. Considered.

Mr. Pedersen moved to indefinitely postpone.

Mr. D. Payne moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 32 ayes, 6 nays, and 11 not voting.

Mr. Klaver requested a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 13:

Budd	Mahoney	Orme	Proud
Carpenter	Moulton	Paine, I.	Skarda
Danner	Moylan	Pedersen	Syas
Klaver			

Voting in the negative, 31:

Adamson	Craft	Knight	Payne, D.
Batchelder	Crandall	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Lysinger	Stromer
Brauer	Harsh	Matzke	Stryker
Burbach	Holmquist	Nelson	Whitney
Carstens	Hughes	Nore	Wylie
Claussen	Kjar	Paxton	

Not voting, 5:

Hasebroock	Ruhnke	Wallwey	Warner
Marvel			

The motion lost.

Advanced to E and R for review with 31 ayes, 11 nays, and 7 not voting.

UNANIMOUS CONSENT—Withdraw LB 422

Mr. Mahoney renewed his pending request found in the Legislative Journal for the One Hundred Twenty-fourth Day to withdraw LB 422. No objections. So ordered.

UNANIMOUS CONSENT—Consider LR 60

Mr. Kjar asked unanimous consent to take up LR 60 on General File at this time. No objections. So ordered.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE RESOLUTION 60. Read and considered.

Mr. Kjar offered the following amendment, which was adopted:

Amend the last paragraph by striking "all members of Congress" and inserting "the Nebraska delegation in Congress".

Mr. Carpenter offered the following amendment, which was adopted:

Amend the last paragraph by inserting "'s Legislature" after the word "Nebraska".

Mr. Carpenter moved to have the Resolution sent to the Governor for his signature, if he so desires.

The motion prevailed.

Mr. Carpenter asked for a record vote on the adoption.

Voting in the affirmative, 34:

Adamson	Crandall	Lysinger	Paxton
Batchelder	Fleming	Matzke	Pedersen
Bauer	Gerdes	Moulton	Proud
Bowen	Harsh	Moylan	Rasmussen, E.
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Knight	Orme	Whitney
Claussen	Kokes	Paine, I.	Wylie
Craft	Kremer		

Voting in the negative, 6:

Carpenter	Klaver	Skarda	Syas
Danner	Mahoney		

Not voting, 9:

Carstens	Marvel	Rasmussen, R.	Wallway
Hasebroock	Payne, D.	Ruhnke	Warner
Holmquist			

LR 60 was adopted.

Visitors

Mr. Nore introduced Mr. Karl Prussion, former FBI counterspy, and announced that he would be speaking at the Y.W.C.A. this evening at 8:00 p.m. for those wishing to attend.

UNANIMOUS CONSENT—Bracket LB 789 and LB 764

Mr. Carpenter asked unanimous consent that LB 789 and LB 764 be bracketed on Select File for Monday, July 19, 1965. No objections. So ordered.

Member Excused

Mr. Carpenter was excused for Thursday and Friday, July 15 and 16, 1965.

GENERAL FILE

LEGISLATIVE BILL 807. Considered.

Mr. Knight offered the following amendments:

1. Amend the bill by striking sections 1 to 21 and inserting the following:

"Section 1. That section 2-2502, Revised Statutes Supplement, 1963, be amended to read as follows:

2-2502. The proceeds of the tax authorized to be levied by the provisions of section 2-2501 and any funds received by gift or from the federal government to be used for the purpose provided in this section shall be expended by the Department of Agriculture and Economic Development for research and development of new, additional, and improved uses for agricultural products, and not to exceed ten thousand dollars each year for the promotion of industrialization of products developed by the expenditure of such funds as shall be deemed to be necessary or convenient when approved by the advisory committee as specified in section 2-2503; *Provided*, that this provision shall not be construed as a limitation on expenditures for perfecting such products or the technique of production thereof.

The department shall have power and authority within the limits of the funds available to it, to coordinate and expedite activities toward research with The University of Nebraska College of Agriculture and Home Economics. for basic and applied research in the development of new, additional and improved uses for agricultural products, and not to exceed ten thousand dollars each year for the promotion of industrialization of products developed by the expenditure of such funds as shall be deemed to be advantageous for the development of new industry in Nebraska when approved by the advisory committee; but this provision shall not be construed as a limitation on expenditures for perfecting such products or the technique of production thereof. Upon selection of research projects, first priority in expenditure of funds shall be given to qualified and equipped enterprises in this state. The advisory committee shall coordinate research activities with The University of Nebraska College of Agriculture and Home Economics and other educational institutions of this state.

Sec. 2. There shall be a continuing survey of all agricultural research being conducted within this field by the federal government, by the states, by all public and private agencies, and by individuals. The advisory committee shall keep itself generally informed of applicable research progress in this field. It is the intention that agricultural research authorized by this act shall not duplicate research already carried out and about which information is readily available.

Sec. 3. The advisory committee shall require periodic and terminal reports on each project for which contracts have been let. Periodic reports shall include the status of progress on each project and relative expenditure of funds in such detail as to provide the advisory committee with information from which evaluation of accomplishment can be determined. Terminal reports shall include evaluation of accomplishments in relation to objectives with recommendations, a detailed accounting of all expenditures from funds provided by this act, and such reports shall be readily accessible to citizens of the state at all times.

Sec. 4. The advisory committee shall at the end of each fiscal year employ an independent certified public accountant, upon recommendation of the State Auditor of Public Accounts, to audit all income and expenses of the Nebraska Agricultural Research Division including the use of funds granted under signed agreement to public research or educational institutions or under contract to other concerns. The advisory committee shall provide that a copy of such detailed audit and other records of the division shall be made readily accessible at all times to citizens of the state as provided in sections 84-712 to 84-712.03. The expense of such audit shall be paid from the agricultural research fund. An annual report of the activities of

the agricultural research division, including said detailed audit shall be made to the Governor of the state.

Sec. 5. That original section 2-2502, Revised Statutes Supplement, 1963, is repealed.”.

2. Amend the title to conform.

Laid over until Thursday, July 15, 1965.

LEGISLATIVE RESOLUTION 62. Read and considered.

Standing Committee amendment found in the Legislative Journal for the One Hundred Twenty-second Day was adopted.

Advanced to E and R for review with 29 ayes, 3 nays, and 17 not voting.

LEGISLATIVE BILL 398. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Laid over at the request of Mr. Gerdes.

Corrections for the Journal

Page 2348, line 6, delete “176” and insert “156”.

The Journal for the One Hundred Twenty-fourth Day was approved as corrected.

Explanation of Vote

Had I been present for Final Reading on July 13, 1965, I would have voted “aye” on LB 756.

(Signed) Marvin E. Stromer

Member Excused

Mr. Skarda asked to be excused for Friday, July 16, 1965. No objections. So ordered.

Adjournment

At 4:18 p.m., on a motion by Mr. Mahoney, the Legislature adjourned until 8:30 a.m., Thursday, July 15, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 15, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by Rev. Donald D. Hagerty, Jr.

Prayer

We pause, O God, to reflect upon the life of Adlai Stevenson, once a fellow citizen of us all and for all times a fine leader of our country. We are saddened at the death of this man who gave so completely of himself to the causes of peace and justice in our world. But we are thankful that our country was blessed with his presence. We are eternally grateful for the wisdom and insight he lent to world problems. We pray that his dedication of purpose may be an inspiration to us all. May we too be willing to give of ourselves to the concerns of this state, the problems of this country, the needs of this world. Give us the vision and integrity that Adlai Stevenson possessed that we too might lead well. Amen.

The roll was called and all members were present except Mr. Carpenter, who was excused.

Visitors

Mr. Whitney introduced Harold Dethlefsen from Chappell and Ray Hartman from Oshkosh.

UNANIMOUS CONSENT—Pass Over LB 905

Mr. D. Payne asked unanimous consent to pass over LB 905 on Final Reading.

Mr. Klaver objected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 905. With Emergency.

A BILL FOR AN ACT to make appropriations for the payment of claims filed against the State of Nebraska in the office of the Auditor of Public Accounts or the secretary of the Sundry Claims Board, not heretofore paid, and for which no appropriation has been made; to make appropriations for the payment of miscellaneous claims presented to the Legislature for which no appropriations have been made; to provide the manner in which certain money so appropriated shall be paid and expended; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Carstens	Mahoney	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 918. With Emergency.

A BILL FOR AN ACT to amend sections 76-214 and 76-215, Reissue Revised Statutes of Nebraska, 1943, as amended by sections 1 and 2, respectively, Legislative Bill 527, Seventy-fifth Session,

Nebraska State Legislature, 1965, relating to real property; to change the provisions for filing a statement when recording a deed as prescribed; to provide duties for the register of deeds; to change penalties; to repeal the original sections, and also section 3, Legislative Bill 527, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney		

Voting in the negative 0.

Not voting, 3:

Carpenter	Carstens	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 428.

A BILL FOR AN ACT to amend section 71-1,136, Reissue Revised Statutes of Nebraska, 1943, relating to optometry; to change provisions for the accrediting of schools of optometry; to provide for postgraduate standards as a prerequisite for license renewal; to provide for exemptions; to provide for expenditures; to provide for rules and regulations; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Pedersen
Batchelder	Gerdes	Mahoney	Proud
Bauer	Harsh	Marvel	Rasmussen, E.
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stromer
Budd	Hughes	Moylan	Stryker
Burbach	Kjar	Nelson	Syas
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter Payne, D. Rasmussen, R. Ruhnke

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 491. With Emergency.

A BILL FOR AN ACT to amend section 5-105, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 794, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to apportionment; to provide an additional judge for District No. 2; to provide an operative date; to provide for appointment of the additional judge; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Batchelder	Gerdes	Mahoney	Proud
Bauer	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Adamson Carpenter Marvel Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 609.

A BILL FOR AN ACT to establish a Nebraska Statehood Memorial as prescribed.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Adamson	Danner	Kremer	Payne, D.
Batchelder	Fleming	Lysinger	Rasmussen, E.
Bauer	Gerdes	Mahoney	Rasmussen, R.
Bowen	Harsh	Marvel	Skarda
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Moulton	Stryker
Carstens	Hughes	Moylan	Wallwey
Claussen	Kjar	Nore	Warner
Craft	Klaver	Orme	Whitney
Crandall			

Voting in the negative, 8:

Knight	Nelson	Pedersen	Ruhnke
Kokes	Paxton	Proud	Wylie

Not voting, 4:

Burbach Carpenter Paine, I. Syas

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Message from the Governor

July 15, 1965

The President, the Speaker,
and Members of the Legislature:

ONE HUNDRED TWENTY-SIXTH DAY—JULY 15, 1965 2379

Please be informed that on July 14, 1965, I approved Legislative Bill 909.

Respectfully,

(Signed) Frank B. Morrison
Governor

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 334. Replaced on Select File as amended.

E and R amendment to LB 334:

1. Strike the Carpenter amendment to section 2, adopted July 14, 1965, and in lieu thereof, in renumbered section 8, strike the new matter in lines 9 to 11 and after the period in line 11, insert "*Such sales or service shall, after April 30, 1966, be limited to areas of the licensed premises physically separated from any areas open to the general public.*".

LEGISLATIVE BILL 650. Replaced on Select File as amended.

E and R amendments to LB 650:

1. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 5, insert "; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 482. Replaced on Select File as amended.

E and R amendment to LB 482:

1. In new section 3, line 5, strike "their" and insert "its"; and in line 9, strike "Department" and insert "Board".

LEGISLATIVE BILL 917. Placed on Select File as amended.

E and R amendments to LB 917:

1. In section 1, line 50, insert "*or services*" after "*goods*".
2. In section 2, line 2, strike "1943" and insert "1965".

3. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

LEGISLATIVE BILL 344. Placed on Select File as amended.

E and R amendments to LB 344:

1. In the standing committee amendment, strike line 2 and insert "shall".

2. In section 2, line 40, strike "or" and insert "or and".

LEGISLATIVE BILL 662. Placed on Select File as amended.

E and R amendment to LB 662:

1. In lines 1 and 2 of sections 1 and 2 and lines 2 and 3 of the title, strike "Revised Statutes Supplement, 1963," and insert "Reissue Revised Statutes of Nebraska, 1943, as amended by section 3, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and for correlation purposes, in section 1, line 10, insert "that any supplemental salary provided for in section 24-301.01 shall be excluded for purposes of computing such annuity; *provided further,*" before "that".

LEGISLATIVE BILL 642. Placed on Select File as amended.

E and R amendments to LB 642:

1. In section 1, line 9, strike "he is" and insert "they are".

2. In section 5, line 12, strike "that".

3. In section 19, line 22, strike "In the event that" and insert "If".

4. In section 20, line 7, strike "in" and insert "of".

5. In section 28, line 3, insert "so" after "be".

6. In new section 29, line 6, strike "election" and insert "electors".

7. In the title, line 19, strike "and"; and in line 19, insert "and to provide for an election as prescribed" after "officers".

LEGISLATIVE BILL 581. Correctly engrossed.

LEGISLATIVE BILL 635. Correctly engrossed.

LEGISLATIVE BILL 506. Correctly engrossed.

LEGISLATIVE BILL 336. Correctly engrossed.

LEGISLATIVE BILL 851. Correctly enrolled.

LEGISLATIVE BILL 95. Correctly enrolled.

LEGISLATIVE BILL 328. Correctly enrolled.

LEGISLATIVE BILL 819. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 851 LB 95 LB 328 LB 819.

RESOLUTIONS

LEGISLATIVE RESOLUTION 75. Re: Study of Public Sale of Working Interests in Oil and Gas Drilling Ventures

Introduced by Rudolf C. Kokes, 41st District.

WHEREAS, over four hundred and fifty oil and gas test wells were drilled in Nebraska during 1964; and

WHEREAS, a small percentage of these wells were financed through public solicitation and sale of so-called working interest contract agreements; and

WHEREAS, a number of working interest purchasers have alleged that improper promotion and representation has occurred in contract agreements and performance.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a study of (a) sale to the public of fractional working interest in oil and gas drilling ventures and (b) the terms and conditions of the contract agreements drawn for such sales, and records of performance.

2. That the committee report its findings to the next regular session of the Legislature with its recommendations.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 73.

Mr. Burbach offered the following amendment which was adopted:

Add a new paragraph 2 to read as follows:

2. That the facility may be used so long as it is not necessary for the operation of Peru State College.

LR 73 was adopted with 29 ayes, 4 nays, and 16 not voting.

SELECT FILE

LEGISLATIVE BILL 713. Laid over at Mr. Ruhnke's request.

LEGISLATIVE BILL 301. Laid over at Mr. R. Rasmussen's request.

LEGISLATIVE BILL 99. Laid over at Mr. Hasebroock's request.

LEGISLATIVE BILL 332. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 538. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 394. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 870. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 471. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 264. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 921. Advanced to E and R for engrossment.

LEGISLATIVE BILL 911. Laid over at Mr. Marvel's request.

MOTION—Place LB 916 on General File

Mr. Pedersen moved to place LB 916 on General File notwithstanding the committee action.

The motion lost with 13 ayes, 22 nays, and 14 not voting.

Visitors

Mr. Gerdes introduced Ronald W. Gadeken from Bushnell, M. C. Wallace from Harrison, G. Willard Carpenter from Morrill, Joel Andrews from Alliance, Mrs. Della M. Golka from Hemingford, and Mrs. Ellen G. Nielsen from Alliance.

Mr. Fleming introduced Mr. John Peety and Lloyd Mintken from Sidney, and Tom Brawer from Kimball.

Mr. Marvel introduced Mrs. Hal Smith and Gene R. Smith from Hastings.

MOTION—Place LB 484 on General File

Mr. Warner renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-first Day to place LB 484 on General File notwithstanding the committee action.

The motion lost with 14 ayes, 18 nays, and 17 not voting.

UNANIMOUS CONSENT—Suspend Rules

Mr. Knight asked unanimous consent to suspend the rules and to consider his pending motion found in the Legislative Journal for the One Hundred Twentieth Day to place LB 229 on General File notwithstanding the committee action. No objections. So ordered.

Speaker Bowen Presiding

The Knight motion to place LB 229 on General File notwithstanding the committee action prevailed with 25 ayes, 13 nays, and 11 not voting.

UNANIMOUS CONSENT—Return LB 504 to Select File

Mr. Kjar asked unanimous consent to return LB 504 to Select File for the following specific amendments. No objections. So ordered.

1. Amend the bill by striking section 1 and in lieu thereof inserting the following new section:

“Section 1. For all purposes of weed control in this state, the morning glory (purpurea ipomoea) shall be classified as a noxious weed.”.

2. Amend section 5 to read:

“Sec. 5. That original section 81-2,136.01, Revised Statutes Supplement, 1963, is repealed.”.

3. Amend the title by striking lines 2 and 3 and inserting “FOR AN ACT to amend section 81-2,136.01, Re-”; and line 8 by striking “sections” and inserting “section”.

SELECT FILE

LEGISLATIVE BILL 504. The Kjar specific amendments found in this day's Journal were adopted with 39 ayes, 0 nays, and 10 not voting.

Advanced to E and R for engrossment.

Member Excused

Mr. E. Rasmussen was excused for Friday, July 16, and Monday, July 19, 1965.

Explanation of Vote

Mr. President: Had I been present, I would have voted “aye” on LB 918 on Final Reading.

(Signed) Fred W. Carstens

GENERAL FILE

LEGISLATIVE BILL 398. Considered.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Visitors

Mrs. Orme introduced Mr. and Mrs. George D. Beatty from Port Arthur, Ontario, Canada.

GENERAL FILE

LEGISLATIVE BILL 472. Laid over at Mr. Warner's request.

LEGISLATIVE BILL 807. Considered.

The Knight pending amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted with 33 ayes, 1 nay, and 15 not voting.

Advanced to E and R for review with 27 ayes, 1 nay, and 21 not voting.

UNANIMOUS CONSENT—Replace LB 394 on Select File

Mr. Burbach asked unanimous consent to replace LB 394 on Select File for the following specific amendments. No objections. So ordered.

1. Amend the bill by striking renumbered sections 5 to 9 and renumbering renumbered sections 10 to 13 as sections 5 to 8 respectively, by renumbering new section 14 as section 9 and original section 15 as section 10.

2. Amend renumbered section 10 to read "Sec. 10. That original sections 54-701, 54-730, and 71-1803, Reissue Revised Statutes of Nebraska, 1943, and sections 54-1180, 54-1181, 54-1182, and 81-202, Revised Statutes Supplement, 1963, are repealed."

3. Amend the title by striking lines 10 to 15 and inserting "54-701, 54-730, and 71-1803, Reissue Revised Statutes of Nebraska, 1943, and sections 54-1180, 54-1181, and 81-202, Revised Statutes Supplement, 1963; and to repeal the original sections."

SELECT FILE

LEGISLATIVE BILL 394. The Burbach specific amendments found in this day's Journal were adopted with 30 ayes, 0 nays, and 19 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Replace LB 332 on Select File

Mr. Kremer asked unanimous consent to replace LB 332 on Select File for the following specific amendments. No objections. So ordered.

Insert emergency clause as Section 16 to read:

Since an emergency exists, this act shall be in full force and take effect from and after its passage and approval, according to law.

Add a Section 17 to read:

That Chapter 2, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be repealed as of January 1, 1966.

SELECT FILE

LEGISLATIVE BILL 332. The Kremer specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays, and 17 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Suspend Rules

Mr. Holmquist asked unanimous consent to suspend the rules and bracket LB 856 and LB 859 until after July 25, 1965.

Mr. Ruhnke objected.

Mr. Holmquist moved that LB 856 and LB 859 be bracketed. The motion lost with 11 ayes, 21 nays, and 17 not voting.

President Sorensen Presiding

UNANIMOUS CONSENT—Replace LB 910 on Select File

Mr. Marvel asked unanimous consent to replace LB 910 on Select File for the following unanimous consent amendments. No objections. So ordered.

1. Amend section 1 of the bill, line 27 by striking "thirty-five 1,065,120" and inserting "thirty-six 1,095,570", and by striking lines 28 to 31.

2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 910. The Marvel amendments found in this day's Journal were adopted by unanimous consent.

Advanced to the head of E and R for engrossment.

UNANIMOUS CONSENT—LB 487

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Mr. Bowen asked unanimous consent to place LB 487 at the head of General File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 487. Read and considered.

Standing Committee amendment found in the Legislative Journal for the One Hundred-nineteenth Day was adopted.

The title was amended to conform.

Advanced to E and R for review with 29 ayes, 2 nays, and 18 not voting.

LEGISLATIVE BILL 856. Considered.

Advanced to E and R for review with 40 ayes, 2 nays and 7 not voting.

MOTION—Adjourn Sine Die

Mr. Bauer moved to adjourn Sine Die.

The motion lost.

Recess

At 12:02 p.m., on a motion by Mr. Nelson, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carpenter and D. Payne, excused and Mr. Proud excused until 2:15 p.m.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 859. Read and Considered.

Advanced to E and R for review with 31 ayes, 6 nays and 12 not voting.

UNANIMOUS CONSENT—Memorial Program

Mr. President: I ask unanimous consent that the Lieutenant Governor prepare a short memorial eulogy and program in recogni-

tion of one of our outstanding national leaders who passed away Wednesday, July 14th, the Honorable Adlai Stevenson, to be presented Friday Morning at 11:30 a.m. (Signed) Kenneth L. Bowen, Speaker of the Legislature

No objections. So ordered.

Correction for the Journal

Page 2353, line 15, correct spelling of "sobered".

The Journal for the One Hundred Twenty-fifth Day was approved as corrected.

Presented to the Governor

Presented to the Governor for approval on July 15, 1965 at 8:30 a.m.: LB 756 LB 552

(Signed) Ruth Bossard, Enrolling Clerk

Visitors

Mr. E. Rasmussen introduced his sister and husband, Mr. and Mrs. Dan McCormick of Norfolk.

GENERAL FILE

LEGISLATIVE BILL 848. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 25 and to read as follows:

"Sec. 25. Before the Department of Banking shall register any securities of foreign corporations, partnerships, associations or persons which are subject to the provisions of this act, the issuer or applicant shall file with the department a consent in writing that it will comply with the provisions of section 77-721, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto. If this consent is not carried out then the one filing the consent shall be barred from further offer of any securities in this state until such time as the provisions of the consent are fulfilled."

2. Amend the bill by renumbering original sections 25 and 26 as sections 26 and 27 respectively.

3. Amend the title to conform.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

LEGISLATIVE BILL 413. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

UNANIMOUS CONSENT—Pass Over LB 602

Mr. Ruhnke asked unanimous consent to pass over LB 602 at this time.

Mr. Bauer objected.

GENERAL FILE

LEGISLATIVE BILL 602. Reading waived. Explained.

Mrs. Orme offered the following amendments:

Amend LB 602, Section 1, Strike all of lines 3 through 31 and insert:

28-1016. Whoever shall erect, keep up or continue and maintain any nuisance to the injury of any part of the citizens of this state shall be fined in any sum not exceeding five hundred dollars, and the court shall, moreover, in case of conviction of such offense, order every such nuisance to be abated or removed. *The following shall be deemed nuisances:* the erecting, continuing, using or maintaining of any building, structure, or other place for the exercise of any trade, employment, manufacture or other business which, by occasioning noxious exhalations, noisome or offensive smells, becomes injurious and dangerous or detrimental to the health, safety, general welfare, comfort or property of individuals or the public; the obstructing or impeding, without legal authority, the passage of any navigable river, harbor or collection of water; or the corrupting or rendering unwholesome or impure any watercourse, stream, or water; or unlawfully diverting any such watercourse from its natural course or state to the injury or prejudice of others; and the obstructing or encumbering by fences, buildings, structures or otherwise, any of the public highways or streets or alleys of any city or village; and the maintaining or establishing of any nuisance detrimental to the public health, safety or general welfare, including the maintaining or establishing of a junk yard, motor vehicle junk yard, motor vehicle salvage yard, or dump yard unless the premises on which the same is maintained or established are entirely enclosed with a solid nontransparent fence at least eight feet in height from the

ground level except for gates or doors in the fence which shall be opened only for actual admittance of persons or material, which fence shall not contain any poster or advertising of any kind. The recitation of the foregoing requirements shall not limit any valid restrictions imposed by any county, city or village. shall be deemed nuisances. Every person or persons guilty of erecting, continuing, using or maintaining or causing any such nuisances shall be guilty of a violation of this section, and in every such case the offense shall be construed and held to have been committed in any county whose inhabitants are or have been injured or aggrieved thereby. Each day that a violation continues to exist shall constitute a separate offense. In any court of competent jurisdiction, an action may be brought to prevent, restrain, correct, or abate any violation of this section. The court in such proceedings shall adjudge to the plaintiff such relief by way of injunction, which may be mandatory or otherwise, as may be proper under all the facts and circumstances of the case in order to fully effectuate the purpose of this section.

Mr. Stryker offered the following amendment to the Orme amendments:

Amend the Orme amendment lines 30 and 31 by striking "restrictions imposed by" and inserting "regulations of".

The Stryker amendment was adopted.

The Orme amendments, as amended were adopted.

Mrs. Orme asked for a record vote on advancing the bill to E and R for review.

Mrs. Orme requested a Call of the House. The Call showed 47 members present.

Mr. Skarda moved the Call be raised. The motion prevailed with 33 ayes, 0 nays and 16 not voting.

Voting in the affirmative, 16:

Adamson	Hughes	Marvel	Rasmussen, E.
Carstens	Kjar	Moulton	Rasmussen, R.
Fleming	Knight	Orme	Syas
Hasebroock	Kremer	Paine, I.	Wallwey

Voting in the negative, 23:

Batchelder	Craft	Nelson	Stromer
Bauer	Crandall	Nore	Stryker
Bowen	Danner	Paxton	Warner
Brauer	Harsh	Pedersen	Whitney
Budd	Holmquist	Proud	Wylie
Claussen	Kokes	Ruhnke	

Not voting, 10:

Burbach	Klaver	Matzke	Payne, D.
Carpenter	Lysinger	Moylan	Skarda
Gerdes	Mahoney		

The motion to advance LB 602 to E and R for review lost.

Mr. Paxton moved to indefinitely postpone LB 602.

The motion prevailed with 24 ayes, 8 nays and 17 not voting.

Member Excused

Mr. Harsh asked to be excused for Friday, July 16, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Revert to Select File

Mr. Marvel asked unanimous consent to revert back to Select File for consideration of LB 911. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 911. Mr. Marvel offered the following specific amendment which was adopted by unanimous consent:

1. Amend Section 1 by striking after "said hospital", all material on lines 12, 13, 14, 15, 16, 17 and 18 ending with "Board of Regents."

Advanced to E and R for re-engrossment.

Visitors

Mr. Kjar introduced Mrs. Marvin Roether, Mrs. O. L. McKee and Mrs. Ennis Shepherd of Holdrege.

UNANIMOUS CONSENT—Committee Meetings

Mr. Craft asked unanimous consent to hold a short meeting of the Public Works Committee immediately after adjournment. No objections. So ordered.

Mr. Marvel asked unanimous consent to hold a meeting of the Budget Committee at 4:00 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Bracket Bills

Mr. Kremer asked unanimous consent to bracket LB 581 and LB 482 until LB 301 has been disposed of. No objections. So ordered.

UNANIMOUS CONSENT—General File Bills

Mr. Carstens asked unanimous consent that LB 688 be placed at the head of General File for consideration tomorrow. No objections. So ordered.

President Sorensen Presiding

Mr. Bowen asked unanimous consent that LB 452 be considered after LB 688 on General File tomorrow. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 60

UNANIMOUS CONSENT—Pass Over LB 753

Mr. Nore asked unanimous consent that LB 753 be passed over at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 903. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

The title was amended to conform.

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

LEGISLATIVE BILL 447. Read and considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

UNANIMOUS CONSENT—LB 316

Mr. Bowen asked unanimous consent to take up LB 316 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 316. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the One Hundredth Day were adopted.

Mr. Klaver moved to indefinitely postpone.

ONE HUNDRED TWENTY-SIXTH DAY—JULY 15, 1965 2393

Mr. Klaver asked unanimous consent that his motion be laid over until Friday, July 16, 1965.

Mr. Harsh objected.

Adjournment

At 4:32 p.m., on a motion by Mr. Syas, the Legislature adjourned until 8:30 a.m., Friday, July 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, July 16, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by Rev. Donald D. Hagerty, Jr.

Prayer

We thank thee, O God, for this world in which we live. We are fully cognizant of its tensions, its complexities, and its problems. Yet we see something of thy goodness at the root of it all. We perceive men and women interested in the betterment of their fellow men, people interested in other people's needs, individuals willing to give of themselves for the sake of that which they know is right.

Give us all, O God, clear heads to see the issues of our day, caring hearts that motivate us to respond, and dedicated wills that propel us into the midst of all life's issues. Inspire us to move our world at least one step further to become that world which thou would have it to be. Amen.

The roll was called and all members were present except Messrs. Carpenter, Danner, Harsh, D. Payne, E. Rasmussen, and Skarda, excused for the day; Mr. Wallwey, excused until 8:45 a.m., and Mr. Stromer, excused until 9:00 a.m.

Members Excused

Messrs. Holmquist and R. Rasmussen were excused at 10:00 a.m. for the remainder of the day.

Messrs. Klaver, Proud, and Warner were excused for the afternoon.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 352.

A BILL FOR AN ACT to amend section 39-1379, Revised Statutes Supplement, 1963, and section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to freeways; to provide when vehicles in tow shall be prohibited on freeways; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kremer	Paxton
Batchelder	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Mahoney	Proud
Bowen	Hasebroock	Marvel	Rasmussen, R.
Brauer	Holmquist	Matzke	Ruhnke
Budd	Hughes	Moulton	Stryker
Burbach	Kjar	Moylan	Syas
Carstens	Klaver	Nelson	Warner
Claussen	Knight	Nore	Whitney
Craft	Kokes	Paine, I.	Wylie

Voting in the negative, 1:

Orme

Not voting, 8:

Carpenter	Harsh	Rasmussen, E.	Stromer
Danner	Payne, D.	Skarda	Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 654.

A BILL FOR AN ACT to amend section 77-1238, Reissue Revised Statutes of Nebraska, 1943, sections 77-1239, 77-1239.02, 77-1240.01, and 77-1241.01, Revised Statutes Supplement, 1963, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1242, Revised Statutes Supplement, 1959, relating to revenue and taxation; to provide for a change in the method of taxation of motor vehicles owned and held for resale by motor vehicle dealers; and to repeal the original sections, and also section 77-1242, Revised Statutes Supplement, 1963, as amended by section 2,

Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Lysinger	Paxton
Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Hasebroock	Marvel	Proud
Bowen	Holmquist	Matzke	Rasmussen, R.
Brauer	Hughes	Moulton	Ruhnke
Budd	Kjar	Moylan	Stryker
Burbach	Klaver	Nelson	Wallway
Carstens	Knight	Nore	Warner
Claussen	Kokes	Orme	Whitney
Craft	Kremer	Paine, I.	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 8:

Carpenter	Harsh	Rasmussen, E.	Stromer
Danner	Payne, D.	Skarda	Syas

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitor

Mr. Gerdes introduced his son Gene.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendments to LB 332:

1. The bill already carrying the emergency clause, strike the first Kremer amendment adopted July 15, 1965.
2. Strike the second Kremer amendment adopted July 15, 1965, and in lieu thereof, in renumbered section 15, insert "The provisions of this section shall become operative on January 1, 1966." at the end of line 3.

3. In the title, line 4, insert "to provide an operative date;" after the second semicolon.

LEGISLATIVE BILL 172. Placed on Select File as amended.

E and R amendments to LB 172:

1. In renumbered section 4, line 5, strike "Said" and insert "Such".

2. In standing committee amendment 3, line 2, strike "5" and insert "3".

3. In renumbered section 5, lines 1 and 2, strike "shall be and hereby is empowered to" and insert "may".

4. In standing committee amendment 6, line 1, insert " , line 1," after "bill"; insert an underscored comma before "consistent" in line 2 and after "braska" in line 3; and in line 4, insert "office of the" before "Tax".

5. In renumbered section 8, lines 1 and 2, strike "shall have authority to" and insert "may".

6. In standing committee amendment 7, lines 3 and 4, strike "line 9 by striking 'Department of Revenue'" and insert "by striking line 9"; and in line 5, strike "shall have the authority to" and insert "may".

7. In renumbered section 9, line 1, strike "shall have power to" and insert "may".

8. In renumbered section 10, lines 1 and 2, strike "shall have the power to" and insert "may"; in line 2, strike the second "to"; and in line 3, strike "to".

9. In renumbered section 11, line 4, strike "ities"; and in line 13, strike "said" and insert "such".

10. Because of the Warner amendment 2, strike the standing committee amendment to line 9 of renumbered section 11.

11. In renumbered section 13, line 7, strike "Said" and insert "Such".

12. In renumbered section 14, lines 1 and 2 and line 20, strike "Department of Revenue" and insert "Tax Commissioner".

13. In renumbered section 15, line 24, strike the comma and show the same as stricken; and in line 24, strike "the".

14. For correlation purposes, after the second comma in line 2 of renumbered section 16, insert "as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965,";

in line 3, strike "The" and insert "Except as to motor vehicles subject to the provisions of sections 2 to 8 of Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, the"; and at the end of line 4, insert ", except dealer's vehicles on hand."

15. In renumbered section 18, line 5, strike "town" and insert "town village".

16. Strike the standing committee amendment to line 9 of renumbered section 18.

17. For correlation purposes, after the second comma in line 2 of renumbered section 19, insert "as amended by section 4, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and after the period in line 10, insert "The refunds shall be paid as follows: Three-fourths from the General Fund, and, until the completion of the biennium ending June 30, 1967, the other one-fourth, (1) seven-twentieths from the State Educational Television Fund, (2) six-twentieths from the State Recreation Road Fund, and (3) seven-twentieths from the Land and Water Conservation Fund, and thereafter all such refunds shall be paid from the General Fund."

18. In renumbered section 19, line 7, strike "the" and show the same as stricken; and in line 11, strike the first "the" and the second comma and show both as stricken.

19. In standing committee amendment 22, line 1, strike "renumbered" and insert "original"; in line 4, strike "25" and insert "24"; and in line 6, strike "same" and insert "all old matter".

20. In renumbered section 23, line 7, reinstate the stricken colon; in line 24, strike the reinstated semicolon and insert "; .".

21. In the Warner amendment 6, line 2, strike "State".

22. In renumbered section 24, line 9, strike "Assessments" and insert "Assessment".

23. In renumbered section 25, reinstate the stricken semicolon in line 4.

24. For correlation purposes, after the second comma in line 2 of renumbered section 25, insert "as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike lines 5 to 55; strike the stricken matter and remove underscoring in lines 56, 60, 64, and 68; and in lines 71, 77, and 90, strike "Governor" and insert "Director of Administrative Services".

25. In renumbered section 26, strike lines 4 to 7 and "thereto," in line 8, and insert "article 7, Chapter 66, and Chapter 77, article 26,"; and in lines 9 and 11, strike "Department of Revenue" and insert "Tax Commissioner".

26. In renumbered section 27, lines 1 and 2, insert "*the Department of*" after "*of*"; and strike lines 4 to 7 and "*thereto*," in line 8, and insert "*57, articles 5 and 7, Chapter 66, and Chapter 77, article 26*,".

27. In renumbered section 28, lines 4 and 5, strike "*Department of Revenue created by this act*" and insert "*Tax Commissioner*"; and in line 7, strike "*Department of Revenue*" and insert "*Tax Commissioner*".

28. In renumbered section 29, strike line 5 and "*of this act*" in line 6 and insert "*to the Tax Commissioner*"; and in line 7, strike "*Department of Revenue*" and insert "*Tax Commissioner*".

29. Strike renumbered section 30 and renumber present sections 31 to 34 as sections 30 to 33 respectively.

30. In renumbered section 30, lines 4 and 5, strike "*30 to 34*" and insert "*26 to 29*".

31. Strike renumbered section 32 as amended and insert:

"Sec. 32. That original sections 72-206, 77-1757, 77-1768, 77-1770, 79-1301, and 84-303, Reissue Revised Statutes of Nebraska, 1943, section 81-201, Revised Statutes Supplement, 1963, section 84-304, Reissue Revised Statutes of Nebraska, 1943, as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-2610, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

32. In the title, strike lines 2 to 19, and insert:

"FOR AN ACT relating to the Tax Commissioner; to define terms; to provide for the transfer of existing functions, powers, and duties to the Tax Commissioner as prescribed; to provide duties as prescribed; to provide for assistants; to provide for administration; to provide an operative date; to amend sections 72-206, 77-1757, 77-1768, 77-1770, 79-1301, and 84-303, Reissue Revised Statutes of Nebraska, 1943, section 81-201, Revised Statutes Supplement, 1963, section 84-304, Reissue Revised Statutes of Nebraska, 1943, as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-2610, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 26, Seventy-

fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.”.

LEGISLATIVE RESOLUTION 62. Placed on Select File.

LEGISLATIVE BILL 914. Correctly re-engrossed.

LEGISLATIVE BILL 374. Correctly engrossed.

LEGISLATIVE BILL 880. Correctly engrossed.

LEGISLATIVE BILL 894. Correctly engrossed.

LEGISLATIVE BILL 867. Correctly engrossed.

LEGISLATIVE BILL 161. Correctly engrossed.

LEGISLATIVE BILL 849. Correctly engrossed.

LEGISLATIVE BILL 891. Correctly engrossed.

LEGISLATIVE BILL 905. Correctly enrolled.

LEGISLATIVE BILL 918. Correctly enrolled.

LEGISLATIVE BILL 428. Correctly enrolled.

LEGISLATIVE BILL 609. Correctly enrolled.

LEGISLATIVE BILL 491. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 905 LB 918 LB 428 LB 609 LB 491

Visitor

Mr. Adamson introduced Miss Kathy Filkins from Omaha, a student at Hollins College, Roanoke, Virginia.

UNANIMOUS CONSENT—Bracket LB 301

Mr. R. Rasmussen asked unanimous consent to bracket LB 301 on Select File for Monday, July 19, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Replace LB 545 on Select File

Mr. Warner asked unanimous consent to replace LB 545 on Select File for the following specific amendment. No objections. So ordered.

1. Amend Standing Committee amendment by striking amendment 5.
2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 713. The Wylie specific amendments found in the Legislative Journal for the One Hundred Twenty-fourth Day were adopted by unanimous consent.

Mr. Wylie offered the following specific amendments, which were adopted by unanimous consent.

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

“Sec. 2. That section 39-723, Revised Statutes Supplement, 1963, be amended to read as follows:

39-723. (1) Except as provided in subsections (2) and, (3) and (4) of this section, no person shall operate a motor vehicle on any highway outside of a city or village or on a freeway as defined in section 39-1369 at a rate of speed greater than is reasonable and proper, having regard for the traffic, the use of the road, and the condition of the road, nor at a rate of speed such as to endanger the life or limb of any person, nor in any case at a rate of speed exceeding (a) seventy-five miles per hour upon any part of the National System of Interstate and Defense Highways or upon any freeway as defined in section 39-1369, (b) sixty-five miles per hour between the hours of sunrise and sunset, and fifty-five miles per hour between the hours of sunset and sunrise, upon any concrete, brick, macadamized, or other hard-surfaced highway, or upon any other highway that is a part of the state highway system, or (c) fifty miles per hour upon any gravel, dirt, or other highway or road that is not hard surfaced, except upon any highway that is a part of the state highway system.

(2) No person shall operate a truck, truck-tractor, or any freight-carrying vehicle, if the gross weight of such freight-carrying vehicle including any load thereon is more than five tons, on any highway outside of a city or village or on a freeway as defined in section 39-1369 at a rate of speed that is greater than reasonable and proper, having regard for the traffic, the use of the road, and the

conditions of the road, nor at a rate of speed such as to endanger the life or limb of any person, nor in any case at a rate of speed exceeding (a) sixty-five miles per hour upon any portion of the National System of Interstate and Defense Highways or on any freeway as defined in section 39-1369, (b) sixty miles per hour between the hours of sunrise and sunset, and fifty miles per hour between the hours of sunset and sunrise, upon any concrete, brick, macadamized, or other hard-surfaced highway, or upon any other highway that is a part of the state highway system, or (c) fifty miles per hour upon any gravel, dirt, or other highway or road that is not hard surfaced, except upon any highway that is a part of the state highway system.

(3) No person shall operate any motor vehicle when towing a cabin trailer on any highway outside of a city or village or on a freeway as defined in section 39-1369 at a rate of speed greater than is reasonable and proper, having regard for the traffic, the use of the road, and the conditions of the road, nor at a rate of speed such as to endanger the life or limb of any person, nor in any case at a rate of speed exceeding fifty miles per hour.

(4) *No person shall operate any vehicle hauling unbaled live-stock forage as provided in subdivision (5) of section 39-719 at a rate of speed greater than twenty-five miles per hour.*

(4) (5) The Department of Roads shall, at the expense of such department, erect and maintain suitable signs along county roads in such number and at such locations as the department shall deem necessary to give adequate notice of the speed limit upon such roads.”.

2. Amend the bill by renumbering sections 2 and 3 as sections 3 and 4 respectively.

3. Amend renumbered section 3 by striking lines 1 and 2 and inserting the following:

“Sec. 3. That original sections 39-719 and 39-723, Revised Statutes Supplement, 1963, are repealed.”.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 99. Mr. Wallwey offered the following specific amendments, which were adopted by unanimous consent:

1. Amend the Pedersen amendment adopted June 21, 1965, line 4 by inserting “and the defect is not corrected within twenty-four hours after discovery” after “transportation” and line 6 by striking “the School Board” and inserting “a law enforcement officer”.

2. Amend the title to conform.

Mr. Adamson offered the following specific amendment, which was adopted by unanimous consent.

In Section 1, strike lines 121, 122 and 123.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 334. E and R amendment found in the Legislative Journal for the One Hundred Twenty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 650. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 482. E and R amendment found in the Legislative Journal for the One Hundred Twenty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 917. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 344. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 662. E and R amendment found in the Legislative Journal for the One Hundred Twenty-sixth Day was adopted.

Mr. Bauer offered the following specific amendment, which was adopted by unanimous consent:

Section 1, line 13, strike the word "yearly" and reinsert the word "monthly". (Effect being to restore original language of Statute in line 13).

Advanced to E and R for engrossment.

LEGISLATIVE BILL 642. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 545. The Warner specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 316. Considered.

Mr. Klaver renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-sixth Day to indefinitely postpone.

Mr. Syas asked for a record vote:

Voting in the affirmative, 5:

Klaver	Moylan	Proud	Syas
Mahoney			

Voting in the negative, 34:

Adamson	Fleming	Marvel	Rasmussen, R.
Batchelder	Gerdes	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Wallwey
Carstens	Kjar	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Pedersen	Wylie
Crandall	Kremer		

Not voting, 10:

Bauer	Danner	Orme	Rasmussen, E.
Brauer	Harsh	Payne, D.	Skarda
Carpenter	Lysinger		

The motion lost.

Advanced to E and R for review with 31 ayes, 6 nays and 12 not voting.

Member Excused

Mr. Hasebroock asked to be excused at 10:00 a.m. for the remainder of the day. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 229. Reading waived. Explained.

Mr. Knight offered the following amendments, which were adopted with 33 ayes, 2 nays and 14 not voting:

1. Reinsert the stricken matter in lines 15, 16, and 17 of Sec. 2 of LB 229; strike the word "two" in line 15 of Sec. 2 of LB 229, and to add subsection (c) to paragraph (1) Sec. 2 at the end of line 17: "Except that the amount of any individual service annuity for a full-time school employee or emeritus member who shall have retired prior to January 1, 1955, and not eligible for Social Security benefits, shall be two dollars and twenty-five cents per month for each year of service."

2. Amend the title to conform.

Mr. Pedersen asked unanimous consent to add his name as a co-introducer to LB 229. No objections. So ordered.

Advanced to E and R for review with 30 ayes, 4 nays and 15 not voting.

Message from the Governor

July 15, 1965

Hugo F. Srb
Clerk of the Legislature
State House
Lincoln, Nebraska

Dear Mr. Srb:

I am replying to the request, adopted by unanimous consent of the Legislature on July 12, 1965, which you transmitted to me on July 13th.

We have contacted Mr. Donald Bradford, Director of the Office of Economic Adjustment, Department of Defense. Following is the text of a telegram received from Mr. Bradford:

"Mr. Dunlevey has asked us to outline for you the procedures under which we are holding equipment at the Sioux Army Depot for use in the recovery program being developed by Sidney, Nebraska, to offset the economic impact caused by the announced closing of the depot by June, 1967. These procedures apply only to communi-

ties hurt by the closing of a military installation, and apply only when such a community is developing a recovery plan which includes constructive use of the closed military installation. We are holding that property, bought with appropriated funds, whose retention in the community interest does not impose a buy requirement upon the Department of Defense. Sidney must show, to the satisfaction of GSA and other interested agencies (E. G., DHEW) (Department of Health and Education and Welfare), that the equipment will contribute importantly to the use of the buildings and real estate to meet valid community recovery objectives. The equipment will be used to support Sidney's recovery plans to the extent feasible. If the State decides to operate a vocational school at the Sioux Army Depot, and if the Depot is transferred to the State, the equipment would be transferred with the real property to the State for this purpose. If the State and Sidney were to decide neither has an interest in using the equipment to relieve the economic impact upon Sidney, it would be redistributed within the DOD (Department of Defense) to meet legitimate updating needs which fall short of being "buy" needs. Some portion of the equipment would then become available for general donation to meet educational and health needs. Those items not claimed by eligible donees would be sold competitively."

Mr. Bradford advised us by telephone that the same principles also apply to disposal of equipment at the Hastings Naval Ammunition Depot and the Lincoln Air Force Base.

Under federal law and administrative regulation, the state would have a priority for whatever portion of the equipment becomes available for general donation to meet educational and health needs. We will exercise that priority, when such equipment becomes available, for any equipment which can be used for trade schools or other state purposes.

Sincerely,

(Signed) Frank B. Morrison
GOVERNOR

Visitors

President Sorensen introduced Capt. Morten, 1st Lt. Dave Keene of York and a group of cadets from the Nebraska and Iowa wing of the Civil Air Patrol.

UNANIMOUS CONSENT—Bracket LB 336

Mr. Matzke asked unanimous consent that LB 336 be bracketed on Final Reading for July 26, 1965. No objections. So ordered.

Visitors

Mrs. Orme introduced Mr. and Mrs. Chester Hart from Oak Park, Illinois, and Mrs. K. J. Dougall from Perth, West Australia.

GENERAL FILE

LEGISLATIVE BILL 688. Reading waived. Explained.

Speaker Bowen Presiding

Mr. Carstens offered the following amendments to the Standing Committee amendments which were adopted:

1. Amend Standing Committee Amendment 1, section 1 by inserting after line 12 the following:

“(4) Budget shall mean those amounts actually budgeted for the joint operation of the two or more districts less any moneys derived from sources other than by taxation from the individual school districts participating in such joint operation; and

(5) Insured value shall mean actual replacement value.”.

2. Amend Standing Committee Amendment 1, by adding two new sections to be known as sections 12 and 13 and to read as follows:

“Sec. 12. That section 79-102, Revised Statutes Supplement, 1963, be amended to read as follows:

79-102. School districts in this state are classified as follows:

(1) Class I shall include any school district that maintains only elementary grades under the direction of a single school board;

(2) Class II shall include any school district embracing territory having a population of one thousand inhabitants or less that maintains both elementary and high school grades under the direction of a single school board;

(3) Class III shall include any school district embracing territory having a population of more than one thousand and less than fifty thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education, *except that for the specific purpose of operating high school grades by two or more Class III districts under the provisions of sections 1 to 11 of this act, such high school grades may be under the direction of a joint board of education composed of elective members*

from the boards of education of the jointly operating Class III districts as set out in sections 1 to 11 of this act;

(4) Class IV shall include any school district embracing territory having a population of more than fifty thousand and less than two hundred thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education;

(5) Class V shall include any school district embracing territory having a population of two hundred thousand or more that maintains both elementary grades and high school grades under the direction of a single board of education; and

(6) Class VI shall include any school district in this state that maintains only a high school.”

“Sec. 13. That section 79-102, Revised Statutes Supplement, 1963, is repealed.”

3. Amend the title to conform.

Standing Committee amendments found in the Legislative Journal for the One Hundred Twenty-first Day were adopted as amended.

Mr. Ruhnke moved to indefinitely postpone.

Mr. Ruhnke asked for a Call of the House. The Call showed 40 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

The Ruhnke motion to indefinitely postpone lost with 19 ayes, 20 nays, and 10 not voting.

Mr. Ruhnke offered the following amendments which were adopted:

1. Amend the bill by striking sections 1 to 8 and inserting the following:

“Section 1. *As used in this act, unless the context otherwise requires:*

(1) *Established district shall mean that Class III school district which exists and presently operates and maintains both elementary and high schools;*

(2) *New district shall mean that Class III school district which has been formed under the provisions of this act;*

(3) *Neighboring districts shall mean those districts geographical-ly neighboring the parent district but which need not necessarily be adjacent to or contiguous with such established district; and*

(4) *Budget shall mean those amounts actually budgeted for the joint operation of the two or more districts less any money derived from sources other than by taxation from the individual school districts participating in such joint operation; and*

(5) *Insured value shall mean actual replacement value.*

Sec. 2. *Any two or more Class I or Class II school districts which are neighboring districts to an existing Class III district, hereinafter referred to as the established district, and which Class I or Class II districts if combined would meet the population requirements of sub-division (3) of section 79-102, Revised Statutes Supplement, 1963, may, by joint action of such Class I or Class II districts, join together to form a new Class III school district, hereinafter referred to in this act as the new district.*

Sec. 3. *Any such new district shall be formed pursuant to sections 79-426.01 to 79-426.19 and 79-426.22, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; Provided, that such reor-ganization under the provisions of this act is contingent upon approval of a joint operation between any such new district and established district by the voters of said established district in an election as provided in section 4 of this act. On the commencement of the procedure to reorganize the new district under the provisions of this act, the county reorganization committee shall appoint an interim board consisting of six persons appointed from within the proposed new district, which interim board shall have the power of the board of education of any such new district in order that said interim board may negotiate with the board of education of the established district to formulate together the submission of the proposition of joint action to be voted upon by the voters of the respective districts. At the same time that the proposed plan of reorganization shall be submitted at a special election pursuant to section 79-426.15, Revised Statutes Supplement, 1963, the interim committee shall submit the question of joint action between the established district and the proposed new district to the voters of the proposed new district. If a majority of the persons voting on such issue in the proposed new district vote for the proposition, the joint action of the two districts shall be af-fected, and the joint board of education provided in this act shall commence to operate such school or schools on July 1 next following the election. The proposition relative to joint action between the two districts shall be submitted on the ballot in substantially the fol-lowing form:*

Shall the school district of (name or number of said school dis-trict) in the county of (name of county) in the State of Nebraska,

enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name of county) in the State of Nebraska?

- For
 Against

Upon approval of reorganization and joint action of the two districts, the initial board of education of the newly formed Class III district shall be appointed pursuant to section 79-426.19, Revised Statutes Supplement, 1963.

Sec. 4. The board of education of the established district proposing to join together with the new district to acquire the site or sites, construct a building or buildings, and operate the school or schools under this act, shall submit the question of such joint action between the two districts by its individual board of education to the voters of the established district at an election to be held on the same date as the election of reorganization provided for in section 3 of this act. If the majority of persons voting on such issue in the established district vote for the proposition, and those voters voting in the proposed new district approve reorganization and joint action of the two districts, such joint action of the two districts shall be affected, and the joint board of education shall commence to operate such school on July 1 next following the election. The proposition shall be submitted on the ballot in substantially the following form:

Shall the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska, enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska?

- For
 Against

Sec. 5. The board of education of the new district formed under the provisions of this act shall provide for instruction of all grade levels through grade six or eight within the new district and at such locations as the board shall determine.

Sec. 6. A new district formed under the provisions of this act, may, in conjunction with the established district described in section 1 of this act, acquire a site or sites and construct a new building or buildings or use existing building or buildings to provide instruction in the grades in which instruction is to be offered outside of the new district and within the established district. School or schools so

established may be constructed separately or jointly and operated jointly by the new district and the established district. The established district may similarly acquire a site or sites, construct a building or buildings, and operate a school or schools within the new district.

Sec. 7. When any school or schools of grades seven to twelve or nine to twelve are operated jointly as provided in this act, the annual budget for such joint operation shall be apportioned in the following manner:

(1) The per pupil total cost shall be calculated by adding to the amount budgeted for such joint operation by the joint board of education thereof an amount of ten per cent of the insured value of the building or buildings used, ten per cent of the value of the grounds used, and ten per cent of the insured value of the inventory of all furnishings and equipment used, which total amount shall then be divided by the total number of students enrolled in the grades involved from both the established district and the new district. In determining such per pupil total cost, the new district shall be given credit for (a) ten per cent of the insured value of any building or buildings or additions to existing buildings, including gymnasiums or athletic fields or facilities, constructed by the new district in the established district for use in the joint operation, and, (b) ten per cent of the value of grounds purchased by the new district for use in the joint operation, and, (c) ten per cent of the insured value of the inventory of all furnishings and equipment purchased by the new district for use in the joint operation.

(2) The enrollment base of the new district shall be the new district enrollment of the grades involved at the time joint operation commences.

(3) The new district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the new district attending the jointly operated school or schools, but such number of pupils shall never be less than the enrollment base herein described, and the established district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the established district attending the jointly operated school or schools, provided that in determining such per pupil total cost as applied to the established district, the established district shall be given credit for (i) ten per cent of the insured value of building or buildings used in the joint operation, (ii) ten per cent of the value of grounds used in the joint operation, and (iii) ten per cent of the insured value of all furnishings and equipment used in the joint operation.

Sec. 8. When any school is operated jointly, it shall be managed by a joint board of education composed of the entire board of education of the established district and as many members as shall be proportionate to the pupil attendance, as compared with the pupil attendance of the established district, which representation shall never be less than one, appointed from the new district's board of education from its own board membership which appointments shall be for terms of two years each; Provided, that such appointed member shall have two years remaining in his term of office. The members representing the new district shall have full voting powers only on matters directly related to joint operations of the school or schools involved.

Sec. 9. Either an established district or a new district may issue bonds for the purposes and in the manner set forth in Chapter 10, article 7, Reissue Revised Statutes of Nebraska, 1943. Subject to the election requirements of Chapter 10, article 7, Reissue Revised Statutes of Nebraska, a new district may issue bonds for the purpose of (1) constructing a building or buildings or an addition to existing building or buildings of an established district with which it is operating a school jointly, including gymnasiums or athletic fields or facilities, (2) aiding an established district with which it is operating a school jointly in the construction of a building or buildings or in the construction of additions to a building or buildings of such established district, including gymnasiums or athletic fields or facilities, (3) purchasing furnishings or equipment for such joint operation.

Sec. 10. The free high school tuition levy shall be discontinued in the new district on the approval of the joint operation of a high school by the two districts pursuant to the provisions of this act.

Sec. 11. Each district shall continue to have sole responsibility for providing transportation for all pupils residing in its own district notwithstanding the joint operation of the school or schools by the two districts as provided for in this act.

Sec. 12. That section 79-102, Revised Statutes Supplement, 1963, be amended to read as follows:

79-102. School districts in this state are classified as follows:

- (1) Class I shall include any school district that maintains only elementary grades under the direction of a single school board;
- (2) Class II shall include any school district embracing territory having a population of one thousand inhabitants or less that maintains both elementary and high school grades under the direction of a single school board;
- (3) Class III shall include any school district embracing territory having a population of more than one thousand and less than

fifty thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education, *except that for the specific purpose of operating high school grades by two or more Class III districts under the provisions of sections 1 to 11 of this act, such high school grades may be under the direction of a joint board of education composed of elective members from the boards of education of the jointly operating Class III districts as set out in sections 1 to 11 of this act;*

(4) Class IV shall include any school district embracing territory having a population of more than fifty thousand and less than two hundred thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education;

(5) Class V shall include any school district embracing territory having a population of two hundred thousand or more that maintains both elementary grades and high school grades under the direction of a single board of education; and

(6) Class VI shall include any school district in this state that maintains only a high school.”

2. Amend the title to conform.

Mr. Adamson asked unanimous consent to hold LB 688 in its present position on General File until after discussion of LB 452 on General File. No objections. So ordered.

LEGISLATIVE BILL 452. Reading waived. Explained.

Laid over at Mr. Marvel's request.

Memorial Program

Lt. Governor Sorensen presented a memorial eulogy in honor of Adlai Stevenson.

Prayer was offered by Rev. Charles Stephen.

GENERAL FILE

LEGISLATIVE BILL 688. Considered.

Mr. Carstens moved to advance LB 688 to E and R for review.

Mr. Carstens asked for a Call of the House. The Call showed 38 members present.

Mr. Whitney moved the Call be raised. The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

The motion to advance LB 688 to E and R for review lost with 14 ayes, 15 nays, and 20 not voting.

Presented to the Governor

Presented to the Governor for approval on July 16, 1965, at 8:30 a.m.: LB 819 LB 328 LB 95 LB 851

(Signed) Ruth Bossard, Enrolling Clerk

Recess

At 11:52 a.m., on a motion by Mr. Budd, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carpenter, Danner, Harsh, Hasebroock, Holmquist, Klaver, Mahoney, Matzke, D. Payne, Proud, E. Rasmussen, R. Rasmussen, Skarda and Warner, who were excused.

Correction for the Journal

Page 2374, line 21, correct spelling of "all".

The Journal for the One Hundred Twenty-sixth Day was approved as corrected.

Members Excused

Mr. Kremer asked to be excused for all of next week. No objections. So ordered.

Messrs. Ruhnke, Claussen, Kjar, and Mahoney asked to be excused for Monday, Tuesday and Wednesday of next week to attend the Council of State Governments. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 904. Laid over at the request of Mr. Brauer.

LEGISLATIVE BILL 912. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

Visitors

Mr. Nore introduced Mr. and Mrs. Iver Nore and Mrs. Baker from Sioux City, Iowa.

Member Excused

Mr. Nore was excused at 1:45 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 407. Reading waived. Explained.

Advanced to E and R for review with 24 ayes, 3 nays and 22 not voting.

UNANIMOUS CONSENT—Return LB 891 to Select File

Mr. Stryker asked unanimous consent to return LB 891 to Select File for consideration of the following specific amendments:

1. Amend the Carpenter amendment 1 adopted May 17, 1965, by inserting in line 6 "fifty" after "hundred".

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 891. The Stryker specific amendments found in this day's Journal were adopted with 28 ayes, 0 nays and 21 not voting.

Advanced to E and R for re-engrossment.

Member Excused

Mr. Lysinger asked to be excused from 2:00 until 3:00 p.m. this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 277. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-fifth Day were rejected.

Mr. Kremer offered the following amendments, which were adopted:

1. Strike the new material as shown in the original version of Section Two of LB 277 and insert in lieu thereof the following:

"On lands acquired in this manner by the Game, Forestation and Parks Commission all mineral income shall accrue to the appropriate state school funds; provided that all mineral extraction and exploration shall be conducted in a manner to be approved by both the Board of Educational Lands and Funds and the Game, Forestation and Parks Commission."

2. Strike the new and original material shown in Section Three of the original version of LB 277 and insert in lieu thereof the following: "Section Three that Section 72-261, Revised Statutes Supplement, 1963, be amended to read as follows:

72-261

"The Game, Forestation and Parks Commission is authorized to acquire title to not more than two sections or twelve hundred eighty acres of educational lands in any calendar year for parks, recreation areas or wildlife management areas, or any combination of these uses. The Game, Forestation and Parks Commission shall employ the proceedings set forth in Section 72-213 to 72-224 to so acquire said title, provided that the determination of the value of the lands to be acquired shall be in the manner provided by Section 72-224.03 and the value of any leasehold interests to be acquired shall be determined as provided by Section 72-224.02. As provided in Section 81-805, the Governor shall approve all such acquisitions."

3. Renumber Section Four of LB 277 to be Section Five, and add emergency clause.

Mr. Burbach moved to amend the Kremer amendment by striking "twelve hundred eighty" and inserting "six hundred forty".

The amendment was adopted.

Advanced to E and R for review with 20 ayes, 0 nays and 29 not voting.

LEGISLATIVE BILL 926. Read and considered.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

Mr. Ruhnke Presiding

LEGISLATIVE BILL 919. Reading waived. Explained.

Mrs. Orme offered the following amendment which was adopted:

Add the Emergency clause and amend the title to conform.

Advanced to E and R for review with 23 ayes, 0 nays, and 26 not voting.

LEGISLATIVE BILL 702. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the One Hundred-third Day was adopted.

Mr. Craft offered the following amendments, which were adopted:

1. Amend section 1 of Standing Committee amendments adopted June 7, 1965, line 1 by inserting after "highway" the following: "not a freeway", and in line 2 by inserting after "municipality" the following: "of not more than five thousand inhabitants", and in line 2 by striking "has been" and inserting in lieu thereof: "is", and line 2 and 3 by striking "has been" and inserting "is", and in line 4 by striking "has" and inserting "is" and striking "provided" and inserting "providing", and in line 7 after "so" by inserting the following: "prior to the purchase of right-of-way by the department".

2. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. Whenever a highway, which formerly traversed the corporate limits of a municipality, has been relocated since January 1, 1960, and has been made a controlled access facility, and the Department of Roads has not provided any frontage road as authorized by section 39-1328, Reissue Revised Statutes of Nebraska, 1943, near an intersection with a roadway connecting with such municipality, the department may upon the conditions hereinafter set out construct one such frontage road if requested to do so within one year of the effective date of this act by such municipality, county, or by the owners of sixty per cent of the property abutting on said relocated highway. The quadrant of such intersection in which the frontage road may be located shall be designated by the governing board of such municipality with the approval of the department. The department shall at the request of the county or municipality procure the right-of-way for such frontage road in the same manner as though it were for state highway purposes after receiving from the county or municipality reasonable assurance of reimbursement for such right-of-way costs. The responsibility for the maintenance of such frontage road shall be as provided in section 39-1372, Revised Statutes Supplement, 1963."

3. Amend the title to conform.

Advanced to E and R for review with 25 ayes, 0 nays and 24 not voting.

Visitors

Mr. Burbach introduced Sue Steenson and sons Chuck and Jimmy; Chuck is working on his community Citizenship Merit Badge, and is here to study the Legislature and its workings.

GENERAL FILE

LEGISLATIVE BILL 630. Read and Considered.

Mr. Gerdes moved to advance LB 630 to E and R for review.

Mr. Gerdes requested a Call of the House. The Call showed 35 members present.

Mr. Gerdes moved the Call be raised. The motion prevailed with 27 ayes, 0 nays and 22 not voting.

The motion to advance lost with 14 ayes, 15 nays and 20 not voting.

Mr. Kjar moved to indefinitely postpone. The motion prevailed with 16 ayes, 14 nays and 19 not voting.

LEGISLATIVE BILL 671. Reading waived. Considered.

The motion to advance to E and R for review lost with 7 ayes, 18 nays and 24 not voting.

Mr. Pedersen moved to indefinitely postpone. The motion prevailed with 22 ayes, 4 nays and 23 not voting.

LEGISLATIVE BILL 554. Reading waived. Explained.

Presented to the Governor

Presented to the Governor for approval on July 16, 1965 at 2:05 p.m. LR 60

(Signed) Ruth Bossard, Enrolling Clerk

Adjournment

At 3:49 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 9:00 a.m., Monday, July 19, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED TWENTY-EIGHTH DAY—JULY 19, 1965 2419

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, July 19, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

Once again, O Lord, we bow humbly before Thee in acknowledgment that another dedicated statesman of our time rests from his labors. For his courage and devotion to duty, for the manner in which he represented the people of this land in the councils of the nation and the world accept our gratitude.

As those who live to serve keep us sensitive to our opportunity and obligation as leaders in this state. Grant that with both diligence and discretion we may discharge our duty this day so that what we do out of honest hearts may be acceptable in thy sight, O Lord, our Strength and Redeemer. Amen.

The roll was called and all members were present except Messrs. Claussen, Kremer, Mahoney, Ruhnke, and Whitney, excused for the day.

Corrections for the Journal

Page 2398, line 14, delete the quotation marks before "Three-fourths".

Page 2416, line 29, delete "20 not voting" and insert "29 not voting".

The Journal for the One Hundred Twenty-seventh Day was approved as corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 101. With Emergency.

A BILL FOR AN ACT to amend section 66-423, Revised Statutes Supplement, 1963, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle fuels; to provide that counties, cities, and villages may issue bonds for prescribed construction and pay the interest on and retire such bonds from the funds received from the Gasoline Tax Fund; to provide exceptions; to define a term; to harmonize with previous legislation; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 33:

Adamson	Fleming	Knight	Pedersen
Bowen	Gerdes	Lysinger	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moulton	Stromer
Carpenter	Hughes	Moylan	Stryker
Carstens	Kjar	Orme	Wallwey
Craft	Klaver	Payne, D.	Warner
Crandall			

Voting in the negative, 8:

Batchelder	Nelson	Paine, I.	Rasmussen, E.
Kokes	Nore	Paxton	Wylie

Not voting, 8:

Bauer	Danner	Mahoney	Syas
Claussen	Kremer	Ruhnke	Whitney

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 724.

A BILL FOR AN ACT to amend section 29-404, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to require consent of the county attorney or Attorney General for the filing of a complaint except as prescribed; to provide when such consent shall be given; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Crandall	Knight	Payne D.
Bauer	Fleming	Kokes	Rasmussen, E.
Bowen	Gerdes	Lysinger	Rasmussen, R.
Brauer	Harsh	Marvel	Skarda
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Orme	Warner
Carstens	Kjar	Paxton	Wylie
Craft	Klaver		

Voting in the negative, 8:

Moulton	Nore	Pedersen	Syas
Nelson	Paine I.	Proud	Wallwey

Not voting, 7:

Batchelder	Danner	Mahoney	Whitney
Claussen	Kremer	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 249.

Introduced by Marvin E. Stromer, 27th District; Richard R. Lysinger, 36th District; Richard D. Marvel, 33rd District; Terry Carpenter, 48th District; Dale L. Payne, 3rd District; Ross H. Rasmussen, 15th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article XIII, section 3, of the Constitution of Nebraska, relating to state indebtedness; to permit the state to guarantee or make long-term, low-interest loans to students seeking post high school education; to provide for administration; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article XIII, section 3, of the

Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 3. The credit of the state shall never be given or loaned in aid of any individual, association, or corporation, except that the state may guarantee or make long-term, low-interest loans to Nebraska students seeking post high school education at any public or private institution in this state. Qualifications for and the repayment of such loans shall be as prescribed by the Legislature.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment to permit the state to guarantee or make long-term, low-interest loans to students seeking post high school education.

- For
 Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 29:

Bauer	Fleming	Lysinger	Orme
Bowen	Harsh	Marvel	Payne, D.
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Skarda
Carpenter	Hughes	Moylan	Stromer
Carstens	Kjar	Nelson	Stryker
Crandall	Knight	Nore	Wallwey
Danner			

Voting in the negative, 14:

Adamson	Gerdes	Pedersen	Syas
Batchelder	Kokes	Proud	Warner
Brauer	Paine, I.	Rasmussen, E.	Wylie
Craft	Paxton		

Not voting, 6:

Claussen	Kremer	Ruhnke	Whitney
Klaver	Mahoney		

Having failed to receive a constitutional three-fifths majority, the bill failed of passage.

LEGISLATIVE BILL 586.

A BILL FOR AN ACT to amend sections 15-113, 15-115, 15-116, 15-117, and 15-118, Reissue Revised Statutes of Nebraska, 1943, and section 15-104, Revised Statutes Supplement, 1963, relating to cities of the primary class; to authorize such cities to annex any village within the limits of such city which it serves with water or sanitary sewerage service; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Craft	Knight	Paxton	Wylie
Crandall	Kokes	Payne, D.	

Voting in the negative, 4:

Carpenter	Nelson	Rasmussen, E.	Warner
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Not voting, 6:

Claussen	Kremer	Ruhnke	Whitney
Gerdes	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 450. Laid over at the request of Mr. Whitney.

LEGISLATIVE BILL 287.

A BILL FOR AN ACT to amend section 54-134, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to remove certain

territory from the brand inspection area; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Matzke	Proud
Batchelder	Gerdes	Moulton	Rasmussen, E.
Bauer	Harsh	Moylan	Rasmussen, R.
Bowen	Hasebroock	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Klaver	Orme	Stryker
Burbach	Knight	Paine, I.	Syas
Carpenter	Kokes	Paxton	Wallwey
Craft	Lysinger	Payne, D.	Warner
Crandall	Marvel	Pedersen	Wylie
Danner			

Voting in the negative, 3:

Carstens	Holmquist	Kjar
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Not voting, 5:

Claussen	Mahoney	Ruhnke	Whitney
Kremer			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 300. With Emergency.

A BILL FOR AN ACT to amend section 37-502, Revised Statutes Supplement, 1963, relating to game and fish; to extend the time for snagging of fish externally by hook and line in the Missouri River; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Burbach	Gerdes	Klaver
Batchelder	Carpenter	Harsh	Knight
Bauer	Craft	Hasebroock	Kokes
Bowen	Crandall	Holmquist	Lysinger
Brauer	Danner	Hughes	Marvel
Budd	Fleming	Kjar	Matzke

Moulton	Paine, I.	Rasmussen, R.	Syas
Moylan	Paxton	Skarda	Wallwey
Nelson	Payne, D.	Stromer	Warner
Nore	Pedersen	Stryker	Wylie
Orme	Rasmussen, E.		

Voting in the negative, 2:

Carstens	Proud
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Not voting, 5:

Claussen	Mahoney	Ruhnke	Whitney
Kremer			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 862.

A BILL FOR AN ACT to amend sections 54-757 and 54-761, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to impose a duty on the owner of any animal or animals who die of anthrax, to destroy and bury or burn the carcasses of such animals under the supervision of the Department of Agriculture and Economic Development; to increase penalties; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdas	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Craft	Knight	Paxton	Warner
Crandall	Kokes	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 6:

Carpenter	Kremer	Ruhnke	Whitney
Claussen	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 308.

A BILL FOR AN ACT relating to cities of the second class and villages; to permit the establishment of a pension plan for the regularly employed or appointed full-time employees of the city or village.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Batchelder	Danner	Lysinger	Proud
Bowen	Fleming	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Skarda
Budd	Holmquist	Moulton	Stromer
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Payne, D.	Wallwey
Craft	Knight	Pedersen	Warner
Crandall	Kokes		

Voting in the negative, 8:

Adamson	Harsh	Nore	Rasmussen, E.
Bauer	Nelson	Paxton	Wylie

Not voting, 7:

Claussen	Kremer	Paine, I.	Whitney
Gerdes	Mahoney	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Return LB 850 to Select File

Mr. Klaver moved to return LB 850 to Select File for the following specific amendment:

Strike the enacting clause.

The motion lost with 11 ayes, 29 nays, and 9 not voting.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 850.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 385, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to eliminate the exemption of household goods; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Adamson	Fleming	Knight	Payne, D.
Batchelder	Gerdes	Lysinger	Rasmussen, E.
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Stryker
Burbach	Holmquist	Nore	Wallwey
Carpenter	Hughes	Orme	Warner
Craft	Kjar	Paxton	Wylie
Crandall			

Voting in the negative, 14:

Bauer	Kokes	Paine, I.	Skarda
Bowen	Moulton	Pedersen	Stromer
Danner	Moylan	Proud	Syas
Klaver	Nelson		

Not voting, 6:

Carstens	Kremer	Ruhnke	Whitney
Claussen	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 19, 1965, at 8:30 a.m.: LB 609 LB 491 LB 428 LB 918 LB 905

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 545. Replaced on Select File as amended.

E and R amendment to LB 545:

1. In renumbered section 13, line 14, strike the period and insert a semicolon.

LEGISLATIVE BILL 164. Replaced on Select File as amended.

E and R amendments to LB 164:

1. In the Stromer amendment 3, adopted July 2, 1965, line 2, insert a comma after "32-1037" and strike the comma after "32-1041".

2. Add a new section to be known as section 11 and to read as follows:

"Sec. 11. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 2, strike "and 32-511" and insert "32-511, 32-1037, and 32-1041"; and in line 12, strike "and" and insert "to provide an event which will result in vacancy of a civil office; to eliminate a provision for filling vacancies in the office of county judge;"; and in line 12, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 540. Replaced on Select File as amended.

E and R amendments to LB 540:

1. In new section 1, line 11, strike "premises approved by him or it" and insert "*approved premises approved by him or it*"; and in line 16, strike "*subparagraph*" and insert "*subdivision*".

2. In new section 2, line 57, insert "*the*" before "*class*"; in line 59, strike "*register of deeds office*" and insert "*office of the register of deeds*"; strike line 62 and "*transfer*" in line 63 and insert "*tion for a license or request for transfer has been made*"; and strike the new matter in line 74 and insert "*for revocation of the permission to transfer if such transfer has been made.*".

3. In new section 3, line 1, strike the first comma.

4. In the title, strike lines 2 to 6 and insert

"FOR AN ACT to amend sections 53-129 and 53-134, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to provide for

prescribed notice of public hearing on an application for a license to sell alcoholic liquor at retail or on request for transfer of a license; to provide the effect of failure to comply with such requirements; and to repeal the original sections.”.

LEGISLATIVE BILL 893. Replaced on Select File as amended.

E and R amendments to LB 893:

1. Renumber original section 1 as section 2 and new section 2 as section 3.
2. In line 1 of renumbered section 2, strike “Section” and insert “Sec.”.
3. In the Lysinger amendment 3, line 4, strike “*equivalancy thereto*” and insert “*equivalent thereof*”; in line 5, insert “*State*” after “*the*”; and in line 5, strike “*and this*” and insert “, *which*”.
4. Strike the Lysinger amendment 5, adopted July 14, 1965, and in renumbered section 9, line 2, insert “71-201, 71-204,” after “sections”.
5. In the title, line 3, insert “71-201, 71-204,” after “sections”; and in line 5, insert “to eliminate certain restrictions on eligibility for a license; to clarify provisions; to provide educational requirements;” after the first semicolon.

LEGISLATIVE BILL 656. Replaced on Select File as amended.

E and R amendments to LB 656:

1. In new section 2, line 11, strike “(1)” and insert “(a)”; and in line 14, strike “(2)” and insert “or (b)”.
2. In new section 21, line 5, strike “commissioner” and insert “commission”.
3. In new section 23, line 7, strike “imprisonment” and insert “imprisoned”.

LEGISLATIVE BILL 858. Correctly engrossed.

LEGISLATIVE BILL 352. Correctly enrolled.

LEGISLATIVE BILL 654. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 352 LB 654

RESOLUTION**LEGISLATIVE RESOLUTION 70.**

LR 70 was adopted with 28 ayes, 4 nays, and 17 not voting.

Mr. Carpenter asked unanimous consent that every county assessor receive a copy of LR 70.

Mr. R. Rasmussen moved to amend that the chairman of each county board also receive a copy of LR 70.

The R. Rasmussen amendment was adopted.

The Carpenter request as amended was adopted.

UNANIMOUS CONSENT—LB 593

Mrs. Orme asked unanimous consent that the Governor be requested to return LB 593 to the Legislature. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 789. Laid over at Mr. Stryker's request.

LEGISLATIVE BILL 764. Advanced to the head of E and R for engrossment.

LEGISLATIVE BILL 301. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Laid over at Mr. R. Rasmussen's request.

LEGISLATIVE BILL 332. E and R amendments found in the Legislative Journal for the One Hundred Twenty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 172. E and R amendments found in the Legislative Journal for the One Hundred Twenty-seventh Day were adopted.

Mr. Carpenter offered the following amendments which were adopted by unanimous consent:

1. Amend the bill by adding a new section after original section 20 to be known as section 21 and to read as follows:

“Sec. 21. That section 77-302, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

77-302. The term of office of the Tax Commissioner shall be six years. He shall serve from his appointment and qualification for the period appointed and until his successor is appointed and qualified. In case of vacancy in the office by death, resignation, or otherwise, the Governor shall make a temporary appointment until the next session of the Legislature, when the vacancy for the unexpired term shall be filled in the manner provided in section 77-301. *The Tax Commissioner may be removed by the Governor, following a public hearing, if requested by the Tax Commissioner.*

2. Amend the bill by renumbering original sections 21 to 37 as sections 22 to 38 respectively.

3. Amend renumbered section 37, line 2 by inserting “, 77-302” after “72-206”.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE RESOLUTION 62. Advanced to E and R for engrossment.

Speaker Bowen Presiding

UNANIMOUS CONSENT—Return LB 593 to Select File

Mrs. Orme asked unanimous consent to return LB 593 to Select File for consideration of the following specific amendments:

Amend Section 1 to read:

Section 1. There is hereby created a Nebraska Arts Council for the purpose of benefitting all citizens through the promotion of cultural and artistic activities by the exercise of the powers enumerated in this act.

Amend Section 3 to read:

Section 3. (Retain lines 1 through 3)

(Line 4) For a period of sixty (60) days immediately following the effective date of this bill, the board of directors shall consist of fifteen directors appointed by the Governor, not more than five of whom may reside in any one Congressional district.

Thereafter, the board of directors shall consist of not more than thirty and not less than fifteen directors. Of this number, two-thirds

shall be chosen by election of the membership voting in geographical districts, the numbers and boundaries of which districts shall be determined by the initial directors. One-third of the directors shall be selected by appointment of the Governor from recommendations prepared by the council. Directors shall be elected or appointed for a period of five years.

(Line 13 through 17 retained)

(Line 18) Membership shall be open to all interested citizens, and terms and conditions of membership shall be subject to provisions to be adopted by the board of directors at the first meeting of that body, which shall be held within 30 days from the effective date of this act, or as thereafter stipulated in the by-laws of the Council.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 593. The Orme specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays and 17 not voting.

Advanced to E and R for re-engrossment.

GENERAL FILE

LEGISLATIVE BILL 5. Reading waived. Explained.

Standing Committee amendments were rejected.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend section 1 of the bill line 19 by striking "ten" and reinstating "six", line 37 by striking "three" and reinstating "two", lines 38 to 40 by reinstating the stricken matter, and line 40 by striking "f.o.b. dock".

2. Amend the bill by striking section 2 and renumbering section 3 as section 2.

3. Amend the title to conform.

Mr. Syas moved to indefinitely postpone.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 26:

Adamson	Bauer	Budd	Danner
Batchelder	Brauer	Crandall	Harsh

Holmquist	Moylan	Pedersen	Syas
Hughes	Nelson	Rasmussen, E.	Wallwey
Klaver	Nore	Rasmussen, R.	Warner
Kokes	Paine, I.	Stryker	Wylie
Moulton	Paxton		

Voting in the negative, 12:

Bowen	Carstens	Kjar	Proud
Burbach	Craft	Lysinger	Skarda
Carpenter	Hasebroock	Payne, D.	Stromer

Not voting, 11:

Claussen	Knight	Marvel	Ruhnke
Fleming	Kremer	Matzke	Whitney
Gerdes	Mahoney	Orme	

The motion to indefinitely postpone carried.

LEGISLATIVE BILL 688. Considered.

Advanced to E and R for review with 20 ayes, 10 nays and 19 not voting.

LEGISLATIVE BILL 415. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Ninety-second Day was adopted.

President Sorensen Presiding

Mr. Carpenter offered the following amendment, which was adopted:

Add the emergency clause and amend the title to conform.

Mr. Pedersen offered the following amendment, which was adopted:

In Sec. 9, line 5, strike "three" and insert "five".

Advanced to E and R for review with 25 ayes, 2 nays and 22 not voting.

LEGISLATIVE BILL 622. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the One Hundred-third Day were adopted.

Mr. Carpenter offered the following amendments:

1. Add a new section to the bill to be known as section 1, and to read as follows:

"Sec. 1. That section 66-410, Revised Statutes Supplement, 1963, as amended by Legislative Bill 25, Seventy-fifth Session, State of Nebraska, be amended to read as follows:

66-410. At the time of filing the statement, required by section 66-409, such dealer shall, in addition to the other taxes provided for by law, pay a tax of seven and one half cents per gallon upon all motor vehicle fuels as shown by such statement. Such dealers shall remit such tax to the Department of Agriculture and Economic Development. The department shall ~~receipt the dealer therefor and~~ pay ~~daily~~ to the State Treasurer all of the money, drafts, checks, post-office money orders, express money orders, or other mediums of exchange, thus received."

2. Renumber original sections 1, 2, and 3, as sections 2, 3, and 4.

3. Strike standing Committee amendment 2.

4. Amend standing committee amendment 3, by reinstating the stricken matter in lines 51 to 62, and by striking the new matter "If the Department of Agriculture and Economic Development shall require special invoices or receipts to substantiate a claim for refund, then such special invoices or receipts shall be furnished by the department."

5. Add a new section to be known as section 5, and to read as follows:

"Sec. 5. If the tax provided for in section 66-410.04 is not paid on or before the twentieth day of the following calendar month, the same shall thereupon become delinquent and a penalty of one half cent per gallon shall be added thereto. The amount of the penalty shall in no case be less than twenty-five dollars. The tax report shall be considered filed on time if mailed in an envelope properly addressed to the motor fuel tax administrator, and postmarked before midnight of the final filing date. If the final filing date for such report falls on a Saturday, Sunday, or legal holiday, the next secular or business day shall be the final filing date; Provided, that for good cause the administrator may grant reasonable extensions of time for filing, but not to exceed ten days in the aggregate for any one return."

6. Add a new section to be known as section 6, and to read as follows:

"Sec. 6. That section 66-421, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

66-421. All sums of money received under sections 66-410, 66-410.04, and 66-428 by the State Treasurer shall be placed by him in a fund to be known as the Gasoline Tax Fund."

7. Add a new section to be known as section 7, and to read as follows:

"Sec. 7. That section 66-441, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

66-441. Motor vehicle fuels in excess of *twenty thirty* gallons in the supply tank of any truck, bus or other vehicle, which is regularly connected with the carburetor of the engine of any such vehicle, and which are brought into this state shall be liable for the payment of the tax imposed by this state upon motor vehicle fuels under the provisions of sections 66-410 and 66-428."

8. Add a new section to be known as section 8, and to read as follows:

"Sec. 8. That section 66-442, Revised Statutes Supplement, 1963, be amended to read as follows:

66-442. Any truck, bus or other motor vehicle with a supply tank or tanks with an aggregate capacity of more than *twenty thirty* gallons of motor vehicle fuel for use in the engine of any such vehicle entering this state must pay the tax imposed by this state upon motor vehicle fuels as provided in section 66-429 on all motor vehicle fuels contained therein in excess of *twenty thirty* gallons; *Provided*, that trucks transporting exclusive livestock or other farm and dairy products to a market within the municipal limits of any city or village of this state which enter the state within the municipal limits of any city or village of this state whose municipal limits extend to the state line, and where said trucks do not proceed beyond the municipal limits of such city or village upon any highway in this state, shall be exempt from the requirement provided in this section."

9. Add a new section to the bill to be known as section 9, and to read as follows:

"Sec. 9. That section 66-504, Revised Statutes Supplement, 1963, be amended to read as follows:

66-504. Sections 66-501 to 66-513 shall not be construed to include the carrying or motor vehicle fuels in the supply tank of said vehicles which is regularly connected with the carburetor of the engine of the vehicle, except when said fuel supply tank shall have a capacity of more than *twenty thirty* gallons, in which case the amount of fuel in said tank in excess of *twenty thirty* gallons shall be taxed at the rate of tax for such type of fuel as provided by the

laws of this state then in force; Provided, that a vehicle departing from this state may there after reenter this state with an amount of fuel in the supply tanks not in excess of the amount contained in the fuel tanks on departure. Any fuel in excess of such amount shall be taxed at the rate of tax for such type fuel as provided by the laws of this state then in force."

10. Add a new section to the bill to be known as section 10, and to read as follows:

"Sec. 10. That section 66-634, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

66-634. Any motor vehicle with a supply tank or tanks with an aggregate capacity of more than ~~twenty~~ *thirty* gallons for special fuel for use in the engine of any such vehicle entering this state must comply with sections 66-504 and 66-506.

11. Strike original section 12.
12. Renumber original section 13 as section 11.
13. That original section 66-410, 66-421, 66-441, 66-442, 66-504, and 66-634 be repealed.

Amendments pending.

Visitors

Mrs. Orme introduced Mr. Hou Chuan-Cheng, Member of Taiwan Provincial Governors Council since 1954. He is traveling with Department of State escort-interpreter, Mr. Larry N. Shyu.

Mr. Fleming introduced Mr. and Mrs. Dale Kruse and family from Sidney and Janie, David, and Joe Rezac from Fremont.

Recess

At 12:00 p.m., on a motion by Mr. Adamson, the Legislature recessed until 1:15 p.m.

After Recess

The Legislature reconvened at 1:15 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Carstens, Claussen, Kremer, Mahoney, Ruhnke and Whitney excused, and Messrs. D. Payne, and E. Rasmussen excused until 2:00 p.m.

GENERAL FILE

LEGISLATIVE BILL 904. Read and Considered.

Mr. Syas moved to indefinitely postpone.

The motion prevailed with 25 ayes, 12 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 301. Mr. R. Rasmussen offered the following specific amendments, which were adopted with 32 ayes, 5 nays and 12 not voting.

1. Amend section 1 of the bill by striking lines 1 to 4 and inserting:

“Section 1. In order to provide supplementary educational services to local school districts, there are hereby established nineteen educational serv-”.

2. Amend section 2 of the bill, line 4 by inserting “Knox,” before “and”, line 16 by striking “Knox,” and inserting “Boyd, Holt, Wheeler,”, line 27 by striking “Boyd,” and line 28 by striking “Holt,”.

3. Amend section 4 of the bill, line 3 by inserting after the period the following:

“It shall be the function of the board of the educational service unit to determine the participation of the educational service unit in providing supplementary educational services. In the event the board of the educational service unit does not provide supplementary educational services, it shall meet during each succeeding January to determine the participation in providing supplementary educational services for that calendar year.”.

4. Amend section 5 of the bill by striking lines 1 and 2 and inserting:

“Sec. 5. Each board of an educational service unit deciding to provide supplementary services shall appoint and fix the compensation and duties of an administrator, who shall be a”.

5. Amend section 7 of the bill, line 1 by inserting “or deputy” after “treasurer”.

6. Amend Standing Committee amendment 1, line 2 by striking “Wheeler,” after “inserting”.

7. Amend Standing Committee amendment 1, line 9 by inserting after “units” the following:

"providing that within ninety days after the enactment of this act, the boards of education of the existing Class IV and Class V school districts have requested the exemption".

8. Amend Standing Committee amendment 2, line 6 by inserting after the period the following:

"The county superintendent of each county shall call a meeting within thirty days of the enactment of this act of the presidents of boards of education in each county. The presidents of the boards of education shall submit not less than six names from the county to the Governor for possible appointment to the initial board of education of the educational service unit in which the county is located."

9. Amend section 8 of the bill by striking lines 1 to 11 and Standing Committee amendment 6 and inserting the following:

"Sec. 8. The board of each educational service unit (1) shall determine the supplementary services to be provided within its geographical area, (2) shall plan and coordinate educational services within its geographical area whenever such services are offered on a cooperating basis between local school districts, and (3) may contract for educational services with the board of any other educational service unit, any other educational agency, or any appropriate state or federal officer or agency."

10. Amend the bill by adding a new section to be known as section 13 and to read as follows:

"Sec. 13. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

11. Amend the title to conform.

Mr. Carpenter offered the following specific amendments which were adopted with 26 ayes, 0 nays, and 23 not voting:

Add after "Section 3." (1)

Add (2) after January 15, 1966, and each succeeding January and upon submission of petitions of 5% of the legal voters from three-fifths of the school districts of any one county as prescribed in the initiative and referendum Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, to the Secretary of State, an election to determine the exclusion of a county from an educational service unit shall be caused to be held at the next succeeding general election in that county. A favorable majority vote shall exclude said county from an educational service unit.

Add (3) any county excluded by favorable majority as provided in (2) of this section, may make application to be readmitted

to the educational service unit by presenting such application signed by fifty percent of the presidents of the boards of education within that county to the board of the educational service unit from which the county originally withdrew. Upon favorable acceptance of the application by the board of the educational service unit the county shall be readmitted.

Add (4) under no circumstance shall the county withdrawing from the educational service unit be entitled to the services provided by any educational service unit.

Mr. Carpenter offered the following specific amendments which were adopted with 29 ayes, 0 nays, and 20 not voting:

1. Add a new section to read as follows:

This act shall be supplemental to any other laws and shall not affect the reorganization of school districts as provides in sections 79-426.01 to 79-426.19 and 79-426.22, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto.

2. Renumber subsequent sections.

Mr. Batchelder moved to indefinitely postpone.

The motion lost with 12 ayes, 25 nays, and 12 not voting.

Mr. R. Rasmussen asked unanimous consent to bracket LB 301 on Select File until Thursday, July 22, 1965, and to have the bill mimeographed with the amendments now adopted. No objections. So ordered.

Visitor

Mr. Bowen introduced Dave Foege, former personal page for Iowa Lt. Governor Moody.

Mr. Bauer Presiding

UNANIMOUS CONSENT—Return LB 581 to Select File

Mr. Bowen asked unanimous consent to return LB 581 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill by striking lines 1 and 2 and inserting:

“Section 1. The governing boards of any educational service unit, any one or more counties, or any education service unit and any one or more counties may”,

2. Amend section 4 of the bill, line 23 by striking “two hundred” and inserting “one hundred fifty”.

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 581. The Bowen specific amendments found in this day's Journal were adopted with 31 ayes, 0 nays and 18 not voting.

Advanced to E and R for engrossment and bracketed ahead of LB 482.

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to hold a meeting in the West Lounge tomorrow morning at 8:00 a.m. No objections. So ordered.

UNANIMOUS CONSENT—LB 258

Mr. Stromer asked unanimous consent to place LB 258 at the bottom of General File. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 172 to Select File

Mr. Carpenter asked unanimous consent to return LB 172 to Select File for consideration of the following specific amendments:

1. Amend Standing Committee amendment 23, Section 25, line 9 by striking the period and inserting:

“and the tabular statement shall show separately residential, agricultural, commercial and industrial lands and improvements whether or not such lands and improvements be in an incorporated area.”

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 172. The Carpenter specific amendments found in this day's Journal were adopted with 29 ayes, 0 nays and 20 not voting.

Advanced to E and R for engrossment and placed immediately behind LB 173.

GENERAL FILE

LEGISLATIVE BILL 452. Considered.

Mr. Marvel offered the following amendments, which were adopted:

Amend SECTION 2—line 4, strike “one hundred” and insert “seventy-five”

Amend SECTION 2—lines 6 and 7 to read

“valuation for purposes of taxation of *twelve* million dollars.”

Amend SECTION 7—line 7 to read

“withdrawal, *provided such petition for withdrawal has been submitted to the board of education of each associate district which participated in the original formation of the federation and the boards of such associate districts approve the withdrawal, and no further action shall be necessary.*”

Amend SECTION 9—line 4 to read

“*trict and the school boards of the associate district with each to be represented.*”

Amend SECTION 9—line 6 to read

“*education, and the numbers from each group to so serve, shall be deter—*”

Amend SECTION 9—lines 11, 12, 13, 14, 15 to read

“*parent district. Members of the special board of education to represent the associate districts shall be chosen by the members of the school boards of the associate districts from among their own members. Members to represent*”

Amend SECTION 13—lines 1, 2 and 3 to read

“*The budget procedures of the parent district shall be modified such that two budgets and the necessary financial records related to each budget shall be prepared and maintained.*”

Amend SECTION 13—line 5 to read

“*grade six*” before the period insert “*and shall be submitted for approval to the board of education of the parent district.*”

Amend SECTION 13—lines 14 and 15 to read

“*such budget shall be submitted for approval to the board of education of the federation of school districts.*”

Amend SECTION 15 to read

“Any new bonded indebtedness necessary to provide facilities for grades seven to twelve shall be enacted in accord with statutes pertaining to school bonds for Class III school districts and such indebtedness shall be a general obligation of the entire federation and the levy for payment of principal and interest thereof shall be determined accordingly. Any property which is part of the federation at the time an indebtedness is assumed continues to be an obligation on that property until paid.”

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent that the Budget Committee meet in the Railway Commission Hearing Room at 4:00 p.m. this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 906. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the One Hundred Twentieth Day was adopted.

Advanced to E and R for review with 29 ayes, 1 nay and 19 not voting.

Visitors

Mr. Hasebroock introduced Mr. Cull, Supt. of Leigh Public Schools and Mr. Jacoblosky, Supt. of Howells Public Schools.

Mr. Ira Paine introduced his brother and wife, Mr. and Mrs. Robert T. Paine from Alliance.

LEGISLATIVE BILL 920. Reading waived. Considered.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

MOTION—Adjourn

Mrs. Hughes moved to adjourn until 8:30 a.m. The motion lost.

GENERAL FILE

LEGISLATIVE BILL 554. Laid over at Mr. Syas' request.

President Sorensen Presiding

LEGISLATIVE BILL 622. Considered.

The Carpenter pending amendments found in this day's Journal were adopted.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

Adjournment

At 4:00 p.m., on a motion by Mr. Syas, the Legislature adjourned until 8:30 a.m., Tuesday, July 20, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, July 20, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

Father, Thou knowest it has been a long session in which we have been involved together in this assembly. Many issues have come before us for debate and action, and it is so human to tire and let down. Forbid, O God, that we grow weary in the midst of our task. Help us to be perceptive concerning issues that shall come before us. Send forth the light of the Spirit and help us to act wisely and well this day, in the name of Him who is the Light of Life. Amen.

The roll was called and all members were present except Messrs. Claussen, Kremer, Mahoney, R. Rasmussen and Ruhnke, excused, and Messrs. Bauer and D. Payne, excused until 9:30 a.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 450.

A BILL FOR AN ACT to amend section 79-486, Revised Statutes Supplement, 1963, relating to schools; to change provisions for contracting with another school district for the instruction of pupils as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Batchelder
Bowen

Brauer
Budd

Burbach
Carpenter

Carstens
Craft

Crandall	Kjar	Moylan	Rasmussen, E.
Danner	Klaver	Nelson	Skarda
Fleming	Knight	Nore	Stromer
Gerdes	Kokes	Orme	Stryker
Harsh	Lysinger	Paine, I.	Syas
Hasebroock	Marvel	Paxton	Wallwey
Holmquist	Matzke	Pedersen	Warner
Hughes	Moulton	Proud	Whitney

Voting in the negative, 2:

Adamson	Wylie
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Not voting, 7:

Bauer	Kremer	Payne, D.	Ruhnke
Claussen	Mahoney	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 635.

A BILL FOR AN ACT to amend section 60-326.01, Revised Statutes Supplement, 1963, relating to motor vehicles; to increase the state's share of motor vehicle registration fees; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Bauer	Kremer	Payne, D.	Ruhnke
Claussen	Mahoney	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 506. With Emergency.

A BILL FOR AN ACT relating to state administrative departments; to authorize the Department of Public Institutions to sell at public auction certain farm land that is surplus to the needs of the State Reformatory for Women at York, Nebraska; to provide for use of funds from such sale; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebrook	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 8:

Bauer	Claussen	Mahoney	Rasmussen, R.
Carpenter	Kremer	Payne, D.	Ruhnke

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Member Excused

Mr. Proud was excused for Thursday, July 22, 1965.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 911. Replaced on Select File as amended.

E and R amendments to LB 911:

1. Amend the Marvel specific amendment to read "1. Strike the Carpenter amendments adopted June 23, 1965, and amendments thereto."

2. Strike Enrollment and Review amendment 3, adopted June 29, 1965; in the title, line 11, strike "and"; and in line 13, insert "; and to declare an emergency" after "1943".

LEGISLATIVE BILL 99. Replaced on Select File as amended.

E and R amendments to LB 99:

1. Because of the Wallwey amendment to line 6 of the Peder- sen amendment adopted June 21, 1965, strike the Enrollment and Review amendment to the same line.

2. The Adamson unanimous consent amendment having re- moved all amendatory matter therefrom, strike section 1.

3. Renumber original section 2 as section 1, and in line 1 thereof strike "Sec." and insert "Section"; renumber new section 3, added by standing committee amendment 2, as section 2; strike standing committee amendment 3; renumber new section 5, added by standing committee amendment 5, as section 4; strike standing com- mittee amendment 6 and renumber original section 4 as section 5; and renumber new section 7, added by standing committee amend- ment 7, as section 6.

4. In renumbered section 5, line 1, strike "79-328, 79-488," and insert "79-488".

5. In the title, line 2, strike "79-328, 79-488," and insert "79- 488"; and strike beginning with "to" in line 4 through the semicolon in line 6.

LEGISLATIVE BILL 891. Replaced on Select File as amended.

E and R amendment to LB 891:

1. Amend the Stryker amendment 1, adopted July 16, 1965, to read "In renumbered section 2, insert 'fifty' at the end of line 19."

LEGISLATIVE BILL 922. Placed on Select File as amended.

E and R amendments to LB 922:

1. In section 1, line 89, insert "and" before "ditches".

2. In section 2, line 55, insert "Nebraska" after "the"; in lines 55 and 56, strike "Licensing" and insert "License"; in line 57, insert a comma after "Game"; and in line 59, strike "State".

3. In section 10, line 12, strike "2264600" and insert "2125600"; and in line 15, strike "2829900" and insert "2690900".
4. In section 17, line 6, strike "700500" and insert "600500".
5. In section 22, strike line 8.
6. In section 24, insert a horizontal line between lines 18 and 19 in the column headed "Total Budgeted".
7. In section 25, line 1, strike "HISTORIC" and insert "HISTORICAL"; and in line 5, insert "Highway" before "Historical".
8. In section 35, line 1, insert "NEBRASKA" before "MOTOR".
9. In section 43, line 1, insert "NEBRASKA" before "SAFETY".
10. In section 50, line 1, insert "THE" before "UNIVERSITY".
11. In section 51, line 1, insert "NEBRASKA" before "WORKMEN'S".
12. In section 53, line 36, strike the semicolon and insert " and amendments thereto; and".

LEGISLATIVE BILL 910. Correctly engrossed.

LEGISLATIVE BILL 149. Correctly engrossed.

LEGISLATIVE BILL 921. Correctly engrossed.

LEGISLATIVE BILL 650. Correctly engrossed.

LEGISLATIVE RESOLUTION 62. Correctly engrossed.

LEGISLATIVE BILL 101. Correctly enrolled.

LEGISLATIVE BILL 724. Correctly enrolled.

LEGISLATIVE BILL 586. Correctly enrolled.

LEGISLATIVE BILL 287. Correctly enrolled.

LEGISLATIVE BILL 300. Correctly enrolled.

LEGISLATIVE BILL 862. Correctly enrolled.

LEGISLATIVE BILL 308. Correctly enrolled.

LEGISLATIVE BILL 850. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 101 LB 724 LB 586 LB 287 LB 300 LB 862 LB 308 LB 850 LR 73

UNANIMOUS CONSENT—Return LB 172 to Select File

Mr. Marvel asked unanimous consent to return LB 172 to Select File for consideration of the following specific amendment:

Amend LB 172 by amending standing committee amendment 28 as it relates to Section 33, by striking "July" and inserting "October".

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 172. The Marvel specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment and placed in its former position.

MOTION—Return LB 172 to Select File

Mr. Pedersen moved to return LB 172 to Select File.

The motion lost with 2 ayes, 26 nays, and 21 not voting.

SELECT FILE

LEGISLATIVE BILL 789. Mr. Knight offered the following specific amendments:

Amend standing committee report as follows:

1. Section 1: line 24 add after 'electricity' the following 'at retail'; line 26 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 26 add after 'which' the following 'has an approved retail service area adjoining said city' and strike the balance of the sentence.

2. Section 2: line 28 add after 'electricity' the following 'at retail'; line 30 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 30 add after 'which' the following 'has an approved retail service area adjoining said city or village' and strike the balance of the sentence.

3. Section 3: line 37 add after 'electricity' the following 'at retail'; line 39 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 39 add after 'which' the following 'has an approved retail service area adjoining said city or village' and strike the balance of the sentence.

4. Section 4: line 37 add after 'electricity' the following 'at retail'; line 39 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 39 add after 'which' the following 'has an approved retail service area adjoining said city or village' and strike the balance of the sentence.

5. Section 5: line 17 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 17 add after 'which' the following 'has an approved retail service area adjoining said city or village;' and strike the balance of line 17 and all of line 18 and line 19.

6. Insert a new section as follows:

"Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations, except that if the Nebraska Power Review Board shall upon application by a municipality presently being served by a member of the grid system, and after giving notice to interested non-grid power agencies and hearing evidence, in the manner provided in Sections 70-1005 and 70-1006, determine that unnecessary hardship will result to the residents of such municipality, it may order that such retail service by the grid system be continued until such time as similar service can be provided the municipality by a non-grid power agency without unnecessary hardship to the residents of the municipality.

7. Amend the title to conform.

Laid over until Thursday, July 22, 1965, at Mr. Stryker's request.

LEGISLATIVE BILL 545. E and R amendment found in the Legislative Journal for the One Hundred Twenty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 164. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 540. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

MOTION—Return LB 540 to Select File

Mr. Gerdes moved to return LB 540 to Select File for the following specific amendment:

Strike the enacting clause.

Mr. Kjar moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 25 ayes, 9 nays, and 15 not voting.

The Gerdes motion to return LB 540 to Select File prevailed with 26 ayes, 14 nays, and 9 not voting.

SELECT FILE

LEGISLATIVE BILL 540. Mr. Pedersen requested a record vote on the Gerdes specific amendment to strike the enacting clause found in this day's Journal.

Mr. Bowen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 33 ayes, 2 nays, and 14 not voting.

Vote on the Gerdes specific amendment:

Voting in the affirmative, 29:

Adamson	Craft	Kjar	Orme
Batchelder	Crandall	Klaver	Payne, D.
Bauer	Fleming	Kokes	Skarda
Bowen	Gerdes	Lysinger	Stromer
Brauer	Hasebroock	Marvel	Stryker
Budd	Holmquist	Matzke	Warner
Burbach	Hughes	Nelson	Wylie
Carpenter			

Voting in the negative, 14:

Carstens	Moulton	Paxton	Rasmussen, E.
Danner	Moylan	Pedersen	Syas
Harsh	Nore	Proud	Whitney
Knight	Paine, I.		

Not voting, 6:

Claussen	Mahoney	Ruhnke	Wallwey
Kremer	Rasmussen, R.		

The motion carried.

LEGISLATIVE BILL 893. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 656. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

Presented to the Governor

Presented to the Governor for approval on July 20, 1965 at 8:30 a.m.: LB 352 LB 654

(Signed) Ruth Bossard, Enrolling Clerk

Ease

The Legislature was at ease from 10:17 a.m., until 10:20 a.m.

GENERAL FILE

LEGISLATIVE BILL 30. Read and Considered.

Mr. Ruhnke offered the following amendments, which were adopted:

1. Amend the bill by adding two new sections to be known as sections 3 and 4 and to read as follows:

"Sec. 3. When a general income tax becomes operative in this state, the provisions of this act shall become void.

Sec. 4. The provisions of this act shall become operative on January 1, 1967."

2. Amend the bill by renumbering section 3 as section 5.
3. Amend the title to conform.

Mr. E. Rasmussen Presiding

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

“Section 1. That section 77-706, Revised Statutes Supplement, 1963, be amended to read as follows:

77-706. The value of the shares of stock of corporations, organized or domesticated under the laws of this state, shall be determined for the purpose of taxation by deducting from the actual value of the paid up capital stock, surplus, and undivided profits of such corporation available for stock dividends, the actual value of the property of the corporation, both intangible and tangible, listed and taxed in this state, the actual value of the property of the corporation outside of this state, the actual value of bonds or other obligations issued by the United States of America or any of its agencies or instrumentalities, or by the State of Nebraska or any of its municipal or political subdivisions, and the actual value of the shares of stock of other Nebraska corporations, domestic or domesticated, owned by the corporation; *Provided*, this section shall not apply to domesticated corporations subject to assessment and taxation under the provisions of Chapter 77, article 6, and shall not apply to the taxation of stock or shares of building and loan associations taxed under section 77-707. The corporation shall furnish the county assessor or Tax Commissioner or his authorized representative such proof of the value of its property outside of the state as they may require. The corporation shall pay the tax assessed upon its stock or shares, and shall have a lien thereon for the tax so paid. *Every corporation, organized or domesticated, or foreign under the laws of this state shall, on or before March 1 of each year, file a statement with the Tax Commissioner giving the name and post-office address of each person residing in Nebraska owning any of such stock or shares, the number of shares held by each person and the book value or market value, whichever is the highest as of January 1 at 12:01 a.m. of that year.*

Sec. 2. *Book value of shares or stock of corporations is the market value of all the assets of the corporation less all of its liabilities.*

Sec. 3. That original section 77-706, Revised Statutes Supplement, 1963, is repealed.”

2. Amend the title to conform.

Mr. Batchelder moved to indefinitely postpone.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 32 ayes, 0 nays and 17 not voting.

Mr. Carpenter asked for a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 21:

Batchelder	Holmquist	Moylan	Paxton
Bauer	Hughes	Nelson	Pedersen
Brauer	Klaver	Nore	Proud
Budd	Marvel	Orme	Skarda
Danner	Moulton	Paine, I.	Syas
Gerdes			

Voting in the negative, 21:

Bowen	Fleming	Lysinger	Stryker
Burbach	Harsh	Matzke	Wallwey
Carpenter	Hasebroock	Payne, D.	Warner
Carstens	Kjar	Rasmussen, E.	Whitney
Craft	Knight	Stromer	Wylie
Crandall			

Not voting, 7:

Adamson	Kokes	Mahoney	Ruhnke
Claussen	Kremer	Rasmussen, R.	

The motion lost.

President Sorensen Presiding

Advanced to E and R for review with 22 ayes, 21 nays and 7 not voting.

Member Excused

Mrs. Hughes was excused at 11:45 a.m. for the remainder of the morning.

GENERAL FILE

LEGISLATIVE BILL 78. Read and considered.

Mr. Carpenter offered the following amendments which were adopted:

3. Amend section 3 of the bill, lines 4 and 5 by reinstating the stricken matter and striking the new matter.

4. Amend the bill by striking sections 4 to 7 and renumbering sections 8 and 9 as sections 4 and 5 respectively.

5. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. That section 77-704, Revised Statutes Supplement, 1963, be amended to read as follows:

77-704. The tax upon intangible property in Classes A and B shall be in lieu of all other taxes thereon, and shall be due, delinquent, and collectible at the same time as personal taxes. The *first eight million dollars of the amount collected in the various taxing districts of the state shall be apportioned one sixth to the state General Fund, one-sixth to the county general fund, one-third to the general fund of the city or village, and one-third to the general fund of the school district in which the property is assessable and the remainder to the state General Fund; Provided, if the property is not assessable within a city or village, two-thirds of the tax collected shall be apportioned to the general fund of the school district; and provided further, if the property is not assessable within a school district, city or village, five-sixths of the tax collected shall be apportioned to the county general fund.*"

6. Amend the bill by striking section 10 and inserting the following:

"Sec. 7. That original sections 77-701, 77-702, 77-703, Reissue Revised Statutes of Nebraska, 1943, and sections 77-704, 77-712, and 77-721, Revised Statutes Supplement, 1963, and also sections 77-709 and 77-730, Reissue Revised Statutes of Nebraska, 1943, and sections 77-707, 77-709, and 77-710, Revised Statutes Supplement, 1963, are repealed.

7. Amend the title to conform.

Recess

At 12:06 p.m., on a motion by Mr. Craft, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Claussen, Kremer, Mahoney, R. Rasmussen, and Ruhnke, who were excused.

Member Excused

Mr. Klaver was excused for Wednesday, July 21, 1965.

GENERAL FILE

LEGISLATIVE BILL 78. Considered.

The Standing Committee amendments found in the Legislative Journal for the One Hundred Twentieth Day were rejected.

President Sorensen Presiding

Mr. Nore moved to bracket LB 78 until LB 30 has been disposed of. The motion lost.

Advanced to E and R for review with 21 ayes, 18 nays and 10 not voting.

LEGISLATIVE BILL 554. Considered.

Mr. Bowen asked unanimous consent that the re-printed bill be adopted for consideration at this time. No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the One Hundred Nineteenth Day were adopted.

Mr. Batchelder moved to indefinitely postpone.

Mrs. Hughes moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 27 ayes, 0 nays and 22 not voting.

The motion to indefinitely postpone lost with 14 ayes, 20 nays and 15 not voting.

Advanced to E and R for review with 21 ayes, 14 nays and 14 not voting.

MOTION—Reconsider Action on LR 70

Mr. Burbach moved to reconsider the action taken in passing LR 70.

Mr. Carpenter asked unanimous consent to hold the motion over and print the proposed amendments by Mr. Burbach in the Journal. No objections. So ordered.

Proposed Amendments to LR 70

1. That the Tax Commissioner "County Assessor" use a uniform method of valuing property for taxation and that all taxpayers report their property based on values as required by law.

2. That all taxpayers be required to report all classes of property for tax purposes according to a schedule of suggested values prepared by the Tax Commissioner "*in consultation with the Nebraska Association of County Assessors,*" but no person shall be required to report his property for taxation from a schedule of suggested values until all classes of property, "*where possible and practical,*" are required to be reported from a schedule of suggested values as prepared by the Tax Commissioner, after consultation with the Tax Commissioner.

Adjournment

Mrs. Orme moved to adjourn.

Mr. Adamson moved to amend the motion to adjourn until 8:30 a.m.

The Adamson amendment carried.

The Orme motion as amended carried and at 4:00 p.m. the Legislature adjourned until 8:30 a.m., Wednesday, July 21, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, January 21, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

The prayer was offered by the Chaplain.

The roll was called and all members were present except Mr. Kjar, who was excused.

Corrections for the Journal

Page 171, line 39, insert comma after "Supplement".

The Journal for the Twelfth Day was approved as corrected.

Communication

A concurrent Resolution expressing opposition of the Oklahoma State Legislature to the proposed elimination of the United States Army Reserve and reorganization of the National Guard.

STANDING COMMITTEE REPORTS**Committee on Committees**

January 20, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Lambert Eitel, Commissioner of Labor

B. H. G. Eiting, Director of Motor Vehicles

John W. Hossack, State Engineer and Director of Roads

Leo J. Beck, Sr., Director of Veterans Affairs

Dan S. Jones, Jr., Director of Water Resources

Willard J. Wells, Purchasing Agent

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

MOTION—Adopt Report

Mr. Adamson moved the adoption of the report and a record vote be taken on each appointment. The motion prevailed.

Vote on Lambert Eitel

Voting in the affirmative, 41:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Harsh	Moylan	Stromer
Brauer	Hasebroock	Nelson	Stryker
Budd	Holmquist	Nore	Syas
Burbach	Hughes	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Pedersen	Whitney
Craft	Lysinger	Proud	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 8:

Carpenter	Klaver	Matzke	Payne, D.
Kjar	Kremer	Paxton	Skarda

Having received a majority of the votes of all members, the Speaker declared the appointment of Lambert Eitel confirmed.

Vote on B. H. G. Eiting

Voting in the affirmative, 45:

Adamson	Burbach	Fleming	Klaver
Batchelder	Carstens	Gerdes	Knight
Bauer	Claussen	Harsh	Kokes
Bowen	Craft	Hasebroock	Kremer
Brauer	Crandall	Holmquist	Mahoney
Budd	Danner	Hughes	Marvel

Moulton	Paxton	Rasmussen, R.	Syas
Moylan	Payne, D.	Ruhnke	Wallwey
Nelson	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Kjar	Lysinger	Matzke
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Having received a majority of the votes of all members, B. H. G. Eiting's appointment was confirmed by the Speaker.

Vote on John W. Hossack

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Moulton	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Kjar	Matzke	Syas
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Having received a majority of the votes of all members, John W. Hossack's appointment was confirmed by the Speaker.

Vote on Leo J. Beck, Sr.

Voting in the affirmative, 47:

Adamson	Carpenter	Fleming	Klaver
Batchelder	Carstens	Gerdes	Knight
Bauer	Claussen	Harsh	Kokes
Bowen	Craft	Hasebroock	Kremer
Brauer	Crandall	Holmquist	Lysinger
Budd	Danner	Hughes	Mahoney

Marvel	Orme	Rasmussen, E.	Syas
Matzke	Paine, I.	Rasmussen, R.	Wallwey
Moulton	Paxton	Ruhnke	Warner
Moylan	Payne, D.	Skarda	Whitney
Nelson	Pedersen	Stromer	Wylie
Nore	Proud	Stryker	

Voting in the negative, 0.

Not voting, 2:

Burbach Kjar

Having received a majority of the votes of all members, Leo J. Beck, Sr.'s appointment was confirmed by the Speaker.

Vote on Dan S. Jones

Voting in the affirmative, 47:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Carpenter Kjar

Having received a majority of the votes of all members, Dan S. Jones's appointment was confirmed by the Speaker.

Vote on Willard J. Wells

Voting in the affirmative, 46:

Adamson	Carstens	Gerdes	Knight
Batchelder	Claussen	Harsh	Kokes
Bauer	Craft	Hasebroock	Kremer
Bowen	Crandall	Holmquist	Lysinger
Brauer	Danner	Hughes	Mahoney
Budd	Fleming	Klaver	Marvel

Matzke	Paine, I.	Rasmussen, R.	Syas
Moulton	Paxton	Ruhnke	Wallwey
Moylan	Payne, D.	Skarda	Warner
Nelson	Pedersen	Stromer	Whitney
Nore	Proud	Stryker	Wylie
Orme	Rasmussen, E.		

Voting in the negative, 0.

Not voting, 3:

Burbach	Carpenter	Kjar
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Having received a majority of the votes of all members, Willard J. Wells's appointment was confirmed by the Speaker.

NOTICE OF COMMITTEE HEARINGS

Committee on Committees

January 20, 1965

Mr. President:

The Committee on Committees will meet at 1:15 p.m., on Thursday, February 4, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments submitted by Governor Frank B. Morrison, as follows:

Henry E. Ley, Director of Banking
 John R. Gage, Director of Public Welfare
 Ralph Hanks, Advisory State Highway Commission

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
 Committee on Committees

LABOR COMMITTEE

LB 117	Wednesday, February 10, 1965	2:00 p.m.
LB 213	Wednesday, February 10, 1965	2:00 p.m.

MISCELLANEOUS SUBJECTS

LB 102	Friday, February, 12, 1965	2:00 p.m.
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Visitors

Speaker Bowen introduced Carol Ann Young and 19 students from the University of Nebraska School of Journalism.

REFERENCE COMMITTEE REPORT

LB	Committee
247.....	Judiciary
248.....	Salaries & Claims
249.....	Education
250.....	Education
251.....	Education
252.....	Urban Affairs
253.....	Miscellaneous Subjects
254.....	Education
255.....	Government & Military Affairs
256.....	Agriculture & Recreation
257.....	Labor
258.....	Education
259.....	Public Health & Welfare
260.....	Government & Military Affairs
261.....	Government & Military Affairs
262.....	Government & Military Affairs
263.....	Government & Military Affairs
264.....	Government & Military Affairs
265.....	Urban Affairs
266.....	Budget
267.....	Budget
268.....	Budget
269.....	Budget
270.....	Budget
271.....	Budget
272.....	Budget
273.....	Budget
274.....	Budget
275.....	Budget
276.....	Budget

(Signed) Philip C. Sorensen
President

STANDING COMMITTEE REPORTS

Enrollment and Review

- LEGISLATIVE BILL 222. Correctly engrossed.
- LEGISLATIVE BILL 223. Correctly engrossed.
- LEGISLATIVE BILL 224. Correctly engrossed.
- LEGISLATIVE BILL 225. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 308. By Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT relating to cities of the second class and villages; to establish a pension plan for the regularly employed or appointed full-time employees of the city or village.

LEGISLATIVE BILL 309. By Ira E. Paine, Legislative District 35; Albert A. Kjar, Legislative District 39 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend sections 25-1711 and 29-2703, Reissue Revised Statutes of Nebraska, 1943 and section 33-106, Revised Statutes Supplement, 1963, relating to costs; to provide for the taxing of all costs incurred in district court on appeal from an inferior court or when an initial filing is within the jurisdictional limits of an inferior court; and to repeal the original sections.

LEGISLATIVE BILL 310. By Frank Nelson, Legislative District 42; S. H. Brauer, Sr., Legislative District 21 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 37-214.03, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to exempt World War I veterans from payment of fees for hunting and fishing permit; and to repeal the original section.

LEGISLATIVE BILL 311. By S. H. Brauer, Sr., Legislative District 21; Herb Nore, Legislative District 22; Peter H. Claussen, Legislative District 18 and Frank Nelson, Legislative District 42.

A BILL FOR AN ACT to amend section 71-3008, Reissue Revised Statutes of Nebraska, 1943, relating to public health and welfare; to provide for violation of orders of the state water pollution control council; to provide for notice, hearing, order, service of notice, and writ of injunction for violation of any order of the state water pollution control council, as prescribed; to provide for penalties; and to repeal the original section.

LEGISLATIVE BILL 312. By S. H. Brauer, Sr., Legislative District 21; Herb Nore, Legislative District 22; Peter H. Claussen, Legislative District 18 and Frank Nelson, Legislative District 42.

A BILL FOR AN ACT relating to public health and welfare; to provide that when the water pollution control council officially deems that an emergency exists requiring immediate action to protect the public health and welfare, the council may take the necessary action for immediate compliance; and to provide for a hearing.

LEGISLATIVE BILL 313. By Kenneth L. Bowen, Legislative District 37 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend sections 79-101 and 79-494, Reissue Revised Statutes of Nebraska, 1943, and section 79-102, Revised Statutes Supplement, 1963, relating to schools; to define and redefine terms; to change the classification of school districts; to extend free tuition provisions to the seventh and eighth grades; to provide duties for the Revisor of Statutes; and to repeal the original sections.

LEGISLATIVE BILL 314. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 74-305, Reissue Revised Statutes of Nebraska, 1943, relating to railroads; to provide who may execute deeds and conveyances of a railroad company; and to repeal the original section.

RESOLUTIONS

LEGISLATIVE RESOLUTION 11. Re: Attentions to be offered to the Newest Member of the "Legislative Family."

Introduced by: J. W. Burbach, 19th District; Rick Budd, 2nd District; Edward R. Danner, 11th District; Herb Nore, 22nd District; George H. Fleming, 47th District; Stanley A. Matzke, 24th District; Eric Rasmussen, 32nd District; Fred W. Carstens, 30th District; Lester Harsh, 38th District; Arnold Ruhnke, 31st District; Fern Hubbard Orme, 29th District; C. W. Holmquist, 14th District; Calista Cooper Hughes, 1st District; Peter H. Claussen, 18th District; Elmer Wallwey, 17th District; Chester Paxton, 40th District; M. A. Kremer, 34th District; Frank Nelson, 42nd District; W. H. Hasebroock, 16th District; George Syas, 13th District; Henry F. Pedersen, Jr., 4th District; Rudolf C. Kokes,

41st District; Richard F. Proud, 12th District; Harold T. Moylan, 6th District and John E. Knight, 26th District.

WHEREAS, the ranks of the Legislative family have recently increased in number, and

WHEREAS, this increase involves a bouncing bundle of joy in the female form, and

WHEREAS, this bouncing bundle will require frequent attention at all hours, including those in the early morning as well as late at night, and

WHEREAS, this attention will be of a most essential nature requiring immediate action, and

WHEREAS, there are many in this Chamber who are experts in such matters. . .

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That each member trained in the Perils of Parenthood, Infant Chapter, Personal Attention Division, offer abundant counsel and assistance to said new member, via suggestions directed to the father.
2. That each member submit in writing his or her favorite method of folding the essential garments required in abundance by the new addition.
3. That those members so inclined form a Night Call Emergency Brigade and stand ready to serve as diaper design engineers, doctors of applied medicines, professors of bubble extraction, and experts in the application of powder.
4. That all these attentions and others be directed to Senator Marvin E. (Big Daddy) Stromer of the 27th District, to his wife Peggy and to his new baby daughter Gretchen Elizabeth.

Mr. Burbach asked unanimous consent to suspend the rules and adopt LR 11 today. The motion prevailed.

Members' Birthdays

Mr. Klaver announced that Tuesday was Mr. Proud's Birthday. Mr. Burbach announced that today is Mr. Adamson's Birthday. The members sang Happy Birthday.

Members Escorted

Messrs. Stromer and Bauer were escorted to the rostrum, where the Speaker presented each of the new fathers with a baby gift from the members.

Announcement

Mr. Nore asked unanimous consent to print the following announcement in the Journal: No objections. So ordered.

On Tuesday, January 26, at 7:30 p.m. at the Columbus Junior High School Auditorium, there will be a demonstration of the latest communications concepts applicable to education. All members are invited to attend. Dr. Herbert Trotter, Jr., Chairman of the board of General Telephone and Electronics Laboratories, New York City, will demonstrate teaching physics via closed circuit TV. In addition there will be a demonstration of teaching math via the telephone and "blackboard by wire".

UNANIMOUS CONSENT—Withdraw LB 94

Mr. Payne renewed his pending request found in the Legislative Journal for the Twelfth Day, to withdraw LB 94.

No objections. So ordered.

MOTION—Bills introduced by Committee

Mr. President: I move that we direct the reference committee to refer all bills introduced by a committee during the first twenty legislative days be referred to a committee other than the committee sponsoring the legislation, except those bills resulting from the revisor of statutes and to apply only to bills in the future, and not be retroactive.

(Signed) Jerome Warner

Mr. Fleming moved the previous question. The motion prevailed with 37 ayes, 6 nays and 6 not voting.

Mr. Adamson opposed the ruling of the chair that questions may be asked after the debate has ceased.

Question is, "Shall the chair be sustained".

The motion prevailed with 34 ayes, 5 nays and 10 not voting.

The Warner motion prevailed with 41 ayes, 0 nays and 8 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Stromer asked unanimous consent for the Public Health and Welfare Committee to meet immediately upon adjournment. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Public Health and Welfare**

LB 165 Tuesday, March 2, 1965

2:00 p.m.

MOTION—Send Flowers

Mr. Mahoney moved that flowers be sent to Mr. Kjar, who is in the Lincoln General Hospital.

The motion prevailed.

UNANIMOUS CONSENT—Committee Meeting

Mr. Danner asked unanimous consent for the Labor Committee to meet under the North Balcony immediately upon adjournment. No objections. So ordered.

MOTION—Power Review Board

Mr. President: I move permission be granted to the Power Review Board to move to other quarters outside the Capitol.

(Signed) W. H. Hasebroock

Mr. Carpenter moved to amend the Hasebroock motion to include the State Railway Commission and the State Board of Education.

Mr. Stryker moved to amend the Carpenter amendment by striking "State Education Department".

The Stryker amendment was adopted with 32 ayes, 12 nays and 5 not voting.

The Carpenter amendment, as amended, was adopted with 43 ayes, 1 nay and 5 not voting.

The Hasebroock motion, as amended, was adopted with 45 ayes, 0 nays and 4 not voting.

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 153	Wednesday, January 27, 1965	2:00 p.m.
LB 120	Thursday, January 28, 1965	2:00 p.m.
LB 168	Thursday, January 28, 1965	2:00 p.m.
LB 89	Friday, January 29, 1965	2:00 p.m.
LB 107	Friday, January 29, 1965	2:00 p.m.
LB 177	Wednesday, February 3, 1965	2:00 p.m.
LB 183	Wednesday, February 3, 1965	2:00 p.m.
LB 184	Wednesday, February 3, 1965	2:00 p.m.
LB 160	Thursday, February 4, 1965	2:00 p.m.
LB 179	Thursday, February 4, 1965	2:00 p.m.
LB 143	Friday, February 5, 1965	2:00 p.m.
LB 180	Friday, February 5, 1965	2:00 p.m.

Education

LR 8	Tuesday, February 2, 1965	2:00 p.m.
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Member Excused

Mr. Adamson asked to be excused for Friday, January 22, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Change of Hearing Room

Mr. E. Rasmussen asked unanimous consent to change the Miscellaneous Subjects Committee Hearing to the West Chamber this afternoon at 2:00 p.m. No objections. So ordered.

MOTION—Rule Change

Mr. President: I move that Sec. 3 of Rule 11 of the Rules of the Legislature be amended after the word "Governor" to read as follows: "or by a standing committee if the bill results out of a bill previously introduced within the first twenty legislative days, no bill shall be sponsored by a Department of the State of Nebraska through a standing committee unless the bill so sponsored is introduced within the first twenty legislative days."

I further move that this rule change be referred to the Rules Committee.

(Signed) Henry F. Pedersen, Jr.

Motion was referred to the Rules Committee.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 315. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 31-812 and 31-827, Reissue Revised Statutes of Nebraska, 1943, relating to drainage; to provide the manner and time of filing written applications by candidates for the office of director of watershed districts; to provide the time for preparation of an itemized budget; to provide the manner of preparation of property tax rolls and assessed valuation of property; and to repeal the original sections.

LEGISLATIVE BILL 316. By Elvin Adamson, Legislative District 43; Ramey C. Whitney, Legislative District 44 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to amend section 72-234, Reissue Revised Statutes of Nebraska, 1943, and section 72-232, Revised Statutes Supplement, 1963, relating to school lands and funds; to reduce the annual rental from six per cent to four per cent on the appraised value; and to repeal the original sections.

LEGISLATIVE BILL 317. By Elvin Adamson, Legislative District 43; Ramey C. Whitney, Legislative District 44 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 4, of the Constitution of Nebraska, relating to school lands; to provide that the costs of administration of the unsold school lands shall be deducted from the income before the income is applied to the support and maintenance of the common schools; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 318. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 79-1254, Revised Statutes Supplement, 1963, relating to schools; to clarify provisions respecting amendment, renewal, and termination of teachers' contracts; to provide for written notice of the reasons for termination and the right to a hearing; and to repeal the original section.

LEGISLATIVE BILL 319. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend sections 84-407 and 84-409, Revised Statutes Supplement, 1963, relating to state officers; to increase the fees of the State Surveyor and his deputies; and to repeal the original sections.

LEGISLATIVE BILL 320. By Fern Hubbard Orme, Legislative District 29; S. H. Brauer, Sr., Legislative District 21; Rick Budd, Legislative District 2 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT relating to public health and welfare; to provide for the suspension of licenses of persons to practice medicine and surgery who are mentally ill or mentally deteriorated; to provide for reinstatement of licenses when the licensee is found to be mentally and physically competent to engage in the practice of medicine and surgery; and to provide the procedure for suspending and reinstating such licenses.

LEGISLATIVE BILL 321. By Richard D. Marvel, Legislative District 33; Jerome Warner, Legislative District 25; William R. Skarda, Jr., Legislative District 7; Hal W. Bauer, Legislative District 28; Eugene T. Mahoney, Legislative District 5 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to adopt a Nebraska state song.

LEGISLATIVE BILL 322. By Richard D. Marvel, Legislative District 33 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 83-339, Revised Statutes Supplement, 1963, relating to state hospitals; to provide for the removal of patients to a nursing home or other special care home; to provide for the maintenance of patients so transferred; and to repeal the original section.

LEGISLATIVE BILL 323. By Richard D. Marvel, Legislative District 31.

A BILL FOR AN ACT relating to children; to provide for transfer of children to the Home for Children from the Boys' Training School and Girls' Training School; to provide for transfer

of children to Boys' Training School and Girls' Training School to Home for Children; and to provide for the effect of such transfers.

LEGISLATIVE BILL 324. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to public institutions; to permit the Department of Public Institutions to transfer inmates from one institution to another, as prescribed; and to provide an exception.

LEGISLATIVE BILL 325. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to amend sections 84-306.01 and 84-306.02, Reissue Revised Statutes of Nebraska, 1943, and section 84-306.03, Revised Statutes Supplement, 1963, relating to claims against the state; to provide for reimbursement for travel by airplane when authorized as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 326. By George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to school lands; to authorize the Board of Educational Lands and Funds to contract with supervisors of weed eradication districts for the purpose of controlling noxious weeds on school lands; and to provide for appropriation of funds.

LEGISLATIVE BILL 327. By Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT relating to museums; to provide for the issuance of revenue bonds by a city, village, county, or township that has established and maintains a museum pursuant to sections 51-501 to 51-503, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, payable from admission charges and other non-tax revenues; to provide the purposes, terms, and conditions for which such revenue bonds may be issued; to amend section 51-510, Reissue Revised Statutes of Nebraska, 1943; to provide that unrestricted gifts or devises may be pledged and used to pay the principal of or interest and redemption premium on museum revenue bonds; to repeal the original section; and to declare an emergency.

MOTION—Easter Vacation

Mr. President: I move that when we adjourn for Easter Vacation, we adjourn on Wednesday, April 14, 1965, and return Wednes-

day, April 21, 1965, at 10:00 a.m., and that those legislative employees who can be released be given the same amount of vacation.

(Signed) Kenneth L. Bowen

The motion prevailed.

RESOLUTIONS

LEGISLATIVE RESOLUTION 12. Re: Appointment of a Committee to Revise the Fiscal Statutes of Cities of the Second Class and Villages.

Introduced by W. H. Hasebroock, 16th District, Dale L. Payne, 3rd District and Eric Rasmussen, 32nd District.

WHEREAS, there is a need for a revision and simplification of the fiscal statutes involving cities of the second class and villages; and

WHEREAS, the statutes of such cities of the second class and villages need more modern procedures.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee of five members to revise the fiscal statutes of cities of the second class and villages and that such committee be authorized to employ a person qualified and experienced in this field.

Adjournment

At 11:28 on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Friday, January 22, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, July 21, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by Rev. Kenneth C. Stewart.

Prayer

O God, Our Father, as we bow before Thee this day, it is not merely to curtsy and say, "Good morning." It is because we shall make decisions this day that inevitably affect the people whom we represent and the future of this State. It is because we are human and need to be guided in judgment. In the issues which come before us this day, O Lord, help us to distinguish between that which weakens and that which strengthens our lives as a free people. Unto Thee and to our chosen task we commit ourselves anew and ask that what we do may be blest of Thee.

Through Jesus Christ, Our Lord, Amen.

The roll was called and all members were present except Messrs. Claussen, Klaver, Kremer, Mahoney, and Ruhnke, excused for the day, and Messrs. Lysinger, Pedersen, and Stromer, excused until 9:00 a.m.

Corrections for the Journal**One Hundred Twenty-eighth Day**

Page 2423, line 35, correct spelling of "Whitney".

Page 2441, line 7, do not show "seventy-five" as underscored.

One Hundred Twenty-ninth Day

Page 2456, line 29, delete "LB 70" and insert "LR 70".

The Journals for the One Hundred Twenty-eighth and One Hundred Twenty-ninth Days were approved as corrected.

Message from the Governor

July 20, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 15, 1965, I approved Legislative Bill 913, and on July 19, 1965, I approved Legislative Bills 727, 524, 851, 819, 756, 552, 95, and 328, and Legislative Resolution 60.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communications

Resolution from the Omaha City Council concerning LB 916.

Resolution No. 14 from the Mississippi House of Representatives concerning a constitutional amendment dealing with subversive activities within the United States.

Concurrent Resolution No. 102 from the Mississippi Legislature proposing a constitutional amendment relating to the operation of the public schools.

Report from the Secretary of State covering the registration and expense report filing activities of all lobbyists and their employers for the month of June, 1965.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 914. With Emergency.

A BILL FOR AN ACT relating to the Nebraska Educational Television Commission; to authorize the Nebraska Educational Television Commission to acquire certain land by eminent domain as prescribed; to amend section 79-2103, Revised Statutes Supplement, 1963; to provide additional powers and duties; to provide for fees and the use thereof; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Gerdes	Moulton	Rasmussen, E.
Batchelder	Harsh	Moylan	Rasmussen, R.
Bauer	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stryker
Budd	Hughes	Orme	Syas
Burbach	Kjar	Paine, I.	Wallwey
Carpenter	Knight	Paxton	Warner
Carstens	Kokes	Payne, D.	Whitney
Craft	Marvel	Proud	Wylie
Crandall	Matzke		

Voting in the negative, 0.

Not voting, 11:

Bowen	Fleming	Lysinger	Ruhnke
Claussen	Klaver	Mahoney	Stromer
Danner	Kremer	Pedersen	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 374. With Emergency.

A BILL FOR AN ACT relating to state administrative departments; to authorize the Department of Public Institutions to sell at public auction certain farm land that is surplus to the needs of the Girls' Training School at Geneva, Nebraska; to provide for use of proceeds from such sale; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Matzke	Proud
Batchelder	Gerdes	Moulton	Rasmussen, E.
Bauer	Harsh	Moylan	Rasmussen, R.
Brauer	Hasebroock	Nelson	Skarda
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Marvel	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 8:

Bowen	Klaver	Lysinger	Ruhnke
Claussen	Kremer	Mahoney	Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 880.

A BILL FOR AN ACT relating to schools; to provide for bonded indebtedness when any school district or part thereof is merged into a school district of the third class; and to provide when such merger shall be effective.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Danner	Marvel	Pedersen
Batchelder	Fleming	Matzke	Proud
Bauer	Gerdes	Moulton	Rasmussen, E.
Brauer	Harsh	Moylan	Rasmussen, R.
Budd	Hasebroock	Nelson	Skarda
Burbach	Holmquist	Nore	Stryker
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Craft	Knight	Paxton	Warner
Crandall	Kokes	Payne, D.	Whitney

Voting in the negative, 1:

Wylie

Not voting, 8:

Bowen	Klaver	Lysinger	Ruhnke
Claussen	Kremer	Mahoney	Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 894.

A BILL FOR AN ACT relating to public health and welfare; to create an Advisory Committee on Aging; to provide for members, their term of office, appointment, compensation, and qualification; and to provide powers, duties and authority.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 32:

Adamson	Danner	Kokes	Proud
Bauer	Fleming	Matzke	Rasmussen, R.
Brauer	Gerdes	Moulton	Skarda
Budd	Harsh	Moylan	Stryker
Burbach	Hasebroock	Nore	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Payne, D.	Warner
Crandall	Knight	Pedersen	Whitney

Voting in the negative, 6:

Batchelder	Nelson	Paxton	Wylie
Holmquist	Paine, I.		

Not voting, 11:

Bowen	Klaver	Mahoney	Ruhnke
Claussen	Kremer	Marvel	Stromer
Craft	Lysinger	Rasmussen, E.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 867.

A BILL FOR AN ACT relating to crimes and punishments; to define terms; to make it unlawful to steal, embezzle, or without authority to copy or cause to be copied any article representing a trade secret; to provide penalties; and to provide what shall not be a defense to prosecutions.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Craft	Hughes	Moylan
Batchelder	Crandall	Kjar	Nelson
Bauer	Danner	Knight	Nore
Bowen	Fleming	Kokes	Orme
Brauer	Gerdes	Lysinger	Paine, I.
Budd	Harsh	Marvel	Paxton
Burbach	Hasebroock	Matzke	Payne, D.
Carpenter	Holmquist	Moulton	Pedersen

Proud	Skarda	Syas	Whitney
Rasmussen, E.	Stromer	Wallwey	Wylie
Rasmussen, R.	Stryker	Warner	

Voting in the negative, 0.

Not voting, 6:

Carstens	Klaver	Mahoney	Ruhnke
Claussen	Kremer		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 849.

A BILL FOR AN ACT relating to cigarettes; to define terms; to prevent unfair competition and unfair trade practices in the sale of cigarettes; to prohibit sales of cigarettes below cost; to protect and stabilize the collection of taxes on the sale of cigarettes and revenues from the licensing of persons engaged in the sale of cigarettes; to confer powers and impose duties on certain officers as prescribed; to provide penalties; to amend section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965; to increase a fee; to provide for severability; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Adamson	Danner	Lysinger	Payne, D.
Bowen	Fleming	Marvel	Pedersen
Brauer	Gerdes	Matzke	Proud
Budd	Harsh	Moulton	Skarda
Burbach	Hasebroock	Moylan	Stromer
Carpenter	Holmquist	Nelson	Stryker
Carstens	Kjar	Nore	Wallwey
Craft	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	

Voting in the negative, 9:

Batchelder	Paxton	Rasmussen, R.	Whitney
Bauer	Rasmussen, E.	Syas	Wylie
Hughes			

Not voting, 5:

Claussen	Kremer	Mahoney	Ruhnke
Klaver			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 161.

A BILL FOR AN ACT relating to dairy products; to define terms; to provide for unlawful acts; to create the division of dairy trade practices in the Department of Agriculture and Economic Development; to provide for collection of fees; to provide duties for certain officers as prescribed; to provide for damages; to provide for civil and criminal procedures as prescribed; to provide for penalties; to provide for limitation of actions; and to provide a construction clause.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 33:

Adamson	Gerdas	Marvel	Payne, D.
Bowen	Harsh	Matzke	Proud
Brauer	Hasebroock	Moulton	Rasmussen, R.
Burbach	Holmquist	Moylan	Skarda
Carpenter	Kjar	Nelson	Stromer
Carstens	Knight	Nore	Stryker
Craft	Kokes	Orme	Wallwey
Crandall	Lysinger	Paine, I.	Warner
Fleming			

Voting in the negative, 10:

Batchelder	Danner	Rasmussen, E.	Whitney
Bauer	Hughes	Syas	Wylie
Budd	Pedersen		

Not voting, 6:

Claussen	Kremer	Paxton	Ruhnke
Klaver	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 21, 1965 at 8:25 a.m.: LB 850 LB 308 LB 862 LB 300 LB 287 LB 586 LB 724 LB 101

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 713. Replaced on Select File as amended.

E and R amendments to LB 713:

1. For correlation purposes, after the second comma in line 2 of new section 2, insert "as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 16, strike "fifty-five" and insert "sixty"; and in line 52, insert "except that a travel trailer less than twenty-three feet in length may be towed at the rate of speed permitted for the towing vehicle" after "hour".

2. Amend renumbered section 3 to read:

"Sec. 3. That original section 39-719, Revised Statutes Supplement, 1963, and section 39-723, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

3. In the title, after the second comma in line 3, insert "and section 39-723, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 6, insert "to provide a speed limit;" after the first semicolon; and in line 6, strike "section" and insert "sections".

LEGISLATIVE BILL 694. Placed on Select File as amended.

E and R amendments to LB 694:

1. In new section 1, strike the commas in lines 1 and 2.

2. In new section 2, line 3, strike "Nebraska".

3. In new section 3, line 4, strike the semicolon and insert a comma.

4. In the Carpenter amendment 2, line 12, insert a period after "villages".

5. In new section 7, line 4, strike ", however;".

6. In new section 8, line 2, strike "wise" and insert "manner"; and in lines 3 and 9, strike "less" and insert "lesser".

7. The standing committee amendment being correct, strike the Carpenter amendment 3.

8. In new section 10, line 8, strike ", however,".

9. In new section 11, lines 5, 6, and 19, strike "said" and insert "such"; and in line 14, strike "therefore provided that" and insert "therefor if"; and in lines 15 and 16, strike ". In the event that" and insert "of this act. If".

10. In new section 13, line 18, insert a semicolon after "rates".

11. In the Carpenter amendment 4, line 2, strike "lines" and insert "line".

12. In the Carpenter amendment 5, line 2, insert "(3)" before "reproduction".

13. In new section 15, line 9, strike "utilities" and insert "utility's".

14. In new section 16, line 2, insert a comma after "motion"; in line 4, strike the comma; and in line 8, strike the first comma.

15. In new section 17, insert a comma at the end of line 11.

16. In new section 18, line 2, insert a comma after "motion".

17. In new section 23, line 2, strike "herein" and insert "in this act"; and in line 8, strike "said" and insert "such".

18. In the Carpenter amendment 8, line 2, insert ", line 1," after "27".

19. In new section 31, lines 3 and 4, strike "State Railway Commission" and insert "commission".

20. In new section 33, line 3, strike "or service," and insert "service of".

21. In new section 35, line 5, strike "said" and insert "such".

22. In new section 38, line 2, strike "decisions" and insert "decision"; and in lines 6 and 13, strike "said" and insert "such".

23. In new section 39, line 8, insert "as" after "ruling".

24. In new section 41, lines 1 and 2, strike "State Railway Commission" and insert "commission".

25. In new section 42, line 16, strike "be".

26. Renumber new section 44, as amended by the Carpenter amendment 15, as section 49; and strike the second sentence thereof.

27. Renumber present sections 45 to 49 as sections 44 to 48 respectively.

28. In renumbered section 44, line 1, strike "of the state".

29. In line 1 of new section 51, as amended by the Carpenter amendment 17, strike "effective" and insert "operative".

30. In the title, strike lines 3 to 8 and insert "provide for the detailed regulation by the commission gas utilities as prescribed; to define terms; to provide procedures; to provide for enforcement and administration; to provide severability; and to provide an operative date."

LEGISLATIVE BILL 480. Placed on Select File as amended.

E and R amendments to LB 480:

1. In section 4, line 8, section 8, line 9, section 9, line 10, and section 11, line 9, strike "said" and insert "such".

2. In section 5, line 7, strike ", 79-1440, 79-1441, and" and insert "to"; and in line 9, strike "thereof" and insert "thereto".

3. In section 6, line 10, strike the comma.

4. In section 7, line 5, strike "also".

5. In section 8, lines 4 and 5, strike "herein mentioned" and insert "mentioned in this act"; and in line 12, strike the first comma.

6. In section 9, lines 8 and 15, strike "said sections" and insert "this act".

LEGISLATIVE BILL 176. Placed on Select File as amended.

E and R amendments to LB 176:

1. In section 1, line 3, section 2, line 2, section 3, line 7, section 4, line 5, section 6, lines 2 and 7, section 7, line 7, section 9, lines 1 and 6, section 10, line 2, section 11, line 1, and in the title, line 3, insert "Vocational" after "Nebraska".

2. In section 1, lines 5 and 7, insert "to" after "conveyed".

3. In section 4, line 7, strike "; *Provided,*" and insert ", but".

4. In section 4, line 8, section 8, line 9, section 9, line 10, and section 11, line 10, strike "said" and insert "such".

5. In section 5, line 7, strike “; 79-1440, 79-1441, and” and insert “to”; and in line 9, strike “thereof” and insert “thereto”.

6. In section 6, line 10, strike the comma.

7. In section 7, line 5, strike “also”; and in line 7, strike “; *Provided*, that such” and insert “. Such”.

8. In section 8, lines 4 and 5, strike “herein mentioned” and insert “mentioned in this act”; in line 7, strike “; *Provided*,” and insert “, except that”; and in line 12, strike the first comma.

9. In section 9, lines 8 and 15, strike “said sections” and insert “this act”; and in line 9, strike “; *Provided*,” and insert “, but”.

LEGISLATIVE BILL 512. Placed on Select File as amended.

E and R amendments to LB 512:

1. In section 3, line 5, strike “such purposes” and insert “purposes of the Vocational Technical School at Norfolk”.

2. In section 4, line 7, strike “; *Provided*,” and insert “, but”.

3. In section 4, line 8, section 9, line 10, and section 11, line 9, strike “said” and insert “such”.

4. In section 5, line 7, strike “; 79-1440, 79-1441, and” and insert “to”; and in line 9, strike “thereof” and insert “thereto”.

5. In section 6, line 10, strike the comma.

6. In section 7, line 5, strike “also”; and in line 7, strike “; *Provided*, that such” and insert “. Such”.

7. In section 8, lines 4 and 5, strike “herein mentioned” and insert “mentioned in this act”; in line 7, strike “; *Provided*, the school” and insert “, except that the board”; and in line 12, strike the first comma.

8. In section 9, line 9, strike “; *Provided*,” and insert “, but”; and in line 15, strike “said sections” and insert “this act”.

9. In section 10, line 8, strike “provision” and insert “provisions”.

LEGISLATIVE BILL 234. Placed on Select File as amended.

E and R amendments to LB 234:

1. In standing committee amendment 1, line 4, insert “*the*” after “*at*”.

2. In section 4, line 1, and in the title, line 2, strike "section" and insert "sections 72-208 and"; and in section 2, line 2, and in the title, line 3, strike "sections 72-208 and" and insert "section".

3. In the title, line 11, strike "to provide for reverter;" and insert "and".

LEGISLATIVE BILL 229. Placed on Select File as amended.

E and R amendments to LB 229:

1. In section 1, line 58, strike the second "The" and insert "The the".

2. For correlation purposes, after the second comma in line 2 of section 1, insert "as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in lines 100 and 103, strike "Service Annuity" and insert "Annuity Reserve".

3. Amend the Knight amendment 1 to read: "1. In section 2, lines 15 to 17, strike the new matter and reinstate the stricken matter; and before the reinstated period in line 17, insert ', except that the amount of any individual service annuity for a full-time school employee or emeritus member who retired prior to January 1, 1955, and not eligible for Social Security benefits, shall be two dollars and twenty-five cents per month for each month of service'."

4. Amend section 3 to read:

"Sec. 3. That original section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

5. In the title, strike lines 2 and 3 and insert "FOR AN ACT to amend section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to in-"; in line 4, strike "a" and insert "certain"; and in line 5, strike "employee" and "member" and insert "employees" and "members" respectively.

LEGISLATIVE BILL 398. Placed on Select File as amended.

E and R amendments to LB 398:

1. In new section 1, line 19, insert a comma after "place".

2. In the title, strike lines 2 to 5 and insert "FOR AN ACT relating to livestock; to provide procedures to be followed upon

the arrest of any person for prescribed offenses; and to make certain acts unlawful.”.

LEGISLATIVE BILL 920. Placed on Select File as amended.

E and R amendment to LB 920:

1. In the title, line 8, strike “date” and insert “time”.

LEGISLATIVE BILL 642. Correctly engrossed.

LEGISLATIVE BILL 662. Correctly engrossed.

LEGISLATIVE BILL 344. Correctly engrossed.

LEGISLATIVE BILL 264. Correctly engrossed.

LEGISLATIVE BILL 471. Correctly engrossed.

LEGISLATIVE BILL 870. Correctly engrossed.

LEGISLATIVE BILL 450. Correctly enrolled.

LEGISLATIVE BILL 635. Correctly enrolled.

LEGISLATIVE BILL 506. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 450 LB 635 LB 506

Invitation

Mr. Whitney invited the Senators to participate in the National High School Rodeo Parade in Ogallala on August 12th. The Rodeo will be held August 10th thru the 15th.

RESOLUTIONS

LEGISLATIVE RESOLUTION 76. Re: State Owned Land

Introduced by Eric Rasmussen, 32nd District; William Wylie, 20th District; George C. Gerdes, 49th District; and Clifton B. Batchelder, 10th District.

WHEREAS, land owned by the state and its departments, boards and commissions are being formed by such departments, boards and commissions; and

WHEREAS, it would be more feasible if these boards, departments, and commissions entered into leases and operate such farm lands only as landlords.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That all departments, boards, and commissions of the State of Nebraska, except the Department of Public Institutions and The University of Nebraska cease operating the farm lands except as landlords under written leases by March 1, 1967.

2. That no capital improvements be made to any farm land owned by the State of Nebraska, its departments, board or commissions; *Provided*, that this provision shall not apply to the Department of Public Institutions or The University of Nebraska.

SELECT FILE

LEGISLATIVE BILL 911. E and R amendments found in the Legislative Journal for the One Hundred Twenty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 99. E and R amendments found in the Legislative Journal for the One Hundred Twenty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendment found in the Legislative Journal for the One Hundred Twenty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 922. E and R amendments found in the Legislative Journal for the One Hundred Twenty-ninth Day were adopted.

Laid over temporarily at the request of Mr. Carpenter.

Birthday

Mr. Bowen announced that today is Mr. Charlie Moon's Birthday. Mr. Moon was escorted to the rostrum, where the members sang Happy Birthday to him.

Mr. Moon thanked the Legislature.

UNANIMOUS CONSENT—Return LB 332 to Select File

Mr. Burbach asked unanimous consent to return LB 332 to Select File for consideration of the following specific amendments:

1. Amend original section 8 of the bill, line 3 by striking “and materials”, line 5 by striking “and may sell such”, by striking line 6, line 7 by striking “their jurisdiction”, line 10 by striking “cost of such materials and the”, line 14 by striking “, sale,”, and line 15 by striking “materials and”.

2. Amend Enrollment and review amendment 1, adopted July 13, 1965, line 1 by striking “1” and inserting “2”.

3. Amend the title to conform.

No objections. So ordered.

Mr. Adamson Presiding

SELECT FILE

LEGISLATIVE BILL 332. The Burbach specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

MOTION—Reconsider Action on LR 70

Mr. Burbach renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-ninth Day to reconsider action in passing LR 70.

The motion prevailed with 27 ayes, 0 nays and 22 not voting.

Mr. Carpenter offered the following amendment to the pending Burbach amendment 1, found in the Legislative Journal for the One Hundred Twenty-ninth Day:

Amend the Burbach amendment 1 by adding the following: “Each individual assessor may use this method within the limitations of the existing tax laws.”

The Carpenter amendment was adopted.

The Burbach amendment 1 as amended was adopted with 27 ayes, 6 nays, and 16 not voting.

The Burbach amendment 2 was adopted with 17 ayes, 15 nays, and 17 not voting.

Mr. Bowen moved to indefinitely postpone LR 70. Mr. Carpenter requested a record vote.

Voting in the affirmative, 19:

Adamson	Craft	Holmquist	Moylan
Batchelder	Crandall	Hughes	Paxton
Bauer	Danner	Kjar	Proud
Bowen	Gerdes	Marvel	Wallwey
Budd	Hasebroock	Moulton	

Voting in the negative, 21:

Brauer	Matzke	Pedersen	Stryker
Carpenter	Nelson	Rasmussen, E.	Syas
Harsh	Nore	Rasmussen, R.	Warner
Knight	Orme	Skarda	Whitney
Kokes	Paine, I.	Stromer	Wylie
Lysinger			

Not voting, 9:

Burbach	Fleming	Kremer	Payne, D.
Carstens	Klaver	Mahoney	Ruhnke
Claussen			

The motion lost.

President Sorensen Presiding

LR 70 was adopted with 27 ayes, 9 nays, and 13 not voting.

Committee Meeting

Mr. Craft announced that the Public Works Committee would hold an executive session at 2:00 p.m. in the West Senate Lounge.

Visitors

Mr. Lysinger introduced Miss Ann Reinhardt from Scottsbluff and Mr. and Mrs. Glen Linder from Broken Bow.

Mr. E. Rasmussen introduced his wife and two children.

SELECT FILE

LEGISLATIVE BILL 922.

Mr. Marvel offered the following amendments which were adopted by unanimous consent:

1. Amend section 5 of the bill by adding a new sub-division to be known as "(3)" and to read as follows:

"(3) Appropriate to the Governor from the General Fund for payment of the claim as state deputy sheriff Marvie J. Talbot for uninsured losses arising as approximate result as such deputies performance of official duties, as follows:

General Fund
<u> </u>
\$ 234.46".

2. Amend section 21 by inserting after line 4 the following:

"(1) Board and Secretary",

after line 8, insert:

"(2) State Surveyor",

line 9, strike "State Surveyor", before line 13 insert:

"(3) The United Spanish War Veterans",

strike lines 14 to 17 and insert:

"(4) Retirement Systems

Administration of Nebraska Safety Patrolmen's, Judges', School Employees', and Municipal Employees' Retirement Systems

General Fund
<u> </u>
\$ 76063".

Mr. Marvel offered the following amendments which were adopted by unanimous consent:

1. Section 1, line 26, insert after the period: "Operating expense shall also include costs of ordinary repairs and maintenance of existing physical plant.", line 75 strike "and" and insert a period, and strike lines 76 and 77.

2. Section 2, lines 57 and 58 strike "the Game, Forestation and Parks Commission,".

3. Section 3, line 8, strike "301612" in both places and insert in both places in lieu thereof "324062".

4. Section 4, line 3, insert "(1)" before "The", line 6, strike "68468" in both places and insert in both places in lieu thereof "53593", strike line 7, line 8 strike "511002" in both places and insert in both places in lieu thereof "502255", line 11 strike "720262" and insert "596655", and insert after line 21 the following:

"(2) The figures placed to the right of the program listed below are hereby appropriated from the General Fund for the period commencing with the effective date of this act and ending October 30, 1965, to the department for salaries, wages and maintenance, as follows:

	General Fund	Cash Funds	Total
		Estimated	Budgeted
Fiscal Management	\$ 12310		\$ 12310

Provided, that all balances remaining unexpended from the appropriations made in this subdivision on October 1, 1965, shall

be and hereby are reappropriated to the Department of Administrative Services for the purposes prescribed in Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965."

5. Section 5, line 3, insert "(1)" before "The", line 6, strike "101811" in both places and insert in both places in lieu thereof "104145", strike line 10, line 15 strike "295701" and insert "281159", line 24 strike "270701" and insert "256159", and insert after line 24 the following:

"(2) The figures placed to the right of the program listed below are hereby appropriated from the General Fund for the fiscal period commencing with the effective date of this act and ending September 30, 1965, to the Governor, for salaries, wages, and maintenance, as follows:

Bingo Law Enforcement

General Fund

\$ 1875'.

6. Section 7, line 6, strike "78507" in both places and insert in both places in lieu thereof "71511", line 14 strike "192534" and insert "185538", and line 24 strike "126830" and insert "119834".

7. Section 8, line 3, insert "(1)" before "The", strike lines 9 to 14, line 15 strike "1361342" and insert "438076", strike lines 16 to 32, line 33 strike "propriate" and insert "appropriate to the department", line 36 strike "839614" and insert "438076", and in the same line strike

"521728", and after line 36 insert the following:

"(2) The figures to the right of the various programs listed below are for information purposes.

	<u>General Fund</u>	<u>Cash Funds</u>	<u>Total</u>
		<u>Estimated</u>	<u>Budgeted</u>
Budget Administration	\$ 17707		\$ 17707
Social Security Administration	5381		5381
Supporting Services - Central Purchasing and Multilith	20400		
Purchasing Department Revolving Fund		\$ 9750	30150
Supporting Services - Data Processing	67000		
Data Processing Revolving Fund		55466	122466
Total Budget			\$ 175704

Reappropriate the unexpended balance on hand on the effective date of this act to the Tax Commissioner under section 16 (3), Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, estimated at \$73000, for the purposes specified therein, and then appropriate \$25000 of the balance on hand on the effective date of this act in the Purchasing Department Revolving Fund to the Data Processing Revolving Fund created by Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, and appropriate all balances and receipts of the Data Processing Revolving Fund during the biennium ending September 30, 1965, to the department, and appropriate all unexpended balances on hand as of the effective date of this act in the Purchasing De-

partment Revolving Fund, and appropriate all receipts to such fund for the period ending September 30, 1965, and then appropriate from the General Fund, to the department for the period ending September 30, 1965, for salaries, wages and maintenance, as follows:

Appropriations Total

<u>General Fund</u>	<u>Cash Funds</u>		<u>Total</u> <u>Budgeted</u>
		<u>Estimated</u>	
\$ 110488	\$	65216	

Provided, that all balances from the appropriations made in this subdivision remaining unexpended on October 1, 1965, shall be and hereby are appropriated to the Department of Administrative Services as provided in Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965.

(3) The figures to the right of the various programs listed below are for information purposes.

Bingo Law Enforcement

<u>General Fund</u>	<u>Cash Funds</u>		<u>Total</u> <u>Budgeted</u>
		<u>Estimated</u>	
\$ 15001	\$		15001

Motor Fuel Tax Administration

556598

Motor Fuels Refund Cash Fund

\$ 190750

747348

Severance Tax Administration

Severance Tax Administration Fund

26938

26938

Cigarette Tax Administration

34439

34439

Total Budget

\$ 1133726

Appropriate for the purposes of the programs listed above all balances remaining unexpended on October 1, 1965, from

the appropriations to the Governor and the Department of Agriculture and Economic Development under sections 5 (2) and 11 (2) respectively of this act, and all receipts for the period ending June 30, 1967, to the Motor Fuels Refunds Cash Fund and the Severance Tax Administration Fund, and then appropriate from the General Fund for purposes of the programs listed above, to the department for the period ending June 30, 1967, for salaries, wages and maintenance, as follows:

Appropriations Total

General Fund	Cash Funds		Total
	Estimated	Budgeted	
\$ 916038	\$ 217688		

8. Section 11, line 3, insert "(1)" before "The", line 5 strike "141919" in both places and insert in both places in lieu thereof "107287", line 16 strike "53832" and insert "53823", strike lines 19 to 23, line 35 strike "5048677" and insert "4094326", line 44 strike "and appropriate", strike lines 45 to 47, line 48 strike "act", line 51 after the comma insert "except as otherwise provided in subsection (2) of this section", line 56 strike "1938467" and "2983710" and insert "1865972" and "2101854" respectively, after line 56 insert the following:

"(2) The figures to the right of the various programs listed below are for information purposes.

Motor Fuels Tax Administration

General Fund	Cash Funds		Total
	Estimated	Budgeted	
\$ 76535			
	\$ 27250	\$ 103785	

Motor Fuels Refunds Cash Fund

Severance Tax Administration

Severance Tax Administration Fund		3785	3785
Cigarette Tax Administration	3424		3424
Total Budget			\$ 110994

Appropriate for accomplishment of the purposes of the programs listed above twenty-five thousand dollars of the balance remaining unexpended in the Motor Fuels Refunds Cash Fund on the effective date of this act and all receipts to such fund for the period ending September 30, 1965, and appropriate all receipts of the Severance Tax Administration Fund for the period ending September 30, 1965, and then appropriate from the General Fund to the department for the period ending September 30, 1965, for salaries, wages and maintenance, as follows:

<u>General Fund</u>	<u>Cash Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Budgeted</u>
\$ 79959	\$ 31035	

Appropriations Total

Provided, that all balances from the appropriations made in this subdivision remaining unexpended on October 1, 1965, shall be and hereby are appropriated to the Tax Commissioner as provided in Legislative Bill 172, Seventy-fifth Session, Nebraska State Legislature, 1965."

9. Section 18, line 5, strike "599384" in both places and insert in both places in lieu thereof "616404", line 6 strike "54500" in both places and insert in both places in lieu thereof "56057", lines 8 and 14 strike "928032" and insert "946699".

10. Section 19, line 10, strike "22936" in both places and insert in both places in lieu thereof "34879", lines 11 and 17 strike "362136" and insert "374079".

11. Section 20, line 3, insert "(1)" before "The", line 5 strike "36315" in both places and insert in both places in lieu thereof "4539", line 8 strike "319366" in both places and insert in both places in lieu thereof "39921", line 9, strike "959891" and insert "119986", line 10, strike "961091" and insert "121186", line 11, strike "1316772" and insert "165646", line 15, strike "biennium" and insert "period", lines 16 and 19, strike "June 30, 1967" and insert "September 30, 1965", line 18, strike "biennium" and insert "period", line 25, insert "; and provided further, that any balances remaining unexpended from the appropriations made in this section on October 1, 1965, shall be and hereby are reappropriated to the Department of Administrative Services for the purposes defined in Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965," line 28 strike "996206" and insert "124525" and in the same line strike "320566" and insert "41121" and insert after line 28 the following:

"(2) Appropriate from the General Fund to the department for the period commencing with the effective date of this act to September 30, 1965, for payment of personal services costs of switchboard operators \$3800.

(3) Appropriate from the Telephone Expenses Revolving Fund to the General Fund \$3800 from the receipts of such revolving fund after October 1, 1965, to reimburse the General

Fund for salaries of switchboard operators as provided in subdivision (2) of this section.”.

12. Section 21, insert after line 12 the following:
“Board of Examiners of Land Surveyors

Land Surveyors Examiners’ Fund

<u>Cash Funds</u>	<u>Total</u>
<u>Estimated</u>	<u>Budgeted</u>
\$ 6787	\$ 6787”

line 17, strike “71172” and insert “76063”, line 21, strike “70238” and insert “65614”, line 22, strike “6646” and insert “6379”, line 23 strike “498845” and insert “505632”, and line 34 strike “404742” and insert “409633” and in the same line strike “94103” and insert “95999”.

13. Section 27, line 25, strike “\$587334” and insert under column Cash Funds Estimated “\$587334”.

14. Section 28, line 3, insert “(1)” before “The”, insert after line 26 the following:

“(2) Appropriate to the department for the biennium ending June 30, 1967, \$313765.43 from federal funds available under section 903 of the United States Social Security Act, as amended, for the purpose of acquiring land in any of the cities where the Division of Employment now maintains local employment offices and erecting buildings thereon, or acquiring existing buildings in such cities for the use of the Division of Employment and for landscaping, and fixed equipment as may be required for its proper use and for operation by the Division of Employment, subject to the limitations of section 903

of the Social Security Act as amended by H.R. 4655 of the Eighty-eighth Congress.

(3) Appropriate to the department all balances remaining unexpended on the effective date of this act for the biennium ending June 30, 1967, and appropriate to the department all receipts of the Employment Security Special Contingent Fund for the biennium ending June 30, 1967, for salaries, wages and maintenance and for capital construction, estimated at \$97954.”.

15. Section 36, line 3, insert “(1)” before “The”, lines 6 and 9 strike “Quartermaster Fund” and insert “Military Department Cash Fund”, line 12 strike “139344” and insert “133344”, after line 12 insert:

Cash Fund
<u>Estimated</u>
\$ 6000”

“Military Department Cash Fund

line 15 strike “533438” and insert “560457”, line 29 strike “1188963” and insert “1182963” and in same line strike “306268” and insert “312268”, and after line 29 insert the following:

“(2) Appropriate to the department from the General Fund for the biennium ending June 30, 1967, for matching federal funds, for payment of the expenses of the Governor’s Survey Committee on State Communications, and for salaries, wages and maintenance and capital construction which may become necessary, for the study and report, design and installation of facilities as may be necessary for a state communications system, \$30000.”.

16. Section 42, strike lines 27 to 38, and in line 39 strike "(4)" and insert "(3)".

17. Section 45, line 12, insert after the last comma the following:

"and appropriate all balances remaining unexpended in the Nebraska Soil and Water Conservation Fund on the effective date of this act and then appropriate all receipts of such fund to the department for the biennium ending June 30, 1967, for the purposes for which such fund was established."

18. Amend the bill by inserting three new sections to be known as sections 53, 54, and 55 and to read as follows:

"Sec. 53. DEPARTMENT OF ADMINISTRATIVE SERVICES

2 The figures to the right of the various programs
 3 listed below are for information purposes.

- 4 Departmental Administration
- 5 Central Accounting
- 6 Budget Administration
- 7 Central Data Processing

- 8 Data Processing Revolving Fund
- 9 Social Security Administration

10 Supporting Services - Central Purchasing and Multilith

	<u>General Fund</u>	<u>Cash Funds</u> <u>Estimated</u>	<u>Total</u> <u>Budgeted</u>
	\$ 39700		\$ 39700
	328938		328938
	91875		91875
		\$465914	465914
	37667		37667
	143431		

11	Purchasing Department Revolving Fund		68250	211681
12	Central Telephone System			
13				
14				
		<u>General Fund</u>	<u>Cash Funds</u>	<u>Total</u>
			<u>Estimated</u>	<u>Budgeted</u>
15	Telephone Expense Revolving Fund		\$ 319366	\$ 319366
16	Capitol Buildings and Grounds Operation and Maintenance	\$ 1191047		1191047
17	Total Budget			\$ 2686188
18	Reappropriate for purposes of the programs listed			
19	above, the unexpended balances on hand from appropriations			
20	made in section 4, subsection (2), section 8, subsection			
21	(2), and section 20 on October 1, 1965, and appropriate			
22	all receipts from the cash funds listed above to the de-			
23	partment for the period October 1, 1965, to June 30, 1967,			
24	and then appropriate from the General Fund to the depart-			
25	ment for salaries, wages and maintenance during the period			
26	October 1, 1965, to June 30, 1967, as follows:			
27	Appropriations Total	<u>\$ 1832658</u>	<u>\$ 853530</u>	

Sec. 54. That section 6, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 6. UNIVERSITY OF NEBRASKA

The figures placed to the right of the various

6 programs listed below are for information purposes
 7 except for the medical center which figures are
 8 earmarked. The University of Nebraska

		FUND DISTRIBUTION			
		General Fund	Cash Funds	Federal Funds	Total
			Estimated	Estimated	Budgeted
9	Administration and General Expense				\$ 5840901
10	Instruction and Departmental Research				18316644
11	Organized Activities Related to Instruction				538428
12	Organized Research (including \$150000 for				
13	Nebraska Psychiatric Institute)				825000
14	Extension and Public Service				3675032
15	University Library				1810702
16	Plant Maintenance and Operation (including				
17	\$1243036 for Building Maintenance and Repair.)				4402070
18	Agricultural Experiment Stations				7579024
19	Agricultural Extension Service				5802315
20	Conservation and Survey Division				326010
21	Curtis High School				514172
22	Medical Center				8197237
23	Total Budget				\$ 57827535
24	Appropriate for accomplishment of the purposes				
25	of the programs listed above all unexpended balances				

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on hand on June 30, 1965, in the various cash and federal funds administered by The University of Nebraska, and then appropriate from the General Fund for the biennium ending June 30, 1967, and also appropriate all cash and federal money received during the biennium ending June 30, 1967, to The University of Nebraska for salaries, wages and maintenance, as follows:

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
\$ 25121994	\$ 19964311	\$ 3831320	
34431904	19564311		

Sec. 55. That section 7, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 7. DEPARTMENT OF PUBLIC WELFARE

The figures placed to the right of the various programs listed below are for information purposes. Department of Public Welfare

FUND DISTRIBUTION

Departmental Administration
Medical Care for the Aged Fund

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
\$ 546475			
	\$ 33600		

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12

Departmental Administration Fund

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
		\$ 689540	\$ 1269615

13	Public Assistance	\$ 19979941			
14		14176941			
15	State Assistance Fund				
16	(Categorical Aid Program)		30652141	40520092	
17			30952141	50129082	
18	Commodity Distribution	58203			
19	Commodity Salvage Fund		\$ 1000	1000	59203
20	Medical Assistance for the Aged				
21	Medical Care for the Aged Fund		\$ 1646400		
22	Medical Assistance for the Aged				
23	State Assistance Program Fund		\$ 1961400	\$ 3607800	
24	Crippled Children	103618			
25	Crippled Children's Fund			657541	761159
26	Child Welfare	326888			
27	Child Welfare Fund			592602	919490
28	Cuban Refugee Relief				
29	Cuban Refugee Fund			12316	12316
30			<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>
31			<u>Estimated</u>	<u>Estimated</u>	<u>Total</u>
32	Child Care-Home for Children	\$ 797488			
33	Children's Home Cash Fund		\$ 22400		\$ 819888
34	Total Budget				\$ 56079553
35					57578553

36 Appropriate for accomplishment of the purposes
 37 of the programs listed above all unexpended balances
 38 on hand on June 30, 1965, in the various cash and
 39 federal funds administered by the department, and
 40 then appropriate from the General Fund for the bien-
 41 nium ending June 30, 1967, and also appropriate all
 42 cash and federal money received during the biennium
 43 ending June 30, 1967, to the department for salaries,
 44 wages, and maintenance, and including \$5,000 for the
 45 per diem and expenses of the Advisory Committee as
 46 provided by section 68-702.01, Revised Statutes Supple-
 47 ment, 1963, as follows:

\$ 20709612 \$ 1702400 \$ 34566540

48 *Appropriations Total*

\$ 21009613 \$ 1702400 \$ 34866540".

19. Renumber sections 53 to 58 as sections 56 to 61 respectively.

20. Renumbered section 56, lines 3 and 4, strike "biennium ending June 30, 1965" and insert "period ending September 30, 1965", line 14 insert after the semicolon "The receipts for the period October 1, 1965 to June 30, 1967, inuring to the several revolving funds for which appropriations are not otherwise made in this act, together with any unexpended balances on hand in such revolving funds on October 1, 1965, are hereby specifically appropriated to each of the funds respectively and shall be used for the purposes for which the money was received; (c) To the Department of Administrative Services, Purchasing Department Bid

Penalty Fund and Meter Postage Fund; (d) To the Department of Administrative Services, the money accruing to the Contribution Fund established by Chapter 68, article 6, Re-issue Revised Statutes of Nebraska, 1943;”, line 21 strike “(b) Depart-”, strike lines 22 to 26, redesignate subdivisions “(c)” to “(g)” as “(b)” to “(f)” respectively, line 36 insert after the semicolon “(g) The receipts for the period ending September 30, 1965, inuring to the following funds for which appropriations are not otherwise made in this act, together with any unexpended balances on hand on the effective date of this act are hereby specifically appropriated to each of the said funds respectively: Department of Agriculture and Economic Development, agricultural and industrial gasoline tax refunds and gasoline tax dealers refunds and gasoline tax and special fuel tax dealers cash bond refunds and special fuel tax dealers tax refunds and interstate motor carriers’ tax refunds; (h) The receipts for the period commencing October 1, 1965, and ending June 30, 1967, inuring to the several funds for which appropriations are not otherwise made in this act, together with any unexpended balances in said funds on hand on October 1, 1965, are hereby specifically appropriated to each of such funds respectively: To the Tax Commissioner, agricultural and industrial gasoline tax refunds and gasoline tax dealers refunds and gasoline tax and special fuel tax dealers cash bond refunds and special fuel dealers tax refunds and interstate motor carriers’ tax refunds;”

line 45 after the second comma insert "Municipal Annuity Reserve Fund,".

21. Renumbered section 60, line 17, strike the period and insert "; *Provided*, that wherever in this section the words Auditor of Public Accounts or Tax Commissioner appear, they shall on and after October 1, 1965, be deemed to mean Director of Administrative Services."

22. Renumbered section 61, line 11, strike the period and insert "; *Provided*, that wherever the words Auditor of Public Accounts shall appear in this section they shall, on and after October 1, 1965, be deemed to mean Director of Administrative Services."

23. Insert 2 new sections to be known as sections 62 and 63 and to read as follows:

"Sec. 62. IMPREST PAYROLL FUND

2 There is hereby appropriated to the Director of
3 Administrative Services, for the period October 1, 1965
4 to June 30, 1967, all money that may be deposited to the
5 Imprest Payroll Account and the fund created therefor
6 by section 17, Legislative Bill 173, Seventy-fifth Session,
7 Nebraska State Legislature, 1965, for the purposes
8 defined in section 17, Legislative Bill 173.

Sec. 63. STATE OFFICE BUILDING AND OTHER CONSTRUCTION

2 (1) Appropriate to the Game, Forestation and Parks

3 Commission, \$650000 for acquisition of land and construction
4 of an office building from the Game Cash Fund for the bien-
5 nium ending June 30, 1967, as provided by Legislative Bill
6 650, Seventy-fifth Session, Nebraska State Legislature, 1965.

7 (2) Appropriate to the State Building Commission,
8 \$650000 from the State Office Building Fund created by Legis-
9 lative Bill 891, Seventy-fifth Session, Nebraska State Legis-
10 lature, 1965, for acquisition of land and construction of a
11 State Laboratory Building during the biennium ending June
12 30, 1967.

13 (3) Appropriate to the State Office Building Fund
14 \$600000 from the Highway Cash Fund for the period July 1,
15 1966 to June 30, 1967, and then appropriate all receipts
16 of the State Office Building Fund, during the biennium
17 ending June 30, 1967, not otherwise appropriated, to the
18 State Building Commission for use by the State Building
Commission for the purposes defined in Legislative Bill 891,
Seventy-fifth Session, Nebraska State Legislature, 1965.

(4) Reappropriate to the Department of Roads
not to exceed \$1800000 of the balance remaining unexpended
on the effective date of this act from the appropriation
made to the department under section 27 subdivision (2) of
Legislative Bill 455, Seventy-third Session, Nebraska State
Legislature, 1963, for construction of a general office
building at 14th and Burnham Streets, Lincoln, Nebraska
during the biennium ending June 30, 1967.”.

24. Renumber original section 59 as section 64.
25. Insert a new section to be known as section 65 and to read as follows:
 - “Sec. 65. That original sections 6 and 7,
 - 2 Legislative Bill 889, Seventy-fifth Session, Nebraska
 - 3 State Legislature, 1965, are repealed.”
26. Renumber original section 60 as section 66.
27. Amend the title to conform.

Mr. Hasebroock offered the following specific amendment:

In Sec. 43, line 5, strike "\$5890775" and reinsert "\$6138835".

The amendment was adopted with 31 ayes, 7 nays, and 11 not voting.

Mr. Marvel asked unanimous consent that his Select File amendments be printed in lieu of being mimeographed. No objections. So ordered.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 172. Replaced on Select File as amended.

E and R amendments to LB 172:

1. Renumber new section 21, added by the first Carpenter amendment 1, adopted July 19, 1965, as section 16; and renumber sections 16 to 33 as sections 17 to 34 respectively.

2. In line 6 of new section 16, strike the period and show the same as stricken; and in line 7, insert "*of Tax Commissioner*" after "office".

3. In lieu of the Carpenter amendment 3, adopted July 19, 1965, in line 1 of renumbered section 33 as found in Enrollment and Review amendment 31, insert "77-302," after the first comma.

4. Strike Enrollment and Review amendment 30, and in renumbered section 31, strike "30 to 34" and insert "27 to 30".

5. In line 5 of the title, as amended by Enrollment and Review amendment 32, insert "to provide that the Tax Commissioner shall serve without term and for his removal;" after the semicolon; and in line 8, insert "77-302," after the first comma.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Adjourn

Mr. Warner moved to adjourn until 8:30 a.m., Thursday, July 22, 1965. The motion lost.

Mr. Carpenter moved to stay in session until LB 922 is advanced from Select File. The motion prevailed.

SELECT FILE

LEGISLATIVE BILL 922.

Mr. Gerdes offered the following specific amendment:

In Sec. 10, line 11, reinstate the sum "\$139000".

Mr. Carpenter asked for a Call of the House. The Call showed 40 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 29 ayes, 6 nays, and 14 not voting.

The Gerdes amendment lost with 21 ayes, 18 nays, and 10 not voting.

LB 922 was advanced to E and R for engrossment.

Adjournment

At 12:25 p.m., on a motion by Mr. Wylie, the Legislature adjourned until 8:30 a.m., Thursday, July 22, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 22, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

“Guide us, O Thou Great Jehovah,
Pilgrims in this barren land.
We are weak but Thou art mighty,
Hold us by Thy powerful hand.”

As we consider our work today, O Lord, help us to see not only issues that are at atake but the people who will be affected by our decisions. Broaden our sympathies. Intensify our sensitiveness. Show us each day how through our action we might help some child or young person with a better opportunity to learn, some crippled or under-privileged soul to get along or some older citizens to find fresh hope.

May we acquit ourselves today as faithful servants of Thine and true representatives of the people as we strive to build a better world and a better State.

For Jesus' sake. Amen.

The roll was called and all members were present except Messrs. Kremer, Danner, and Proud, excused and Messrs. Bowen and E. Rasmussen, excused until 9:00 a.m.

Communication

Letter from Congressman Dave Martin acknowledging receipt of copies of the Legislative Journals showing the action taken in regard to the Taft-Hartley Act and copy of LR 60.

UNANIMOUS CONSENT—Change of Order

Mr. Klaver asked unanimous consent to consider bills on General File at this time.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 341. Read and Considered.

Mr. Adamson moved to reject Standing Committee amendment 1 found in the Legislative Journal for the One Hundred Twentieth Day and offered the following amendment in lieu thereof:

Amend section 1 of the bill by striking lines 6 to 13 and inserting the following:

"Sec. 1A. When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the The Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes except for funds to be used for capital building improvements for the state."

Mr. Adamson requested a record vote on the amendment.

Voting in the affirmative, 37:

Adamson	Gerdes	Matzke	Rasmussen, R.
Batchelder	Harsh	Moulton	Ruhnke
Bauer	Hasebroock	Moylan	Stromer
Brauer	Hughes	Nelson	Stryker
Budd	Kjar	Nore	Syas
Burbach	Knight	Orme	Wallwey
Carstens	Kokes	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Marvel	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 5:

Holmquist	Paine, I.	Pedersen	Skarda
Klaver			

Not voting, 7:

Bowen	Claussen	Kremer	Proud
Carpenter	Danner	Mahoney	

The amendment was adopted.

Mr. Adamson moved to reject the remainder Standing Committee amendments and offered the following amendments in lieu thereof:

Amend section 2 of the bill by striking lines 6 to 12 and inserting:

“Constitutional amendment prohibiting the Legislature from levying a property tax for state purposes except for funds to be used for capital building improvements of the state.”.

Amend the title to conform.

The motion prevailed and the amendments were adopted.

Advanced to E and R for review with 28 ayes, 13 nays and 8 not voting.

UNANIMOUS CONSENT—Withdraw LR 17

Mr. Burbach asked unanimous consent to withdraw LR 17.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 472. Reading waived. Explained.

Mr. Warner offered the following amendments which were adopted:

1. Amend section 2 of the bill, line 5 by striking the period and inserting the following:

“; *Provided*, that in making appropriations to carry out the provisions of this act, the Legislature shall make its appropriations first to the School Foundation Fund.”.

2. Amend the bill by adding a new section to be known as section 6 and to read as follows:

“Sec. 6. The provisions of this act shall not become operative until a general sales or income tax or combination thereof becomes operative, and thereafter the funds necessary to carry out the provisions of this act shall be paid from the revenue raised by a general sales or income tax or combination thereof.”.

3. Amend the title to conform.

Mr. Skarda moved to indefinitely postpone.

Mr. Harsh moved the previous question. The question is, “Shall the debate cease?”

The motion carried with 30 ayes, 0 nays, and 19 not voting.

Mr. Skarda requested a Call of the House on his motion to indefinitely postpone.

The Call showed 46 members present.

Mr. Ruhnke moved the Call be raised. The motion carried with 34 ayes, 0 nays, and 15 not voting.

Mr. Skarda requested a record vote on his motion.

Voting in the affirmative, 23:

Batchelder	Klaver	Nelson	Stryker
Brauer	Kokes	Nore	Syas
Burbach	Lysinger	Paine, I.	Wallwey
Carstens	Mahoney	Paxton	Whitney
Claussen	Marvel	Pedersen	Wylie
Craft	Moylan	Skarda	

Voting in the negative, 22:

Adamson	Fleming	Kjar	Rasmussen, E.
Bauer	Gerdes	Knight	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Moulton	Stromer
Carpenter	Holmquist	Orme	Warner
Crandall	Hughes		

Not voting, 4:

Danner	Kremer	Payne, D.	Proud
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The motion carried.

Visitors

Mr. Brauer introduced Mia and Hubert Brudels from Holland, now with the Dutch Chancery in Washington, D. C.

Mr. Holmquist introduced former Senator Oliver Olinger.

GENERAL FILE

LEGISLATIVE BILL 753. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

MOTION—Return LB 922 to Select File

Mr. Carpenter moved to return LB 922 to Select File for the purpose of reconsidering the Gerdes amendment found in the Legislative Journal for the One Hundred Thirtieth Day.

The motion prevailed with 30 ayes, 7 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 922. Mr. Carpenter moved to reconsider the action on the Gerdes amendment.

The motion prevailed with 27 ayes, 14 nays and 8 not voting.

The Gerdes amendment was adopted with 31 ayes, 11 nays and 7 not voting.

Mr. Marvel offered the following specific amendments, which were adopted:

Amend Standing Committee amendment number 18 to LB 922, line 16 by striking "1191047" and both places and inserting in lieu thereof in both places "871681"; and line 17, by striking "2686188" and inserting "2366822"; and line 27, by striking "1832658" and inserting in lieu thereof "1513292".

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Change of Order

Mr. Marvel asked unanimous consent to consider LB 172 on Select File at this time.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 172. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment and placed behind LB 173.

Presented to the Governor

Presented to the Governor for approval on July 22, 1965 at 8:30 a.m.: LB 450 LB 506 LB 635

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 288. Indefinitely postponed.

LEGISLATIVE BILL 679. Indefinitely postponed.

LEGISLATIVE BILL 760. Indefinitely postponed.

LEGISLATIVE BILL 762. Indefinitely postponed.

LEGISLATIVE BILL 809. Indefinitely postponed.

LEGISLATIVE BILL 869. Indefinitely postponed.

LEGISLATIVE BILL 289. Placed on General as amended.

(Amendments mimeographed in lieu of printing them in the Journal.)

(Signed) Cecil Craft, Chairman

Enrollment and Review

LEGISLATIVE BILL 807. Placed on Select File as amended.

E and R amendments to LB 807:

1. In new section 3, line 9, strike the comma and insert "and".

2. In new section 4, line 3, strike "State"; in line 5, strike "Research Division" and insert "Products Research Fund"; in lines 9 and 10, strike "of the division" and insert "pertaining to the fund"; strike lines 13 and 14 and insert "from the fund. An annual report of the activities financed by such fund,"; in line 15, strike "said" and insert "such"; in line 15, insert an underscored comma after "audit"; and in line 16, strike "of the state".

3. In the title, strike lines 2 to 25 and insert

"FOR AN ACT to amend section 2-2501, Revised Statutes Supplement, 1963, relating to the Nebraska Agricultural Products Research Fund; to change provisions for expenditures of such fund; to provide duties; to require audits and reports as prescribed; and to repeal the original section."

LEGISLATIVE BILL 487. Placed on Select File as amended.

E and R amendments to LB 487:

1. In standing committee amendment 1, line 2, insert "reinstating the" before "stricken".

2. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 559, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 14, insert "the Nebraska National Guard air and army technicians," after the second comma; and in line 35, strike the new and stricken matter and insert "properly".

3. In the title, strike beginning with "to" in line 4 through "act" in line 6 and insert "to include employees of the State Board of Agriculture paid out of the General Fund".

LEGISLATIVE BILL 856. Placed on Select File as amended.

E and R amendments to LB 856:

1. In section 1, strike the comma at the end of line 12.
2. In standing committee amendment 1, line 5, insert "and show the same as stricken" before the comma; and in line 5, strike "and" and insert "which".
3. In section 3, line 7, reinstate the stricken word "cholera"; in line 14, strike "the" and insert "the *The*"; in line 14, insert "*and Home Economics*" before "for"; and in line 25, insert "and" before "such".
4. In renumbered section 5, line 4, insert "by" after "or".
5. In the title, strike beginning with the third "to" in line 4 through line 12, and insert "to change provisions respecting the control of hog cholera serum, vaccine, or virus as prescribed; to provide for rules and regulations; to provide penalties; to harmonize with other legislation; to provide penalties; to provide an operative date; and to repeal".

LEGISLATIVE BILL 656. Correctly engrossed.

LEGISLATIVE BILL 914. Correctly enrolled.

LEGISLATIVE BILL 374. Correctly enrolled.

LEGISLATIVE BILL 880. Correctly enrolled.

LEGISLATIVE BILL 894. Correctly enrolled.

LEGISLATIVE BILL 867. Correctly enrolled.

LEGISLATIVE BILL 849. Correctly enrolled.

LEGISLATIVE BILL 161. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Visitors

Mr. Nore introduced Mr. and Mrs. Herb Oppliger of Columbus.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 914 LB 374 LB 880 LB 894 LB 867 LB 849 LB 161

Committee Meeting

Mr. Warner announced that the Government and Military Affairs Committee would hold an executive session at 1:00 p.m. in the West Lounge.

RESOLUTION

LEGISLATIVE RESOLUTION 76.

Mr. E. Rasmussen offered the following amendment which was adopted:

Sec. 2, line 1, insert after "no" the words "farming or industrial".

LR 76 was adopted with 43 ayes, 0 nays, and 6 not voting.

Explanation of Vote

Mr. President: If I had been present, I would have voted "aye" on the Gerdes amendment to LB 922.

(Signed) Eugene T. Mahoney

Member Excused

Mr. Carstens was excused for Friday, July 23, 1965.

MOTION—Reconsider Action on LB 249

Mr. Whitney moved to reconsider action on final passage of LB 249.

Mr. Whitney asked unanimous consent to hold the motion until Monday, July 26, 1965. No objections. So ordered.

Recess

At 12:03 p.m., on a motion by Mr. Ruhnke, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Danner, Kremer and Proud, who were excused.

GENERAL FILE

LEGISLATIVE BILL 258. Read and Considered.

Standing Committee amendment # 1 found in the Legislative Journal for the One Hundredth Day was adopted.

Standing Committee amendment # 2 was rejected.

Mr. Stromer offered the following amendment, which was adopted:

Section 1, strike lines 36-40 and insert: "The Board shall be elected by districts of substantially equal population and for six year staggered terms as the Legislature shall provide."

Mr. Paxton Presiding

Mr. Carpenter offered the following amendment, which was adopted with 36 ayes, 0 nays and 13 not voting.

Amend Section 1, line 3 after the word "colleges", by inserting "but not including municipal universities".

Advanced to E and R for review with 30 ayes, 7 nays and 12 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 289. Reading waived. Explained.

Mr. Craft offered the following amendment, which was adopted:

Amend Sec. 10 of the proposed amended bill, line 5, by adding "additional" before the word "customers".

Mr. Ruhnke offered the following amendment, which was adopted:

Amend Sec. 13 of the proposed amended bill, line 3, after 70-1014, insert: "After hearing, the board shall have authority to approve or deny the application. Before approval of an application, the board shall find that the application will serve the public convenience and necessity, and that the applicant can most economically and feasibly supply the electric service resulting from the proposed construction, without unnecessary duplication of facilities or operations."

Mr. Ruhnke offered the following amendment which was adopted:

Amend Sec. 19 of the proposed amended bill, line 4 by striking "review" and inserting "consideration".

Mr. Bowen offered the following amendment which was adopted:

Amend Sec. 3 of the proposed amended bill by adding:

"*Provided*, no appointed member of the Nebraska Public Power Review Board shall be eligible to file as a candidate for civil office for a period of two years after the expiration of the term for which such member has been appointed."

The Standing Committee amendments as amended were adopted.

Advanced to E and R for review with 36 ayes, 1 nay, and 12 not voting.

Visitors

Mr. Nelson introduced his grandson Paul Nelson, his wife Nancy, and his great grandson Brad Lee Nelson.

Correction for the Journal

Page 2482, line 21, correct spelling of "cities".

The Journal for the One Hundred Thirtieth Day was approved as corrected.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 858.

A BILL FOR AN ACT relating to livestock; to provide for the control and eradication of scabies in sheep; to provide duties for the Department of Agriculture and Economic Development; to provide for rules and regulations; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Brauer	Carstens	Fleming
Batchelder	Budd	Claussen	Gerdes
Bauer	Burbach	Craft	Harsh
Bowen	Carpenter	Crandall	Hasebroock

Holmquist	Mahoney	Orme	Skarda
Hughes	Marvel	Paxton	Stromer
Kjar	Matzke	Payne, D.	Stryker
Klaver	Moulton	Pedersen	Syas
Knight	Moylan	Rasmussen, E.	Wallwey
Kokes	Nelson	Rasmussen, R.	Whitney
Lysinger	Nore	Ruhnke	Wylie

Voting in the negative, 0.

Not voting, 5:

Danner	Paine, I.	Proud	Warner
Kremer			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Unbracket Bills

Mr. Bowen asked unanimous consent to unbracket LB 562, LB 892, LB 482, and LB 581 on E and R for engrossment. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 77. Re: Establishing the Home of George W. Norris as a National Monument.

Introduced by Lester Harsh, 38th District.

WHEREAS, The Honorable George W. Norris, late a resident of McCook, Nebraska, served his state and nation with statesmanship and distinction as District Judge of the 14th Judicial District for seven years, as United States Congressman from Nebraska's Fifth Congressional District for ten years and as United States Senator from Nebraska for thirty years; and

WHEREAS, his outstanding career provided for his recognition as a national historical figure; and

WHEREAS, his home at 706 Norris Ave., McCook, Nebraska with its furnishings can be an inspiration to present and future generations of the nation.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That this Legislature work toward the establishment of the George W. Norris home with furnishings as a National Monument of the U. S. National Park Service.

2. That if the George W. Norris home should be offered to the State of Nebraska as a donation that the property be accepted to be preserved until such time as it may be designated by Congress as a National Monument.

3. Be it further resolved that the Nebraska State Historical Society be designated as the coordinating agency for the State of Nebraska to supervise and preserve the house and furnishings of the late George W. Norris until such time as it may be accepted by the federal government.

LEGISLATIVE RESOLUTION 78. Re: Study of Cash Funds

Introduced by Fern Hubbard Orme, 29th District and Richard D. Marvel, 33rd District.

WHEREAS, there are approximately eighty agencies of the state operating approximately two hundred eighty programs through appropriations from almost one hundred fifty cash funds; and

WHEREAS, some such agencies require appropriations from up to nine funds for a single program and as a consequence have inordinately difficult and complex accounting and budgeting systems which lead to great difficulty both for the agency and for the Legislature in making appropriations; and

WHEREAS, some such cash funds may be necessary or desirable to accommodate operating requirements of state agencies, there is reason to believe many such funds might be eliminated or consolidated with the result that there could be significant advantages to the state; and

WHEREAS, there is reason to believe that some agencies financed wholly or partly from cash funds tend to avoid legislative control and direction of their budgets and appropriations with the result that there is inadequate information available to the Legislature on which to base appropriations and inadequate knowledge of the results gained from appropriations to such agencies.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a study of all cash funds, their uses, limitations and relative necessity.

2. That such study identify financial and budgetary practices of agencies financed from cash funds and that the committee report to the next meeting of the Legislative Council in 1966 its findings, conclusions and recommendations for fund simplification and revisions to financial and budgetary practices.

3. That the committee prepare and present a draft or drafts of remedial legislation it may deem necessary or desirable to implement its recommendations.

Referred to the Executive Board of the Legislative Council.

Committee Meeting

Mr. Craft announced an executive meeting of the Public Works Committee on Friday, July 23, 1965, at 8:00 a.m. in the West Lounge.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 927. Introduced at the Request of the Governor by Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to public health and welfare; to provide for health service regions as prescribed; to provide for boundaries of regions; to provide for a board and its members; to provide for selection of members of the board and terms of office; to provide for expenses; and to provide powers and duties of the board.

SELECT FILE

LEGISLATIVE BILL 713. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 512. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 398. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 920. E and R amendment found in the Legislative Journal for the One Hundred Thirtieth Day was adopted.

Laid over temporarily at the request of Mr. Adamson.

LEGISLATIVE BILL 301. Mr. R. Rasmussen offered the following specific amendments, which were adopted by unanimous consent:

1. Amend Standing Committee amendment 2, line 11 by inserting "for terms of four years" after "elected", and line 14 by inserting after the period:

"Candidates filing for membership on the board as the representative of the county in which they reside shall file their written application with the county clerk of the county in which they reside forty days prior to the election. Candidates for the position of members at large shall file their written applications with the county clerk of the county in which the principal office of the educational service unit for that geographical area is located forty days prior to the election. No filing fee shall be required of any candidate filing for the office of board member of the boards of educational service units. Whenever any vacancy occurs on the board of the educational service unit, the remaining members of such board shall appoint an individual from the county where the vacating member resided to serve the unexpired term of such vacancy."

2. Amend Standing Committee amendment 7, line 2 by inserting "for operational expenses and" after "unit".

3. Amend Senator Carpenter's amendment adopted July 19, 1965, line 2 by striking "after January 15, 1966" and inserting "within thirty days after the initial boards of educational service units have been appointed by the Governor of Nebraska", and by striking lines 20 to 23, being subsection (4) and inserting:

"(4) Any local joint school district located in two or more counties and in two or more educational service units shall be considered a part of the educational service unit in which the greater number of school age children of such joint school district reside.

(5) In the event that a county in which is located a joint school district lying in two or more counties elects to withdraw from an educational service unit, the joint school district shall be governed by the action of the county in which the greater number of school age children of such joint school district are residing."

4. Amend Rasmussen's amendment 7 adopted July 19, 1965, by striking lines 3 to 6 and inserting:

“; *Provided*, that within sixty days after the enactment of this act the boards of education of the existing Class IV and Class V school districts have requested the State Board of Education for such exemption.”.

5. Amend section 4 of the bill, lines 1 and 2 by striking “not later than January 15, 1965” and amendments thereto and inserting “within ten days after its appointment by the Governor of Nebraska”.

6. Amend the title to conform.

Mr. R. Rasmussen offered the following amendment which was adopted by unanimous consent:

Amend Sec. 9 of the original bill, line 3, by inserting the word “county” before “state”.

Laid over.

Report

Messrs. Ruhnke, Claussen, and Mahoney reported on their trip to the Council of State Governments in Columbus, Ohio.

Adjournment

At 4:17 p.m., on a motion by Mr. Budd, the Legislature adjourned until 8:30 a.m., Friday, July 23, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED THIRTY-SECOND DAY—JULY 23, 1965 2511

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Friday, July 23, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

O Thou ever-living God, our Father, as we roll up our sleeves to the duties of another day we ask that Thou wilt support us in our work so that we do it well. Sometimes we are overwhelmed when we think of the bills yet to be considered but help us to realize, though progress may seem slow, we are getting along.

Help us today to dispose quickly of those bills that matter little but give us discretion to act wisely and well upon those that warrant our serious consideration. Guard thou our lips against the thoughtless word, and temper our judgments that they may be true.

Hear our prayer, O Lord, and lead us in a right path, for Thy mercy's sake. Amen.

The roll was called and all members were present except Messrs. Carstens and Kremer, who were excused.

REFERENCE COMMITTEE REPORT

LB Committee
927..... Public Health and Welfare
(Signed) Philip C. Sorensen, President

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 910. With Emergency.

A BILL FOR AN ACT to provide for the payment of the salaries of the officers of the Nebraska state government and payments to be

provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, for the biennium ending June 30, 1967; to provide for the payment thereof; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Matzke	Rasmussen, E.
Batchelder	Gerdes	Moulton	Rasmussen, R.
Bauer	Harsh	Moylan	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Klaver	Paxton	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Marvel		

Voting in the negative, 0.

Not voting, 3:

Carstens	Kremer	Mahoney
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 149.

A BILL FOR AN ACT to amend sections 24-701, 24-708, and 24-714, Reissue Revised Statutes of Nebraska, 1943, and section 24-703, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to judges retirement; to redefine terms; to provide for retirement of judges of the municipal court; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Craft	Kjar	Moylan	Ruhnke
Crandall	Klaver	Nore	Skarda
Danner	Knight	Orme	Stromer
Fleming	Kokes	Paine, I.	Stryker
Gerdes	Lysinger	Paxton	Syas
Harsh	Mahoney	Payne, D.	Wallway
Hasebroock	Marvel	Pedersen	Warner
Holmquist	Matzke	Proud	Whitney
Hughes	Moulton	Rasmussen, R.	Wylie

Voting in the negative, 1:

Nelson

Not voting, 4:

Carstens	Claussen	Kremer	Rasmussen, E.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 921. With Emergency.

A BILL FOR AN ACT to appropriate the sum of fifty-one thousand nine hundred and eighty-five dollars to aid in defraying the expenses of the Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallway
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Carstens	Kremer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 650. With Emergency.

A BILL FOR AN ACT relating to the Game, Forestation and Parks Commission; to authorize the commission to acquire a site in Lincoln and construct a state headquarters thereon as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Klaver	Paxton	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Mahoney	Proud	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carstens	Kremer	Lysinger	Nore
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE RESOLUTION 62.

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, our Nebraska Capitol Building since its construction, has been recognized as one of the world's architectural masterpieces; and

WHEREAS, it is anticipated that there will be three hundred and fifty thousand visitors to our Capitol Building in the Centennial year of 1967; and

WHEREAS, there is considerable weather discoloration and repair needed to the stone exterior of our Capitol Building with the exception of the tower; and

WHEREAS, cleaning and repair of the tower is not necessary for another six or eight years; and

WHEREAS, we have the finest Capitol Building in the United States, we should protect and preserve the Indiana limestone by cleaning, waterproofing and repairing so as to preserve the exterior of our Capitol which is now over thirty-three years old.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the State Building Commission be directed to authorize and supervise the cleaning, waterproofing and pointing up of the joints where needed of the exterior of the Capitol Building excluding the tower, before the State Centennial of 1967.

2. That a sum not to exceed one hundred twenty-five thousand dollars shall be appropriated to defray the costs of cleaning, waterproofing and repairing the Capitol Building.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the Resolution be adopted?'"

Voting in the affirmative, 44:

Adamson	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie

Voting in the negative, 3:

Batchelder	Holmquist	Orme
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Not voting, 2:

Carstens	Kremer
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A constitutional majority having voted in the affirmative, the Resolution was declared adopted.

STANDING COMMITTEE REPORTS**Government and Military Affairs**

LEGISLATIVE BILL 915. Indefinitely postponed

LEGISLATIVE BILL 924. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Enrollment and Review

LEGISLATIVE BILL 859. Placed on Select File as amended.

E and R amendments to LB 859:

1. In section 1, line 7, strike the second "or" and insert "of".
2. In section 2, lines 14 and 15, strike "However, if" and insert "If"; and in lines 31 and 32, strike "here under" and insert "under the provisions of this section".
3. In section 3, line 4, section 7, lines 2 and 7, and section 8, lines 4, 6, and 11, strike "will" and insert "shall".
4. In section 4, line 5, strike the first comma; in line 7, strike "hold" and insert "held"; in line 8, strike "Any" and insert "If there is any"; in line 8, strike "on" and insert "in"; strike the comma in line 10; and insert a period at the end of line 12 and strike line 13.
5. In section 6, line 2, insert "shall" after "act".
6. Strike the comma in section 7, line 4.
7. In section 8, line 10, insert "the" after "of".
8. In section 9, line 4, insert a comma after "shall".
9. In section 10, line 4, strike "fail" and insert "fails".
10. In the title, strike line 4 and insert "stroy and remove swine affected with or exposed to"; and in line 5, strike "of" and insert "for".

LEGISLATIVE BILL 413. Placed on Select File as amended.

E and R amendment to LB 413:

1. In the title, line 5, strike "and per diem".

3. In section 4, line 1 and the title, line 2, strike “, 60-407,”; and after “1963” in section 4, line 2 and the title, line 3, insert “, and section 60-407, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 177, Seventy-fifth Session, Nebraska State Legislature, 1965”.

LEGISLATIVE BILL 926. Placed on Select File as amended.

E and R amendments to LB 926:

1. In the title, line 4, strike “funds” and insert “fund”.
2. In the enacting clause, strike the semicolon and insert a comma.

LEGISLATIVE BILL 277. Placed on Select File as amended.

E and R amendments to LB 277:

1. In the Kremer amendment 1, line 4, strike “provided” and insert “Provided,”.

2. Amend the Kremer amendment 2, as amended by the Burbach amendment to read “In section 3, strike the new matter and insert *‘The Game, Forestation and Parks Commission is authorized to acquire title to not more than one section or six hundred forty acres of educational lands in any calendar year for parks, recreation areas or wildlife management areas, or any combination of these uses. The Game, Forestation and Parks Commission shall employ the procedure set forth in sections 72-213 to 72-224 to acquire such title; Provided, that the determination of the value of the lands to be acquired shall be in the manner provided by section 72-224.03 and the value of any leasehold interests to be acquired shall be determined as provided by section 72-224.02. The Governor shall approve all such acquisitions as provided in section 81-805.’*”.

3. In lieu of the Kremer amendment 3, add a new section to be known as section 5 and to read as follows:

“Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

4. In the title, strike beginning with “to” in line 8 through “and” in line 12 and insert “to permit the Game, Forestation and Parks Commission to acquire educational lands by eminent domain as prescribed;”; and in line 13, insert “; and to declare an emergency” after “sections”.

LEGISLATIVE BILL 919. Placed on Select File as amended.

E and R amendments to LB 919:

1. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

2. In the title, line 6, strike “and”; and in line 7, insert “; and to declare an emergency” after “section”.

LEGISLATIVE BILL 702. Placed on Select File as amended.

E and R amendments to LB 702:

1. In new section 1, line 5, insert “, Reissue Revised Statutes of Nebraska, 1943,” after “39-1328”; in line 8, insert “the” before “county”; in line 9, strike “said” and insert “such”; and in line 18, insert “, Revised Statutes Supplement, 1963” after “39-1372”.

2. In new section 2, line 11, insert “the” before “county”; and in line 12, strike “said” and insert “such”.

3. In the title, strike line 4 and insert “upon certain highways as prescribed.”.

LEGISLATIVE BILL 415. Placed on Select File as amended.

E and R amendments to LB 415:

1. In section 1, line 9, strike “does” and insert “do”.

2. In section 5, line 4, reinstate “every city of the first class”; in line 7, strike “by its charter” and show the same as stricken.

3. In section 6, line 6, strike “and” and insert “and”.

4. Add a new section to be known as section 13 and to read as follows:

“Sec. 13. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

5. In the Pedersen amendment, line 2, insert “three” before “five”.

6. In the title, line 9, strike “and”; and in line 10, insert “; and to declare an emergency” after “sections”.

LEGISLATIVE BILL 858. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 858

Mr. Ruhnke Presiding

RESOLUTION

LEGISLATIVE RESOLUTION 77.

LR 77 was adopted with 38 ayes, 1 nay, and 10 not voting.

SELECT FILE

LEGISLATIVE BILL 301. Laid over at Mr. Wylie's request.

President Sorensen Presiding

LEGISLATIVE BILL 789.

Messrs. Knight and Bauer substituted the following amendment for the pending Knight amendment 6 found in the Legislative Journal for the One Hundred Twenty-ninth Day.

6. Insert a new section as follows:

"Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations; except that if the Nebraska Power Review Board shall upon application by a municipality presently being served by a member of the grid system, and after giving notice to adjoining non-grid power agencies and hearing evidence, in the manner provided in Sections 70-1005 and 70-1006, determine that public convenience and necessity so require, it may order that such retail service by the grid system be continued until such time as similar service can be provided the municipality by a non-grid power agency.

The pending Knight amendments 1 - 5 and 7 were adopted by unanimous consent.

The Knight and Bauer amendment 6 lost with 20 ayes, 24 nays, and 5 not voting.

Mr. Stryker offered the following specific amendment, which was adopted with 39 ayes, 0 nays and 10 not voting.

Amend the bill by adding section 7 as follows: Section 7. Whenever any municipality and a public power district have entered into an agreement for the elimination of competing electric systems within the municipality by the sale of the power districts facilities to the municipality, and such agreement provides for the payment, as they mature, of the outstanding bonds of the district allocable to the property sold, then after the sale is completed neither the public power district nor the Grid System shall thereafter engage in any retail operation within the city or its service or zoning area, unless there be a default in the payments by the municipality.

Amend the title to conform.

Mr. Stryker offered the following specific amendment:

Section 5: Add a new subsection (3) as follows: "(3) Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations, except as provided in this Section and in rural areas where no other power agency desires to acquire the customers under L.B. 764. A municipality now being served at retail by a member district of the grid system may continue such service after January 1, 1973, only if the governing body of the municipality serves written notice to the board of directors of the grid system to continue such existing retail service. Before serving such written notice by the municipality to the grid system of its election to continue existing service, the municipality shall notify all other non-grid system power agencies within twenty-five miles of the municipality, and give such non-grid power agencies the opportunity to submit to the municipality within sixty days any proposal which such non-grid power agency may desire to submit. Only after consideration of any proposals received from non-grid power agencies after said sixty days notification, may the municipality serve the written notice to the board of directors of the grid system as provided in this Section."

Amendment pending.

Laid over at the request of Mr. Carpenter.

Speaker Bowen Presiding

LEGISLATIVE BILL 694. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Kokes offered the following specific amendment, which was adopted by unanimous consent:

Amend Sec. 3, line 4, by striking the word "compensation" and inserting "agricultural use".

Mr. D. Payne moved to indefinitely postpone. The motion lost with 21 ayes, 18 nays and 10 not voting.

The motion to advance LB 694 to E and R for engrossment lost with 13 ayes, 16 nays and 20 not voting.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 173. Replaced on Select File as amended.

E and R amendments to LB 173:

1. In standing committee amendment 5, line 2, strike "17" and insert "20".
2. In the Marvel amendment 1, adopted July 13, 1965, line 3, strike "6" and insert "7"; and in line 5, strike "*the Department of*".
3. In Enrollment and Review amendment 22, line 4, insert "the Marvel amendment 17" after "in".
4. In renumbered section 19, line 2, strike "(4)" and insert "(7)"; and in line 3, strike "21" and insert "23".
5. In renumbered section 16, line 104, strike "*varying*" and insert "*the various*".
6. In Enrollment and Review amendment 13, adopted July 13, 1965, line 3, strike the first comma and insert a semicolon.
7. In renumbered section 15, line 5, strike "*effective*" and insert "*operative*".
8. In renumbered section 16, line 70, strike "(a)"; and in lines 73, 74, 76, and 80, respectively, strike "(i)", "(ii)", "(iii)", and "(iv)", and insert "(a)", "(b)", "(c)", and "(d)", respectively.
9. In renumbered section 19, line 6, strike "*Expenses*" and insert "*Expense*".
10. In renumbered section 20, lines 1, 12, and 61, strike "*State*".

(Signed) Henry F. Pedersen, Jr., Chairman

ONE HUNDRED THIRTY-SECOND DAY—JULY 23, 1965 2523

SELECT FILE

LEGISLATIVE BILL 173. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 173. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Presented to the Governor

Presented to the Governor for approval on July 23, 1965 at 8:30 a.m.: LB 914 LB 374 LB 880 LB 894 LB 867 LB 849 LB 161

(Signed) Ruth Bossard, Enrolling Clerk

SELECT FILE

LEGISLATIVE BILL 920. Mr. Adamson offered the following specific amendment, which was adopted by unanimous consent:

In Section 1, strike "September 2" and insert "August 15".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 301.

Mr. Wylie asked unanimous consent to adopt the following specific amendment:

1. Amend the bill by adding a new section to be known as Section 13 and to read as follows:

"Sec. 13. The provisions of this act shall not become effective until submitted to the voters of such Educational Service Unit at a general election. The proposition shall be approved by a majority vote of the electors voting on such proposition at any such election. Such election shall be called by the State Board of Education when a petition is presented to it bearing the names of at least five per cent of the legal voters of each county of the proposed district that voted for Governor in the last general election for Governor."

2. Amend the title to conform.

Mr. R. Rasmussen objected.

Mr. Wylie moved the amendment be adopted.

President Sorensen Presiding

Mr. Wylie requested a record vote on his amendment.

Voting in the affirmative, 19:

Adamson	Craft	Kokes	Proud
Batchelder	Crandall	Nelson	Ruhnke
Bowen	Fleming	Nore	Wallwey
Brauer	Hasebroock	Paxton	Wylie
Claussen	Knight	Payne, D.	

Voting in the negative, 27:

Bauer	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Klaver	Paine, I.	Syas
Danner	Lysinger	Pedersen	Warner
Gerdes	Mahoney	Rasmussen, E.	Whitney
Harsh	Marvel	Rasmussen, R.	

Not voting, 3:

Carstens	Kremer	Matzke
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The Wylie amendment lost.

Message from the Governor

July 21, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 21, 1965, I approved Legislative Bills 905, 352, 654, 428, 918, and 491.

Respectfully,

(Signed) Frank B. Morrison
Governor

Member Excused

Mr. Kjar was excused for the afternoon.

Recess

At 12:00 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Kjar, Kremer, and D. Payne, who were excused.

RESOLUTIONS

LEGISLATIVE RESOLUTION 79. Re: A Partisan Legislature

Introduced by Richard F. Proud, 12th District.

WHEREAS, the Nebraska Unicameral Legislature is non-partisan;

AND WHEREAS, candidates for such Legislature cannot file for office under a designation of political party affiliation;

AND WHEREAS, such non-partisan method has been tested over a period of years;

AND WHEREAS, experience has shown that the best interests of the people of Nebraska would best be served by changing from a non-partisan system to a partisan system;

NOW THEREFORE BE IT RESOLVED that this 75th Session of the Nebraska Legislature be recorded as favoring a partisan Legislature.

LEGISLATIVE RESOLUTION 80. Re: Study of the Operations of Legislative Service Agencies

Introduced by Richard D. Marvel, 33rd District; Fern Hubbard Orme, 29th District; George C. Gerdes, 49th District; George H. Fleming, 47th District; W. H. Hasebroock, 16th District; Stanley A. Matzke, 24th District; Richard Lysinger, 36th District; Harold Stryker, 23rd District and Clifton B. Batchelder, 10th District.

WHEREAS, there has been much legislative discussion and attention to the desirability of improving the organization and management of the departments and agencies of the state having responsibility for fiscal affairs of the state; and

WHEREAS, both the Seventy-third and Seventy-fifth Sessions of the Legislature have seen considerable action by the Legislature to implement necessary changes in the organization and management of the executive agencies to the end that improved management and efficiency shall result; and

WHEREAS, there has been much discussion of the need for improving the deliberative process of the Legislature toward the end

that the Legislature's business might be handled with greater efficiency and dispatch; and

WHEREAS, much of the work of the Legislature is dependent on the several staff agencies responsible to it; and

WHEREAS, there is reason to believe that the work of the Clerk of the Legislature, the research staff of the Legislative Council and the staff of the Nebraska Blue Book and Legislative Reference Library, the Office of Legislative Fiscal Analyst, the Legislative Bill Drafter, the Enrollment and Review Office, the temporary staff of the Bill Room, and Legislative Clerical and Stenographic Pool, the Revisor of Statutes, performed for the Legislature, might be more effectively organized and directed to the end that both the deliberative and ministerial functions of the Legislature and its service agencies might be more expeditiously and efficiently accomplished.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That the Committee on Appropriations and Budget, of the Legislative Council, undertake a study of the operations of each such legislative service agency aforementioned and report to the Legislative Council at the scheduled meeting in 1966 its conclusions and any recommendations for reorganizations. The report of the study committee shall also include a draft or drafts of recommended legislation to implement such changes in organization and procedures as may, in the judgement of the committee, be necessary or desirable to achieve the objectives of efficiency and expeditious accomplishment of duties imposed on such agencies by the Legislature. The report of the committee shall also include recommendations for such changes in the rules and procedures of the Legislature as may, in its judgement, be related to the proposed changes in organization and procedures of the several service agencies involved.

Referred to the Executive Board of the Legislative Council.

President Sorensen Presiding

UNANIMOUS CONSENT—Letter from Attorney General

Mr. Bowen asked unanimous consent to print the following letter from the Attorney General in the Journal. No objections. So ordered.

Speaker Kenneth Bowen

Speaker, Nebraska Legislature
State Capitol Building
Lincoln, Nebraska

Dear Senator Bowen:

You have asked several questions concerning matters which affect legislative consideration of reapportionment measures now pending before you.

Your first question is whether the present Legislature could call itself back into special session after adjournment *sine die* of the present regular session. Presumably, this question arises because the U. S. District Court in its memorandum of July 17, 1964, held that the legislature elected in 1964 would only have *de facto* status.

Without a doubt, the present legislature can call itself back into special session or may be called into special session by the Governor, for any purpose. Our own Constitution provides for this, and that provision of our Constitution has in no way been suspended by any presently existing federal court order. As a matter of fact, the federal court order of July 17, 1964, specifically provides that you shall "hold office and function until the election and qualification of members of a new legislature to be elected in the 1966 general election," and that order has not been suspended or changed.

Your second question deals with that part of the order of the U. S. District Court dated May 12, 1965, which provides that, "If the Legislature before adjournment of its present regular session does not adopt a constitutionally valid legislative reapportionment plan, the Court will order that all the members of the Legislature be nominated and elected at large in the State of Nebraska at the elections of 1966." You ask, in the event an appeal is taken from the order of May 12, 1965, and the appeal to the United States Supreme Court is unsuccessful, whether that Court might give the Legislature a chance to meet in special session to enact another reapportionment plan in accordance with the standards set forth by the Supreme Court, or whether you are irrevocably faced with the necessity of running at large if the appeal should be unsuccessful.

When an appeal is taken from a court order, the higher court may always modify or change any part of the lower court order which is brought into question.

We are firmly of the opinion that the United States District Court had no intention of foreclosing your right to appeal its decision by inserting a threat in that opinion that you would have to run at large if you did take an appeal. The purpose of inserting that requirement in its order was to provide a means of enforcing its judgment that you were not yet properly apportioned.

We have every confidence that in the event of an unsuccessful appeal, the U. S. Supreme Court would give the State of Nebraska an opportunity to solve its problem in an orderly fashion. It might

determine that some other form of sanction would be more appropriate to compel reapportionment. This office would never have recommended appeal if we had felt that such a course would irrevocably lead you to running at large.

There is one more matter which requires mention. There has been talk that all of the laws you have passed during the present regular session are of questionable validity because you have only a *de facto* status. This is loose talk which does a disservice to the cause of good state government, and it has no foundation whatsoever under any known legal principles.

Very truly yours,

(Signed) Clarence A. H. Meyer
Attorney General

Members Excused

Messrs. Batchelder and Hasebroock were excused at 2:30 p.m. for the remainder of the afternoon.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 920. Replaced on Select File as amended.

E and R amendment to LB 920:

1. In the Adamson unanimous consent amendment, adopted July 23, 1965, insert "2" before "August".

SELECT FILE

LEGISLATIVE BILL 301.

Mr. R. Rasmussen offered the following amendment which was adopted by unanimous consent:

In the Carpenter specific amendments adopted July 19, 1965, strike the third paragraph and insert after "Add (3)" the following:

"Any county excluded by a favorable majority as provided in (2) of this section may upon submission of petitions of 5% of the legal voters from three-fifths of the school districts of any one county as prescribed in the initiative and referendum Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, to the Secretary of State, an election to determine the readmittance of a county to the educational service unit from which said county had been excluded, shall be caused to be held at the next succeeding

general election in that county. A favorable majority vote shall readmit said county to the educational service unit from which it had been excluded.”

Mr. Whitney offered the following amendment which was adopted by unanimous consent:

In Sec. 2 transfer Garden County from District 17 to District 19.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 920. E and R amendment found in this day’s Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 694. Mr. Kokes asked unanimous consent to withdraw LB 694.

Laid over.

LEGISLATIVE BILL 789. Mr. Stryker withdrew his pending amendment found in this day’s Journal.

Mr. Carpenter offered the following specific amendment which was adopted with 32 ayes, 2 nays, and 15 not voting:

Insert a new section as follows:

Section 5. subsection (3): “Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall proceed to completely divest itself and its member districts of all retail facilities and operations; except in those areas (rural or municipal) where no other power agency, system, or operation is available, and willing, to adequately serve said area at retail.”

Advanced to E and R for engrossment.

LEGISLATIVE BILL 480. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Mahoney offered the following specific amendments:

1. Amend section 1 of the bill, line 1 by striking “a” and in line 2 by striking “school” and inserting “schools”, in line 4 after “braska” insert the following: “and the Omaha Vocational Technical School in Douglas County, Nebraska”, and by striking “site” and inserting “sites”.

2. Amend section 2 of the bill, line 2 by inserting after "School" the following: "and the Omaha Vocational Technical School".

3. Amend section 3 of the bill, line 2 by striking "Institution" and inserting "Institutions", and in line 7 by inserting after "School" the following: "and the Omaha Vocational Technical School".

4. Amend section 4 of the bill, line 3 by striking "institution" and inserting "institutions" and in line 5 after "School" by inserting "and the Omaha Vocational Technical School", and in lines 6 and 8 by striking "school" and inserting "schools".

5. Amend section 5 of the bill, line 3 by striking "institution as a" and inserting "institutions as", and in line 4 by striking "school" and inserting "schools".

6. Amend section 6 of the bill, line 3 by inserting after "Fund" the following: "and the Omaha Vocational Technical School Cash Fund", and in line 8 after "School" insert the following: "and Omaha Vocational Technical School" and in line 8 by striking "this fund" by inserting "the funds", and in line 11 by striking "school" and inserting "schools".

7. Amend section 7 of the bill, line 7 by inserting after "Fund" the following "and the Omaha Vocational Technical School Cash Fund".

8. Amend section 9 of the bill, lines 2 and 7 by inserting after "Fund" the following: "and the Omaha Vocational Technical School Cash Fund".

9. Amend section 10 of the bill, line 3 and section 11, line 2 by inserting after the word "Fund" the following: "and the Omaha Vocational Technical School Cash Fund".

10. Amend the title to conform.

Mr. Skarda moved the previous question. The question is "Shall the debate now close?"

The motion lost with 22 ayes, 15 nays, and 12 not voting.

Mr. Syas requested a record vote on the Mahoney amendments.

Mr. Mahoney requested a Call of the House. The Call showed 46 members present.

Mr. Mahoney asked unanimous consent that the Call be raised. No objections. So ordered.

Vote on the Mahoney specific amendments:

Voting in the affirmative, 16:

Batchelder	Danner	Marvel	Pedersen
Bowen	Klaver	Moulton	Proud
Budd	Knight	Moylan	Skarda
Carpenter	Mahoney	Nore	Syas

Voting in the negative, 24:

Adamson	Craft	Hughes	Paxton
Bauer	Crandall	Kokes	Rasmussen, E.
Brauer	Gerdes	Lysinger	Ruhnke
Burbach	Harsh	Matzke	Stryker
Carstens	Hasebroock	Nelson	Wallwey
Claussen	Holmquist	Orme	Wylie

Not voting, 9:

Fleming	Paine, I.	Rasmussen, R.	Warner
Kjar	Payne, D.	Stromer	Whitney
Kremer			

The Mahoney amendments lost.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 176. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Fleming moved to advance LB 176 to E and R for engrossment.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

LB 176 was advanced to E and R for engrossment.

Visitors

Mr. Burbach introduced Mrs. Peggy Stromer and daughter Gretchen.

MOTION—Introduce Bill

Mr. Marvel moved the introduction of a new bill recommended by the Committee on Budget.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 928. Introduced by the Committee on Budget;
Richard D. McCall, Chairman

2. Amend section 1 of the bill "Sec. 7.", line 10 by inserting "*, and the law providing for such redistricting shall where necessary specify the newly established district which they shall represent for the balance of their term*" before the period.

3. Amend the title to conform.

LEGISLATIVE BILL 925. Placed on General File as amended.

Standing Committee amendments to LB 925:

1. Amend section 1 of the bill, line 2 by striking "six" and inserting "seven".

2. Amend section 2 of the bill by striking lines 4 to 130 and inserting the following:

"District No. 1. The counties of Richardson, Nemaha, and Johnson.

District No. 2. The counties of Otoe and Cass.

District No. 3. The county of Sarpy.

District No. 4. Includes the following territory in the county of Douglas and the city of Omaha: Beginning at the intersection of the center lines of 50th Street and Hamilton Street; thence south along the center line of 50th Street to Pacific Street; thence west on the center line of Pacific Street to 52nd Street; thence south on the center line of 52nd Street to Center Street; thence west on the center line of Center Street to 67th Street; thence west on the center line of the West Center Road to the Big Papillion Drainage Ditch; thence northwesterly along the center line of the Big Papillion Drainage Ditch to the center line of 94th Street extended south; thence north along the center line of 94th Street to Pacific Street; thence west on the center line of Pacific Street to 96th Street; thence north on the center line of 96th Street to Burt Street; thence east on the center line of Burt Street to the Chicago and Northwestern Railroad tracks; thence north on the center line of the Chicago and Northwestern Railroad tracks to Western Avenue; thence east on the center line of Western Avenue to 66th Street; thence north on the center line of 66th Street to Hamilton Street; thence east on the center line of Hamilton Street to the point of beginning.

District No. 5. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of J Street and 24th Street; thence south on the center line of 24th Street to Railroad Avenue; thence southeasterly along the center line of Railroad Avenue to the Douglas County line; thence west on the Douglas County line to 60th Street; thence north on the center line of 60th Street to the Interstate Highway 80; thence east

along the center line of Interstate Highway 80 to 50th Street; thence north on the center line of 50th Street to Grover Street; thence east on the center line of Grover Street to 42nd Street; thence south on the center line of 42nd Street to the Chicago and Northwestern Railroad tracks; thence easterly on the center line of the Chicago and Northwestern Railroad tracks to the center line of B Street extended west; thence east along the center line of extended B Street to the Union Pacific Railroad tracks; thence southerly on the center line of the Union Pacific Railroad tracks to the center line of J Street extended; thence east on the center line of J Street to the point of beginning.

District No. 6. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Cuming Street and 30th Street; thence south on the center line of 30th Street to Mason Street; thence west on the center line of Mason Street to 30th Avenue; thence south on the center line of 30th Avenue to Woolworth Avenue; thence east on the center line of Woolworth Avenue to Park Avenue; thence south on the center line of Park Avenue to the center line of Walnut Street extended east; thence west on the center line of Walnut Street to 36th Street; thence north on the center line of 36th Street to Woolworth Avenue; thence west on the center line of Woolworth Avenue to 50th Street; thence north on the center line of 50th Street to Cuming Street; thence east on the center line of Cuming Street to the point of beginning.

District No. 7. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Hickory Street with the eastern boundary of the State of Nebraska; thence south on the eastern boundary of the State of Nebraska to its intersection with the south line of Douglas County; thence west on the south line of Douglas County to the center line of Railroad Avenue; thence northwesterly along the center line of Railroad Avenue to 24th Street; thence north along the center line of 24th Street to J Street; thence west on the center line of J Street to the Union Pacific Railroad tracks; thence north along the center line of the Union Pacific Railroad tracks to B Street; thence east on the center line of B Street to 24th Street; thence north on the center line of 24th Street to the Union Pacific Railroad tracks; thence north-easterly along the center line of the Union Pacific Railroad tracks to the center line of William Street; thence east on the center line of William Street to 11th Street; thence south on the center line of 11th Street to Hickory Street; thence east on the center line of Hickory Street to the point of beginning.

District No. 8. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of 34th Street and Sprague Street; thence south on the center line of 34th Street to Lake Street; thence east on the center line of

Lake Street to 33rd Street; thence south on the center line of 33rd Street to Cuming Street; thence west on the center line of Cuming Street to 50th Street; thence north on the center line of 50th Street to Hamilton Street; thence west on the center line of Hamilton Street to 52nd Street; thence north on the center line of 52nd Street to Country Club Avenue; thence northwesterly on the center line of Country Club Avenue to 54th Street; thence north on the center line of 54th Street to Sprague Street; thence east on the center line of Sprague Street to 48th Street; thence southeasterly to the intersection of the center lines of Spaulding Street and 45th Street; thence east on the center line of Spaulding Street to 40th Street; thence north on the center line of 40th Street to Sprague Street; thence east on the center line of Sprague Street to the point of beginning.

District No. 9. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Cuming Street with the eastern boundary of the State of Nebraska; thence south along the eastern boundary of the State of Nebraska to the center line of Hickory Street extended east; thence west on the center line of Hickory Street to 11th Street; thence north on the center line of 11th Street to William Street; thence west on the center line of William Street to the Union Pacific Railroad tracks; thence southwesterly along the center line of the Union Pacific Railroad tracks to the center line of Woolworth Avenue extended east; thence west on the center line of Woolworth Avenue to 30th Avenue; thence north on the center line of 30th Avenue to Mason Street; thence east on the center line of Mason Street to 30th Street; thence north on the center line of 30th Street to Cuming Street; thence east on the center line of Cuming Street to the point of beginning.

District No. 10. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of State Street and 60th Street, also the northeast corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south on the center line of 60th Street to Sprague Street; thence east on the center line of Sprague Street to 54th Street; thence south on the center line of 54th Street to Country Club Avenue; thence southerly along the center line of Country Club Avenue to 52nd Street; thence south on the center line of 52nd Street to Hamilton Street; thence west on the center line of Hamilton Street to 66th Street; thence south on the center line of 66th Street to Western Avenue; thence west on the center line of Western Avenue to the Chicago and Northwestern Railroad tracks; thence north on the center line of the Chicago and Northwestern Railroad tracks to Blondo Street; thence east on the center line of Blondo Street to 83rd Street; thence north on the center line of 83rd Street

to Keystone Drive; thence west on the center line of Keystone Drive to 84th Street; thence north on the center line of 84th Street to Boyd Street; thence west on the center line of Boyd Street to 90th Street; thence north on the center line of 90th Street and the center line of 90th Street extended north to the center line of State Street, such point being the northwest corner of the Northeast Quarter of Section 27, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence east on the center line of State Street to the point of beginning.

District No. 11. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Pratt Street and 16th Street; thence south on the center line of 16th Street to Grace Street; thence east on the center line of Grace Street to the eastern boundary of the State of Nebraska; thence south along the eastern boundary of the State of Nebraska to the center line of Cuming Street extended east; thence west along the center line of Cuming Street to 33rd Street; thence north along the center line of 33rd Street to Lake Street; thence west on the center line of Lake Street to 34th Street; thence north on the center line of 34th Street to Pratt Street; thence east on the center line of Pratt Street to the point of beginning.

District No. 12. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the northeast corner of Section 1, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south along the center line of 60th Street to State Street, also the northeast corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence west on the center line of State Street to the northwest corner of the Northeast Quarter of Section 27, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south along the center line of 90th Street to Boyd Street; thence east on the center line of Boyd Street to 84th Street; thence south on the center line of 84th Street to Keystone Drive; thence east on the center line of Keystone Drive to 83rd Street; thence south on the center line of 83rd Street to Blondo Street; thence west on the center line of Blondo Street to the Chicago and Northwestern Railroad tracks; thence south on the center line of the Chicago and Northwestern Railroad tracks to the center line of Burt Street extended; thence west on the center line of Burt Street to 96th Street; thence south on the center line of 96th Street to Pacific Street; thence east on the center line of Pacific Street to 94th Street; thence south on the center line of 94th Street to the Big Papillion Drainage Ditch; thence southerly along the center line

of the Big Papillion Drainage Ditch to West Center Road; thence east on the center line of West Center Road to 84th Street; thence south on the center line of 84th Street to the Interstate Highway 80; thence east on the center line of Interstate Highway 80 to 60th Street; thence south on the center line of 60th Street to the south Douglas County line; thence west on the south Douglas County line to the west Douglas County line; thence north on the west Douglas County line to the north Douglas County line; thence east on the north Douglas County line to the point of beginning.

District No. 13. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the northeast corner of Douglas County; thence south along the eastern boundary of the State of Nebraska to its intersection with the center line of Bridge Street extended; thence west on the center line of Bridge Street extended to 30th Street; thence south on the center line of 30th Street to Laurel Avenue; thence west on the center line of Laurel Avenue to 33rd Street; thence south on the center line of 33rd Street to Ames Avenue; thence west on the center line of Ames Avenue to 34th Street; thence south on the center line of 34th Street to Sprague Street; thence west on the center line of Sprague Street to 40th Street; thence south on the center line of 40th Street to Spaulding Street; thence west on the center line of Spaulding Street to 45th Street; thence northwesterly to the intersection of 48th Street with the center line of Sprague Street; thence west on the center line of Sprague Street to 60th Street; thence north on the center line of 60th Street and 60th Street extended to the north Douglas County line; thence east on the north Douglas County line to the point of beginning.

District No. 14. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Bridge Street extended with the eastern boundary of the State of Nebraska; thence in a southerly direction along the eastern boundary line of the State of Nebraska as it follows the Missouri River and circles Carter Lake, Iowa to the intersection of the center line of Grace Street extended with the eastern boundary of the State of Nebraska; thence west on the center line of Grace Street to 16th Street; thence north on the center line of 16th Street to Pratt Street; thence west on the center line of Pratt Street to 34th Street; thence north on the center line of 34th Street to Ames Avenue; thence east on the center line of Ames Avenue to 33rd Street; thence north on the center line of 33rd Street to Laurel Avenue; thence east on the center line of Laurel Avenue to 30th Street; thence north on the center line of 30th Street to Bridge Street; thence east on the center line of Bridge Street to the point of beginning.

District No. 15. The county of Dodge.

District No. 16. The counties of Cuming, Burt, and Washington.

District No. 17. The counties of Dixon, Dakota, and Thurston.

District No. 18. The counties of Antelope, Pierce, and Wayne.

District No. 19. The counties of Boyd, Knox, and Cedar.

District No. 20. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Woolworth Avenue and the Union Pacific Railroad tracks; thence southwesterly along the center line of the Union Pacific Railroad tracks to 24th Street; thence south on the center line of 24th Street to B Street; thence west on the center line of B Street and the center line of B Street extended to the center line of the Chicago and Northwestern Railroad tracks; thence westerly on the center line of the Chicago and Northwestern Railroad tracks to 42nd Street; thence north on the center line of 42nd Street to Grover Street; thence west on the center line of Grover Street to 50th Street; thence south on the center line of 50th Street to the Interstate Highway 80; thence west on the center line of Interstate Highway 80 to 84th Street; thence north on the center line of 84th Street to West Center Road; thence east on the center line of West Center Road to 67th Street; thence east on the center line of Center Street to 52nd Street; thence north on the center line of 52nd Street to Pacific Street; thence east on the center line of Pacific Street to 50th Street; thence south on the center line of 50th Street to Woolworth Avenue; thence east on the center line of Woolworth Avenue to 36th Street; thence south on the center line of 36th Street to Walnut Street; thence east on the center line of Walnut Street to Park Avenue; thence north on the center line of Park Avenue to Woolworth Avenue; thence east on the center line of Woolworth Avenue to the point of beginning.

District No. 21. The counties of Madison and Stanton.

District No. 22. The counties of Platte and Colfax.

District No. 23. The counties of Butler and Saunders.

District No. 24. The counties of York and Seward.

District No. 25. Includes that area in Lancaster County not included within the boundaries of Districts 26, 27, 28, and 29.

District No. 26. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street and Vine Street; thence north along the center line of 17th Street to the center line of Court Street; thence

west along the center line of Court Street to the center line of 14th Street; thence north along the center line of 14th Street to the center line of Superior Street; thence east along the center line of Superior Street to the center line of 48th Street; thence south along the center line of 48th Street to the center line of the Chicago, Rock Island and Pacific Railroad right-of-way; thence east along the center line of such railroad right-of-way to the center line of the county road one mile east of 84th Street; thence south along the center line of such county road to the center line of Vine Street extended; thence west along the center line of Vine Street and Vine Street extended to the point of beginning.

District No. 27. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street extended and Pioneers Boulevard; thence north along the center line of 17th Street extended and 17th Street to the center line of Vine Street; thence west along the center line of Vine Street and Vine Street extended to the center line of Salt Creek; thence in a northeasterly direction along the center line of Salt Creek to the north boundary line of Garfield No. 1 precinct; thence west along the north boundary line of Garfield No. 1 precinct to the west boundary of Garfield No. 1 precinct; thence south along the west boundary of Garfield No. 1 precinct and the west boundary of Garfield No. 2 precinct to the center line of West Van Dorn Street; thence east along the center line of West Van Dorn Street to a point one mile west of Folsom Street; thence south along the center line of the county road one mile west of Folsom Street to the center line of Pioneers Boulevard extended; thence east along the center line of Pioneers Boulevard extended and Pioneers Boulevard to the center line of State Highway No. 2; thence southeast along the center line of State Highway No. 2 to the center line of 14th Street; thence south along the center line of 14th Street to the center line of Pioneers Boulevard; thence east along the center line of Pioneers Boulevard to the point of beginning.

District No. 28. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street and A Street; thence north along the center line of 17th Street to the center line of Vine Street; thence east along the center line of Vine Street and Vine Street extended to the center line of the county road one mile east of 84th Street; thence south along the center line of such county road and such county road extended to the center line of A Street; thence west along the center line of A Street to the point of beginning.

District No. 29. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street and A Street; thence east along the

center line of A Street to the center line of the county road one mile east of 84th Street; thence south along the center line of such county road to the center line of the county road lying one mile south of Pioneers Boulevard; thence west along the center line of such county road to the center line of 14th Street; thence north along the center line of 14th Street to the center line of Pioneers Boulevard; thence east along the center line of Pioneers Boulevard to the center line of 17th Street extended; thence north along the center line of 17th Street extended and 17th Street to the point of beginning.

- District No. 30. The counties of Gage and Pawnee.
- District No. 31. The counties of Nuckolls, Thayer, and Jefferson.
- District No. 32. The counties of Clay, Fillmore, and Saline.
- District No. 33. The county of Adams.
- District No. 34. The counties of Nance, Merrick, Polk, and Hamilton.
- District No. 35. The county of Hall.
- District No. 36. The counties of Buffalo and Howard.
- District No. 37. The counties of Kearney, Furnas, Harlan, Franklin, and Webster.
- District No. 38. The counties of Dundy, Hitchcock, Red Willow, Frontier, and Gosper.
- District No. 39. The counties of Dawson and Phelps.
- District No. 41. The counties of Custer, Garfield, Valley, and Sherman.
- District No. 42. The counties of Holt, Wheeler, Greeley, and Boone.
- District No. 43. The counties of Sheridan, Cherry, Keya Paha, Brown, Rock, Blaine, and Loup.
- District No. 44. The counties of Grant, Hooker, Thomas, Arthur, McPherson, Logan, Keith, Deuel, Perkins, Chase, and Hayes.
- District No. 45. The county of Lincoln.
- District No. 47. The counties of Banner, Kimball, Garden, and Cheyenne.
- District No. 48. The county of Scotts Bluff.
- District No. 49. The counties of Sioux, Dawes, Box Butte, and Morrill.”.

3. Amend the title to conform.

(Signed) Jerome Warner, Chairman

Adjournment

At 3:50 p.m., on a motion by Mr. Budd, the Legislature adjourned until 9:00 a.m., Monday, July 26, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Monday, July 26, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by Rev. Kenneth C. Stewart.

Prayer

O Lord, our God, as we resume the work of a new day and a new week, we thank Thee for life, liberty and our chosen tasks. Each day as we meet, we feel the pressures of friends and foes as well as those who lobby for special interests. We confess we are human and sometimes it is not easy to withstand the pressures. We ask that Thou wilt give us strength and wisdom beyond our own. Grant that we may serve without fear or favor realizing we are accountable unto no man but unto Thee. So guide us in all of our deliberations this day, and lead us in a right path that will honor Thee and bless Thy people, in the name of him who followed truth e'en though it meant a cross. Amen.

The roll was called and all members were present except Messrs. Fleming, Moylan, and Wallwey, excused for the day; Mr. Claussen, excused until 9:25 a.m.; and Mr. Kokes, excused until 9:45 a.m.

Corrections for the Journal**One Hundred Thirty-first Day**

Page 2497, line 10, strike "offer" and insert "offered".

Page 2503, line 14, strike "inserting" and insert "insert".

Page 2504, line 17, strike "k" and insert "l".

One Hundred Thirty-second Day

Page 2520, line 28, correct spelling of "convenience".

Page 2526, line 27, correct spelling of "expeditious".

Page 2527, line 30, correct spelling of "procedures".

Page 2528, line 12, delete "ours" and insert "yours".

The Journals for the One Hundred Thirty-first and One Hundred Thirty-second Days were approved as corrected.

Communications

Letter from Speaker of the U. S. House of Representatives John McCormack acknowledging receipt of the Legislative Journal for July 14, 1965.

Letters from U. S. Senator Carl T. Curtis and U. S. Representative Glenn Cunningham acknowledging receipt of LR 60 and enclosing copies of the Congressional Record for July 21, 1965, which are filed in the permanent Journal.

Message from the Governor

July 23, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I return to you herewith, L.B. 609, without my signature, for the following reasons:

1. Section 2 provides, "The Nebraska State Historical Society shall be responsible for the restoration of the Nebraska Statehood Memorial. The exterior shall be restored as nearly as may be to its appearance in 1870. The interior shall be restored as nearly as may be to its original appearance and arrangement, and shall be refurnished with authentic period furniture and other materials which relate to the establishment and development of Nebraska state government." This will involve a considerable outlay of public funds, and no appropriation has been made or is included within the budget recommended by the Governor or that recommended by the Budget Committee of the Legislature, and I believe it is contrary to public policy to provide for expenditure of public funds without providing a source of revenue.
2. The property involved is, in my opinion, not of sufficient historical significance to warrant the expenditure of extensive public funds.
3. In my opinion, there are many points of historical interest of greater significance and will involve far less outlay in public funds than the restoration of the Kennard house.

4. A building restored does not have the same historical significance as the original building and hence loses something of its historical importance.

Respectfully,

Frank B. Morrison
Governor

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 336. With Emergency.

A BILL FOR AN ACT to amend sections 75-424 and 75-425, Revised Statutes Supplement, 1963, relating to rail carriers; to except freight trains from the full crew law; to change cross references; to repeal the original sections, and also sections 75-422 and 75-423, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 24:

Adamson	Crandall	Matzke	Pedersen
Batchelder	Hasebroock	Moulton	Proud
Bauer	Holmquist	Nelson	Rasmussen, E.
Bowen	Kjar	Orme	Stryker
Budd	Knight	Paine, I.	Whitney
Burbach	Kremer	Paxton	Wylie

Voting in the negative, 17:

Brauer	Hughes	Marvel	Skarda
Carpenter	Klaver	Nore	Stromer
Craft	Lysinger	Payne, D.	Syas
Danner	Mahoney	Ruhnke	Warner
Harsh			

Not voting, 8:

Carstens	Fleming	Kokes	Rasmussen, R.
Claussen	Gerdes	Moylan	Wallway

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question is, "Shall the bill pass with the emergency clause stricken?"

Mr. Matzke requested a Call of the House. The Call showed 45 members present.

Mr. Matzke asked unanimous consent that the Call be raised. No objections. So ordered.

Mr. Craft objected to the ruling of the Chair that a vote be taken on LB 336 with the emergency clause stricken.

Voting in the affirmative, 25:

Adamson	Harsh	Matzke	Pedersen
Batchelder	Hasebroock	Moulton	Proud
Bauer	Holmquist	Nelson	Rasmussen, E.
Bowen	Kjar	Orme	Stryker
Budd	Knight	Paine, I.	Whitney
Burbach	Kremer	Paxton	Wylie
Crandall			

Voting in the negative, 17:

Brauer	Klaver	Nore	Skarda
Carpenter	Lysinger	Payne, D.	Stromer
Craft	Mahoney	Rasmussen, R.	Syas
Danner	Marvel	Ruhnke	Warner
Hughes			

Not voting, 7:

Carstens	Fleming	Kokes	Wallwey
Claussen	Gerdes	Moylan	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Return LB 642 to Select File

Mr. Craft moved to replace LB 642 on Select File for the following specific amendments:

1. Amend the bill by striking the Wylie amendment adopted July 2, 1965.

2. Amend the bill by adding a new section to be known as section 29 and to read as follows:

“Sec. 29. The provisions of this act shall be made effective in the following manner:

(1) If a resolution of the county board is adopted approving the county participation in the retirement plan, the county clerk shall cause notice thereof to be published once each week for three consecutive weeks in a legal newspaper published and of general circulation within the county.

(2) If, within thirty days after the date of the third publication, a referendum petition signed by one hundred qualified electors of the county is filed with the county clerk, such resolution shall not become effective until it has been approved by a vote of the electors at a general election. If a majority of the voters voting on this issue vote against such resolution or if the question is not submitted to the voters, the resolution shall not become effective and no such resolution shall thereafter be adopted by the county board for a period of one year from the date of the preceding resolution. The same procedure shall apply on any subsequent resolution. If no such petition is filed, the resolution shall become effective at the expiration of such thirty day period. If a referendum petition if filed as herein provided, the question shall be placed on the ballot only upon the county board adopting a resolution authorizing the same within thirty days after receipt of the referendum petition by the clerk.

(3) If no referendum petition is filed with the clerk or if a majority of the electors approve the retirement plan, the county clerk shall certify to the Governor, if the retirement board has not been approved, or to the retirement board, as the case may be, a copy of the resolution and a proof of publication together with his sworn statement as to whether or not a referendum petition was filed and the outcome of the election. He shall also submit a list of all employees then eligible for participation in the plan which list shall state the name and address of the employee and his gross monthly wage.”.

3. Amend the title to conform.

Mr. Carpenter requested a record vote on the motion to return LB 642 to Select File.

Voting in the affirmative, 17:

Budd	Gerdes	Kremer	Moulton
Burbach	Hasebroock	Lysinger	Rasmussen, R.
Carpenter	Hughes	Mahoney	Skarda
Craft	Klaver	Marvel	Syas
Danner			

Voting in the negative, 22:

Adamson	Crandall	Nore	Ruhnke
Bauer	Harsh	Paine, I.	Stryker
Bowen	Holmquist	Paxton	Warner
Brauer	Kjar	Payne, D.	Whitney
Carstens	Knight	Proud	Wylie
Claussen	Nelson		

Not voting, 10:

Batchelder	Matzke	Pedersen	Stromer
Fleming	Moylan	Rasmussen, E.	Wallwey
Kokes	Orme		

The motion lost.

MOTION—Return LB 642 to Select File

Mr. Craft moved to return LB 642 to Select File for consideration of the following specific amendment:

1. Amend the bill by adding a new section to be known as section 30 and to read as follows:

“Sec. 30. If a majority of the electors approve the retirement plan, the county clerk shall certify the outcome of the election to the Governor if the retirement board has not been appointed or to the retirement board, as the case may be. He shall also submit a list of all employees then eligible for participation in the plan which list shall state the name and address of the employee and his gross monthly wage. When the Governor has received certification from counties whose eligible employees have a combined gross monthly wage of one hundred thousand dollars, he shall appoint the members of the retirement board as provided in section 3 of this act, and shall certify to the retirement board the names of the participating counties.

2. Amend the bill by renumbering original section 29 as section 31.

3. Amend the title to conform.

The motion prevailed with 28 ayes, 3 nays and 18 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 662.

A BILL FOR AN ACT to amend section 24-710, Reissue Revised Statutes of Nebraska, 1943, as amended by section 3, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to judges retirement; to provide that retirement benefits of a judge shall not exceed sixty-five per cent of his final average salary; and to repeal the original section.

Whereupon the Speaker stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 45:

Adamson	Gerdes	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Fleming	Moylan	Wallwey
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 344.

A BILL FOR AN ACT to amend sections 16-330 and 16-332, Revised Statutes Supplement, 1963, relating to cities of the first class; to make the adoption of a pension plan for policemen mandatory; to permit the use of any recognized method of funding such pension plan; to delete the definition of actuarial equivalent; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 25:

Budd	Hughes	Marvel	Pedersen
Burbach	Klaver	Matzke	Proud
Carpenter	Knight	Moulton	Ruhnke
Carstens	Kokes	Orme	Skarda
Crandall	Lysinger	Paine, I.	Stromer
Danner	Mahoney	Payne, D.	Syas
Hasebroock			

Voting in the negative, 19:

Adamson	Bauer	Claussen	Gerdes
Batchelder	Brauer	Craft	Harsh

Holmquist	Nelson	Rasmussen, R.	Whitney
Kjar	Nore	Stryker	Wylie
Kremer	Paxton	Warner	

Not voting, 5:

Bowen	Moylan	Rasmussen, E.	Wallway
Fleming			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 264.

A BILL FOR AN ACT to amend sections 35-513.01 and 35-513.04, Revised Statutes Supplement, 1963, relating to rural and suburban fire protection districts; to provide for automatic withdrawal of areas from rural and suburban fire protection districts when annexed by an incorporated city or village; to provide for outstanding obligations as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Danner	Lysinger	Proud
Batchelder	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moulton	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Fleming	Moylan	Payne, D.	Wallway
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 471.

A BILL FOR AN ACT to amend section 32-233, Reissue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 721, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to require voter registration in counties having a population in excess of twenty thousand inhabitants and permit it in counties of lesser population; to harmonize provisions; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Orme	Stryker
Carstens	Klaver	Paine, I.	Syas
Claussen	Knight	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie

Voting in the negative, 6:

Batchelder	Crandall	Nore	Paxton
Brauer	Kokes		

Not voting, 3:

Fleming	Moylan	Wallwey
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 870.

Introduced by the Committee on Miscellaneous Subjects, Ramey C. Whitney, 44th District; Edward R. Danner, 11th District; Eric Rasmussen, 32nd District; Elmer Wallwey, 17th District; William M. Wylie, 20th District

A BILL FOR AN ACT relating to public funds; to submit to the electors an amendment to Article VII, section 9, and to Article XV of the Constitution of Nebraska; to provide that educational funds shall be invested as the Legislature may provide; to authorize

the Legislature to provide for investments of the state and of cities, villages, school districts, public power districts, and other governmental or political subdivisions; to provide for the submission of the proposed amendments to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendments of the Constitution of Nebraska, which are set forth in section 2 of this act and which are hereby proposed by the Legislature.

Sec. 2. The amendments proposed are as follows:

(1) To amend Article VII, section 9, to read as follows:

“Sec. 9. All funds belonging to the state for educational purposes, the interest and income whereof only are to be used, shall be deemed trust funds held by the state, and the state shall supply any net aggregate losses thereof realized during any calendar year that may in any manner accrue, so that the same shall remain forever inviolate and undiminished; and notwithstanding any other provisions in the Constitution shall be invested by the Board of Educational Lands and Funds as the Legislature may by statute provide. Such funds with the interest and income thereof, are hereby solemnly pledged to the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses.”

(2) To amend Article XV by adding a new section to be known as section 17, and to read as follows:

“Sec. 17. Notwithstanding section 3 of Article XIII or any other provision in the Constitution:

(1) The Legislature may provide for the investment of any state funds, including retirement or pension funds of state employees and Nebraska school employees in such manner and in such investments as it may by statute provide; and

(2) The Legislature may authorize the investment of retirement or pension funds of cities, villages, school districts, public power districts, and other governmental or political subdivisions in such manner and in such investments as the governing body of such city, village, school district, public power district and other governmental or political subdivision may determine but subject to such limitations as the Legislature may by statute provide.”

Sec. 3. The proposed amendments shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the

Constitution of Nebraska. The propositions for the submission of the proposed amendments shall be placed upon the ballot in the following form:

“Constitutional amendment providing that educational funds shall be invested as the Legislature may by statute provide.

- For
 Against”

“Constitutional amendment authorizing the Legislature to provide for investment of funds of the state and of cities, villages, school districts, public power districts, and other governmental or political subdivisions as it may by statute provide.

- For
 Against”

Sec. 4. That each of the proposed amendments, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the Speaker stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 42:

Adamson	Danner	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Budd	Holmquist	Nore	Stromer
Burbach	Hughes	Orme	Stryker
Carpenter	Kjar	Paxton	Syas
Carstens	Knight	Payne, D.	Warner
Claussen	Kokes	Pedersen	Whitney
Craft	Kremer	Proud	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Brauer	Klaver	Moylan	Wallwey
Fleming	Mahoney	Paine, I.	

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 26, 1965 at 8:30 a.m.: LB 858

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 258. Placed on Select File as amended.

E and R amendments to LB 258:

1. In section 1, line 3, strike "*that*" and insert "*as*"; and in line 9, reinstate the stricken "*vided.*".

2. Strike line 1 of the Stromer amendment to section 1 and insert "In section 1, strike the new matter in lines 36 to 40 and insert *The members of the board shall*".

LEGISLATIVE BILL 753. Placed on Select File as amended.

E and R amendments to LB 753:

1. In new section 1, line 11, strike "and".

2. In the title, strike lines 3 to 9 and insert "ize The Board of Regents of the University of Nebraska to sell certain land in Nance County, as prescribed; and to provide for use of the proceeds of such sale."

LEGISLATIVE BILL 341. Placed on Select File as amended.

E and R amendment to LB 341:

1. In the title, strike beginning with the second "to" in line 4 through "schools" in line 10 and insert "to prohibit the Legislature from levying a property tax for state purposes except for funds to be used for capital building improvements for the state".

LEGISLATIVE BILL 906. Placed on Select File as amended.

E and R amendments to LB 906:

1. In section 2, line 6, strike "exempt" and insert "permit the exemption"; and in line 7, insert "of" after "tax".

2. In the title, line 4, strike "exempt" and insert "permit the exemption"; and in line 5, insert "of" after "tax".

LEGISLATIVE BILL 452. Placed on Select File as amended.

E and R amendments to LB 452:

1. In section 5, line 8, strike "shall be submitted".
2. In line 2 of the Marvel amendment to section 7, strike "provided" and insert "if".
3. In section 7, line 14, strike "federations" and insert "federation"; in line 19, strike a comma after "dissolve"; and in line 26, strike "District" and insert "Districts".
4. In section 9, line 4, strike "district" and insert "districts"; and in line 6, strike "numbers" and insert "number".
5. In line 3 of the first Marvel amendment to section 13, insert "The first budget" after the period.
6. Amend the second Marvel amendment to section 13 to read "In section 13, line 5, insert 'and shall be submitted for approval to the board of education of the parent district.'".
7. Amend the third Marvel amendment to section 13 to read "In section 13, strike lines 14 and 15 and insert 'purposes. Such budget shall be submitted for approval to the board of education of the federation of school districts.'".
8. In section 13, line 17, strike the comma.
9. In line 3 of the Marvel amendment to section 15, strike "enacted in accord" and insert "incurred in accordance"; and strike lines 7 and 8 and insert "of the federation at the time any such indebtedness is incurred shall remain subject thereto until such indebtedness is fully paid.'".
10. In section 17, line 5, strike "attorney" and insert "superintendent".

LEGISLATIVE BILL 688. Placed on Select File as amended.

E and R amendments to LB 688:

1. In the Ruhnke amendment 1, insert "and all amendments thereto" at the end of line 1.
2. In new section 1, line 12, strike "and"; and in line 17, strike "such"; and in line 17, insert "under the provisions of this act" after "operation".
3. In new section 2, strike beginning with the comma in line 6 through the second comma in line 7.

4. In new section 3, strike the comma in line 2; strike line 3 and "*ments thereto*" in line 4; in line 5, strike "*is*" and insert "*shall be*"; insert "*an*" at the end of line 6; in lines 7, 15, and 35, strike "*said*" and insert "*such*"; strike beginning with "*Revised*" in line 21 through the second comma in line 22; in line 28, strike "*affected*" and insert "*effected*"; in line 29, strike "*such*" and insert "*a*"; in line 39, strike "*and*"; in line 40, insert "*and*" after the first comma and strike the second comma; and strike lines 48 and 49 and insert "*suant to section 79-426.19.*".

5. In new section 4, line 14, strike "*affected*" and insert "*effected*"; in lines 20 and 26, strike "*said*" and insert "*such*"; in line 24, strike "*and*"; and in line 25, insert "*and*" after the first comma and strike the second comma.

6. In new section 6, line 2, strike the first comma; and in line 8, strike "*School*" and insert "*Any school*".

7. In new section 7, line 20, strike "*and*"; in line 22, strike the second comma; in line 25, strike the period and insert an under-scored semicolon; in line 28, strike the period and insert "*;* *and*"; in line 40, strike "*provided that*" and insert "*and*"; and in lines 43, 44, and 46 respectively strike "*(i)*", "*(ii)*", and "*(iii)*" and insert "*(a)*", "*(b)*", and "*(c)*" respectively.

8. In new section 9, strike beginning with the second comma in line 3 through "*1943*" in line 4; strike beginning with "*Reissue*" in line 5 through the comma in line 6; and in line 16, insert "*or*" after the comma.

9. Add a new section to be known as section 13 and to read as follows:

"Sec. 13. That original section 79-102, Revised Statutes Supplement, 1963, is repealed."

10. In the title, strike lines 2 to 7 and insert

"FOR AN ACT relating to schools; to define terms; to permit the creation of new Class III districts from existing districts; to permit joint operations with an existing Class III district as prescribed; to provide for discontinuance of the free high school tuition levy; to amend section 79-102, Revised Statutes Supplement, 1963; and to repeal the original section."

LEGISLATIVE BILL 164. Replaced on Select File as amended.

E and R amendment to LB 164:

1. In lieu of the Klaver and Wallwey amendments, in re-numbered section 4, line 6, insert "*twenty-five dollars when their*

annual compensation exceeds one thousand dollars, otherwise" before "ten".

LEGISLATIVE BILL 764. Correctly engrossed.

LEGISLATIVE BILL 545. Correctly engrossed.

LEGISLATIVE BILL 893. Correctly engrossed.

LEGISLATIVE BILL 504. Correctly engrossed.

LEGISLATIVE BILL 538. Correctly engrossed.

LEGISLATIVE BILL 394. Correctly engrossed.

LEGISLATIVE BILL 910. Correctly enrolled.

LEGISLATIVE BILL 149. Correctly enrolled.

LEGISLATIVE BILL 921. Correctly enrolled.

LEGISLATIVE BILL 650. Correctly enrolled.

LEGISLATIVE RESOLUTION 62. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 910 LB 149 LB 921 LB 650 LR 62

Explanation of Vote

Had I been present, I would have voted "aye" on LB 336 on Final Reading this morning. (Signed) Rudolf C. Kokes

UNANIMOUS CONSENT—Withdraw LB 694

Mr. Kokes renewed his pending request found in the Legislative Journal for the One Hundred Thirty-second Day to withdraw LB 694. No objections. So ordered.

Visitors

Mr. Marvel introduced Mr. and Mrs. Curtis Oakes and family from Omaha and also Miss Terry Armistead.

Mr. Craft introduced Mrs. Marvin Shuler and son Ronnie; Mrs. Clarence Maritz and daughter Pattie from Sutherland.

Mr. Warner introduced Mrs. Lawrence Weidel and family from McCook.

Speaker Bowen introduced Assemblyman and Mrs. William Stanton from Santa Clara County, California.

Mrs. Orme introduced Mr. Mats Fryxell from Stockholm, Sweden, and Mr. Charles C. Laing from Lincoln.

Mr. E. Rasmussen Presiding

SELECT FILE

LEGISLATIVE BILL 234. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Syas offered the following amendments, which were adopted with 29 ayes, 1 nay and 19 not voting:

1. Amend section 3 of the bill, line 14 by inserting before the period the following:

“, and also published three consecutive weeks in one or more newspapers of general circulation throughout the state”.

2. Amend the title to conform.

Mr. Syas offered the following amendments, which were adopted by unanimous consent:

1. Amend section 3 of the bill, line 22 by inserting after the period the following:

“All notices of sale shall be posted in the office of the Board of Educational Lands and Funds.”.

2. Amend the title to conform.

Mr. Carpenter offered the following amendments, which were adopted by unanimous consent:

In Sec. 2, line 22, after the word “appraised”, insert the following: “for sale purposes in the same manner as privately owned land”.

In Sec. 3, line 6, strike after “bidder”, the balance of line 6, line 7 and line 8 through “1963”, and add as follows: “The appraised value for sales purposes as provided in Section 72-257 shall be the starting bid price.”.

Mr. Stromer offered the following amendment, which was adopted by unanimous consent:

Add a new Section 4 and renumber present Section 4 and 5 and insert: “If such land should not be sold according to provisions of

prior sections of this act, then it shall be offered for lease as the Board of Educational Lands and Funds shall provide for a period of six years. No such leased land shall be subsequently offered for sale until the expiration of said lease.”

Mr. Burbach offered the following amendment, which was adopted with 28 ayes, 10 nays and 11 not voting:

In Sec. 2, page 3, lines 19 and 20, strike “*or on request of the lessee*”.

Advanced to E and R for engrossment.

Members Excused

Messrs. Mahoney and Nore were excused at 11:30 a.m. for the remainder of the morning.

Mrs. Hughes was excused for the afternoon.

SELECT FILE

LEGISLATIVE BILL 229. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Knight offered the following specific amendments which were adopted:

1. Amend the Knight Amendment 1, adopted July 16, 1965, line 9 by inserting after “service” the following:

“; Provided, that no payments shall be made unless application is made therefor by the person entitled thereto and such application shall carry the verified statement that the applicant is not receiving Social Security benefits”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 807. E and R amendments found in the Legislative Journal for the One Hundred Thirty-first Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 164

Mr. Stromer asked unanimous consent to consider LB 164 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 164. E and R amendment found in this day's Journal was adopted.

Advanced to its former position on E and R for engrossment.

UNANIMOUS CONSENT—Return LB 922 to Select File

Mr. Marvel asked unanimous consent to return LB 922 to Select File for the following specific amendment. No objections. So ordered.

1. Amend the bill, new section 55, line 14, by striking "14176941" and inserting "19176941".

SELECT FILE

LEGISLATIVE BILL 922. The Marvel specific amendment found in this day's Journal was adopted.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 487. E and R amendments found in the Legislative Journal for the One Hundred Thirty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 856. E and R amendments found in the Legislative Journal for the One Hundred Thirty-first Day were adopted.

Advanced to E and R for engrossment.

Speaker Bowen Presiding

LEGISLATIVE BILL 859. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 413. E and R amendment found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 903. E and R amendment found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 447. Advanced to E and R for engrossment.

LEGISLATIVE BILL 316. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Mr. Adamson offered the following specific amendment which was adopted with 32 ayes, 3 nays, and 14 not voting:

Add the emergency clause and amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 912. E and R amendment found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 407. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Mr. Carpenter offered the following specific amendments:

1. Amend section 2 of the bill by adding after line 127 the following:

"(7) After September 1, 1966, each successful applicant for a minor's license or a limited or learner's permit under the age of twenty-one years shall have his picture taken by the examiner. A copy of such photograph shall be affixed to his license prior to its issuance, and the negative filed with the Department of Motor Vehicles. The county treasurer shall collect a fee of one dollar from each such applicant in addition to all other fees."

2. Amend the title to conform.

Amendments pending.

Committee Meeting

Mr. Burbach announced an executive session of the Revenue Committee at 1:20 p.m. in the West Lounge.

Recess

At 12:06 p.m., on a motion by Mr. Nelson, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Fleming and Moylan and Mrs. Hughes, who were excused.

Committee Meeting

Mr. Stromer announced that the Public Health and Welfare Committee would hold a short meeting immediately.

Ease

The Legislature was at ease from 1:35 p.m. until 1:50 p.m.

SELECT FILE

LEGISLATIVE BILL 407. The Carpenter pending amendment found in this day's Journal lost with 21 ayes, 17 nays, and 11 not voting.

Advanced to E and R for engrossment.

Mr. Hasebroock Presiding

LEGISLATIVE BILL 926. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 277. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Mr. Paxton offered the following specific amendment:

Insert in line 17 of the Kremer amendment Section 3 after the word "lands" the words "*in Chadron State Park*".

Mr. Paxton requested a Call of the House. The Call showed 46 members present.

Mr. Paxton moved the Call be raised. The motion prevailed with 27 ayes, 1 nay, and 21 not voting.

The Paxton amendment lost with 14 ayes, 21 nays, and 14 not voting.

Advanced to E and R for engrossment.

Visitors

Mr. Knight introduced members of his family.

SELECT FILE

LEGISLATIVE BILL 919. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 702. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Laid over at Mr. Carpenter's request.

LEGISLATIVE BILL 415. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 642. The Craft specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 173 to Select File

Mr. Marvel asked unanimous consent to return LB 173 to Select File for the following specific amendments. No objections. So ordered.

1. Amend renumbered section 40, line 5, and line 6 of Enrollment and Review amendment 13, adopted July 13, 1965, by striking "72-206" and inserting "72-706".

2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 173. The Marvel specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 927

Mr. Stromer asked unanimous consent to place LB 927 on General File as amended without a public hearing. No objections. So ordered.

STANDING COMMITTEE REPORT

Public Health and Welfare

LEGISLATIVE BILL 927. Placed on General File as amended without a public hearing.

Standing Committee amendments to LB 927:

1. Amend section 2 of the bill, line 2, by inserting after county the following: “, at least two persons licensed to practice medicine and surgery in the State of Nebraska”.

2. Amend section 3 of the bill, line 21, by inserting after proposal the following: “, if approved by the Department of Health,”.

(Signed) Marvin E. Stromer, Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 81. Re: Annual National High School Oratorical Contest

Introduced by Ross H. Rasmussen, 15th District.

WHEREAS, the 30th Annual National High School Oratorical Contest, a national Americanism activity of The American Legion, approved by the National Association of Secondary-School Principals, has been invited to hold its national finals in Lincoln, Nebraska as part of the youth activities of the Nebraska Centennial Year; and

WHEREAS, the subject selected for the contestants orations must be on some phase of the Constitution of the United States which will give emphasis to the attendant duties and obligations of a citizen to our government.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Nebraska State Legislature invite the National Americanism Commission of The American Legion to hold this contest in the Legislative Chamber of the Nebraska State Capitol in order that Nebraska's State Senators might hear the nation's four top high school orators speak on the Constitution of the United States.

2. That a copy of this resolution be mailed to the National Americanism Commission of The American Legion, Indianapolis, Indiana.

LEGISLATIVE RESOLUTION 82. Re: Indexing Nebraska Statutes

Introduced by Henry F. Pedersen, Jr., 4th District; Hal W. Bauer, 28th District and Jerome Warner, 25th District.

WHEREAS, the Index to the Nebraska Statutes is periodically reissued, the current edition being the Reissue of 1957; and

WHEREAS, the entire Nebraska statutes have been reissued since the current Index; and

WHEREAS, indexing the Nebraska statutes involves many technical and financial considerations.

NOW, THEREFORE BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the matters involved in reissuing the Index to the Nebraska statutes, including the most desirable and economical form in which the Index should be prepared and reissued and the extent to which electronic data processing techniques can appropriately be used; and

2. That the Legislative Council be authorized to expend a sum not to exceed \$5,000.00 if required for the purposes of such study.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 79.

Mr. Ruhnke offered the following amendments:

1. Line 7, delete the words "changing from" and insert "retaining".

2. Line 8, delete the words "to a partisan system".

3. Line 10, place the word "non" before "partisan".

Mr. Adamson moved the previous question. The question is, "Shall the debate now close?"

The motion carried with 31 ayes, 7 nays, and 11 not voting.

Mr. Proud requested a record vote on the Ruhnke amendments.

Voting in the affirmative, 31:

Adamson	Harsh	Mahoney	Skarda
Bauer	Hasebroock	Marvel	Stromer
Brauer	Holmquist	Moulton	Stryker
Budd	Kjar	Nore	Wallwey
Burbach	Klaver	Orme	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Rasmussen, R.	Wylie
Gerdes	Lysinger	Ruhnke	

Voting in the negative, 9:

Batchelder	Matzke	Paxton	Proud
Bowen	Nelson	Pedersen	Syas
Carstens			

Not voting, 9:

Carpenter	Fleming	Knight	Paine, I.
Claussen	Hughes	Moylan	Rasmussen, E.
Danner			

The amendments were adopted.

Mr. Proud asked unanimous consent to withdraw LR 79. No objections. So ordered.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 173. Correctly re-engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—LB 173

Mr. Pedersen asked unanimous consent that LB 173 be placed at the head of Final Reading for July 29, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 249

Mr. Stromer asked unanimous consent to hold the reconsideration of LB 249 until Tuesday, July 27, 1965. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 923. Read and considered.

Standing Committee amendment #1 found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Mr. Syas appealed the ruling of the Chair that the amendment stood adopted. The question is, "Shall the Chair be sustained?"

The motion carried with 22 ayes, 9 nays, and 18 not voting.

Member Excused

Mr. Stromer was excused at 3:40 p.m. for the remainder of the afternoon.

Speaker Bowen Presiding

LEGISLATIVE BILL 923. Considered.

Standing Committee amendments #2 and 3 were adopted.

Mr. Danner offered the following amendments:

1. Amend section 1 of the bill "Sec. 5." lines 12 and 15 by striking the new matter and reinstating the old matter, lines 19 and 20 by reinstating the following "*one member of the Legislature shall be elected from each such district*", and by striking the new matter in lines 20 to 22.

2. Amend the title to conform.

Amendments pending.

Message from the Governor

July 26, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 24, 1965, Governor Morrison approved Legislative Bills 849, 101, 287, 300, 308, 586, 724, 862, 450, 506, 635, 867, 914, 894, 880, 374, and 161.

Respectfully,

(Signed) James E. Dunlevy
Special Assistant to the Governor

Adjournment

At 4:20 p.m., on a motion by Mr. Budd, the Legislature adjourned until 8:30 a.m., Tuesday, July 27, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, July 27, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
Speaker Bowen presiding.

Prayer was offered by Rev. Kenneth C. Stewart.

Prayer

As we bow before Thee this day O Lord, it is first with prayer
for others than ourselves. We would remember the Governor of
this State, the President of our Nation and all who advise them in
the affairs of state. Grant them strength and wisdom to carry well
the burden of leadership on behalf of all the people.

We remember also those young men who at this very hour
represent us on fields of conflict in distant lands. Support them
this day as they do their duty and save them from discouragement.
Sustain their loved ones by Thy grace and speed the day when the
carnage is over and they are home again.

Thy love divine hath led us in the past;
In this free land by Thee our lot is cast;
Be Thou our Ruler, Guardian, Guide and Stay;
Thy word our law, Thy paths our chosen way.

Through Jesus Christ, our Lord. Amen.

The roll was called and all members were present except Mr.
Moylan, who was excused.

Communication

Letter from the National Rivers and Harbors Congress.

Visitors

Mrs. Orme introduced Keith Ghormley, Bruce Weyhrauch, and
Greg Jensen from Lincoln.

Mr. Moulton introduced Mrs. H. Virgil Hansen from Decatur,
Mrs. R. L. Curran and Mrs. C. F. Moulton from Omaha.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 656. With Emergency.

A BILL FOR AN ACT relating to labor; to declare public policy; to define terms; to provide what shall and shall not be unlawful employment practices; to provide exceptions; to establish the Equal Employment Opportunity Commission and provide for its composition, appointment, qualifications, terms, duties, powers, and compensation; to provide for informal methods of eliminating unlawful employment practices; to provide for complaints; to provide for hearings, orders, and judicial review; to provide for enforcement; to provide penalties; to require a contract provision as prescribed; to provide for severability; to provide a short title; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Danner	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Mahoney	Ruhnke
Brauer	Harsh	Marvel	Skarda
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Moulton	Stryker
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paine, I.	Warner
Claussen	Klaver	Paxton	Whitney
Crandall	Knight	Proud	Wylie

Voting in the negative, 7:

Batchelder	Nelson	Payne, D.	Syas
Craft	Nore	Pedersen	

Not voting, 2:

Lysinger	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause attached and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 30. Placed on Select File as amended.

E and R amendments to LB 30:

1. In line 1 of the Carpenter amendment 1, insert "original" before "sections".

2. In new section 1, line 28, insert "*whether foreign or*" after the comma; in line 29, strike "*, or foreign*"; insert an underscored comma after "*state*" in line 30; in line 33, strike "*of such stock or shares*" and insert "*shares of stock of such corporation*"; and in line 35, strike "*highest*" and insert "*higher*".

3. In new section 2, line 1, strike "*or*" and insert "*of*"; and in line 2, strike "*is*" and insert "*shall be*".

4. Renumber new section 3, added by the Carpenter amendment 1, as section 5.

5. In the title, strike lines 2 to 11 and insert:

"FOR AN ACT to amend section 77-706, Revised Statutes Supplement, 1963, relating to taxation; to change the formula for determination of the value of corporate stock; to eliminate provision for payment of the tax by certain corporations; to define a term; to provide when the provisions of this act shall become void; to provide an operative date; and to repeal the original section."

LEGISLATIVE BILL 622. Placed on Select File as amended.

E and R amendments to LB 622:

1. In new section 1, line 1, strike "Sec." and insert "Section"; strike line 2 and insert "by section 1, Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to".

2. In renumbered section 2, line 1, strike "Section" and insert "Sec."; and in line 19, strike "not" and show the same as stricken.

3. In renumbered section 3, line 32, strike "consumption" and insert "*consumption consumption*".

4. In standing committee amendment 3, line 4, strike the colon and insert an underscored period.

5. In line 1 of new section 6, strike the third period.

6. In new section 7, line 6, insert a comma after the first "state" as in the statutes.

7. In new section 9, line 12, insert "of" after "type" as in the statutes.

8. Amend renumbered section 11 to read as follows:

"Sec. 11. That original sections 66-421, 66-441, and 66-434, Reissue Revised Statutes of Nebraska, 1943, and sections 66-410, 66-410.02, 66-410.04, 66-410.05, 66-442, and 66-504, Revised Statutes Supplement, 1963, are repealed."

9. In the title, strike lines 2 to 9 and insert

"FOR AN ACT to amend sections 66-421, 66-441, and 66-434, Reissue Revised Statutes of Nebraska, 1943, and sections 66-410, 66-410.02, 66-410.04, 66-410.05, 66-442, and 66-504, Revised Statutes Supplement, 1963, relating to motor vehicle fuel taxes; to change provisions for administration and enforcement of the law, as prescribed; to change a penalty; to harmonize with other legislation; and to repeal the original sections."

LEGISLATIVE BILL 316. Replaced on Select File as amended.

E and R amendments to LB 316:

1. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 6, strike "and"; and in line 7, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 920. Correctly engrossed.

LEGISLATIVE BILL 512. Correctly engrossed.

LEGISLATIVE BILL 480. Correctly engrossed.

LEGISLATIVE BILL 176. Correctly engrossed.

LEGISLATIVE BILL 164. Correctly engrossed.

LEGISLATIVE BILL 911. Correctly re-engrossed.

LEGISLATIVE BILL 482. Correctly engrossed.

LEGISLATIVE BILL 581. Correctly re-engrossed.

LEGISLATIVE BILL 336. Correctly enrolled.

LEGISLATIVE BILL 662. Correctly enrolled.

LEGISLATIVE BILL 344. Correctly enrolled.

LEGISLATIVE BILL 264. Correctly enrolled.

LEGISLATIVE BILL 471. Correctly enrolled.

LEGISLATIVE BILL 870. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 336 LB 662 LB 344 LB 264 LB 471 LB 870

RESOLUTIONS

LEGISLATIVE RESOLUTION 83. Re: Study of Dump Yard Problems and Legislation

Introduced by Cecil Craft, 45th District; Peter H. Claussen, 18th District; Rick Budd, 2nd District; Arnold Ruhnke, 31st District; Rudolf C. Kokes, 41st District; C. F. Moulton, 8th District; C. W. Holmquist, 14th District and Chester Paxton, 40th District.

WHEREAS, a bill was introduced in this session of the Legislature which attempted to regulate the location and appearance of dump yards, motor vehicle junk yards, and motor vehicle salvage yards along state highways, county roads and city streets; and

WHEREAS, a study made by the Department of Roads at the request of the United States Bureau of Public Roads has shown there are 234 junk yards and 37 dumps located on the 5,500 miles of Nebraska's Interstate and Primary Highway System; and

WHEREAS, a number of other states have enacted legislation to regulate the location and appearance of such dumps and junk yards along their streets and highways; and

WHEREAS, legislation is pending before Congress concerning the regulation of such dump yards and junk yards including the possibility that penalties or benefits may be invoked against states which do not attempt to regulate the location and appearance of such dump yards and junk yards along their highways; and

WHEREAS, efforts are increasing at the local, state and federal levels to beautify streets and highways to make America more scenic; and

WHEREAS, a majority of the members of this Legislature believed the problem of regulating the location and appearance of such dump yards and junk yards merited additional study.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the problems involved in the location of dump yards, motor vehicle junk yards, and motor vehicle salvage yards along state highways, county roads and streets of Nebraska, steps which are being taken in other states to meet these problems, and proposed federal legislation dealing with these problems, and determine what legislation might be enacted in Nebraska to find a fair and equitable solution in this state.

2. That the committee report its findings and recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 81.

LR 81 was adopted with 39 ayes, 0 nays, and 10 not voting.

MOTIONS—Introduce Bills

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 929)

The motion carried with 36 ayes, 2 nays, and 11 not voting.

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 930)

The motion carried with 31 ayes, 0 nays, and 18 not voting.

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 931)

The motion carried with 31 ayes, 1 nay, and 17 not voting.

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 932)

The motion carried with 31 ayes, 2 nays, and 16 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 929. Introduced by the Committee on Revenue; J. W. Burbach, Legislative District 19, Chairman; Elmer Wallwey, Legislative District 17; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48; Ramey C. Whitney, Legislative District 44; Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to agricultural seed; to provide that a license shall be obtained by dealers of agricultural seed as prescribed; to provide for such fee; and to provide exceptions.

LEGISLATIVE BILL 930. Introduced by the Committee on Revenue; J. W. Burbach, Legislative District 19, Chairman; Henry F. Pedersen, Legislative District 4; Hal W. Bauer, Legislative District 28; Elmer Wallwey, Legislative District 17; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48; Ramey C. Whitney, Legislative District 44; Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-1736.04, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to include penalties assessed on taxes that may be refunded when the taxes or assessment or any part thereof has been declared illegal by judgment of any court of competent jurisdiction; to remove obsolete matter; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 931. Introduced by the Committee on Revenue; J. B. Burbach, Legislative District 19, Chairman; Henry F. Pedersen, Legislative District 4; Elmer Wallwey, Legislative District 17; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48; Ramey C. Whitney, Legislative District 44; Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-412, Reissue Revised Statutes of Nebraska, 1943, section 77-318, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-716, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for taxing property omitted from taxation; to waive penalties as prescribed; to provide penalties; to provide for notice of assessment of omitted property; to provide for appeals; to repeal the original sections, and also section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1235, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1320.01, Revised Statutes Supplement, 1963, as amended by section 5, Legislative

Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

LEGISLATIVE BILL 932. Introduced by the Committee on Revenue; J. W. Burbach, Legislative District 19, Chairman; Ramey C. Whitney, Legislative District 44; Dale L. Payne, Legislative District 3; Elmer Wallwey, Legislative District 17; Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to cooperatives; to provide the method of determining net taxable income of cooperatives.

Mr. Danner Presiding

UNANIMOUS CONSENT—Place New Bills on General File

Mr. Burbach asked unanimous consent that the rules be suspended and that LB 929, LB 930, LB 931, and LB 932 be placed directly on General File without a public hearing. No objections. So ordered.

MOTION—Replace LB 562 on Select File

Mr. Bauer moved to replace LB 562 on Select File for the following specific amendments:

1. Amend original section 18 of the bill, by striking lines 1 and 2 and inserting the following:

"Sec. 18. This act shall become operative when a general income tax, general sales or use tax, or a combination income and sales or use tax becomes operative."

2. Amend the title to conform.

Mr. Bauer requested a record vote on the motion to replace LB 562 on Select File.

Voting in the affirmative, 38:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Skarda
Budd	Hasebroock	Nelson	Stromer
Burbach	Holmquist	Nore	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paxton	Warner
Craft	Knight	Payne, D.	Whitney
Crandall	Kokes	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 11:

Bowen	Klaver	Moylan	Ruhnke
Brauer	Kremer	Paine, I.	Stryker
Claussen	Marvel	Rasmussen, R.	

LB 562 was replaced on Select File.

SELECT FILE

LEGISLATIVE BILL 562. The Bauer specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

MOTION—Replace LB 336 on Final Reading

Mr. Harsh moved to replace LB 336 on Final Reading for the purpose of reconsideration.

Mr. Harsh asked for the Call of the House. The Call showed 47 members present.

Mr. E. Rasmussen moved the Call be raised. The motion carried with 40 ayes, 0 nays, and 9 not voting.

The Harsh motion to replace LB 336 on Final Reading lost with 15 ayes, 24 nays, and 10 not voting.

UNANIMOUS CONSENT—Replace LB 855 on Select File

Mr. Marvel asked unanimous consent to replace LB 855 on Select File for the following amendments. No objections. So ordered.

1. Amend section 2 of the bill, line 27 by striking "fund created for such purpose".
2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 855. The Marvel amendments found in this day's Journal were adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 702. Mr. Carpenter offered the following amendments which were adopted by unanimous consent:

1. Amend Standing Committee amendment 1, section 1, line 4 by inserting "or is" before "not", line 7, by striking "one such

frontage road" and inserting "such frontage roads", line 10 by inserting "or roads" after "road", line 12 by striking "with the approval of the department", line 14, by inserting "by lease or lease-option to buy or" after "road".

2. Amend Craft amendment 1, line 10, by inserting "or leasing or lease-option to buy" after "purchase".

3. Amend Craft amendment 2, section 2, line 3 by inserting "or will be made" after "made", line 8 by striking "may" and inserting "shall", line 9 by striking "one such frontage road", and inserting "such frontage roads", by striking line 10 and inserting "do so", lines 15 and 16 by striking "with the approval of the department".

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 258. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Mr. Stromer offered the following amendment which was adopted by unanimous consent:

In Sec. 10 insert after "but not including municipal universities" the following: "*unless request for inclusion is made by the governing board of a municipal university in a manner prescribed by the Legislature.*".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 753. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 341. E and R amendment found in the Legislative Journal for the One Hundred Thirty-third Day was adopted.

Laid over at Mr. Warner's request.

LEGISLATIVE BILL 906. Laid over at Mr. Warner's request.

LEGISLATIVE BILL 452. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

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Mr. Kjar asked unanimous consent that his name be added as a co-introducer of LB 452. No objections. So ordered.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 688. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Advanced to E and R for engrossment.

Speaker Bowen Presiding

MOTION—Place LB 915 on General File

Mr. Pedersen moved to place LB 915 on General File notwithstanding the committee action.

Mr. Batchelder Presiding

Mr. Pedersen requested a record vote on his motion.

Voting in the affirmative, 30:

Batchelder	Harsh	Nore	Ruhnke
Bauer	Hasebroock	Paine, I.	Skarda
Burbach	Knight	Paxton	Stromer
Carpenter	Kokes	Pedersen	Stryker
Carstens	Kremer	Proud	Syas
Danner	Marvel	Rasmussen, E.	Warner
Fleming	Matzke	Rasmussen, R.	Whitney
Gerdes	Moulton		

Voting in the negative, 12:

Adamson	Claussen	Kjar	Orme
Brauer	Crandall	Mahoney	Payne, D.
Budd	Holmquist	Nelson	Wylie

Not voting, 7:

Bowen	Hughes	Lysinger	Wallwey
Craft	Klaver	Moylan	

The motion carried and LB 915 was placed on General File.

Presented to the Governor

Presented to the Governor for approval on July 27, 1965, at 8:30 a.m.: LB 149 LB 921 LB 650 LB 910 LR 62

(Signed) Ruth Bossard, Enrolling Clerk

Committee Meeting

Mr. Hasebroock announced that the Legislative Council would meet at 1:15 p.m.

Recess

At 12:00 p.m., on a motion by Mr. Skarda, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Ruhnke presiding.

The roll was called and all members were present except Mr. Moylan, excused for the day, and Mr. Klaver, excused until 3:00 p.m.

Visitors

Mrs. Orme introduced Allen C. Harr, a Foreign Service Staff member, and Dorothy Stepan from Lincoln.

GENERAL FILE

LEGISLATIVE BILL 923. Considered.

Part 2 of Standing Committee amendment #1 was rejected with 15 ayes, 21 nays, and 13 not voting.

Part 3 of Standing Committee amendment #1 was rejected with 13 ayes, 28 nays, and 8 not voting.

Standing Committee amendment #2 was adopted.

Mr. Warner offered the following amendment which was adopted:

Reinsert the stricken matter in lines 29, 30 and the words "*the discretion of the Legislature*" in line 31 as new matter, and strike new material in lines 34 to 39.

Mr. Warner offered the following amendment which was adopted:

Strike the new matter in lines 24 and 25.

The Danner pending amendment found in the Legislative Journal for the One Hundred Thirty-third Day was adopted.

Messrs. Pedersen and Whitney offered the following amendment:

Strike Committee amendment #2, and amend Section 7 of LB 923 by striking the words "one half" in line 2, by striking all of line 3 except "lature", by striking all of that language which follows the

word "years" down to, but not including the word "Each" in line 10, and by inserting the date 1970 before the word "the" in line 2 of Section 7.

Laid over at Mr. Whitney's request.

Speaker Bowen Presiding

Mr. Syas offered the following amendment:

Amend Sec. 6, line 2 by striking "sixty-five" and inserting "seventy-five".

Mr. Ruhnke moved to amend the Syas amendment by striking "seventy-five" and inserting "as determined by the Legislature".

The Ruhnke amendment was adopted.

Mr. Adamson asked unanimous consent to remove his name as a co-introducer of LB 923. No objections. So ordered.

Mr. Harsh moved to reconsider action on the Ruhnke amendment to the Syas amendment.

The motion to reconsider lost with 21 ayes, 23 nays, and 5 not voting.

Member Excused

Mr. Stryker was excused at 3:15 p.m. for the remainder of the afternoon.

Mr. Klaver Presiding

GENERAL FILE

LEGISLATIVE BILL 923. Considered.

Mr. E. Rasmussen requested a record vote on the Syas amendment as amended by the Ruhnke amendment.

Voting in the affirmative, 22:

Bowen	Hasebroock	Matzke	Ruhnke
Burbach	Kjar	Moulton	Skarda
Carpenter	Klaver	Nelson	Stromer
Carstens	Kokes	Pedersen	Syas
Claussen	Kremer	Proud	Whitney
Crandall	Mahoney		

Voting in the negative, 22:

Adamson	Bauer	Budd	Danner
Batchelder	Brauer	Craft	Fleming

Gerdes	Marvel	Payne, D.	Wallwey
Harsh	Nore	Rasmussen, E.	Warner
Hughes	Paine, I.	Rasmussen, R.	Wylie
Knight	Paxton		

Not voting, 5:

Holmquist	Moylan	Orme	Stryker
Lysinger			

The amendment lost.

Mr. Knight offered the following amendment:

Amend Sec. 1., line 26 by striking the word "may" and inserting the word "shall"; and by striking the word "any" in line 28 and inserting the word "each".

Mr. Syas asked for a Call of the House on the Knight amendment. The Call showed 43 members present.

Mr. E. Rasmussen moved the Call be raised. The motion prevailed with 32 ayes, 1 nay, and 16 not voting.

The Knight amendment was adopted with 21 ayes, 20 nays and 8 not voting.

Mr. Adamson offered the following amendment which was adopted:

In Sec. 7, line 2 strike "1968" and reinstate the stricken "1964".

Mr. E. Rasmussen asked unanimous consent that the bill be laid over and mimeographed in its present amended form. No objections. So ordered.

RESOLUTION

LEGISLATIVE RESOLUTION 84. Re: Study of Taxation Methods of Public Utilities

Introduced by Lester Harsh, 38th District.

WHEREAS, utilities such as railroads, pipelines, telephone and telegraph companies are maintained and operate from revenues from all the people; and

WHEREAS, taxes are collected and the proceeds used for schools and other persons, and the levy varies in different taxing districts.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study (a) the method of taxation of railroads, pipelines, and telephone and telegraph companies as well as other public utilities, and (b) a new method of raising revenue by taxation for schools or other purposes so that the benefits would be apportioned to all the people of the state.

2. That the committee report to the next regular session of the Legislature its finding with its recommendation. That any proposed legislation be submitted in form of proposed bills.

Referred to the Executive Board of the Legislative Council.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 70 LR 76

Adjournment

At 3:57 p.m., on a motion by Mr. D. Payne, the Legislature adjourned until 9:00 a.m., Wednesday, July 28, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, July 28, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

Almighty Father, we come to Thee in Thy greatness and look to Thee for strength as we face the responsibilities of a new day. Grant us each the power to accept and to stand up to all our tasks. Give us wisdom to act with clear minds and understanding hearts as faithful servants. This we ask in the name of Him who, though Master, was servant of all. Amen.

The roll was called and all members were present except Mr. Moylan, excused for the day and Messrs. Bauer, D. Payne and Ruhnke excused until 9:15 a.m.

Corrections for the Journal

One Hundred Thirty-third Day:

Page 2549, line 15, correct spelling of "outstanding".

Page 2550, last line, correct spelling of "provide".

Page 2563, after line 5, insert the following:

UNANIMOUS CONSENT—LB 927

Mr. Stromer asked unanimous consent to place LB 927 on General File as amended without a public hearing. No objections. So ordered.

One Hundred Thirty-fourth Day:

Page 2568, line 37, delete "attached." and insert "and the title agreed to."

The Journal for the One Hundred Thirty-third and One Hundred and Thirty-fourth Days' were approved as corrected.

Message from the Governor

July 28, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that Governor Morrison has allowed LB 850 to become law without his signature.

Respectfully,

(Signed) James E. Dunlevey
Special Assistant to the Governor

Visitors

Mr. Harsh introduced Mr. and Mrs. Stritt from Indianola, Nebraska.

Mr. Kjar introduced Mr. and Mrs. Gene Ecklund, Patty and Mike.

MOTION—Reconsider Action

Mr. Carpenter moved to reconsider action and place LB 656 on Final Reading.

Mr. Carpenter requested a record vote on the motion.

Voting in the affirmative, 18:

Adamson	Crandall	Mahoney	Stromer
Batchelder	Danner	Marvel	Stryker
Carpenter	Fleming	Pedersen	Syas
Claussen	Gerdes	Skarda	Whitney
Craft	Klaver		

Voting in the negative, 24:

Bowen	Hasebroock	Kremer	Paxton
Brauer	Holmquist	Matzke	Proud
Budd	Hughes	Moulton	Rasmussen, E.
Burbach	Kjar	Nelson	Rasmussen, R.
Carstens	Knight	Nore	Warner
Harsh	Kokes	Paine, I.	Wylie

Not voting, 7:

Bauer	Moylan	Payne, D.	Wallway
Lysinger	Orme	Ruhnke	

The motion lost.

MOTION—Suspend Rules

Mr. Proud moved to suspend the rules that after July 28, 1965 no new bill may be introduced except by consent of two-thirds of the membership.

Mr. Proud requested a record vote.

Voting in the affirmative, 21:

Adamson	Klaver	Moulton	Proud
Batchelder	Knight	Nelson	Ruhnke
Brauer	Kokes	Paine, I.	Skarda
Craft	Kremer	Paxton	Syas
Hasebroock	Matzke	Payne, D.	Wylie
Kjar			

Voting in the negative, 21:

Bowen	Fleming	Lysinger	Stromer
Budd	Gerdes	Mahoney	Stryker
Burbach	Harsh	Marvel	Wallwey
Carpenter	Holmquist	Orme	Warner
Claussen	Hughes	Pedersen	Whitney
Crandall			

Not voting, 7:

Bauer	Danner	Nore	Rasmussen, R.
Carstens	Moylan	Rasmussen, E.	

The motion lost.

UNANIMOUS CONSENT—Final Readings

Mr. Carpenter asked unanimous consent to consider the final reading bills set for tomorrow.

Mr. Wylie objected.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEISLATIVE BILL 562. Replaced on Select File as amended.

E and R amendments to LB 562:

1. In new section 3, line 30, strike "levy" and insert "levying"; and in line 39, strike the comma.

2. In line 3 of Enrollment and Review amendments 10 and 11, insert "section 72-1005, Revised Statutes Supplement, 1963, as

amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965," before "and".

3. Strike the Carpenter amendment 3.

LEGISLATIVE BILL 917. Correctly engrossed.

LEGISLATIVE BILL 891. Correctly re-engrossed.

LEGISLATIVE BILL 713. Correctly engrossed.

LEGISLATIVE BILL 398. Correctly engrossed.

LEGISLATIVE BILL 656. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 656

MOTION—Suspend Rules

Mr. Stromer moved to suspend the rules and consider the final reading bills for tomorrow.

The motion prevailed with 34 ayes, 6 nays and 9 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 173. With Emergency.

A BILL FOR AN ACT relating to state administrative departments; to create the Department of Administrative Services as an executive department; to provide for the appointment of a Director of Administrative Services, his term of office, qualifications, bond, and salary; to provide for assistants; to vest the general management of the department in the director as prescribed; to provide for the transfer, allocation, and assignment of existing functions, powers, and duties to the Department of Administrative Services and the director thereof; to provide duties for the Revisor of Statutes; to provide for a seal; to provide an operative date; to provide for severability; to amend sections 72-706.01, 77-2406, 77-2409, 81-106, and 84-304, Reissue Revised Statutes of Nebraska, 1943, sections 11-119, 72-1009, and 81-145, Revised Statutes Supplement, 1963, section 72-706, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session,

Nebraska State Legislature, 1965; to repeal the original sections, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130, 81-131, and 83-127, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kokes	Pedersen
Batchelder	Danner	Kremer	Proud
Bauer	Fleming	Lysinger	Rasmussen, E.
Brauer	Gerdes	Marvel	Rasmussen, R.
Budd	Harsh	Matzke	Ruhnke
Burbach	Hasebrook	Moulton	Stromer
Carpenter	Holmquist	Nelson	Stryker
Carstens	Hughes	Orme	Wallwey
Claussen	Kjar	Paine, I.	Warner
Craft	Knight	Paxton	Whitney

Voting in the negative, 8:

Bowen	Mahoney	Payne, D.	Syas
Klaver	Nore	Skarda	Wylie

Not voting, 1:

Moylan

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 764. With Emergency.

A BILL FOR AN ACT relating to public power; to make findings and declare policy; to provide for unified control, as prescribed, of certain public power districts through establishment of a system to be known as the grid system; to provide for the government of the grid system and its powers, duties, and functions; to prohibit certain acts; to provide for enforcement; to authorize prescribed contracts; to provide for construction; to repeal sections 70-609.01 and 70-614.02, Reissue Revised Statutes of Nebraska, 1943, and section 70-614.01, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Fleming	Matzke	Ruhnke
Bauer	Gerdes	Moulton	Skarda
Bowen	Harsh	Nelson	Stromer
Brauer	Hasebroock	Orme	Stryker
Budd	Holmquist	Paine, I.	Syas
Burbach	Hughes	Paxton	Wallwey
Carpenter	Knight	Pedersen	Warner
Carstens	Kokes	Rasmussen, E.	Whitney
Claussen	Kremer	Rasmussen, R.	Wylie
Crandall	Marvel		

Voting in the negative, 7:

Batchelder	Kjar	Mahoney	Proud
Craft	Lysinger	Payne, D.	

Not voting, 4:

Danner	Klaver	Moylan	Nore
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Return LB 545 to Select File

Mr. Carstens moved to return LB 545 to Select File for the following specific amendment:

Strike the enacting clause.

The motion lost with 14 ayes, 29 nays, and 6 not voting.

Visitors

Mr. Hasebroock introduced Mr. and Mrs. James Strehle and family from West Point.

Mr. Hasebroock Presiding**BILLS ON FINAL READING**

The following bills were read and put upon final passage:

LEGISLATIVE BILL 545.

A BILL FOR AN ACT to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the Department of Banking; to prescribe con-

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Proud
Batchelder	Gerdas	Mahoney	Rasmussen, R.
Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Moylan	Nelson	Rasmussen, E.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 504.

A BILL FOR AN ACT to amend section 81-2,136.01, Revised Statutes Supplement, 1963, relating to agriculture; to classify the morning glory as a noxious weed; to prohibit the sale of morning glory seed; to provide penalties; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdas	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Carpenter Moylan

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 538.

A BILL FOR AN ACT relating to predatory animals; to provide for county, state and federal cooperation in the control and management of predators, rodents, and other depredatory or nuisance animals; to create an advisory board; to provide for members of the board, their appointment and term; and to repeal Chapter 23, article 6, Reissue Revised Statutes of Nebraska, 1943.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Danner	Kremer	Rasmussen, E.
Batchelder	Fleming	Lysinger	Rasmussen, R.
Bauer	Gerdes	Mahoney	Ruhnke
Bowen	Harsh	Marvel	Skarda
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Moulton	Stryker
Burbach	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Warner
Claussen	Klaver	Payne, D.	Whitney
Craft	Knight	Pedersen	Wylie
Crandall	Kokes	Proud	

Voting in the negative, 3:

Nelson Nore Paxton

Not voting, 3:

Carpenter Moylan Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 394.

A BILL FOR AN ACT relating to livestock; to provide for the appointment of a State Veterinarian, his salary, qualifications, powers

and duties; to reassign powers and duties formerly exercised by the Department of Agriculture and Economic Development or its director; to harmonize the provisions thereof with previous legislation; to amend sections 54-701, 54-730, and 71-1803, Reissue Revised Statutes of Nebraska, 1943, and sections 54-1180, 54-1181, and 81-202, Revised Statutes Supplement, 1963; and to repeal the original sections.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Lysinger	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Nore	Stromer
Budd	Holmquist	Orme	Stryker
Burbach	Hughes	Paine, I.	Syas
Carpenter	Kjar	Paxton	Wallwey
Carstens	Klaver	Payne, D.	Warner
Claussen	Knight	Pedersen	Whitney
Craft	Kokes	Proud	Wylie
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 3:

Mahoney	Moylan	Nelson
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 28, 1965 at 8:35 a.m.: LB 336 LB 662 LB 344 LB 264 LB 471 LB 870

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 922. Placed on Select File as amended.

E and R amendments to LB 922:

1. Because of the Gerdes amendment adopted July 22, 1965, strike Enrollment and Review amendment 3, adopted July 21, 1965.

2. In section 4, line 21, strike "679455" in the column headed "General Fund" and insert "555848".

3. In the Marvel amendment 7, line 26, strike "biennium" and insert "period"; in line 48, strike "1133726" and insert "823726"; and in line 59, in the column headed "General Fund" strike "916038" and insert "606038".

4. In the Marvel amendment 9, line 5, strike "946699" and insert "946609".

5. In the second Marvel amendment 1, lines 5 and 6, strike "approximate result as such deputies" and insert "proximate result of such deputy's".

6. In section 10, reinstate the matter stricken from line 24.

7. In the Marvel amendment 11, line 9, insert "after 'appropriation'" before "insert"; and in line 14, strike the third comma.

8. In section 14, line 20, insert "ending" after "biennium".

9. In section 27, lines 15 and 25, strike "587334" and insert "587335".

10. In section 31, line 8, in the column headed "Total Budgeted" strike "225004" and insert "225005"; in line 11, strike "1212269" and insert "1212270"; and in line 22, in the column headed "Federal Funds Estimated" strike "1065677" and insert "1065678".

11. Strike the amendment to section 43, line 11.

12. In renumbered section 57, line 6, strike "by" and insert "to".

13. In the Marvel amendment 8, line 6, insert a comma immediately after "act".

14. In the title, line 10, insert "to amend sections 6 and 7, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections;" before "and".

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Change of Order

Mr. Marvel asked unanimous consent to consider LB 922 on Select File at this time.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 922. E and R amendments found in this days' Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 99. Correctly engrossed.

LEGISLATIVE BILL 922. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Visitor

Mr. Claussen introduced Senator Peter Hansen of Manning, Iowa. Mr. Hansen addressed the Legislature.

RESOLUTIONS

LEGISLATIVE RESOLUTION 85. Re: Study of Coordination of Institutions of Higher Education

Introduced by Marvin E. Stromer, 27th District; Richard D. Marvel, 33rd District; Eugene T. Mahoney, 5th District and Terry Carpenter, 48th District.

WHEREAS, Nebraska has no coordinating unit for higher education, however some embryonic voluntary efforts have begun as a result of the last study recommendations of the committee on such study; and

WHEREAS, higher education budgets total approximately seventy million dollars every biennium, which amounts to the greatest spending in the state's budgets; and

WHEREAS, there is a need to survey the actual intent of public boards in design or concept of coordination intent; and

WHEREAS, consideration should be given to state aid for junior colleges and the municipal University of Omaha; and

WHEREAS, there is a need to review avenues of development of capital construction, faculty strength, courses offered, and graduate and undergraduate intent of institutions; and

WHEREAS, the relationship of private colleges and universities of this state should be included in making a complete survey of higher education facilities of this state.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the coordination of all institutions of higher education of this state including (a) plan of coordination, (b) role of statutory or voluntary boards and commissions, (c) benefits of coordination, (d) role of state colleges, (e) role of junior colleges, (f) and need for a single executive authority.

2. That the committee report its finding with its recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

Member Excused

Mr. E. Rasmussen was excused for this afternoon and Thursday, July 29.

Recess

At 12:02 p.m., on a motion by Mr. Kjar, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Moylan, E. Rasmussen and Wallwey, who were excused.

Member Excused

Mr. Warner asked to be excused at 3:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Bracket LB 341 and LB 906

Mr. Warner asked unanimous consent to bracket LB 341 and LB 906 on Select File until Monday, August 2, 1965.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 30. Mr. Carpenter asked unanimous consent to hold LB 30 until LB 78 is placed on Select File. No objections. So ordered.

LEGISLATIVE BILL 622. Mr. Carpenter moved to indefinitely postpone.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 316. E and R amendments found in the Legislative Journal for the One Hundred Thirty-fourth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 789

Mr. Carpenter asked unanimous consent to have LB 789 placed at the head of E and R for engrossment.

No objections. So ordered.

Presentation

Mr. Klaver asked unanimous consent to present the pen to the City of Clearwater, which was used in presenting the citizenship to Sir Winston Churchill, at 10:00 a.m. tomorrow. No objections. So ordered.

Invitation

Mr. Ruhnke invited the Senators to attend and participate in the Czech Festival Annual Parade in Wilber, Nebraska on August 8th.

Members Excused

Mr. Crandall asked to be excused until 10:00 a.m. tomorrow morning.

Mr. Ruhnke asked to be excused for Monday and Tuesday, August 2 and 3.

UNANIMOUS CONSENT—General File Bills

Mr. Whitney asked unanimous consent to pass over LB 923 and consider LB 925 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 925. Reading waived. Considered.

Mr. Whitney offered the following amendment, which was adopted with 36 ayes, 4 nays and 9 not voting:

SELECT FILE

LEGISLATIVE BILL 301. The Burbach specific amendments found in this day's Journal were adopted with 37 ayes, 3 nays, and 9 not voting.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 562. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 923. Considered.

Messrs. Pedersen and Whitney withdrew their pending amendment found in the Legislative Journal for the One Hundred Thirty-fourth Day.

Mr. Bauer moved to amend the amended mimeographed bill by striking lines 29 to 34 inclusive.

The amendment was adopted.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 927. Considered.

Mr. Stromer asked unanimous consent to modify Standing Committee amendment # 2 by striking "Department" and inserting "State Board". No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted as amended.

Bracketed until Monday, August 2, 1965, at the request of Dr. Brauer.

LEGISLATIVE BILL 929. Reading waived. Explained.

Laid over at Mr. Burbach's request.

LEGISLATIVE BILL 930. Reading waived. Explained.

Mr. Carpenter offered the following amendments:

1. In line 11 by adding after "tax" the word "penalties".

2. In line 11 after the word "assessment" strike the word "then" and strike lines 12, 13 and 14 and line 15 through the word "same" and insert in lieu thereof the following: *"then all taxes, penalties, or assessments, whether expended or not, which have been collected pursuant to such illegal tax, penalties or assessment for the year the tax, penalties or assessment is determined to be illegal and for previous years in which the tax, penalties or assessment was levied and paid"*.

3. In line 15 after the word "refunded" insert the following: *"in the county where originally paid"*.

4. In line 16 after "tax" add ", penalties" and in lines 16 and 17 strike "by the officer having the same in his possession".

5. Line 23 strike beginning with sentence starting with "If" and ending with the word "claimant" in line 34 and substitute the following: *"After such judgment has become final the county treasurer of each county shall forthwith refund to the persons entitled thereto all such taxes, penalties and assessments by issuing a county warrant for the amount due and shall mail the same to the last known address of such persons as shown by their personal property schedule filed with the county assessor for the year or years involved"*.

6. Strike lines 48, 49, 50 and that part of 51 ending with "Governor".

Amendments pending.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 931. Reading waived. Explained.

Laid over at the request of Mr. Burbach.

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent to hold a meeting of the Public Works Committee this afternoon immediately upon adjournment.

No objections. So ordered.

MOTION—Place LB 249 on Select File

Mr. Kremer moved to replace LB 249 on Select File for consideration of the following specific amendments:

1. Amend section 1, line 8, and section 2, line 7 by striking "or make."

2. Amend the title to conform.

The motion prevailed with 31 ayes, 0 nays and 18 not voting.

GENERAL FILE

LEGISLATIVE BILL 925. Considered.

Mr. Gerdes offered the following amendments, which were adopted:

Amend section two of the bill to provide:

“District 1. The counties of Richardson, Nemaha and Johnson.

District 19. The counties of Knox and Cedar, and in the county of Pierce the precincts of North Dry Creek, Thompson, Plum Grove, Eastern, South Dry Creek, Foster, Logan and Allen, and the City of Plainview.

District 21. The county of Madison, and in the county of Pierce the precincts of Willow Creek, Clover Valley, Pierce, Slough, Mills, Blaine, Cleveland, and South Branch, and the City of Pierce.

District 30. The county of Pawnee, and in the county of Gage the precincts of Highland, Nemaha, Adams, Holt, Hanover, Hooker, Midland, Logan, Filley, Riverside, Rock Ford, Sherman, Blue Springs, Wymore, Island Grove, Barneston and Liberty, and the City of Beatrice.

District 31. The counties of Saline and Jefferson, and in the county of Gage the precincts of Clatonia, Grant, Blakely, Lincoln, Elm, Glenwood, Paddock and Sicily.

District 40. The counties of Boyd, Holt, Garfield, Wheeler and Antelope.

Mr. Gerdes offered the following amendments, which were adopted:

Amend section two of the bill to provide:

District 40. The counties of Boyd, Holt, Wheeler and Antelope.

District 43. The counties of Sheridan, Cherry, Keya Paha, Brown, Rock, Loup and Garfield.

Advanced to E and R for review with 34 ayes, 4 nays and 11 not voting.

UNANIMOUS CONSENT—Withdraw LB 289

Mr. Ruhnke asked unanimous consent to withdraw LB 289. Laid over.

ONE HUNDRED THIRTY-FIFTH DAY—JULY 28, 1965 2601

Member Excused

Mrs. Hughes asked to be excused until 10:30 a.m. tomorrow.

Adjournment

At 4:13 p.m., on a motion by Mr. Kremer, the Legislature adjourned until 9:00 a.m., Thursday, July 29, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 29, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, we need Thy power, obtained through prayer, to solve problems, decide issues, and to do Thy will. But let us not imagine that this formal prayer can take the place of private petition. May there arise from every desk the silent prayer that seeks to know Thy will. We long for such guidance that when a thing is right, we shall all know it; and when it is wrong, it will not be proposed. We would not run away from truth, but find a refuge in it. We would not avoid the discipline of hard thinking, but deliver us, O Lord, from wrong thinking that leads to wrong conclusions. Guide us, therefore, this day, for Thy mercies sake. Amen.

The roll was called and all members were present except Messrs. Carstens, Moylan, and E. Rasmussen, excused for the day, Mr. Crandall, excused until 9:45 a.m., and Mrs. Hughes, excused until 10:15 a.m.

Corrections for the Journal

Page 2586, line 6, insert "re-" before "engrossed".

Page 2595, line 30, delete "August 1" and insert "August 2".

The Journal for the One Hundred Thirty-fifth Day was approved as corrected.

Communication

Letter from Sidney Mayor C. B. Dorwart enclosing a petition with 810 signatures from the Sidney Council of Youth concerning LB 176.

Members Excused

Mr. Holmquist asked to be excused at 11:30 a.m. for the remainder of the day.

Mr. Lysinger asked to be excused for Friday afternoon, July 30, 1965.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and consider the bills set for final reading tomorrow.

The motion prevailed with 36 ayes, 1 nay and 12 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 581. With Emergency.

A BILL FOR AN ACT relating to schools; to provide for the establishment of area vocational technical schools, their government, operation, and financing as prescribed; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Adamson	Harsh	Mahoney	Pedersen
Bowen	Hasebroock	Marvel	Proud
Brauer	Holmquist	Matzke	Rasmussen, R.
Budd	Kjar	Moulton	Skarda
Burbach	Klaver	Nore	Stromer
Carpenter	Knight	Orme	Stryker
Craft	Kokes	Paine, I.	Syas
Danner	Kremer	Paxton	Wallway
Fleming	Lysinger	Payne, D.	Warner

Voting in the negative, 8:

Batchelder	Claussen	Nelson	Whitney
Bauer	Gerdes	Ruhnke	Wylie

Not voting, 5:

Carstens	Hughes	Moylan	Rasmussen, E.
Crandall			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Return LB 482 to Select File

Mr. Ruhnke moved to return LB 482 to Select File for the following specific amendment:

“that the appropriation be made for the establishment only of a district or area school.”

The motion lost with 17 ayes, 22 nays and 10 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 482. With Emergency.

A BILL FOR AN ACT relating to schools; to provide for the establishment and financing of a state system of vocational technical schools as prescribed; to encourage local initiative; to provide for non-resident students; to provide for appropriations; and to declare an emergency.

Whereupon the Speaker stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass with the emergency clause attached?’”

Voting in the affirmative, 31:

Bowen	Fleming	Mahoney	Pedersen
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Skarda
Burbach	Kjar	Moulton	Stromer
Carpenter	Klaver	Nore	Stryker
Craft	Knight	Orme	Syas
Crandall	Kremer	Paine, I.	Warner
Danner	Lysinger	Payne, D.	

Voting in the negative, 13:

Adamson	Hasebroock	Paxton	Wallwey
Batchelder	Kokes	Proud	Whitney
Bauer	Nelson	Ruhnke	Wylie
Claussen			

Not voting, 5:

Carstens	Hughes	Moylan	Rasmussen, E.
Gerdes			

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 31:

Bowen	Harsh	Mahoney	Pedersen
Budd	Holmquist	Marvel	Rasmussen, R.
Burbach	Kjar	Matzke	Skarda
Carpenter	Klaver	Moulton	Stromer
Craft	Knight	Nore	Stryker
Crandall	Kokes	Orme	Syas
Danner	Kremer	Paine, I.	Warner
Fleming	Lysinger	Payne, D.	

Voting in the negative, 13:

Adamson	Claussen	Paxton	Wallwey
Batchelder	Hasebroock	Proud	Whitney
Bauer	Nelson	Ruhnke	Wylie
Brauer			

Not voting, 5:

Carstens	Moylan	Hughes	Rasmussen, E.
Gerdes			

Having received a constitutional majority with the emergency clause stricken, the bill was declared passed and the title agreed to.

Presentation

Messrs. Klaver, Wylie, and Nelson escorted to the rostrum Harold Pausley of Salford, England, representing Vincent Churchill, and George Wrenholt, President of the Nebraska Churchill Freedom Foundation.

Mr. Klaver presented to Mr. Pausley the pen used to sign the resolution making Sir Winston Churchill an honorary citizen of the United States, and also a copy of the resolution.

Mr. Pausley and Mr. Wrenholt addressed the Legislature.

MOTION—Send Flowers

Mr. Moulton moved that flowers be sent to Mr. Moylan, who is in the St. Joseph's Hospital in Omaha.

The motion prevailed.

Visitors

Mrs. Orme introduced Mr. Wilford Riley and daughter Mrs. Louise Swin from Mesa, Arizona, also Mrs. Ailen Trabert from Lincoln.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 911. With Emergency.

A BILL FOR AN ACT to amend section 85-172, Reissue Revised Statutes of Nebraska, 1943, relating to the University Hospital; to provide that The Board of Regents of the University of Nebraska shall have authority to determine the rates to be charged for the care of all patients in said hospital; to permit the University Hospital to participate in federal, state and other programs for medical and hospital care; to eliminate the charge for care of patients by counties as prescribed; to repeal the original section, and also sections 85-172.01 and 85-172.02, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Pedersen
Batchelder	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, R.
Bowen	Harsh	Marvel	Ruhnke
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Moulton	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Carstens	Paine, I.	Rasmussen, E.	Skarda
Moylan			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 164. With Emergency.

A BILL FOR AN ACT to amend sections 32-503.01, 32-510, 32-511, 32-1037, and 32-1041, Reissue Revised Statutes of Nebraska, 1943, and sections 32-513, 32-542, and 32-542.01, Revised Statutes Supplement, 1963, relating to elections; to eliminate provisions respecting candidates who are incumbents of a different office; to provide for placing of names on the ballot for President in the primary election; to provide for the election of all delegates and alternate delegates to the national convention; to provide for contents of the petition for nomination of such candidates; to provide for fees; to provide the form of the ballot; to provide an event which will result in vacancy of a civil office; to eliminate a provision for filling vacancies in the office of County Judge; to repeal the original sections, and also section 32-536.01, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 34:

Adamson	Danner	Lysinger	Ruhnke
Bauer	Fleming	Mahoney	Skarda
Bowen	Gerdes	Marvel	Stromer
Brauer	Harsh	Matzke	Stryker
Budd	Hughes	Orme	Syas
Burbach	Klaver	Paine, I.	Wallwey
Carpenter	Knight	Payne, D.	Warner
Claussen	Kokes	Rasmussen, R.	Wylie
Crandall	Kremer		

Voting in the negative, 12:

Batchelder	Holmquist	Nelson	Pedersen
Craft	Kjar	Nore	Proud
Hasebroock	Moulton	Paxton	Whitney

Not voting, 3:

Carstens	Moylan	Rasmussen, E.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 512.

A BILL FOR AN ACT providing for the establishment of the Vocational Technical School at Norfolk; to provide for a site for such

school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 17:

Brauer	Fleming	Mahoney	Stromer
Burbach	Hasebroock	Nelson	Wallwey
Claussen	Holmquist	Orme	Warner
Craft	Knight	Ruhnke	Wylie
Danner			

Voting in the negative, 21:

Adamson	Gerdes	Kokes	Payne, D.
Batchelder	Harsh	Kremer	Pedersen
Bauer	Hughes	Moulton	Proud
Bowen	Kjar	Paine, I.	Stryker
Budd	Klaver	Paxton	Syas
Crandall			

Not voting, 11:

Carpenter	Marvel	Nore	Skarda
Carstens	Matzke	Rasmussen, E.	Whitney
Lysinger	Moylan	Rasmussen, R.	

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 480.

A BILL FOR AN ACT providing for the establishment of the North Platte Vocational Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 22:

Adamson	Claussen	Hughes	Pedersen
Bauer	Craft	Knight	Ruhnke
Bowen	Gerdes	Mahoney	Wallwey
Brauer	Harsh	Orme	Warner
Budd	Hasebroock	Paxton	Wylie
Burbach	Holmquist		

Voting in the negative, 12:

Batchelder	Kokes	Nore	Proud
Kjar	Kremer	Paine, I.	Stromer
Klaver	Moulton	Payne, D.	Stryker

Not voting, 15:

Carpenter	Fleming	Moylan	Skarda
Carstens	Lysinger	Nelson	Syas
Crandall	Marvel	Rasmussen, E.	Whitney
Danner	Matzke	Rasmussen, R.	

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 176.

A BILL FOR AN ACT providing for the establishment of the Western Nebraska Vocational Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 26:

Adamson	Fleming	Nore	Stromer
Bauer	Harsh	Orme	Stryker
Brauer	Hasebroock	Paxton	Wallwey
Burbach	Kokes	Payne, D.	Warner
Claussen	Matzke	Ruhnke	Whitney
Crandall	Moulton	Skarda	Wylie
Danner	Nelson		

Voting in the negative, 11:

Batchelder	Gerdes	Kremer	Proud
Bowen	Klaver	Paine, I.	Syas
Budd	Knight	Pedersen	

Not voting, 12:

Carpenter	Holmquist	Lysinger	Moylan
Carstens	Hughes	Mahoney	Rasmussen, E.
Craft	Kjar	Marvel	Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 920. With Emergency.

A BILL FOR AN ACT to amend section 77-515, Reissue Revised Statutes of Nebraska, 1943, and section 77-1601, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 208, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to change the date for fixing the state levy; to change the time the county board of equalization shall have in which to levy county taxes; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, R.
Bauer	Hasebroock	Matzke	Ruhnke
Bowen	Holmquist	Moulton	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Carstens	Gerdes	Moylan	Rasmussen, E.
Craft			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Members Excused

Messrs. Kokes, Kremer and Stryker were excused until 2:00 p.m. this afternoon.

Presented to the Governor

Presented to the Governor for approval on July 29, 1965, at 8:30 a.m.: LB 656

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 789. Replaced on Select File as amended.

E and R amendments to LB 789:

1. In new section 7, line 1, strike "Section" and insert "Sec."; in line 4, strike "districts" and insert "district's"; in lines 8 and 9, strike "Grid System" and insert "grid system established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 10, strike "city" and insert "municipality".

2. In the Knight amendments 1, 2, 3, and 4, line 3, and amendment 5, line 2, strike "created by LB 764," and insert "established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in amendments 1, 2, 3, and 4, line 5 and amendment 5, line 4, strike "said" and insert "such"; and in amendments 1, 2, 3, and 4, line 6, insert "except the period" before the period.

3. In the Knight amendment 5, line 5, insert "or" after the semicolon.

4. In the Carpenter amendment adopted July 23, 1965, strike lines 1 and 2 and insert "Add a new section to be known as section 6 and to read as follows: 'Sec. 6. *Notwithstanding any law to* '"; in line 3, insert "established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965," after "system"; in line 6, strike the semicolon and insert an underscored comma; in line 7, strike "(rural or municipal)" and insert ", whether rural or municipal,"; strike the second and third commas in line 8; and in line 9, strike "said" and insert "such".

5. Renumber original section 6 as section 7, new section 7 as section 8, and original section 7 as section 9.

6. In the title, line 8, insert "at retail" after "electricity"; in line 14, insert "to provide when no public power district or the grid system established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965, shall engage in retail operations within prescribed areas; to require the grid system to divest itself and its member districts of retail facilities and operations except as prescribed;" after the semicolon.

LEGISLATIVE BILL 234. Replaced on Select File as amended.

E and R amendments to LB 234:

1. In line 1 of new section 4, insert "Sec. 4." before "If"; in line 2, strike "prior sections" and insert "sections 1 to 3"; and in line 5, strike "said" and insert "such".

2. In line 4 of the Carpenter amendment to section 3, insert "after the period in line 8" before the second period.

3. In the title, line 11, insert "to provide for notice; to provide for leasing of land not sold;" after the first semicolon.

LEGISLATIVE BILL 229. Replaced on Select File as amended.

E and R amendments to LB 229:

1. In line 3 of the Knight specific amendment 1, insert "such" after "no".

2. In the title, line 6, insert "to require an application and prescribe the contents thereof;" after the semicolon.

LEGISLATIVE BILL 807. Replaced on Select File as amended.

E and R amendments to LB 807:

1. For correlation purposes, after the second comma in line 2 of new section 1 and line 3 of Enrollment and Review amendment 3, insert "as amended by section 2, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in new section 1, strike lines 3 and 4 and insert "2-2502. The proceeds of the Nebraska Agricultural Products Research Fund as provided in section 2-2501 and any funds".

2. In line 2 of Enrollment and Review amendment 3, strike "2-2501" and insert "2-2502".

LEGISLATIVE BILL 856. Replaced on Select File as amended.

E and R amendment to LB 856:

1. In line 5 of Enrollment and Review amendment 5, strike "to provide penalties;"

LEGISLATIVE BILL 859. Replaced on Select File as amended.

E and R amendment to LB 859:

1. Strike Enrollment and Review amendment 10, and in lieu thereof in the title, strike line 4 and insert "and remove swine affected with or exposed to hog chol-"; and in line 5, strike "of" and insert "for".

- LEGISLATIVE BILL 892. Correctly engrossed.
- LEGISLATIVE BILL 855. Correctly engrossed.
- LEGISLATIVE BILL 332. Correctly engrossed.
- LEGISLATIVE BILL 334. Correctly engrossed.
- LEGISLATIVE BILL 487. Correctly engrossed.
- LEGISLATIVE BILL 413. Correctly engrossed.
- LEGISLATIVE BILL 903. Correctly engrossed.
- LEGISLATIVE BILL 447. Correctly engrossed.
- LEGISLATIVE BILL 912. Correctly engrossed.
- LEGISLATIVE BILL 926. Correctly engrossed.
- LEGISLATIVE BILL 277. Correctly engrossed.
- LEGISLATIVE BILL 919. Correctly engrossed.
- LEGISLATIVE BILL 173. Correctly enrolled.
- LEGISLATIVE BILL 764. Correctly enrolled.
- LEGISLATIVE BILL 545. Correctly enrolled.
- LEGISLATIVE BILL 893. Correctly enrolled.
- LEGISLATIVE BILL 504. Correctly enrolled.
- LEGISLATIVE BILL 538. Correctly enrolled.
- LEGISLATIVE BILL 394. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Committee Meetings

Mr. Marvel announced that the Budget Committee would hold an executive meeting immediately in the Railway Commission Hearing Room.

Mr. Hasebroock announced that the Executive Board of the Legislative Council would meet this afternoon immediately after adjournment.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 173 LB 764 LB 545 LB 893 LB 504 LB 538 LB 394

UNANIMOUS CONSENT—LB 877

Mr. Stromer asked unanimous consent to take up LB 877 on Final Reading. No objections. So ordered.

Mr. Claussen Presiding**BILL ON FINAL READING**

The following bill was read and put upon final passage:

LEGISLATIVE BILL 877.

A BILL FOR AN ACT to amend sections 21-2009, 21-1012, 21-2015, 21-2048, 21-2052, 21-2053, 21-2054, 21-2061, 21-2062, 21-2063, 21-2064, 21-2065, 21-2067, 21-2068, 21-2073, 21-2074, 21-2075, 21-2081, 21-2084, 21-2085, 21-2089, 21-2090, 21-2091, 21-2092, 21-2093, 21-2094, 21-2095, 21-20,108, 21-20,109, 21-20,110, 21-20,113, 21-20,114, 21-20,117, 21-20,118, 21-20,119, 21-20,122, and 21-20,125, Revised Statutes Supplement, 1963, relating to business corporations; to harmonize the provisions thereof; to clarify provisions; to make certain acts effective upon filing in the office of the Secretary of State; to provide a fee; to re-enact those provisions relating to corporations that were inadvertently repealed when Laws 1963, Chapter 98 was adopted; and to repeal the original sections.

Whereupon Mr. Claussen stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Craft	Nelson	Ruhnke
Batchelder	Danner	Nore	Skarda
Bauer	Harsh	Paine, I.	Stromer
Bowen	Hasebroock	Paxton	Syas
Brauer	Hughes	Payne, D.	Wallwey
Budd	Kjar	Pedersen	Warner
Burbach	Klaver	Proud	Whitney
Carpenter	Knight	Rasmussen, R.	Wylie
Claussen	Moulton		

Voting in the negative, 0.

Not voting, 15:

Carstens	Holmquist	Mahoney	Orme
Crandall	Kokes	Marvel	Rasmussen, E.
Fleming	Kremer	Matzke	Stryker
Gerdes	Lysinger	Moylan	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Bowen introduced Dwight Burney who addressed the Legislature.

Member Excused

Mr. Batchelder was excused for the afternoon.

RESOLUTIONS

LEGISLATIVE RESOLUTION 86. Re: Condemning Delaying Litigation By Public Power Districts

Introduced by Cecil Craft, 45th District; C. W. Holmquist, 14th District; C. F. Moulton, 8th District; Rick Budd, 2nd District; Rudolf C. Kokes, 41st District; Chester Paxton, 40th District; Arnold Ruhnke, 31st District; and Peter H. Claussen, 18th District.

WHEREAS, public power districts are political subdivisions of the State of Nebraska for the purpose of bringing electricity to the industries and people of Nebraska at the lowest possible cost consistent with sound business management; and

WHEREAS, achieving this purpose is severely hindered by any litigation commenced or carried on by a power district for the purpose of thwarting the will of the Legislature, of increasing its own holdings and operations at the expense of some other district, or of merely delaying the operation of legislation; and

WHEREAS, such litigation is a waste of public funds, is harmful to the public, and is of no public benefit; and

WHEREAS, it is recognized that it may be necessary and desirable at times to have an expeditious court determination of constitutional or legal questions concerning laws or contracts directly affecting a public power district, but this should be done without unnecessary expense and with as little delay as possible; and

WHEREAS, the people of this state have, an accumulated distaste for the constant bickering between power districts; and

WHEREAS, the present Legislature has spent much time and effort in attempting to find a solution for this problem.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. This Legislature condemns unnecessary or delaying litigation by public power districts and further condemns the use of the courts by power districts to increase their own holdings or operations at the expense of some other district or merely for the purpose of delaying operation of legislation. This Legislature does recognize that public power districts may at times need a court determination of certain constitutional or legal questions, but this should not be used for the purpose of delay nor should unnecessary appeals be taken in order to carry the matter beyond what is necessary to get a firm answer to the question involved.

2. That the people and the Legislature will closely observe and evaluate the actions of public power districts during the next two years, and that if the legislation adopted at the present Session of the Legislature does not alleviate the situation, that more drastic steps be taken by the next Legislature.

UNANIMOUS CONSENT—Add Co-introducers

Mr. Stryker asked unanimous consent to add the following names as co-introducers of LR 86: Harold Stryker, Stanley A. Matzke, George Gerdes, Hal Bauer, Elmer Wallwey, George Fleming, Maurice Kremer, Terry Carpenter, and Jerome Warner. No objections. So ordered.

LEGISLATIVE RESOLUTION 87. Re: Study of Feasibility of a Tax on Public Power Districts

Introduced by Cecil Craft, 45th District; C. W. Holmquist, 14th District; C. F. Moulton, 8th District; Rick Budd, 2nd District; Rudolf C. Kokes, 41st District; Chester Paxton, 40th District; Arnold Ruhnke, 31st District; and Peter H. Claussen, 18th District.

WHEREAS, all Nebraska power needs are provided by public power districts, nonprofit cooperatives and municipalities; and

WHEREAS, public power districts physical properties are not taxed and certain power districts pay taxes in the form of a tax on gross revenues while others pay in lieu of taxes; and

WHEREAS, the transfer of certain retail properties could affect the payment of taxes or the payment in lieu of taxes on retail revenues.

ONE HUNDRED THIRTY-SIXTH DAY—JULY 29, 1965 2617

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee of the same membership of other study committees on public power so that their meetings could be coordinated.

2. That the feasibility of a tax on public power districts be proposed which would result in the support of local subdivisions, counties, and state government.

3. That this committee report to the next regular session of the Legislature its findings and recommendations.

Referred to the Executive Board of the Legislative Council.

Visitors

Mr. Bowen introduced Capt. Eduardo Cruz, Oscar Torre, Cadets Carlos Garcia, Alfredo Gregor, Juan Bertini, Gabriel Maquilon, Tito Salazar, Lt. Capts. Wilbur W. Winney, George Lowery, and David Barnes, Lincoln, Comp. Sqdrn. Capt.

Recess

At 12:00 p.m. on a motion by Mr. Bowen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present except Messrs. Batchelder, Carstens, Holmquist and Moylan, excused and Messrs. Kokes, Matzke, Stryker and Whitney, excused until 2:15 p.m. and Mr. Kremer excused until 2:30 p.m.

Visitors

Mr. Nelson introduced his son Paul Nelson, grandson, Paul Arden Nelson and great-grandson, Brad Lee Nelson.

Member Excused

Mr. Klaver was excused for Friday, July 30, 1965.

MOTION—LB 609

Mr. President: I move that LB 609 be passed notwithstanding the objection of the Governor.

(Signed) Fern Hubbard Orme

Whereupon Mr. Hasebroock stated: "The question shall be, 'Shall the bill pass, notwithstanding the objections of the Governor?'"

Mrs. Orme requested a Call of the House. The Call showed 38 members present.

Mrs. Orme moved the Call be raised. The motion prevailed with 25 ayes, 0 nays and 24 not voting.

Voting in the affirmative, 30:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Moulton	Rasmussen, R.
Budd	Hasebroock	Nore	Skarda
Claussen	Hughes	Orme	Stromer
Craft	Klaver	Payne, D.	Wallwey
Crandall	Knight	Pedersen	Warner
Danner	Lysinger		

Voting in the negative, 7:

Carpenter	Nelson	Ruhnke	Wylie
Kjar	Paxton	Syas	

Not voting, 12:

Batchelder	Carstens	Kremer	Paine, I.
Bowen	Holmquist	Matzke	Stryker
Burbach	Kokes	Moylan	Whitney

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed notwithstanding the objection of the Governor.

MOTIONS—Reconsider Action

Mr. Skarda moved to reconsider action taken on LB 176.

Laid over.

Mr. Syas moved to place LB 480 on final reading for purpose of reconsideration.

Laid over.

Mr. Carpenter moved to reconsider action on LB 512.

Laid over.

Mr. Carpenter moved to reconsider action on LB 482.

Laid over.

Member Excused

Mr. Whitney was excused for Friday afternoon, July 30.

RESOLUTIONS

LEGISLATIVE RESOLUTION 88. Re: Agricultural Chemicals and Pesticides

Introduced by Arnold Ruhnke, 31st District; Eric Rasmussen, 32nd District and William M. Wylie, 20th District.

WHEREAS, the use of pesticides and other agricultural chemicals are of great importance to Nebraska's agricultural economy and their correct use is very beneficial; and

WHEREAS, the wrongful use with agricultural chemicals may be of great physical and economical harm to man, animal and plant life.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That all persons in the State of Nebraska using agricultural chemicals and pesticides strictly adhere to the directions of the manufacture in the use of these chemicals to protect the health, welfare and the property of the citizens of the State of Nebraska.

GENERAL FILE

LEGISLATIVE BILL 931. Considered.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend section 1 of the bill by reinstating the stricken matter in lines 55 to 63.
2. Amend section 2 of the bill, line 33 by striking "five" and inserting "two".
3. Amend section 3 of the bill, line 59 by striking "five" and inserting "two".

4. Amend the title to conform.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 930. Considered.

Mr. E. Rasmussen asked for a division of the question on the Carpenter pending amendments found in the Legislative Journal for the One Hundred Thirty-fifth Day.

Amendments #1, 2, 3, and 4 were adopted.

Laid over temporarily at Mr. E. Rasmussen's request.

RESOLUTION

LEGISLATIVE RESOLUTION 89. Re: Study of Proper Assessment of Agricultural Land

Introduced by Jerome Warner, 25th District; M. A. Kremer, 34th District; Eric Rasmussen, 32nd District and William M. Wylie, 20th District.

WHEREAS, this Legislature has passed Legislative Bill 434 which provides for submission to the electors of an amendment to Article VIII, section 1, of the Constitution of Nebraska, to permit the Legislature to enact laws to provide that the value of land actively devoted to agricultural or horticultural use, shall for property tax purposes, be that value which such land has for agricultural or horticultural use without regard to any value which such land might have for other purposes or uses; and

WHEREAS, the proper assessment of agricultural land on the fringe of large expanding urban areas is a problem which future Legislatures will be concerned with; and

WHEREAS, a comprehensive study should be made now into the problems of assessment of agricultural land for property tax purposes.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a study into the problem of proper assessment of agricultural land actively used for that purpose which is situated near urban areas and other related problems concerning tax assessments of agricultural real property.

2. The committee shall secure and utilize the cooperative assistance of state, county, city and village officials in the conduct of such study.

3. That the committee report its findings with its recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

Speaker Bowen Presiding

UNANIMOUS CONSENT—Select File Bills

Mr. Adamson asked unanimous consent to take up the bills reported on Select File today. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 789. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 234. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 229. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 807. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 856. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 859. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 915. Reading waived. Considered.

Mr. Pedersen offered the following amendments which were adopted:

1. Amend section 1 of the bill, lines 1 and 2 by striking "printer or publisher", and in lines 18, 19 and 20 by striking the following: "and in the English language the name and business address of the printer thereof including street address, city and state and of" and in line 20 by inserting after "the" the following: "name of the", and in line 40 by inserting after "stickers," the following: "yard signs,".

2. Amend section 2 of the bill by striking lines 1 to 9 and inserting in lieu thereof the following:

"Sec. 2. Commercial printers and publishers are not subject to the provisions of this act."

3. Amend the title to conform.

Mr. Pedersen moved to advance LB 915 to E and R for review.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 20 ayes, 8 nays, and 21 not voting.

Mr. Syas requested a record vote on advancing LB 915 to E and R for review.

Voting in the affirmative, 36:

Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nore	Skarda
Budd	Hughes	Orme	Stromer
Burbach	Klaver	Paine, I.	Stryker
Carpenter	Knight	Paxton	Syas
Claussen	Kokes	Pedersen	Wallwey
Craft	Kremer	Proud	Warner
Danner	Marvel	Rasmussen, E.	Whitney
Gerdas	Matzke	Rasmussen, R.	Wylie

Voting in the negative, 4:

Brauer	Crandall	Nelson	Payne, D.
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Not voting, 9:

Adamson	Fleming	Kjar	Mahoney
Batchelder	Holmquist	Lysinger	Moylan
Carstens			

The motion carried.

Explanation of Vote

Had I been present, I would have voted "aye" on passing LB 609 notwithstanding the objection of the Governor.

(Signed) M. A. Kremer

GENERAL FILE

LEGISLATIVE BILL 930. Considered.

Mr. Carpenter asked for a record vote on the pending Carpenter amendment # 5 found in the Legislative Journal for the One Hundred Thirty-fifth Day.

Voting in the affirmative, 14:

Budd	Danner	Nore	Skarda
Carpenter	Hughes	Paxton	Stromer
Claussen	Klaver	Pedersen	Whitney
Craft	Mahoney		

Voting in the negative, 18:

Adamson	Gerdes	Moulton	Ruhnke
Bauer	Harsh	Nelson	Wallwey
Bowen	Hasebroock	Paine, I.	Warner
Brauer	Kjar	Rasmussen, E.	Wylie
Fleming	Kremer		

Not voting, 17:

Batchelder	Knight	Matzke	Proud
Burbach	Kokes	Moylan	Rasmussen, R.
Carstens	Lysinger	Orme	Stryker
Crandall	Marvel	Payne, D.	Syas
Holmquist			

The amendment lost.

Mr. Carpenter withdrew his pending amendment # 6.

Mr. Bauer offered the following amendments:

1. Line 26, strike "thirty days" and insert "three years".
2. Add the emergency clause and amend the title to conform.

Mr. Adamson moved to amend the Bauer amendment by striking "three years" and inserting "two years".

The Adamson amendment was adopted.

The Bauer amendment, as amended was adopted with 26 ayes, 7 nays and 16 not voting.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

Visitors

Mr. Marvel introduced Mr. and Mrs. Marvin Kent and family from Hastings.

Mr. Kjar introduced Mr. Gordon Van Roekel from Santa Ana, California and Mr. Chas. E. Cahill from Detroit, Michigan. The two gentlemen spoke to the Legislature inviting them to attend the 1965 North American Amateur Roller Skating Championship this evening at the Pershing Auditorium.

Adjournment

Mr. D. Payne moved to adjourn.

Mr. Carpenter moved to amend the motion to adjourn until 9:30 a.m.

The Carpenter amendment lost.

The Payne motion prevailed and at 4:26 p.m. the Legislature adjourned until 9:00 a.m., Friday, July 30, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska

Friday, July 30, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, help us to see clearly that the pace at which we are living these days often shuts Thee out of our minds and hearts, and leaves us, even with good intentions, to wander in a misty land of half truth and compromise. Deliver us, O God, from the "God helps those who help themselves" philosophy, which is really a cloak for sheer unbelief in the ability and willingness to take care of ourselves and our failures. Give to us a passion which is in principle excellent, rather than in politics expedient, for that which is morally right rather than socially correct. These things we ask in Jesus' name. Amen.

The roll was called and all members were present except Messrs. Klaver and Moylan, excused for the day.

Corrections for the Journal

Page 2608, line 8, delete "Bauer" and insert "Brauer".

Page 2608, line 17, delete "Brauer" and insert "Bauer".

Page 2615, line 37, delete the word "and".

Page 2620, line 13, correct spelling of "Agricultural".

The Journal for the One Hundred Thirty-sixth Day was approved as corrected.

Communications

Letters from Senator Carl T. Curtis and Senator Roman L. Hruska acknowledging receipt of LR 60.

Members Excused

Mr. Carstens asked to be excused at 2:45 p.m. for the remainder of the day.

Mr. Danner asked to be excused at 2:30 p.m. for the remainder of the day.

Messrs. Moulton and Mahoney were excused for all of next week.

Mr. Skarda was excused for Monday and Tuesday, August 2 and 3.

Member's Birthday

Mr. Kremer announced that today is Mr. Hasebroock's Birthday. The members sang Happy Birthday to him.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the bills set for Final Reading Monday, August 2.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 99. With Emergency.

A BILL FOR AN ACT to amend sections 79-488 and 79-488.06, Revised Statutes Supplement, 1963, relating to education; to change provisions for inspection of school buses as prescribed; to require a special school bus operator's permit as prescribed; to provide duties and penalties; to limit the hours of duty and provide minimum periods of rest of school bus operators as prescribed; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Knight
Bowen	Claussen	Harsh	Kokes
Brauer	Craft	Hasebroock	Kremer
Budd	Crandall	Holmquist	Lysinger
Burbach	Danner	Hughes	Mahoney

Marvel	Paxton	Rasmussen, R.	Syas
Matzke	Payne, D.	Ruhnke	Wallwey
Moulton	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 2:

Batchelder	Nelson
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Not voting, 2:

Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 922. With Emergency.

A BILL FOR AN ACT making appropriations for certain departments, boards, and commissions of the state government of the State of Nebraska for the biennium beginning July 1, 1965, and ending June 30, 1967 as prescribed; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; to amend sections 6 and 7, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Danner	Kremer	Proud
Bauer	Fleming	Lysinger	Rasmussen, E.
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Moulton	Stromer
Burbach	Holmquist	Nelson	Stryker
Carstens	Hughes	Nore	Wallwey
Claussen	Kjar	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Pedersen	Wylie

Voting in the negative, 7:

Batchelder	Mahoney	Payne, D.	Syas
Carpenter	Paxton	Skarda	

Not voting, 2:

Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 917. With Emergency.

A BILL FOR AN ACT to amend section 2, Legislative Bill 283, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to installment sales; to correct an error in the definition of time sale price; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Knight	Paxton	Wallwey
Carstens	Kokes	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Claussen	Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 891. With Emergency.

A BILL FOR AN ACT relating to public lands and buildings; to create a fund to be known as the State Office Building Fund; to

provide how such fund shall be raised; to authorize a tax levy; to provide the purposes for which such fund shall be disbursed; to amend section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Knight	Payne, D.	Warner
Claussen	Kokes	Pedersen	Whitney
Craft	Kremer	Proud	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Klaver	Moylan	Paxton
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 713. With Emergency.

A BILL FOR AN ACT to amend section 39-719, Revised Statutes Supplement, 1963, and section 39-723, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to provide exceptions to the width of vehicles for the purpose of hauling unbaled livestock forage thereon; to provide a speed limit; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Fleming	Marvel	Rasmussen, R.
Batchelder	Gerdes	Matzke	Ruhnke
Bauer	Harsh	Moulton	Skarda
Bowen	Hasebroock	Nore	Stromer
Brauer	Hughes	Paine, I.	Stryker
Budd	Kjar	Paxton	Syas
Burbach	Knight	Payne, D.	Wallwey
Carpenter	Kokes	Pedersen	Warner
Carstens	Kremer	Proud	Whitney
Crandall	Lysinger	Rasmussen, E.	Wylie
Danner	Mahoney		

Voting in the negative, 5:

Claussen	Holmquist	Nelson	Orme
Craft			

Not voting, 2:

Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 398.

A BILL FOR AN ACT relating to livestock; to provide procedures to be followed upon the arrest of any person for prescribed offenses; and to make certain acts unlawful.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Klaver Moylan

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 30, 1965 at 9:25 a.m.: LB 394 LB 538 LB 504 LB 893 LB 545 LB 764 LB 173

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 593. Replaced on Select File as amended.

E and R amendment to LB 593:

1. Amend section 3 to read as follows:

"Sec. 3. The Nebraska Arts Council shall be composed of a board of directors, officers, and a membership.

For a period of sixty days immediately following the effective date of this act, the board of directors shall consist of fifteen directors appointed by the Governor, not more than five of whom may reside in any one Congressional district. After such time the board of directors shall consist of not more than thirty and not less than fifteen directors. Of this number, two-thirds shall be chosen by election by the membership voting in geographical districts, the numbers and boundaries of which districts shall be determined by the initial directors. One-third of the directors shall be selected by appointment by the Governor from recommendations prepared by the council. Directors shall be elected or appointed for a period of five years.

Officers shall be chosen by the directors and vacancies at the district level caused by their election shall be filled by appointment or election as provided in the by-laws. The number and duties of the officers shall be established and described in the by-laws.

Membership in the council shall be open to all interested citizens, and terms and conditions of membership shall be subject to provisions to be adopted by the board of directors at the first meeting of that body, which shall be held within thirty days of the

effective date of this act, or as thereafter stipulated in the by-laws of the council.”.

LEGISLATIVE BILL 301. Replaced on Select File as amended.

E and R amendments to LB 301:

1. Amend section 3 to read:

“Sec. 3. (1) Each educational service unit shall be governed by a board to be known as the Board of Educational Service Unit No ----- The educational service unit board shall consist of one member from each county and four members at large, all of whom are residents of the educational service unit, but no more than two of the members at large shall be appointed or elected from the same county unless any one county within the educational service unit has a population in excess of one hundred fifty thousand inhabitants or the educational service unit consists of only one county. The county superintendent of each county shall call a meeting within thirty days of the effective date of this act of the presidents of boards of education and school boards in the county. The presidents of the boards of education and school boards shall submit not less than six names from the county to the Governor for possible appointment to the initial board of the educational service unit in which the county is located. Within ninety days after the effective date of this act, the Governor shall appoint the initial members of the board. One member from each county shall be appointed for a term of two years; the four members at large shall be appointed for terms of four years. Successors to the members initially appointed shall be elected for terms of four years as provided for in Chapter 32, articles 4 and 5, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, commencing in 1968. Candidates filing for membership on the board as the representative of the county in which they reside shall file their written application with the county clerk of the county in which they reside forty days prior to the election. Candidates for the position of members at large shall file their written applications with the county clerk of the county in which the principal office of the educational service unit for that geographical area is located forty days prior to the election. No filing fee shall be required of any candidate filing for the office of board member of the boards of educational service units. Whenever any vacancy occurs on the board of the educational service unit, the remaining members of such board shall appoint an individual from the county where the vacating member resided to serve for the balance of the unexpired term. Members of the board shall receive no compensation for their services but shall be reimbursed for the actual and necessary expenses incurred in the performance of their duties under this act.

(2) Within thirty days after the initial boards of educational service units have been appointed by the Governor, and each January thereafter, petitions may be filed with the Secretary of State seeking the exclusion of any county from an educational service unit. Such petitions shall be signed by at least five per cent of the legal voters in each of three-fifths of the school districts of the county. Upon the filing of such petitions, the Secretary of State shall order the question placed on the ballot at the next general election to be held in the county. If a majority of the voters voting on the issue vote for exclusion, the county shall be excluded from the educational service unit. The provisions of Chapter 32, article 7, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall apply as nearly as may be practicable to proceedings under the provisions of this subsection.

(3) Any county which has been excluded from an educational service unit under the provisions of subsection (2) of this section may be readmitted thereto by the results of an election held under the provisions of such subsection.

(4) Any local joint school district located in two or more counties and in two or more educational service units shall be considered a part of the educational service unit in which the greater number of school age children of such joint school district reside.

(5) If a county in which is located a joint school district lying in two or more counties elects to withdraw from an educational service unit, the joint school district shall be governed by the action of the county in which the greater number of school age children of such joint school district reside.”.

2. In the Rasmussen amendment 3, adopted July 19, 1965, line 6, strike “In the event” and insert “If”.

3. In line 1 of the new section added by the Carpenter specific amendment, insert “Sec. 13.” in line 1.

4. In line 4 of the Rasmussen amendment 4, adopted July 22, 1965, strike “enactment” and insert “effective date”; and in line 6, strike the first period.

5. In section 4, line 2, strike the second comma.

6. In the Rasmussen amendment to section 9, adopted July 22, 1965, insert a comma after “county”.

7. In line 1 of the Burbach amendment 2, adopted July 28, 1965, insert “Sec. 8.” before “The”; and at the end of line 2, insert “and school boards”.

8. In lines 3 and 4 of Enrollment and Review amendment 1, adopted July 19, 1965, strike “Morrill, and Garden” and insert “and

Morrill"; and in section 2, line 37, insert "Garden," after the first comma.

9. In the title, line 4, insert "to provide for county withdrawal from and readmittance to such units;" after the first semicolon; in line 8, strike the first "and"; and in line 8, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 702. Replaced on Select File as amended.

E and R amendment to LB 702:

1. In lieu of the Craft amendment to new section 1, line 7 and the Carpenter amendment thereto, in new section 1, line 9, insert "if such request is made prior to the purchase, lease, or lease with option to purchase of right-of-way by the department" before the period.

LEGISLATIVE BILL 258. Replaced on Select File as amended.

E and R amendments to LB 258:

1. In lieu of the Carpenter amendment to section 1 and the Stromer unanimous consent amendment, in section 1, line 8, insert "*, but not including municipal universities unless request for inclusion is made by the governing board thereof in a manner prescribed by the Legislature,*" after "prescribe".

2. In section 3, line 8, and in the title, line 6, insert "and such other universities or colleges as the Legislature may prescribe" after "education".

LEGISLATIVE BILL 415. Correctly engrossed.

LEGISLATIVE BILL 753. Correctly engrossed.

LEGISLATIVE BILL 581. Correctly enrolled.

LEGISLATIVE BILL 911. Correctly enrolled.

LEGISLATIVE BILL 164. Correctly enrolled.

LEGISLATIVE BILL 176. Correctly enrolled.

LEGISLATIVE BILL 920. Correctly enrolled.

LEGISLATIVE BILL 877. Correctly enrolled.

LEGISLATIVE BILL 99. Correctly enrolled.

LEGISLATIVE BILL 922. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 581 LB 911 LB 164 LB 176 LB 920 LB 877 LB 99 LB 922

Visitors

Mr. Bowen introduced Emilia Partes Gil, former President of Mexico, now President of the Insurance Commission; Padro Reyner; Director of Insurance Commission and Jose Cassio, Legal Council of President of the Republic of Mexico.

Mr. Kjar introduced Mrs. Roger Adams and son from Tacoma, Washington.

UNANIMOUS CONSENT—LB 301

Mr. Marvel asked unanimous consent to take up LB 301 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 301. E and R amendments found in this day's Journal were adopted.

Mr. Marvel offered the following specific amendment:

Strike Section 11 and amendments thereto and renumber subsequent sections accordingly, and amend the title to conform.

The amendment was adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 90. Re: Appreciation to the Amateur Roller Skating Association of America

Introduced by Albert A. Kjar, 39th District; Stanley A. Matzke, 24th District; and Kenneth L. Bowen, 37th District.

WHEREAS, the Amateur Roller Skating Association of America is conducting a national contest in Lincoln, Nebraska; and

WHEREAS, the members of the Legislature were privileged as guests to witness the magnificent performance of the outstanding amateur skaters.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature expresses their appreciation for being invited to witness such marvelous performances by the skaters.

2. That it is the desire of this Legislature that the Amateur Roller Skating Association of America schedule their 1967 meeting in Nebraska to be a part of the celebration of the one hundredth Anniversary of Nebraska as a state.

3. That a copy of this resolution suitably engrossed be sent to the Amateur Roller Skating Association of America.

Mr. Kjar moved to suspend the rules and adopt LR 90 today.

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

LR 90 was adopted.

LEGISLATIVE RESOLUTION 91. Re: Study of Mentally Ill Laws

Introduced by Terry Carpenter, 48th District; Hal W. Bauer, 28th District and Edward R. Danner, 11th District.

WHEREAS, the present laws on mentally ill persons were enacted many years ago; and

WHEREAS, the laws for committing persons mentally ill provide problems for the law agencies; and

WHEREAS, the procedures for handling mentally ill patients should be reviewed.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That the Legislative Council appoint a committee to study the procedures for committing and caring for mentally ill persons and report its findings with recommendation to the next regular session of the Legislature. The committee shall consult the medical, legal, and psychiatric professions throughout the state.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 86.

LR 86 was adopted with 35 ayes, 0 nays and 14 not voting.

Mr. Carpenter asked unanimous consent that an engrossed copy of LR 86 be sent to every duly constituted public power district in the State of Nebraska. No objections. So ordered.

Speaker Bowen Presiding

LEGISLATIVE RESOLUTION 88.

LR 88 was adopted with 31 ayes, 1 nay and 17 not voting.

UNANIMOUS CONSENT—LB 234

Mr. Whitney asked unanimous consent that LB 234 be placed directly behind LB 789 on Enrollment and Review for Engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 892 to Select File

Mr. Warner asked unanimous consent to return LB 892 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 4 by inserting "(1) by at least forty per cent of the legal voters of a Class I district and (2)" after "signed" and line 5 by striking "the district" and inserting "a Class II, III, IV, or V district".

2. Amend section 3 of the bill by striking line 9 and inserting "the district; *Provided*, that the proposal shall not be submitted to a special election more than once in any calendar year. Legal voters may cast their ballots,".

3. Amend section 4 of the bill, line 17 by striking "Within" and inserting "After the hearing, upon determination that all of the requirements of the provisions of this act have been complied with, and within".

4. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 892. Laid over until Monday, August 2, 1965 at the request of Mr. Pedersen.

President Sorensen Presiding

Visitors

Mr. Whitney introduced Mrs. Nadine Merrick from Fremont; Mr. and Mrs. Charles Bemis from Rising City; and Mr. and Mrs. Ronald Stelle from Erie, Pennsylvania.

Mr. Nore introduced Mr. and Mrs. Stanley E. Koziol and family from Columbus.

SELECT FILE

LEGISLATIVE BILL 249. The Kremer specific amendments found in the Legislative Journal for the One Hundred Thirty-fifth Day were adopted, with 31 ayes, 8 nays and 10 not voting.

Mr. Kremer offered the following specific amendments:

1. Amend section 1 of the bill, lines 8 and 9 by striking “, low-interest” and inserting “, at low interest as determined by the Legislature,” after “loans”.
2. Amend section 2 of the bill, line 7 by striking “, low-interest” and inserting “, at low interest as determined by the Legislature,” after “loans”.
3. Amend the title to conform.

The Kremer amendments were adopted with 27 ayes, 5 nays and 17 not voting.

Mr. Bauer moved to indefinitely postpone.

Motion pending.

Recess

At 12:10 p.m., on a motion by Mr. Kjar, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Klaver, Lysinger and Moylan, who were excused.

UNANIMOUS CONSENT—Committee Meeting

Mr. D. Payne asked unanimous consent to have a short meeting of the Salaries and Claims Committee immediately under the South Balcony. No objections. So ordered.

Members Excused

Mr. I. Paine asked to be excused at 3:00 p.m. today.

Mr. R. Rasmussen asked to be excused at 2:30 p.m. today.

Mr. Adamson asked to be excused for Monday, August 2.

ONE HUNDRED THIRTY-SEVENTH DAY—JULY 30, 1965 2639

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 482. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 482.

UNANIMOUS CONSENT—Select File

Mr. Carpenter asked unanimous consent to take up the bills reported on Select File today. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 593. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 702. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 258. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249.

Mr. Bauer renewed his pending motion found in this day's Journal to indefinitely postpone.

Mr. Bauer asked for a Call of the House. The Call showed 45 members present.

Mr. Bauer asked unanimous consent the Call be raised. No objections. So ordered.

Mr. Stromer asked for a record vote on the motion.

Voting in the affirmative, 23:

Adamson	Gerdes	Paine, I.	Stryker
Batchelder	Hasebroock	Paxton	Syas
Bauer	Holmquist	Payne, D.	Wallwey
Brauer	Kjar	Rasmussen, E.	Warner
Craft	Kokes	Ruhnke	Wylie
Crandall	Nelson	Skarda	

Voting in the negative, 19:

Budd	Danner	Kremer	Pedersen
Burbach	Fleming	Mahoney	Rasmussen, R.
Carpenter	Harsh	Moulton	Stromer
Carstens	Hughes	Nore	Whitney
Claussen	Knight	Orme	

Not voting, 7:

Bowen	Lysinger	Matzke	Proud
Klaver	Marvel	Moylan	

The motion lost.

LB 249 was advanced to E and R for engrossment with 22 ayes, 17 nays and 10 not voting.

MOTION—Reconsider Action

Mr. Skarda renewed his pending motion found in the Legislative Journal for the One Hundred Thirty-sixth Day to reconsider action on LB 176.

Mr. Batchelder moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 25 ayes, 7 nays and 17 not voting.

Mr. Skarda asked for a record vote on his motion.

Voting in the affirmative, 13:

Batchelder	Danner	Moulton	Proud
Brauer	Knight	Orme	Skarda
Budd	Mahoney	Pedersen	Syas
Craft			

Voting in the negative, 19:

Bauer	Fleming	Matzke	Stromer
Burbach	Hasebroock	Nelson	Stryker
Carpenter	Holmquist	Paine, I.	Warner
Claussen	Kjar	Rasmussen, E.	Wylie
Crandall	Kokes	Ruhnke	

Not voting, 17:

Adamson	Hughes	Marvel	Payne, D.
Bowen	Klaver	Moylan	Rasmussen, R.
Carstens	Kremer	Nore	Wallway
Gerdes	Lysinger	Paxton	Whitney
Harsh			

The motion lost.

UNANIMOUS CONSENT—LB 892

Mr. Ruhnke asked unanimous consent to consider LB 892 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 892. Mr. Warner withdrew his specific amendment #1 found in this day's Journal.

The pending Warner specific amendments 2, 3, and 4, were adopted by unanimous consent.

Advanced to E and R for re-engrossment.

UNANIMOUS CONSENT—Replace LB 925 on General File

Mr. Gerdes asked unanimous consent to replace LB 925 on General File for consideration of the following specific amendment:

1. Amend the Gerdes amendment by striking the provisions for Districts Nos. 42 and 43 and inserting the following:

“District No. 42. The counties of Garden, Arthur, Hooker, McPherson, Thomas, Logan, Blaine, Loup, Garfield, and Custer.

District No. 43. The counties of Sheridan, Grant, Cherry, Keya Paha, Brown, and Rock.”.

2. Amend the title to conform.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 925. Considered.

The Gerdes amendment found in this day's Journal was adopted.

Mr. Gerdes offered the following amendments which were adopted:

1. Amend the bill by striking sections 1 to 6 and all amendments thereto and inserting the following:

"Section 1. The Legislature shall consist of forty-nine members.

Sec. 2. The State of Nebraska is hereby divided into the following described legislative districts, each of which shall be entitled to one member:

District No. 1. The counties of Richardson, Nemaha, and Johnson.

District No. 2. In Otoe County, the precincts of North Branch, Berlin, Wyoming, Syracuse, Delaware, Belmont, Four Mile, Osage, McWilliams, Rock Creek, and Otoe, and the City of Nebraska City; and in Cass County, the precincts of Louisville, Eight Mile Grove, Plattsmouth, Center, Mount Pleasant, West Rock Bluffs, East Rock Bluffs, Weeping Water, Avoca, Nehawka, and Liberty, and the City of Plattsmouth, and the City of Weeping Water.

District No. 3. The county of Sarpy.

District Nos. 4 through 14, and 20. The county of Douglas.

District No. 15. The county of Dodge.

District No. 16. The counties of Washington, Burt, and Thurston.

District No. 17. The counties of Dixon, Dakota, and Wayne.

District No. 18. The counties of Cuming, Stanton, and Colfax.

District No. 19. The counties of Knox and Cedar; and in Pierce County, the precincts of North Dry Creek, Thompson, Plum Grove, Eastern, South Dry Creek, Foster, Logan, and Allen, and the City of Plainview.

District No. 21. The county of Madison, and in Pierce County, the precincts of Willow Creek, Clover Valley, Pierce, Slough, Mills, Blaine, Cleveland, and South Branch, and the City of Pierce.

District No. 22. The counties of Platte and Nance.

District No. 23. The counties of Butler and Saunders.

District No. 24. The counties of York and Seward.

District Nos. 25 through 29, and 46. The county of Lancaster; and in Cass County, the precincts of Salt Creek, South Bend, Greenwood, Elmwood, Tipton, and Stove Creek; and in Otoe County, the precincts of North Palmyra, North Russell, South Palmyra, South Russell, Hendricks, and South Branch.

District No. 30. The county of Pawnee; and in Gage County, the precincts of Highland, Nemaha, Adams, Holt, Hanover, Hooker, Midland, Logan, Filley, Riverside, Rock Ford, Sherman, Blue Springs, Wymore, Island Grove, Barneston, and Liberty, and the City of Beatrice.

District No. 31. The counties of Saline and Jefferson; and in Gage County, the precincts of Clatonia, Grant, Blakely, Lincoln, Elm, Glenwood, Sicily and Paddock.

District No. 32. The counties of Clay, Fillmore, and Thayer.

District No. 33. The county of Adams.

District No. 34. The counties of Merrick, Polk, and Hamilton; and in Hall County, the precincts of Jackson, Wood River, Martin, Alda, South Platte, and Doniphan.

District No. 35. In Hall County, the precincts of Prairie Creek, Lake, Center, and Washington, and the City of Grand Island.

District No. 36. The county of Buffalo; and in Hall County, the precincts of South Loup, Mayfield, Cameron, and Harrison.

District No. 37. The counties of Kearney, Harlan, Franklin, Webster, and Nuckolls.

District No. 38. The counties of Frontier, Gosper, Red Willow, and Furnas.

District No. 39. The counties of Dawson and Phelps.

District No. 40. The counties of Boyd, Holt, Antelope, and Wheeler.

District No. 41. The counties of Boone, Greeley, Valley, Sherman, and Howard.

District No. 42. The counties of Garden, Grant, Hooker, Thomas, Blaine, Arthur, McPherson, Logan, and Custer.

District No. 43. The counties of Sheridan, Cherry, Keya Paha, Brown, Rock, Loup, and Garfield.

District No. 44. The counties of Duel, Keith, Perkins, Chase, Hayes, Dundy, and Hitchcock.

District No. 45. The county of Lincoln.

District No. 47. The counties of Cheyenne, Kimball, and Banner; and in Scotts Bluff County, the precincts of Ford, Kiowa, Rose, and Roubadeau.

District No. 48. In Scotts Bluff County, the precincts of Fanning, Funston, Dewey, Field, Mitchell, Winters Creek, Tabor, Highland, Gering, and Castle Rock; and the City of Mitchell, the City of Gering, and the City of Scottsbluff.

District No. 49. The counties of Sioux, Dawes, Box Butte, and Morrill.

Sec. 3. At the general election to be held in 1966 and each four years thereafter, there shall be elected the members of the Legislature from the even-numbered districts for a term of four years. Members of the odd-numbered districts shall carry over until the first Tuesday in January, 1969, and at the general election to be held in 1968 and each four years thereafter, there shall be elected the members of the odd-numbered districts.

Sec. 4. The precincts, townships, cities, and villages mentioned in section 2 of this act shall be the precincts, townships, cities and villages set out in the 1960 Census of Population by the United States Department of Commerce, Bureau of the Census, as outlined in Volume I, Characteristics of the Population, Part A, Number of Inhabitants, pages 29-3 to 29-18.

Sec. 5. Sections 1 and 2 of this act shall become operative on the first Tuesday in January, 1967, except that members of the Legislature from the even-numbered districts mentioned in section 2 of this act shall be nominated at the primary election in 1966 and elected at the general election in November, 1966, for the term commencing the first Tuesday in January, 1967.

Sec. 6. That sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed.

Sec. 7. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. Amend the title to conform.

Mr. Syas moved to adopt that portion of the standing committee amendments pertaining to districts 4 through 14 and 20.

The motion carried and the amendments were adopted.

Mr. Adamson asked unanimous consent to have the bill laid over until Monday, August 2, 1965.

Mr. Carpenter objected.

Mr. Gerdes moved to advance LB 925 to E and R for review.

Mr. Adamson requested a record vote.

Voting in the affirmative, 25:

Batchelder	Gerdes	Marvel	Skarda
Budd	Harsh	Moulton	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Knight	Orme	Syas
Craft	Kremer	Pedersen	Wallwey
Crandall	Mahoney	Proud	Whitney
Danner			

Voting in the negative, 6:

Adamson	Holmquist	Rasmussen, E.	Wylie
Claussen	Kjar		

Not voting, 18:

Bauer	Hasebroock	Moylan	Payne, D.
Bowen	Klaver	Nelson	Rasmussen, R.
Brauer	Kokes	Paine, I.	Ruhnke
Carstens	Lysinger	Paxton	Warner
Fleming	Matzke		

LB 925 was advanced to E and R for review.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims.

(Signed) Dale L. Payne, Chairman

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 933. Introduced by the Committee on Salaries and Claims; Ira E. Paine, Legislative District 35; Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19; Terry Carpenter, Legislative District 48; Marvin E. Stromer, Legislative District 27; Richard F. Proud, Legislative District 12; Fred W. Carstens, Legislative District 30 and Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to provide for a transfer and conveyance of the real estate described for the purposes and to the person

prescribed; to provide for the execution and delivery of a deed to such real estate to correct an erroneous description in certain deeds as prescribed; and to declare an emergency.

UNANIMOUS CONSENT—Suspend Rules

Mr. D. Payne asked unanimous consent to suspend the rules and place LB 933 on General File without a hearing.

No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on July 30, 1965 at 11:25 a.m.: LB 99 LB 920 LB 922

(Signed) Ruth Bossard, Enrolling Clerk

Presented to the Secretary of State

Presented to the Secretary of State on July 30, 1965 at 3:05 p.m.: LB 609

(Signed) Ruth Bossard, Enrolling Clerk

Members Excused

Messrs. Nore and Claussen were excused for Monday and Tuesday of next week.

Mr. E. Rasmussen was excused for Monday of next week.

Message from the Governor

July 30, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 30, 1965, I approved Legislative Bills 922, 921, 910, 149, 264, 344, 471, 650, 858, 870, and 662, and Legislative Resolution 62.

Respectfully,
(Signed) Frank B. Morrison
Governor

RESOLUTION

LEGISLATIVE RESOLUTION 92. Re: Mental Retardation

Introduced by Fern Hubbard Orme, 29th District.

WHEREAS, the last five years have seen a tremendous advance in research and knowledge of mental retardation, its treatment and the prevention of it throughout the entire world; and

WHEREAS, usually the means of prevention are not utilized until many years after discovery; and

WHEREAS, the cost of treating such condition when not detected early in life, is lifetime care and dependency; and

WHEREAS, the Childrens Bureau and the professions serving children throughout our land all plead for mandatory screening of newborns for treatable metabolic disorders.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the extent of phenylketonuria oligaphrenia testing in Nebraska at the present time, determine the problems arising in testing, and in follow up and prophylactic treatment, and the cost to the State of Nebraska of undetected and untreated phenylketonuria oligaphrenia and the ensuing cost of neglecting such testing.

2. That the committee report its finding and recommendation as to what is necessary to ensure that no child in Nebraska is denied his right to his health protection against mental retardation.

Referred to the Executive Board of the Legislative Council.

Adjournment

At 4:11 p.m., on a motion by Mr. Budd, the Legislature adjourned until 9:00 a.m., Monday, August 2, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, August 2, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father in Heaven, be gracious unto Thy servants, the legislators of this State. Give them strength for the tasks of this day and guide them in their labors. When they are tempted to wonder whether their high goals are possible of attainment, remind them that Thou art not senile, or asleep, or defeated. "A different world cannot be built by indifferent people." Let us never give up hope of the possibility of change. When we feel the pressure of crisis, remind us that Thou hast plenty of time. We have to remember that Thou art never in a hurry and wilt not be rushed by the deadlines of impatient men or by the pressures of the selfish. So give us the determination to seek and do Thy will. Amen.

The roll was called and all members were present except Messrs. Adamson, Claussen, Mahoney, Moulton, Moylan, Nore, Rasmussen, E., Ruhnke, Skarda and Whitney, who were excused.

Corrections for the Journal

Page 2634, line 10, insert "1" after "section".

The Journal for the One Hundred Thirty-seventh Day was approved as corrected.

Member Excused

Mr. Batchelder was excused for all of next week.

Explanations of Vote

If I had been present on Thursday, July 29, I would have voted "yes" on LB 609. (Signed) Fred W. Carstens

Had I been present I would have voted "yes" on LB 609.

(Signed) Harold B. Stryker

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 848. Placed on Select File as amended.

E and R amendments to LB 848:

1. In section 1, lines 36 and 37, strike "(b) of this subsection" and insert "(3)(b) of this section"; in line 66, insert "(5)" immediately after "subdivision"; in line 67, strike "of this section"; in line 77, strike "means" and insert "shall mean"; in line 92, strike "includes" and insert "shall include"; in line 108, insert "shall" before "mean"; in lines 111 to 130, strike the semicolons and in each instance insert a comma.

2. In standing committee amendment 1, line 15, strike the semicolon and insert a comma.

3. In section 2, lines 1, 14, 24, and 48, strike "is" and insert "shall be"; in lines 37 and 42, strike "subdivision" and insert "subsection"; and in line 38, strike "does" and insert "shall".

4. In section 3, lines 1, 4, 6, and 8, strike "is" and insert "shall be"; in line 3, insert "of this act" after "11"; in line 20, strike "automatically constitutes" and insert "shall automatically constitute"; in line 24, insert a comma after "section"; in line 42, strike "becomes" and insert "shall become"; in line 48, insert a comma after "applicant" and after "renewal"; eliminate paragraphing in line 65; in line 67, insert "as" after "license"; in line 76, strike "hereinafter provided" and insert "provided in this section"; in line 77, strike "is not" and insert "shall not be"; in lines 108 and 109, strike "prescribes" and insert "shall prescribe"; in line 111, strike "are" and insert "shall be"; in line 115, strike "deems" and insert "shall deem"; in lines 156 and 157, strike "clause" and insert "subdivision (7)(f)"; in line 167, strike "clause" and insert "subdivision (7)(h)"; in line 173, strike the semicolon and insert a comma; in line 189, strike "will" and insert "shall"; and in line 192, insert "and" after "of".

5. In standing committee amendment 2, line 13, strike the semicolon and insert a period.

6. In section 4, line 1, strike "is" and insert "shall be"; and in line 5, insert "of this act" before "or".

7. In section 5, line 24, strike the second comma; in line 31, insert "to" after "equal"; in line 36, strike the period and insert "; and"; in line 93, strike "automatically becomes" and insert "shall automatically become"; and in line 97, strike "commissioner determines" and insert "director shall determine".

8. In section 6, line 4, strike "U.S."; in lines 38 and 76, strike "automatically becomes" and insert "shall automatically become"; in line 54, strike "means" and insert "shall mean"; in line 64, insert "there has been" after "until"; in line 64, strike "the" and insert "this"; in line 70, strike "is" and insert "shall be"; in lines 74, 77, and 82, strike "are" and insert "have been".

9. In section 7, line 7, strike the first "section" and insert "act"; in line 8, strike "section" and insert "act"; in lines 11, 12, 13, 14, 18, 19, 22, 31, 35, 50, 51, 54, 58, 61, 62, 66, 70, 71, 72, 73, 76, 102, 103, 111, 117, and 143, strike the semicolon and insert a comma; in line 92, strike the semicolon and insert ", and"; and in line 128, strike "becomes" and insert "shall become".

10. In section 8, line 70, strike "are" and insert "shall be"; and in line 82, strike "until" and insert "unit".

11. In standing committee amendment 4, line 4, insert a period after "fee".

12. In section 9, lines 27 and 29, strike "clause" and insert "subdivision"; in line 31, strike "order or"; in line 38, strike "subsection" and insert "subdivision"; in line 56, insert "the" before "order"; and in line 59, insert a comma after "director".

13. In section 10, insert a comma at the end of line 3; in lines 7, 54, 56, and 57, strike the semicolon and insert a comma; in line 74, strike "commissioner" and insert "director"; and in line 80, strike "(12)" and insert "(11)".

14. In standing committee amendment 7, line 1, insert ", line 95," after "bill".

15. In section 11, line 95, strike "subsection" and insert "subdivision"; in line 107, strike "order under this subsection" and insert "such order"; in lines 110 and 111, strike "an order under this subsection" and insert "any such order".

16. In section 12, line 6, strike "by rule prescribes" and insert "shall by rule prescribe"; in line 10, insert a comma after "successor"; in lines 11 and 12, strike "hereunder" and insert "under this act"; in lines 17 and 18, strike "is not" and insert "shall not be"; in line 18, strike "(a)" and insert "(1)"; in line 19, insert a comma after "director"; in line 23, strike "(b)" and insert "(2)"; in line 24, strike "subsection" and insert "section"; and in line 26, strike "allows" and insert "may allow".

17. In section 13, line 1, strike "is" and insert "shall be".

18. In section 14, line 2, insert "or" after "act"; in line 3, strike "sections" and insert "section"; in line 5, strike "constitutes" and

insert "shall constitute"; in line 9, strike "means" and insert "shall mean"; and in line 12, strike "is" and insert "shall be".

19. In section 15, line 3, strike "outside of" and insert "without"; in lines 7, 8, and 14, strike "hereunder" and insert "under this act"; and in line 8, insert a comma before "(b)".

20. In section 16, line 1, strike "appears" and insert "shall appear"; in lines 4 and 7, strike "hereunder" and insert "under this act"; and in lines 5 and 6, strike "direction" and insert "discretion".

21. In section 17, line 7, strike ", thereof" and insert "thereof"; in line 9, strike "such fine and imprisonment" and insert "both so fined and imprisoned"; in line 12, strike "or information may be returned" and insert "may be returned or information filed"; in line 16, strike "hereunder" and insert "under this act"; in line 17, strike "district" and insert "county"; and in line 20, strike "limits" and insert "shall limit".

22. In section 18, strike the comma in line 1; in lines 10 and 33, strike "is" and insert "shall be"; in line 17, strike "are" and insert "shall be"; in line 19, strike "is"; in lines 27 and 28, strike "is also" and insert "shall also be"; in line 37, strike "statute survives" and insert "act shall survive"; in line 53, strike "hereunder" and insert "under this act"; and in lines 59 and 60, strike "hereunder is" and insert "under this act shall be".

23. In section 19, line 10, strike "has" and insert "shall have"; and in line 13, strike "does" and insert "shall".

24. In section 20, lines 4 and 6, strike "said" and insert "such"; in line 7, strike "said sections" and insert "this act"; in lines 8 and 9, strike "delegable" and insert "delegated"; in lines 11 and 13, strike "hereunder" and insert "under this act"; in lines 14 and 77, strike "is" and insert "shall be"; in line 18, strike "authorizes" and insert "shall authorize"; in line 22, strike "either creates or derogates" and insert "shall either create or derogate"; strike the comma in line 29; in line 37, strike "statute" and insert "act"; in line 43, strike "applies" and insert "shall apply"; in lines 56 and 57, strike "Such fund" and insert "The Securities Act Cash Fund"; and in lines 70 and 72, strike "prescribes" and insert "shall prescribe".

25. In section 21, line 3, strike "is" and insert "shall be".

26. In section 24, line 1, strike "exclusively governs" and insert "shall exclusively govern"; in line 11, insert "shall" before "remain"; in line 13, strike "law" and insert "act"; in lines 13 and 23, strike "are" and insert "shall be"; and in line 16, strike "applies" and insert "shall apply".

27. In new section 25, lines 6 and 7, strike "Reissue Revised Statutes of Nebraska, 1943" and insert "Revised Statutes Supplement, 1963".

28. In renumbered section 26, line 3, and the title, line 14, strike "and"; in renumbered section 26, lines 3 and 4, and the title, lines 14 and 15, strike "81-303.01, 81-303.02, 81-319, 81-348," and insert "81-348"; and after 1963 in renumbered section 26, line 4, and the title, line 16, insert ", and section 81-303.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 610, Seventy-fifth Session, Nebraska State Legislature, 1965".

29. In the title, line 3, strike "prohibiting" and insert "to prohibit".

LEGISLATIVE BILL 562. Correctly engrossed.

LEGISLATIVE BILL 452. Correctly engrossed.

LEGISLATIVE BILL 688. Correctly engrossed.

LEGISLATIVE BILL 316. Correctly engrossed.

LEGISLATIVE BILL 856. Correctly engrossed.

LEGISLATIVE BILL 859. Correctly engrossed.

LEGISLATIVE BILL 917. Correctly enrolled.

LEGISLATIVE BILL 891. Correctly enrolled.

LEGISLATIVE BILL 713. Correctly enrolled.

LEGISLATIVE BILL 398. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 917 LB 891 LB 713 LB 398

UNANIMOUS CONSENT—Return LB 642 to Select File

Mr. Craft asked unanimous consent to return LB 642 to Select File for consideration of the following specific amendments:

1. Amend section 2 of the bill by striking lines 4 and 5 and inserting "by the provisions of this act. It shall".

2. Amend section 3 of the bill by striking lines 7 to 9 and inserting "one for a term of one year, two for a term of two years,

and two for a term of three years. Thereafter each appointment shall be”.

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 642. The Craft specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays and 17 not voting.

Advanced to its former position on E and R for engrossment.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and consider the final reading bills set for tomorrow.

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 855.

A BILL FOR AN ACT relating to livestock; to provide for the eradication of brucellosis as prescribed; to define terms; to provide for enforcement of the act as prescribed; to provide for the creation of protection areas as prescribed; to provide for tests; to provide for brands; to provide for quarantine; to provide for penalties; and to repeal sections 54-764, 54-764.02, 54-765, 54-766, 54-766.01, 54-766.02, 54-766.03, 54-766.04, 54-766.05, 54-766.06, 54-766.07, 54-766.08, 54-766.09, 54-766.11, 54-766.12, and 54-766.13, Reissue Revised Statutes of Nebraska, 1943, section 54-766.14, Revised Statutes Supplement, 1963, section 54-764.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 18, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 54-766.10, Reissue Revised Statutes of Nebraska, 1943, as amended by section 19, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Batchelder	Danner	Kokes	Pedersen
Bauer	Fleming	Kremer	Proud
Bowen	Gerdes	Lysinger	Rasmussen, R.
Brauer	Harsh	Marvel	Stromer
Budd	Hasebroock	Matzke	Stryker
Burbach	Holmquist	Nelson	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paine, I.	Warner
Craft	Klaver	Paxton	Wylie
Crandall	Knight	Payne, D.	

Voting in the negative, 0.

Not voting, 10:

Adamson	Moulton	Rasmussen, E.	Skarda
Claussen	Moylan	Ruhnke	Whitney
Mahoney	Nore		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 332. With Emergency.

A BILL FOR AN ACT relating to noxious weeds; to provide a comprehensive noxious weed control program, as prescribed; to provide penalties; to provide an operative date; to repeal Chapter 2, article 9, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 33:

Batchelder	Danner	Kjar	Payne, D.
Bauer	Fleming	Knight	Pedersen
Bowen	Gerdes	Kremer	Proud
Brauer	Harsh	Lysinger	Rasmussen, R.
Burbach	Hasebroock	Marvel	Stromer
Carpenter	Holmquist	Matzke	Stryker
Carstens	Hughes	Orme	Syas
Craft	Klaver	Paine, I.	Wallwey
Crandall			

Voting in the negative, 6:

Budd	Nelson	Warner	Wylie
Kokes	Paxton		

Not voting, 10:

Adamson	Moulton	Rasmussen, E.	Skarda
Claussen	Moylan	Ruhnke	Whitney
Mahoney	Nore		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Replace LB 334 on Select File

Mr. Lysinger moved to replace LB 334 on Select File for the following specific amendments:

1. Amend the bill by striking section 1 and renumbering renumbered section 2 to 18 as sections 1 to 17 respectively.

2. Amend the bill by striking renumbered section 5 and insert the following:

“Sec. 5. That section 53-123.08, Revised Statutes Supplement, 1963, be amended to read as follows:

53-123.08. A bottle club license shall allow the operation of a bottle club as defined in subdivision (22) of section 53-103 and shall allow the solicitation or acceptance of powers of attorney for the purchase of alcoholic liquor at retail for any member.”

3. Amend renumbered section 18 as amended by Enrollment and Review amendment 14, line 2 by striking “53-123.04,” and line 3 by inserting “53-123.08,” after “sections”.

4. Amend the title to conform.

The motion lost with 16 ayes, 19 nays and 14 not voting.

LEGISLATIVE BILL 334.

A BILL FOR AN ACT to amend sections 53-105, 53-117, 53-123.04, 53-125, and 53-190, Reissue Revised Statutes of Nebraska, 1943, sections 53-124, 53-138.03, and 53-179, Revised Statutes Supplement, 1963, section 53-103, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to liquors; to make certain acts unlawful; to provide penalties; to re-define terms; to require confirmation by the Legislature of members of the Nebraska Liquor Control Commission; to change provisions for the regulation of alcoholic liquor and ineligibility for a license as prescribed; to provide for a bottle club license fee; to provide a tax

on bottle club membership and for the enforcement thereof; to provide when alcoholic liquor may not be sold or dispensed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 28:

Bauer	Fleming	Kokes	Payne, D.
Burbach	Harsh	Kremer	Pedersen
Carpenter	Hasebroock	Lysinger	Rasmussen, R.
Carstens	Holmquist	Marvel	Stromer
Craft	Hughes	Matzke	Syas
Crandall	Kjar	Nelson	Wallwey
Danner	Knight	Orme	Wylie

Voting in the negative, 8:

Bowen	Budd	Klaver	Stryker
Brauer	Gerdes	Proud	Warner

Not voting, 13:

Adamson	Moulton	Paine, I.	Ruhnke
Batchelder	Moylan	Paxton	Skarda
Claussen	Nore	Rasmussen, E.	Whitney
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Mr. Stryker Presiding

LEGISLATIVE BILL 487.

A BILL FOR AN ACT to amend section 84-1301, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 559, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to State Employees Retirement Act; to include employees of the State Board of Agriculture paid out of the General Fund; and to repeal the original section.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 30:

Bowen	Gerdes	Lysinger	Proud
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Stromer
Carstens	Holmquist	Orme	Stryker
Craft	Hughes	Paine, I.	Syas
Crandall	Kjar	Payne, D.	Wallwey
Danner	Klaver	Pedersen	Warner
Fleming	Knight		

Voting in the negative, 4:

Batchelder	Kremer	Paxton	Wylie
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Not voting, 15:

Adamson	Claussen	Moylan	Ruhnke
Bauer	Kokes	Nelson	Skarda
Brauer	Mahoney	Nore	Whitney
Carpenter	Moulton	Rasmussen, E.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 413.

A BILL FOR AN ACT to amend sections 72-716 and 72-718, Reissue Revised Statutes of Nebraska, 1943, relating to the State Building Commission; to provide for terms of office of members of the State Building Commission; to provide additional duties for the members of such commission; and to repeal the original sections.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Batchelder	Fleming	Kremer	Pedersen
Bauer	Gerdes	Lysinger	Proud
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes		

Voting in the negative, 0.

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney
Claussen	Moylan	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 903.

A BILL FOR AN ACT relating to cities of the metropolitan class; to provide that certain office holders shall not be disqualified from candidacy for the office of mayor and councilman of such cities.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Batchelder	Gerdes	Kremer	Pedersen
Bauer	Harsh	Lysinger	Proud
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Stromer
Burbach	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Syas
Craft	Klaver	Paine, I.	Wallwey
Crandall	Knight	Paxton	Warner
Danner	Kokes	Payne, D.	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 12:

Adamson	Claussen	Moylan	Ruhnke
Bowen	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 447.

A BILL FOR AN ACT relating to the Board of Educational Lands and Funds; to provide that the board shall be responsible for the eradication of noxious weeds on all school lands of the state.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Bauer	Gerdes	Lysinger	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Nelson	Stromer
Carstens	Hughes	Orme	Stryker
Craft	Klaver	Paine, I.	Syas
Crandall	Knight	Paxton	Wallway
Danner	Kokes	Payne, D.	Warner
Fleming	Kremer		

Voting in the negative, 2:

Batchelder	Wylie
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Not voting, 13:

Adamson	Kjar	Moylan	Ruhnke
Bowen	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney
Claussen			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 912.

A BILL FOR AN ACT relating to the Military Department; to authorize the Military Department of the State of Nebraska to transfer and convey certain land in Dawes County, Nebraska to the city of Chadron, Nebraska.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Batchelder	Gerdes	Kremer	Pedersen
Bauer	Harsh	Lysinger	Proud
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Stromer
Burbach	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Syas
Crandall	Klaver	Paine, I.	Wallway
Danner	Knight	Paxton	Warner
Fleming	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 13:

Adamson	Craft	Moylan	Ruhnke
Bowen	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney
Claussen			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 926. With Emergency.

A BILL FOR AN ACT relating to emergency fires; to create the Emergency Fire Fighting Fund; to provide uses for the proceeds of such fund; to provide duties for the Governor; to authorize the Governor to enter into agreements with the federal government as prescribed; to make an appropriation; and to declare an emergency.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Batchelder	Fleming	Kremer	Pedersen
Bauer	Gerdes	Lysinger	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Nelson	Stryker
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallway
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes		

Voting in the negative, 0.

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Bowen	Moulton	Rasmussen, E.	Whitney
Claussen	Moylan	Ruhnke	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 277. With Emergency.

A BILL FOR AN ACT to amend sections 72-108 and 72-223, Reissue Revised Statutes of Nebraska, 1943, and section 72-261,

Revised Statutes Supplement, 1963, relating to public lands; to exempt the Game, Forestation and Parks Commission from depositing deeds in the office of the Board of Educational Lands and Funds; to permit the Game, Forestation and Parks Commission to acquire educational lands by eminent domain as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Mr. Carpenter requested a Call of the House. The Call showed 38 members present.

Mr. Syas moved the Call be raised. The motion prevailed with 34 ayes, 0 nays and 15 not voting.

Voting in the affirmative, 33:

Bauer	Fleming	Knight	Payne, D.
Brauer	Gerdes	Kokes	Pedersen
Budd	Harsh	Kremer	Proud
Burbach	Hasebroock	Lysinger	Rasmussen, R.
Carpenter	Holmquist	Marvel	Stromer
Carstens	Hughes	Matzke	Stryker
Craft	Kjar	Orme	Syas
Crandall	Klaver	Paine, I.	Wallwey
Danner			

Voting in the negative, 5:

Batchelder	Paxton	Warner	Wylie
Nelson			

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Bowen	Moulton	Rasmussen, E.	Whitney
Claussen	Moylan	Ruhnke	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 919. With Emergency.

A BILL FOR AN ACT to amend section 4-102, Reissue Revised Statutes of Nebraska, 1943, relating to aliens; to provide that aliens may be engaged as teachers or research scientists by colleges and universities without limitation as to time; to repeal the original section; and to declare an emergency.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Batchelder	Fleming	Kremer	Syas
Bauer	Gerdes	Lysinger	Pedersen
Bowen	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Orme	Stryker
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes		

Voting in the negative, 0.

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Claussen	Moulton	Rasmussen, E.	Whitney
Craft	Moylan	Ruhnke	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

RESOLUTIONS

LEGISLATIVE RESOLUTION 93. Re: In Memory of J. E. Conklin

Introduced by Albert A. Kjar, 39th District.

WHEREAS, J. E. Conklin of Lincoln served in this Legislature during the 1943 and 1945 regular sessions; and

WHEREAS, J. E. Conklin died July 31, 1965, with his funeral services scheduled for Tuesday, August 3, 1965, at Hubbell, Nebraska.

NOW, THEREFORE BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of J. E. Conklin.
2. That the Legislature stand for a moment of silent tribute to his memory.

ONE HUNDRED THIRTY-EIGHTH DAY—AUGUST 2, 1965 2663

Mr. Kjar asked unanimous consent to suspend the rules and adopt LR 93 today.

No objections. So ordered. LR 93 was adopted.

The members stood for a moment of silent tribute to the memory of J. E. Conklin.

Presented to the Governor

Presented to the Governor for approval on August 2, 1965, at 8:25 a.m.: LB 581 LB 911 LB 164 LB 877 LB 176

(Signed) Ruth Bossard, Enrolling Clerk

Members Excused

Mr. Warner was excused for the afternoon.

Mr. Adamson was excused for Tuesday, August 3, 1965.

UNANIMOUS CONSENT—General File Bills

Mr. Klaver asked unanimous consent to take up bills on General File immediately after recess. No objections. So ordered.

Recess

At 11:55 a.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Claussen, Mahoney, Moylan, Nore, E. Rasmussen, Ruhnke, Skarda, Warner, and Whitney, who were excused.

UNANIMOUS CONSENT—LB 301 and LB 234

Mr. Carpenter asked unanimous consent that when LB 301 and LB 234 reach Final Reading they be read in that order. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 927. Read and considered.

Mr. Harsh Presiding

Dr. Brauer offered the following amendments which were adopted:

1. Amend section 1 of the bill, line 2 by inserting "for mental health, mental retardation, crippled children and rehabilitation services" after "services".

2. Amend section 3 of the bill, line 26 by striking "proposition," and insert "the provisions of this act. Should a proposal be defeated it may not be resubmitted for a period of one year.", and line 35 by adding "Any such gifts may be used for purposes authorized by section 3, subsection (5), without requiring an election" after the period.

3. Sec. 3, (5) line 19, after "needs" insert "for mental health, mental retardation, crippled children and rehabilitation services".

4. Amend the title to conform.

Mr. Carpenter offered the following amendment which was adopted:

Sec. 2, line 1, insert "in each region" after "board".

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 928. Reading waived. Explained.

Mr. Marvel offered the following amendments which were adopted:

1. Amend section 3 of the bill by striking line 80 and line 81 to the period and show the same as stricken matter.

2. Amend section 4 of the bill, line 27 by inserting after "Governor" the following:

"until September 30, 1965, and after such date the Director of Administrative Services,".

3. Amend section 7 of the bill, line 14 by striking "14785" and inserting "43442".

4. Amend section 10 of the bill, line 50 by striking "300000" and inserting "400000", and line 55 by inserting "fifth" after "Seventy-".

5. Amend section 12 of the bill by striking lines 10 to 17 and renumbering subsections "(3)" to "(5)" as subsections "(2)" to "(4)" respectively, and after line 41 insert a new subsection "(5)" to read as follows:

“(5) There is hereby appropriated, in addition to other money appropriated for the program School Services under Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, to the department for the same program for the biennium ending June 30, 1967 from the General Fund \$5000 to cover the additional costs for the department under Legislative Bill 301, Seventy-fifth Session, Nebraska State Legislature, 1965.”

6. Amend section 27 of the bill by adding after line 18 a new subsection “(3)” to read as follows:

“(3) There is hereby appropriated to the Legislative Council, in addition to other money appropriated to the Legislative Council under Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965, and in this act, from the General Fund \$27000 for the biennium ending June 30, 1967 for matching federal funds and other state funds that may be or become available for carrying out the purposes of Legislative Resolution 3, Seventy-fifth Session, Nebraska State Legislature, 1965, and to accomplish the purposes of such Legislative Resolution.”

7. Amend the bill by adding 6 new sections to be known as sections 34 to 39 and to read as follows:

“Sec. 34. That section 7, Legislative Bill 922,
 2 Seventy-fifth Session, Nebraska State Legislature, 1965,
 3 be amended to read as follows:

4 Sec. 7. SECRETARY OF STATE

5 The figures placed to the right of the various
 6 programs listed below are for information purposes.

7 Departmental Administration

8

9 Enforcement of Standards-Corporations

10 Enforcement of Standards-Stock Brands

11 Stock Brand Fund

12 Enforcement of Standards-Collection Agencies

13 Nebraska Collection Agency Fund

14 Total Budget

15

16 Appropriate for the accomplishment of the purposes
 17 of the programs listed above all unexpended balances on
 18 hand in the various cash funds administered by the depart-
 19 ment on the effective date of this act and then appropriate
 20 all cash receipts during the biennium ending June 30, 1967,
 21 and then appropriate from the General Fund for the biennium
 22 ending June 30, 1967, to the department for salaries, wages
 23 and maintenance, as follows:

24 Appropriations Total

25

	General Fund	Cash Funds		Total
		Estimated	Budgeted	
\$	71511			\$ 71511
	78511			78511
	48323			48323
		\$ 61151		61151
		4553		4553
				\$ 195538
				192538

	General Fund	Cash Funds		Total
		Estimated	Budgeted	
\$	119934	\$ 65704		
				126834

2 Sec. 35. That section 49, Legislative Bill 922,
 3 Seventy-fifth Session, Nebraska State Legislature, 1965,
 3 be amended to read as follows:

4 Sec. 49. DEPARTMENT OF PUBLIC INSTITUTIONS

5 Appropriate any balance remaining unexpended on
 6 the effective date of this act in the Nebraska Soldiers'
 7 and Sailors' Home Building Fund and then appropriate all
 8 cash receipts of such fund during the biennium ending
 9 June 30, 1967, to the Department of Public Institutions
 10 for matching federal funds and other funds appropriated
 11 by the Seventy-fifth Session, Nebraska State Legislature,
 12 1965, for construction of a Nursing Home facility at the
 13 Soldiers' and Sailors' Home, as follows:
 14 Appropriations Total, estimated

General Fund	Cash Funds	Total
	Estimated	Budgeted
\$ 500000	\$ 500000	

2 Sec. 36. *NEBRASKA STATE HISTORICAL SOCIETY*

3 *There is hereby appropriated to the Nebraska*
 4 *State Historical Society from the General Fund for the*
 5 *biennium ending June 30, 1967, \$58950, for the pur-*
 6 *poses of Legislative Bill 609, Seventy-fifth Session,*
 6 *Nebraska State Legislature, 1965.*

2 Sec. 37. That section 10, Legislative Bill 922,
 3 Seventy-fifth Session, Nebraska State Legislature, 1965,
 3 be amended to read as follows:

4 Sec. 10. DEPARTMENT OF AERONAUTICS

5 The figures at the right of the various programs
6 listed below are for information purposes.

7 Departmental Administration

8 Department of Aeronautics Cash Fund

9 Enforcement of Standards-Aeronautics

10 Department of Aeronautics Cash Fund

11

12

13 Promotion and Development of Aeronautics

14 Department of Aeronautics Cash Fund

15 State Aid to Municipal Airports

16 Department of Aeronautics Cash Fund

17 Operation of State Owned Airfields

18 Total Budget

19 Appropriate for the accomplishment of the purposes
20 of the programs listed above all unexpended balances on
21 hand on the effective date of this act, in the Cash Fund
22 administered by the department, and then appropriate all
23 cash received during the biennium ending June 30, 1967,
24 to the department for salaries, wages and maintenance and
25 for capital construction as follows:

26 *Provided, that the requirement set forth in subsection (1)*
27 *of section 2 of this act shall not be applied to this*
28 *section.*

<u>General Fund</u>	<u>Cash Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Budgeted</u>
	\$ 98400	\$ 98400
	53600	53600
	\$ 155000	\$ 155000
\$ 139000	2125600	2264600
	258300	258300
		\$ 2829900
\$ 139000	\$ 2690900	

1 Sec. 38. That section 2, Legislative Bill 922,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

4 Sec. 2. The sums in this act hereinafter specified,
5 or so much thereof as may be necessary for the purposes
6 specified, are hereby appropriated out of any money in the
7 General Fund, or the Department cash fund authorized by
8 statute in each case and federal fund funds as may be appli-
9 cable in each case for the biennium beginning July 1, 1965,
10 and ending June 30, 1967.

11 (1) Except as otherwise specifically provided in this
12 act, wherever appropriations are from both cash funds and the
13 state General Fund to the same agency for the same program,
14 available cash funds shall be used before the General Fund
15 appropriation.

16 (2) Notwithstanding any other provision of this act,
17 unexpended balances of appropriations from department cash
18 funds which have been created for the purpose of receiving
19 and accounting for money from the federal government
20 shall revert to such cash funds at the expiration of the
21 fiscal period covered by this act unless applicable
22 federal laws in each case shall permit the lapse of such
23 balances to the state General Fund. It is the intent of the
24 Legislature that all appropriations shall lapse at the end
25 of the biennium to the extent they have not been expended
26 or lawfully obligated.

27 (3) Whenever it is ascertained that by mistake or
28 otherwise any county treasurer or other person has paid into
29 the state treasury any sum not due the state, the Governor,
30 *until September 30, 1965, and the Director of Administrative*
31 *Services on and after October 1, 1965,* shall, on the certifi-
32 cate of the State Treasurer that such sum has been paid to
33 him and that it was not due to the state, refund to such
34 county treasurer or other person the amount so paid, by
35 seeing that a warrant is drawn therefor upon the state
36 treasury, and such funds are hereby appropriated. Such
37 refund warrant shall be carried on the books of the state
38 as an adjustment to income and not as an expenditure or
39 disbursement.

40 (4) Whenever it is ascertained that by mistake or
41 otherwise, the State of Nebraska or any of its departments,
42 agencies or officers shall have caused to be made a
43 disbursement which for any reason is refunded to the state,
44 the amount so disbursed and refunded to the state shall be
45 credited to the fund and account from which the disburse-
46 ment was made as an adjustment of expenditures and disburse-
47 ments and not as a receipt. Such credited refund shall be
48 considered part of the original appropriation to the depart-
49 ment or agency and is hereby appropriated. Where a refund
50 to the state or any of its departments or agencies shall be
51 in behalf of a transaction which occurred during a prior
52 biennium, the refund shall be credited to the unappropriated
53 surplus account of the fund from which the disbursement was
54 originally made.

55 (5) Fifteen per cent of all fees shall be remitted
56 to the General Fund of the state treasury by special boards,
57 bureaus, divisions or commissions during the biennium, as
58 enumerated and provided for in section 33-150, Revised Stat-
59 utes Supplement, 1963, and fifteen per cent of all fees of
60 the Nebraska Motor Vehicle Dealers License Board, the
61 State Board of Accountancy, the State Board of Land Sur-
62 veyors, the Oil and Gas Conservation Commission, the
63 Bureau of Examining Boards of the Department of Health, and
64 the Board of Registration for Sanitarians shall be remitted
65 to the General Fund of the state treasury and are hereby ap-
66 propriated to the General Fund as provided by section 33-150,
67 Revised Statutes Supplement, 1963, during the biennium July
68 1, 1965 to June 30, 1967.

Sec. 39. *THE 1965 FEDERAL SOCIAL SECURITY AND MEDICARE ACT*

2 (1) *There is hereby appropriated to the Director of*
3 *Administrative Services for the biennium ending June 30, 1967,*
4 *from the General Fund \$750000 for use in paying costs of the*
5 *state's share of Social Security and Medicare payments in ex-*
6 *cess of those appropriated for in Legislative Bill 889, Sev-*
7 *enty-fifth Session, Nebraska State Legislature, 1965, and*
8 *Legislative Bill 922, Legislative Bill 910, Legislative Bill*
9 *921, Legislative Bill 222, Legislative Bill 223, and Legis-*
10 *lative Bill 224, Seventy-fifth Session, Nebraska State*
11 *Legislature, 1965, and in this act.*

12 (2) *This appropriation shall be used by the Director*
13 *of Administrative Services to pay the additional costs of*
14 *social security contributions by the state, necessitated*
15 *under the Federal Social Security and Medicare Act of 1965,*
16 *as follows:*

17 (a) *For purposes of this section, three and six hun-*
18 *dred twenty-five thousandths per cent of the first four*
19 *thousand eight hundred dollars of salaries and wages payable*
20 *to each employee and officer paid from General Fund appro-*
21 *priations until January 1, 1966, and four and one hundred*
22 *twenty-five thousandths per cent of the first five thousand*
23 *four hundred dollars of salaries and wages payable to each*
24 *employee and officer paid from the General Fund appropria-*
25 *tions during each calendar year or portion thereof during*
26 *the period January 1, 1966 to June 30, 1967, shall con-*
27 *stitute the basis on which appropriations for social secur-*
28 *ity costs of the state were made in the acts mentioned in*
29 *subdivision (1) of this section, above;*

30 (b) *Federal Social Security and Medicare costs of*
31 *the state, for employees and officers paid from appropria-*
32 *tions from the General Fund as above provided, in excess*
33 *of the costs calculable under (a), above, shall be paid by*
34 *the Director of Administrative Services from the appropriation*
35 *made in this section; Provided, that no such payment shall be*
36 *made from this appropriation in behalf of a department or*
37 *agency of the state until the department or agency shall*
38 *have expended for social security contributions, for employees*

39 and officers paid from appropriations from the General Fund,
40 the entire sum calculable as provided under (a) of this sec-
41 tion, above.”.

8. Amend the bill by renumbering sections 34 to 38 as sections 40 to 44 respectively.

9. Amend renumbered section 40, line 17 by striking the period and inserting the following:

; Provided, that wherever in this section the words Auditor of Public accounts or Tax Commissioner appear, they shall, on and after October 1, 1965, be construed to mean Director of Administrative Services.”.

10. Amend renumbered section 41, line 11 by striking the period and inserting the following:

; Provided, that wherever in this section the words Auditor of Public Accounts appears, they shall, on and after October 1, 1965, be construed to mean Director of Administrative Services.”.

11. Amend renumbered section 43, line 4 by inserting “, and sections 2, 7, 10, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965,” before “are”.

Mr. Marvel offered the following amendments which were adopted:

1. Amend the bill Section 26, line 40 by striking "756" after "Bill" and inserting in lieu thereof, "909";

2. Section 10, line 37 by inserting after "1965" the following, ", and for the costs of administering Legislative Bill 929, Seventy-fifth Session of the Nebraska State Legislature, 1965".

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

Speaker Bowen Presiding

Visitors

Mr. Lysinger introduced Mr. and Mrs. John Haury and children Bill, Bob, Susan, and Richard.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 93

MOTION—Motorcycle Legislation

Mr. D. Payne moved that the Public Health and Welfare Committee investigate possible legislation concerning motorcycles and that the Committee report to the Legislature in two days.

The motion prevailed with 22 ayes, 0 nays, and 27 not voting.

GENERAL FILE

Mr. Wylie Presiding

LEGISLATIVE BILL 929. Laid over at Mr. Burbach's request.

LEGISLATIVE BILL 932. Read and considered.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 933. Reading waived. Explained.

Advanced to E and R for review with 27 ayes, 1 nay and 21 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 42.

LR 42 was adopted with 31 ayes, 0 nays and 18 not voting.

UNANIMOUS CONSENT—Bracket LB 341 and LB 906

Mr. Burbach asked unanimous consent to bracket LB 341 and LB 906 until tomorrow.

No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to hold a short meeting immediately after adjournment today.

No objections. So ordered.

Member Excused

Mr. Danner was excused for Tuesday, August 3, 1965.

Adjournment

At 3:00 p.m., on a motion by Mr. Proud, the Legislature adjourned until 9:00 a.m., Tuesday, August 3, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, August 3, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord, keep strong our faith in the value of prayer as we unite our petitions in this sacred moment. We have asked for Thy guidance in difficult decisions many times, yet it has not always come when we thought it should come. Many of the situations and relationships which we have asked be changed have remained the same. Forgive us for thinking therefore, that Thou art unwilling to help us in our dilemmas, or that there is nothing Thou canst do. Remind us, our Father, that when we plug in an electric iron and it fails to work, we do not conclude that electricity has lost its power, nor do we plead with the iron. We look at once to the wiring to find what has broken or blocked connections with the source of power. May we do the same with ourselves, that Thou mayest work through us to do Thy will. This we ask in Jesus name. Amen.

The roll was called and all members were present except Messrs. Adamson, Claussen, Danner, Mahoney, Moulton, Moylan, Nore, Ruhnke, Skarda and Whitney, who were excused and Mr. Stromer, excused until 10:00 a.m.

Message from the Governor

August 3, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 30, 1965, Governor Morrison approved Legislative Bills 99 and 920.

Respectfully,
(Signed) James E. Dunleavy
Special Assistant to the Governor

UNANIMOUS CONSENT—LR 86

Mr. Bowen asked unanimous consent to modify the Carpenter request found in the Legislative Journal for the One Hundred Thirty-seventh Day to state that a printed copy of LR 86 be mailed to all duly constituted public power districts in the State of Nebraska by certified mail.

No objections. So ordered.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the final reading bills set for tomorrow.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 415. With Emergency.

A BILL FOR AN ACT to amend sections 35-202, 35-203, 35-204, 35-205, 35-206, 35-209, and 35-212, Reissue Revised Statutes of Nebraska, 1943, and section 35-201, Revised Statutes Supplement, 1963, relating to firemen; to provide a contributory retirement system for all firemen in the paid fire department of a city of the first class; to provide for funding; to provide an election; to delete obsolete matter; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 30:

Batchelder	Crandall	Kokes	Pedersen
Bauer	Fleming	Lysinger	Proud
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Stryker
Budd	Holmquist	Orme	Syas
Burbach	Hughes	Paine, I.	Wallwey
Carpenter	Klaver	Payne, D.	Warner
Carstens	Knight		

Voting in the negative, 5:

Craft	Nelson	Paxton	Wylie
Kjar			

Not voting, 14:

Adamson	Kremer	Nore	Skarda
Claussen	Mahoney	Rasmussen, E.	Stromer
Danner	Moulton	Ruhnke	Whitney
Gerdes	Moylan		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 32:

Batchelder	Crandall	Knight	Payne, D.
Bauer	Fleming	Kokes	Proud
Bowen	Gerdes	Kremer	Rasmussen, E.
Brauer	Harsh	Lysinger	Rasmussen, R.
Budd	Hasebroock	Marvel	Stryker
Burbach	Holmquist	Matzke	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner

Voting in the negative, 5:

Craft	Nelson	Paxton	Wylie
Kjar			

Not voting, 12:

Adamson	Mahoney	Nore	Skarda
Claussen	Moulton	Pedersen	Stromer
Danner	Moylan	Ruhnke	Whitney

A constitutional majority having voted in the affirmative the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 753.

A BILL FOR AN ACT relating to The University of Nebraska; to authorize The Board of Regents of the University of Nebraska to sell certain land in Nance County, as prescribed; and to provide for use of the proceeds of such sale.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Batchelder	Bauer	Bowen	Brauer
------------	-------	-------	--------

Budd	Hasebroock	Lysinger	Pedersen
Burbach	Holmquist	Marvel	Proud
Carpenter	Hughes	Matzke	Rasmussen, E.
Carstens	Kjar	Nelson	Rasmussen, R.
Craft	Klaver	Orme	Stryker
Crandall	Knight	Paine, I.	Syas
Fleming	Kokes	Paxton	Warner
Gerdes	Kremer	Payne, D.	Wylie
Harsh			

Voting in the negative, 0.

Not voting, 12:

Adamson	Mahoney	Nore	Stromer
Claussen	Moulton	Ruhnke	Wallwey
Danner	Moylan	Skarda	Whitney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 807. Replaced on Select File as amended.

E and R amendment to LB 807:

1. In new section 5, line 2, insert "as amended by section 2, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965," after the second comma.

LEGISLATIVE BILL 249. Replaced on Select File as amended.

E and R amendments to LB 249:

1. In the first Kremer amendment 1, insert ", both as amended," at the end of line 1.

2. Strike Enrollment and Review amendment 3, adopted July 2, 1965, and in the title, line 5, strike "make" and insert "guarantee"; and in line 5, strike "low-interest" and insert "at low interest as determined by the Legislature,".

LEGISLATIVE BILL 78. Placed on Select File as amended.

E and R amendments to LB 78:

1. In section 1, lines 8, 16, and 17, section 2, line 3, and section 3, line 3, strike the quotation marks and show the same as stricken.

2. In section 1, strike the comma at the end of line 14.
3. Renumber section 6, added by the Carpenter amendment 5 as section 4, and renumber original sections 8 and 9 as sections 5 and 6.
4. In renumbered section 6, line 6, insert an underscored comma after "*funds*".
5. For correlation purposes, after the second comma in line 2 of renumbered section 4, insert "as amended by section 6, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike the stricken matter in lines 8 and 9; in line 9, strike "one-sixth" and insert "*one-third one-sixth*"; and in line 18, strike "five-sixths" and insert "*all five-sixths*".
6. For correlation purposes, after the second comma in line 2 of renumbered section 6, insert "as amended by section 1, Legislative Bill 31, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 22, strike "his" and insert "this"; and at the end of line 23, insert "the provisions of this section shall also apply to mutual funds, whether incorporated or not, except that subdivision (3) has no application to unincorporated mutual funds."
7. Amend renumbered section 7 to read as follows:

"Sec. 7. That original sections 77-701, 77-702, and 77-703, Reissue Revised Statutes of Nebraska, 1943, section 77-712, Revised Statutes Supplement, 1963, section 77-704, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-721, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 31, Seventy-fifth Session, Nebraska State Legislature, 1965, and also section 77-709, Reissue Revised Statutes of Nebraska, 1943, and sections 77-707 and 77-710, Revised Statutes Supplement, 1963, are repealed."
8. In the title, strike lines 2 to 5, and insert: "FOR AN ACT to amend sections 77-701, 77-702, and 77-703, Reissue Revised Statutes of Nebraska, 1943, section 77-712, Revised Statutes Supplement, 1963, section 77-704, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-721, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 31, Seventy-fifth Session, Nebraska State Legislature, 1965, re-"; in line 8, insert "Class A" after "on"; strike beginning with "to" in line 9 through the semicolon in line 20 and insert "to harmonize provisions; to reallocate the proceeds of the intangible tax;"; in line 23, strike

“and”; and strike lines 27 to 30 and insert “prescribed; and to repeal the original sections, and also section 77-709, Reissue Revised Statutes of Nebraska, 1943, and sections 77-707 and 77-710, Revised Statutes Supplement, 1963.”.

LEGISLATIVE BILL 923. Placed on Select File as amended.

E and R amendments to LB 923:

1. In section 1, line 5, strike “is” and insert “are”; strike lines 12 to 39 and all amendments thereto and insert “that contains population sufficient to entitle it to two or more members of the Legislature shall be divided into separate and distinct legislative districts, as nearly equal in population as may be and composed of contiguous and compact territory. After the creation of such districts, beginning in nineteen hundred and thirty six and every two years thereafter, one *One* member of the Legislature shall be elected from each such district. The basis of apportionment shall be the population excluding aliens, as shown by *the* next preceding federal census. The Legislature may *shall* redistrict the state from time to time, not more often than once in ten years *after each federal decennial census*. In any such redistricting, county lines shall be followed whenever practicable, but other established lines may be followed at the discretion of the Legislature. In such redistricting, primary emphasis shall be placed on population and not less than twenty per cent nor more than thirty per cent weight shall be given to area.”.

2. In section 2, line 4, strike “amendment” and insert “amendments”.

3. In section 3, line 1, strike “amendment” and insert “amendments” and in line 4 strike “it” and insert “them”.

LEGISLATIVE BILL 931. Placed on Select File as amended.

E and R amendments to LB 931:

1. In section 1, line 21, strike the comma and show the same as stricken.

2. For correlation purposes, after the second comma in line 2 of sections 2 and 6, and line 3 of the title, insert “as amended by section 1, Legislative Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1965,”; in section 2, line 5, insert “from any source to” after “find”; and at the end of line 10, insert “The notice shall advise the tax payer that he is entitled to a hearing on the changes or additions made to such return and the date or dates when the taxpayer may appear before the ~~assessor~~ or a duly designated agent for such hearing.”.

3. In section 2, insert an underscored comma after "source" in line 17, and after "papers" in line 22; in lines 31 and 54, strike "said" and insert "such"; strike the comma in line 32; and in line 55, strike "Said" and insert "Such".

4. In section 3, line 45, strike "to" and insert "shall"; in line 56, strike "the above" and insert "such"; strike the comma in lines 58 and 59; in line 74, strike "said" and insert "such"; and in line 82, strike "77-1151 and 77-1551" and insert "77-1510 and 77-1511".

5. In section 4, line 10, strike ", of"; in lines 21 and 22, strike "foregoing penalty" and insert "penalty provided by this section"; and in line 23, strike the second "so".

6. In section 5, line 2, strike "77-716 or 77-412" and insert "77-412 or 77-716"; and in line 16, strike "then".

LEGISLATIVE BILL 915. Placed on Select File as amended.

E and R amendments to LB 915:

1. In section 1, line 1, strike the third comma; in line 13, strike "and"; in line 26, strike "nor" and insert "or"; and in line 43, strike "said" and insert "such".

2. In the Pedersen amendment 2, lines 3 and 4, strike "are not" and insert "shall not be".

3. In section 3, line 1, strike "provision" and insert "provisions".

LEGISLATIVE BILL 930. Placed on Select File as amended.

E and R amendments to LB 930:

1. In section 1, line 4, strike "That if" and insert "That if If"; in line 7, strike "taxes" and insert "taxes tax"; in line 8, strike "penalties" and insert "penalty"; strike the Carpenter amendment 1, and in lieu thereof, in line 11, strike "or assessment," and insert "or , assessment, or penalty"; strike the first amendment to line 16 and in lieu thereof, in line 16, strike "or assessment" and insert "or , assessment, or penalty"; in lines 17 and 18, strike "levy or assessment" and insert "levy or tax, assessment, or penalty"; in line 23, strike "or assessment" and insert "or , assessment, or penalty"; and in line 27, strike "taxes" and insert "taxes tax, assessment, or penalty".

2. In the Carpenter amendment 2, insert ", showing the same as stricken," at the end of line 2.

3. In the Carpenter amendment 4, line 2, insert “, showing the same as stricken” before the period.

4. In the Bauer amendment 1, as amended, strike “two years” and insert “*thirty days two years*”.

5. In the Carpenter amendment 2, lines 3 and 4, strike “*all taxes, penalties, or assessments*” and insert “*any tax, assessment, or penalty*”; in line 4, strike “*have*” and insert “*has*”; in line 5, lines 5 and 6, and line 7, strike “*penalties or assessment*” and insert “*assessment or penalty*”.

6. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

7. In the title, strike lines 4 to 8 and insert “and taxation; to provide for the refund of any penalty paid on any tax or assessment when such penalty is found to be illegal; to change provisions for making of refunds as prescribed; to remove obsolete matter; to”.

LEGISLATIVE BILL 925. Placed on Select File as amended.

E and R amendments to LB 925:

1. In section 2, line 12, strike the second “and”.

2. In section 2, District No. 5., line 8, District No. 12., line 31, and District No. 20., line 14, strike “the”.

3. In section 4, line 1 and line 3, insert “and” before “cities”; in lines 1 and 2, strike “, and villages”; and in line 3, strike “and villages”.

4. In the title, line 5, strike “and”.

LEGISLATIVE BILL 229. Correctly engrossed.

LEGISLATIVE BILL 855. Correctly enrolled.

LEGISLATIVE BILL 332. Correctly enrolled.

LEGISLATIVE BILL 334. Correctly enrolled.

LEGISLATIVE BILL 487. Correctly enrolled.

LEGISLATIVE BILL 413. Correctly enrolled.

LEGISLATIVE BILL 903. Correctly enrolled.

LEGISLATIVE BILL 447. Correctly enrolled.

LEGISLATIVE BILL 912. Correctly enrolled.

LEGISLATIVE BILL 926. Correctly enrolled.

LEGISLATIVE BILL 277. Correctly enrolled.

LEGISLATIVE BILL 919. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 855 LB 332 LB 334 LB 487 LB 413 LB 903 LB 447 LB 912 LB 926 LB 277 LB 919

Report of Legislative Council

August 2, 1965

Report of the Executive Board of the Nebraska Legislative Council on proposed Studies for the 1965-67 interim period.

According to Section 3 of Rule 15 of the Rules of the Nebraska Legislature, Resolutions proposing that studies be made by the Legislative Council are to be referred to the executive Board of the Legislative Council, which Board is to make recommendations to the Legislature that the proposed studies be made or rejected.

This Report covers six Resolutions. These are the ones introduced to date which have some fiscal impact.

Studies Recommended

1. **Legislative Resolution 12.** This Resolution proposes a study of the fiscal laws relating to cities of the second class and villages, plus a revision and simplification of these statutes.

2. **Legislative Resolution 69.** This Resolution proposes a completion of the study of the motor vehicle laws of the state started during the last interim, including their comparison with the Uniform Vehicle Code.

3. **Legislative Resolution 71.** Proposed here is a study of the refinancing of public power districts and whether the state could act as the fiscal agent for such refinancing operations.

4. **Legislative Resolution 85.** This is a proposal to continue the study of the coordination of all institutions of higher education in the state.

Studies Not Recommended

1. **Legislative Resolution 55.** Under the terms of this Resolution a study would be made of the various state retirement systems. It would include an analysis of the details of the plans, how they are financed, whether or not they are funded, etc.

The Executive Board believes that it is unnecessary to conduct this study. Similar studies have been made during the past several interim periods. A great deal of information is available on the state's retirement plans now. Also, the Nebraska Retirement Systems Advisory Committee, which will be appointed at the end of this session, can undertake any study of proposed changes in the systems for possible consideration by the 1967 session.

2. **Legislative Resolution 82.** This Resolution proposes a study of the indexing of Nebraska Statutes, with emphasis on the use of computer techniques.

A program of this type is now going on at the University of Nebraska, and the Executive Board believes it to be a valuable one. However, this Resolution would not set up a study as is ordinarily conducted by the Legislative Council, but largely proposes financial aid to the project now under way. The Board feels that if money is needed to further it an appropriation for that purpose should be made.

W. H. Hasebroock, Chairman
LEGISLATIVE COUNCIL EXECUTIVE BOARD

Mr. Hasebroock moved the adoption of the report.

The motion prevailed.

RESOLUTIONS

LEGISLATIVE RESOLUTION 94. Re: Federal-Aid Secondary Road Program

Introduced by Cecil Craft, 45th District; C. W. Holmquist, 14th District; Rick Budd, 2nd District; Rudolf C. Kokes, 41st District and Chester Paxton, 40th District.

WHEREAS, bills have been introduced in Congress which provide for the diversion of approximately one-third of Federal-Aid secondary road funds for the construction of scenic roads; and

WHEREAS, while it is desirable to preserve the natural beauty along the highways of the country, it is also essential to bring up to standard the principal arteries of highway transportation; and

WHEREAS, approximately thirteen thousand three hundred miles of Nebraska's seventeen thousand four hundred miles of Federal-Aid secondary roads are substandard and not dustless surfaced, of which one thousand one hundred miles are on the State Highway System; and

WHEREAS, Nebraska has many miles of rivers and streams with many inadequate bridges posing safety hazards; and

WHEREAS, Nebraska has placed primary emphasis on converting all gravel roads on the State Highway System to dustless surfacing to provide better service to road users and to reduce maintenance costs by approximately four hundred thirty dollars per mile; and

WHEREAS, there are many other critical needs on the state and county secondary systems; and

WHEREAS, the proposed scenic roads program would reduce the available funds to take care of these critical needs by nearly two million dollars annually.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we vigorously oppose the proposed diversion of Federal-Aid secondary road funds for use on scenic highways while great needs continue to exist on the Federal-Aid secondary road system.

2. That we recommend that if the scenic road system is to be established, the funds therefor should be acquired from some source other than the Federal-Aid secondary road program in order that we may continue to improve the roads which are the lifeline of the small community and the feeder routes to the metropolitan areas.

SELECT FILE

LEGISLATIVE BILL 848. E and R amendments found in the Legislative Journal for the One Hundred Thirty-eighth Day were adopted.

Laid over.

UNANIMOUS CONSENT—LB 341 LB 906 LB 78 LB 30

Mr. Burbach asked unanimous consent that LB's 341 906 78 and 30 be laid over on Select File.

Mr. Carpenter objected.

Mr. Burbach moved to hold these bills until Monday, August 9.

Mr. Proud moved to amend the Burbach motion to hold the bills on a day to day basis.

The Proud amendment carried.

The Burbach motion, as amended, prevailed.

Member Excused

Mr. Lysinger was excused at 10:15 a.m. for the remainder of the morning.

Visitors

Mr. Stromer introduced Capt. and Mrs. Don Presar and daughter Pam (great-grandaughter of Charles Moon).

UNANIMOUS CONSENT—Select File Bills

Mr. Pedersen asked unanimous consent to consider the Select File bills reported in this morning, with exception of LB 925.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 807. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 923. E and R amendments found in this day's Journal were adopted.

Mr. Warner offered the following specific amendments; which were adopted by unanimous consent:

1. Amend section 2 of the bill by striking lines 6 to 11 and inserting the following:

“Constitutional amendment changing the method of apportionment of the members to be elected to the Legislature.

- For
- Against"

Constitutional amendment authorizing the Legislature to specify representation in districts changed by reapportionment.

- For
- Against' "

2. Amend the title to conform.

Mr. E. Rasmussen offered the following specific amendment:

1. Strike Sec. 6.

The amendment was adopted with 32 ayes, 1 nay and 16 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 931. E and R amendments found in this day's Journal were adopted.

Laid over at the request of Mr. Burbach.

LEGISLATIVE BILL 915. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 930. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Visitors

Mrs. Orme introduced Mr. and Mrs. Robert Biggs and family from Lincoln.

Members Excused

Messrs. Gerdes and Marvel were excused at 11:00 a.m. for the remainder of the morning.

UNANIMOUS CONSENT—Return LB 933 to General File

Mr. I. Paine asked unanimous consent to return LB 933 to General File for consideration of the following specific amendments:

ONE HUNDRED THIRTY-NINTH DAY—AUGUST 3, 1965 2689

1. Amend section 1 of the bill, line 3 by inserting after the second comma the following:

“any right, title, or interest it may have acquired in”.

2. Amend the title to conform.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 933. Considered.

The I. Paine amendments found in this day's Journal were adopted.

Advanced to E and R for review with 25 ayes, 0 nays and 24 not voting.

UNANIMOUS CONSENT—Add Co-introducers

Messrs. Carpenter and Pedersen asked unanimous consent to add their names as co-introducers to LB 915.

No objections. So ordered.

MOTION—Reconsider Action

Mr. Syas renewed his pending motion found in the Legislative Journal for the One Hundred Thirty-sixth Day to reconsider action on LB 480.

The motion lost with 17 ayes, 6 nays and 26 not voting.

UNANIMOUS CONSENT—LB 764

Mr. Stryker asked unanimous consent that in the event any legal actions are commenced which seek to attack the validity of LB 764, and the Attorney General is not otherwise brought into the case, that this Legislature request the Attorney General to intervene in such litigation or take other appropriate action which he deems most effective for upholding the validity of LB 764.

No objections. So ordered.

Speaker Bowen Presiding

UNANIMOUS CONSENT—LB 512 LB 482

Mr. Carpenter asked unanimous consent to withdraw his pending motions found in the Legislative Journal for the One Hundred Thirty-sixth Day to reconsider action on LB 512 and LB 482.

No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 95. Re: Regulation of Outdoor Advertising Signs

Introduced by Cecil Craft, 45th District; Chester Paxton, 40th District; Rudolf C. Kokes, 41st District; Rick Budd, 2nd District and C. W. Holmquist, 14th District.

WHEREAS, the present policy of the federal government is to encourage and assist the states in controlling areas adjacent to the Interstate Highway System by controlling the erection of outdoor advertising signs; and

WHEREAS, this is done by the federal government entering into voluntary agreement with the states for such regulation, for which the contracting states receive an increase of one half of one per cent in federal money allocated for the project involved; and

WHEREAS, bills are now before Congress which would change this voluntary program of billboard control by providing that no federal-aid highway funds shall be apportioned after January 1, 1968, to any state which has not made provision for the effective control of the erection and maintenance along the Interstate System and the primary system of outdoor advertising signs which are within one thousand feet of the nearest edge of the pavement and visible from the main traveled way of the system; and

WHEREAS, effective control, as defined by the proposed legislation, means that signs and displays shall be limited to directional and other official signs and notices which are required or authorized by law and signs advertising the sale or lease of property upon which they are located or activities conducted on such property, and they shall conform to national standards.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we vigorously oppose the adoption of the proposed policy of denying federal-aid funds to those states which do not provide effective regulation of signs and displays along the Interstate Highway System and the primary highway system.

2. That the present policy of voluntary agreements between the federal government and those states willing to regulate signs and displays be maintained.

ONE HUNDRED THIRTY-NINTH DAY—AUGUST 3, 1965 2691

Presented to the Governor

Presented to the Governor for approval on August 3, 1965 at
8:35 a.m.: LB 917 LB 891 LB 713 LB 398

(Signed) Ruth Bossard, Enrolling Clerk

Adjournment

At 11:22 a.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Wednesday, August 4, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FOURTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, January 22, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Adamson and Kjar, who were excused.

Corrections for the Journal

Page 186, line 8, delete "of" after "city" and insert "or".

Page 189, line 3, delete "Bowen" and insert "Stromer".

The Journal for the Thirteenth Day was approved as corrected.

REFERENCE COMMITTEE REPORT

LB	Committee
277.....	Education
278.....	Salaries & Claims
279.....	Agriculture & Recreation
280.....	Agriculture & Recreation
281.....	Agriculture & Recreation
282.....	Agriculture & Recreation
283.....	Banking, Commerce and Insurance
284.....	Education
285.....	Agriculture & Recreation
286.....	Banking, Commerce and Insurance
287.....	Agriculture & Recreation
288.....	Public Works
289.....	Public Works
290.....	Public Works
291.....	Public Works
292.....	Revenue

293.....	Labor
294.....	Labor
295.....	Banking, Commerce and Insurance
296.....	Miscellaneous Subjects
297.....	Government & Military Affairs
298.....	Salaries & Claims
299.....	Public Health & Welfare
300.....	Agriculture & Recreation
301.....	Education
302.....	Judiciary
303.....	Government & Military Affairs
304.....	Government & Military Affairs
305.....	Government & Military Affairs
306.....	Labor
307.....	Banking, Commerce and Insurance
308.....	Budget
309.....	Judiciary
310.....	Agriculture & Recreation
311.....	Public Health & Welfare
312.....	Public Health & Welfare
313.....	Education
314.....	General File
315.....	Public Works
316.....	Education
317.....	Education
318.....	Education
319.....	Salaries & Claims
320.....	Public Health & Welfare
321.....	Miscellaneous Subjects
322.....	Public Health & Welfare
323.....	Public Health & Welfare
324.....	Public Health & Welfare
325.....	Salaries & Claims
326.....	Agriculture & Recreation
327.....	Government & Military Affairs

(Signed) Philip Sorensen, President

MOTION—Reconsider Action

Mr. President: I move to re-consider our action on the motion moving the State Railway Commission and the Power Review Board from the State Capitol Building.

(Signed) George Syas

Mr. Stryker moved to have this motion laid over until 10:30 a.m. The motion prevailed.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 11.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 328. By George Syas, Legislative District 13.

A BILL FOR AN ACT to amend section 32-713, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to more definitely describe the signature and residence requirements of initiative and referendum petitions; and to repeal the original section.

LEGISLATIVE BILL 329. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend sections 46-202 and 46-204, Revised Statutes Supplement, 1963, relating to irrigation; to eliminate the regulation of taking waters from drainage ditches and other man-made streams; and to repeal the original sections.

LEGISLATIVE BILL 330. By Cecil Craft, Legislative District 45 and Chester Paxton, Legislative District 40.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 28, of the Constitution of Nebraska, relating to the executive; to change the membership of the board to review and equalize assessments of property for taxation within the state; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 331. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-1320, Revised Statutes Supplement, 1963, relating to revenue and taxation; to require the register of deeds to report quarterly all sales or transfers of real estate to the Tax Commissioner quarterly on forms furnished by the Tax Commissioner as prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 332. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to noxious weeds; to provide a comprehensive noxious weed control program, as prescribed; to provide penalties; and to repeal Chapter 2, article 9, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto.

LEGISLATIVE BILL 333. By Chester Paxton, Legislative District 40 and H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT to amend section 72-201, Revised Statutes Supplement, 1963, relating to Board of Educational Lands and Funds; to permit the board to appoint a secretary of the board; to provide that the board shall fix the compensation of the secretary; and to repeal the original section.

LEGISLATIVE BILL 334. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 53-190, Reissue Revised Statutes of Nebraska, 1943, and section 53-138.03, Revised Statutes Supplement, 1963, relating to liquors; to prohibit consumption of alcoholic liquor in areas of premises open to the public; to prohibit consumption of alcoholic liquor upon unlicensed premises; to establish a tax on bottle club memberships; to provide for penalties; and to repeal the original sections.

LEGISLATIVE BILL 335. By Fern Hubbard Orme, Legislative District 29; Marvin E. Stomer, Legislative District 27; John E. Knight, Legislative District 26 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 71-122, Revised Statutes Supplement, 1963, to provide for reimbursement for necessary travel and hotel expenses incurred by members of the Board of Examiners for Medicine and Surgery in discharge of their duties, to increase the compensation of members of the board; and to repeal the original section.

LEGISLATIVE BILL 336. By Stanley A. Matzke, Legislative District 24 and Frank Nelson, Legislative District 42.

A BILL FOR AN ACT to amend sections 75-424 and 75-425, Revised Statutes Supplement, 1963, relating to rail carriers; to change cross references; to repeal the original sections, and also sections

75-422 and 75-423, Revised Statutes Supplement, 1963; and to declare an emergency.

LEGISLATIVE BILL 337. By Dale L. Payne, Legislative District 3; George H. Fleming, Legislative District 47 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 33-141, Reissue Revised Statutes of Nebraska, 1943, relating to fees and salaries; to increase the rates for publishing legal notices; and to repeal the original section.

LEGISLATIVE BILL 338. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 39-1309, Reissue Revised Statutes of Nebraska, 1943, relating to state highways; to place on the state highway system that portion of former state highway 370, also known as Avery West Road running from U.S. highway 73-75 on the east to state highway 50 on the west; and to repeal the original section.

LEGISLATIVE BILL 339. By Dale L. Payne, Legislative District 3; Rick Budd, Legislative District 2 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend section 70-624.02, Reissue Revised Statutes of Nebraska, 1943, relating to public power districts; to provide the compensation for members of the board of directors of the district resulting from a merger or consolidation; and to repeal the original section.

LEGISLATIVE BILL 340. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 42-102, Revised Statutes Supplement, 1963, relating to marriage; to require both parties to be of the age of twenty-one years or more unless consent is given as prescribed; and to repeal the original section.

LEGISLATIVE BILL 341. By Jerome Warner, Legislative District 25 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 1A, of the Constitution of Nebraska, relating to taxation; to provide that when an income tax, a sales tax, or a combination sales and income tax is adopted the

Legislature shall allocate a portion of the proceeds to school districts for the purpose of reducing the levy of property taxes for the support of the common schools; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 342. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 72-240.06, Revised Statutes Supplement, 1963, relating to school lands; to provide for special damages to be awarded a former lessee recovering more than the appraisalment; and to repeal the original section.

LEGISLATIVE BILL 343. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 32-1221, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to change the distance from a polling place or building in which an election is being held within which electioneering is prohibited; and to repeal the original section.

LEGISLATIVE BILL 344. By George H. Fleming, Legislative District 47; Eugene T. Mahoney, Legislative District 5 and William R. Skarda Jr., Legislative District 7.

A BILL FOR AN ACT to amend sections 16-330 and 16-332, Revised Statutes Supplement, 1963, relating to cities of the first class; to make the adoption of a pension plan for policemen mandatory; to permit the use of any recognized method of funding such pension plan; to delete the definition of actuarial equivalent; and to repeal the original sections.

LEGISLATIVE BILL 345. By Cecil Craft, Legislative District 45; Eric Rasmussen, Legislative District 32 and Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend sections 48-152 and 48-156, Reissue Revised Statutes of Nebraska, 1943, and section 48-153, Revised Statutes Supplement, 1963, relating to the Nebraska Workmen's Compensation Court; to increase the number of judges to four and the term of office to eight years; to provide for a quorum; to delete obsolete matter; and to repeal the original sections.

LEGISLATIVE BILL 346. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 77-2601, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to define terms; to provide a tax on tobacco products as prescribed; to provide for disposition of funds; to make certain acts unlawful; to provide penalties; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 347. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend sections 79-319, 79-4,147, and 79-1233, Reissue Revised Statutes of Nebraska, 1943, and sections 79-311 and 79-4,102, Revised Statutes Supplement, 1963, relating to schools; to harmonize with other legislation; and to repeal the original sections.

LEGISLATIVE BILL 348. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 79-403, Revised Statutes Supplement, 1963, relating to education; to clarify provisions for transfer of land from one school district to another; and to repeal the original section.

LEGISLATIVE BILL 349. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 60-409.03, Revised Statutes Supplement, 1963, relating to driver education; to clarify provisions respecting behind-the-wheel instruction; and to repeal the original section.

LEGISLATIVE BILL 350. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 79-307, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to delete a provision that has been declared unconstitutional; and to repeal the original section.

LEGISLATIVE BILL 351. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to repeal, as obsolete or duplicating, sections 79-103, 79-104, 79-306, 79-335, 79-336, 79-337, 79-338, 79-504.01,

79-504.02, 79-1329, and 79-1551, Reissue Revised Statutes of Nebraska, 1943, and section 79-334, Revised Statutes Supplement, 1963, relating to schools.

LEGISLATIVE BILL 352. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 39-1379, Revised Statutes Supplement, 1963, relating to freeways; to permit vehicles in tow under a permit as prescribed; and to repeal the original section.

LEGISLATIVE BILL 353. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 39-1305, Reissue Revised Statutes of Nebraska, 1943, relating to state highways; to provide for road construction for national defense; and to repeal the original section.

LEGISLATIVE BILL 354. By George C. Gerdes, Legislative District 49 and Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to state departments; to provide for leasing of personal property for state use as prescribed.

LEGISLATIVE BILL 355. By Richard D. Marvel, Legislative District 33 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 48-204, Reissue Revised Statutes of Nebraska, 1943, relating to labor; to increase the female labor permits as prescribed; to provide that the fees received from such permits be placed by the State Treasurer in the General Fund; to abolish the Labor Fund; to repeal the original section; and to declare an emergency.

NOTICE OF COMMITTEE HEARINGS

Urban Affairs

LB 170	Wednesday, February 17, 1965	2:00 p.m.
LB 205	Wednesday, February 17, 1965	2:00 p.m.
LB 211	Wednesday, February 17, 1965	2:00 p.m.

UNANIMOUS CONSENT—Members Excused

Mr. Nelson asked to be excused at 10:30 a.m. this morning. No objections. So ordered.

Mr. Paxton asked to be excused Monday and Tuesday, January 25th and 26th, 1965. No objections. So ordered.

Mr. Danner asked to be excused Monday, January 25, 1965.

MOTION—Bill Drafting

Mr. President: I move that the Bill Drafter be directed not to retype bills after Monday, January 25, 1965, and prior to the twenty-first legislative day, unless necessary to correct errors made by his office in the preparation thereof.

(Signed) Terry Carpenter.

The motion prevailed.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 356. By Peter H. Claussen, Legislative District 18 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend section 8-101, Revised Statutes Supplement, 1963, relating to banks and banking; to define banking; and to repeal the original section.

LEGISLATIVE BILL 357. By Peter H. Claussen, Legislative District 18 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend sections 8-132, 8-140, 8-141, and 8-152, Revised Statutes Supplement, 1963, relating to banks and banking; to provide for approval of the Department of Banking to set up reserves; to provide for loans to officers as prescribed; to provide for determination of lending limits; to provide for banks making real estate mortgage loans as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 358. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to appropriate the sum of twenty thousand dollars to the office of the Revisor of Statutes to aid in defraying the expense of printing the reissue of Volumes II and IIA of the Revised Statutes of Nebraska, 1943; and to declare an emergency.

LEGISLATIVE BILL 359. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to amend section 23-253, Reissue Revised Statutes of Nebraska, 1943, relating to county government and officers; to provide that notices of township board meetings for the auditing of accounts shall be made by publication rather than posting; and to repeal the original section.

LEGISLATIVE BILL 360. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to repeal section 81-2,178, Reissue Revised Statutes of Nebraska, 1943, relating to taxation of bee colonies.

UNANIMOUS CONSENT—Committee Meetings

Mr. Stromer asked that the Public Health and Welfare Committee meet in the West Senate Lounge at 10:30 a.m. No objections. So ordered.

Mr. Ruhnke asked that the Rules Committee meet immediately after recess. No objections. So ordered.

Recess

At 9:57 a.m., Mr. Carpenter moved to recess until 10:15 a.m.

After Recess

The Legislature reconvened at 10:15 a.m. Roll was called and all members were present except Messrs. Adamson and Kjar, who were excused.

UNANIMOUS CONSENT—Take Up Motion

Mr. Stryker asked unanimous consent to take up the previous Syas motion found in today's Journal.

No objections. So ordered.

The Syas pending motion found in this day's Journal lost with 5 ayes, 38 nays and 6 not voting.

MOTION—Railway Commission

Mr. President: I move that the Railway Commission be directed to move in approximately 30 days their operation except storage space in the State Capitol.

(Signed) Terry Carpenter

The motion prevailed with 38 ayes, 3 nays and 8 not voting.

Communication

The family of Alois Slepicka sent the following message: "This is to acknowledge with sincere thanks the kind expression of your sympathy."

MOTION—Amplifying Equipment

Mr. President: I move that the Clerk be authorized to proceed with installing amplifying equipment in the East Chamber. (Signed) Harold B. Stryker.

Mr. Whitney moved to amend the Stryker motion to include putting in 8 or 9, whichever seem necessary, new microphones with "on-off" switches.

The motion to amend prevailed.

Mr. Stryker asked unanimous consent to lay over his motion as amended until Tuesday, January 26, 1965. No objections. So ordered.

Ruling of the Chair

Mr. Syas appealed the ruling of the chair that a speaker must face the chair.

Question is, "Shall the chair be sustained?"

The chair's ruling was upheld with 27 ayes, 3 nays and 19 not voting.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 58	Monday, February 1, 1965	2:00 p.m.
LB 53	Tuesday, February 2, 1965	2:00 p.m.
LB 62	Tuesday, February 2, 1965	2:00 p.m.

Agriculture and Recreation

LB 163	Thursday, February 4, 1965	2:00 p.m.
LB 55	Thursday, February 11, 1965	2:00 p.m.
LB 65	Thursday, February 11, 1965	2:00 p.m.
LB 161	Thursday, February 18, 1965	2:00 p.m.
LB 169	Thursday, February 18, 1965	2:00 p.m.
LB 105	Thursday, February 25, 1965	2:00 p.m.
LB 230	Thursday, February 25, 1965	2:00 p.m.
LB 154	Thursday, March 4, 1965	2:00 p.m.

LB 203	Thursday, March 4, 1965	2:00 p.m.
LB 232	Thursday, March 11, 1965	2:00 p.m.

BILLS ON FIRST READING

The following bills were read for the first time by title;

LEGISLATIVE BILL 361. By C. W. Holmquist, Legislative District 14; Elmer Wallwey, Legislative District 17; W. H. Hasebroock, Legislative District 16 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend sections 2-203.01 and 2-203.02, Reissue Revised Statutes of Nebraska, 1943, relating to county agricultural societies; to increase the maximum amount that may be raised by taxation; and to repeal the original sections.

LEGISLATIVE BILL 362. By Marvin E. Stromer, Legislative District 27; J. W. Burbach, Legislative District 19 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 30-1132, Reissue Revised Statutes of Nebraska, 1943, relating to decedents' estates; to provide for the satisfaction and release of liens existing on account of the receipt of public assistance when such land is sold by an executor or administrator under license from the district court; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 363. By Marvin E. Stromer, Legislative District 27; J. W. Burbach, Legislative District 19 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to adopt the Uniform Reciprocal Enforcement of Support Act as amended in 1958; and to repeal Chapter 42, article 7, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 364. By Marvin E. Stromer, Legislative District 27; J. W. Burbach, Legislative District 19 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 68-328, Reissue Revised Statutes of Nebraska, 1943, and sections 68-301 and 68-309, Revised Statutes Supplement, 1963, relating to the State Assistance Fund; to

provide for administration of the State Assistance Fund; to provide for supervision and administration of public welfare programs; to repeal the original sections, and also sections 68-307, 68-308, 68-311, 68-315, 68-317, 68-318, 68-319, 68-320, 68-321, 68-322, 68-323, and 68-325, Reissue Revised Statutes of Nebraska, 1943, and sections 68-302 and 68-310, Revised Statutes Supplement, 1963; and to declare an emergency.

LEGISLATIVE BILL 365. By Marvin E. Stromer, Legislative District 27; J. W. Burbach, Legislative District 19 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend sections 68-214, 68-215.02, 68-215.05, 68-215.06, 68-215.07, 68-215.10, 68-216, and 68-218, Reissue Revised Statutes of Nebraska, 1943, and sections 68-215, 68-215.01, 68-215.03, 68-215.08, 68-215.11, and 68-215.12, Revised Statutes Supplement, 1963, relating to public assistance; to establish a program of assistance to the aged, blind or disabled; to prescribe eligibility requirements for such assistance; to provide for limitations on such assistance; to provide for administration by the Department of Public Welfare; to provide for claims and liens; to repeal the original sections, and also sections 68-203, 68-204, 68-205, 68-208, 68-209, 68-210, 68-211, 68-212, 68-213, 68-215.04, 68-217, 68-219, 68-220, 68-221, 68-222, 68-223, 68-224, 68-225, 68-226, 68-229, 68-405, 68-406, 68-408, 68-409, 68-410, 68-411, 68-413, 68-414, 68-416, 68-417, 68-420, 68-421, 68-422, 68-423, 68-802, 68-805, 68-806, 68-807, 68-808, 68-809, 68-810, 68-811, 68-812, and 68-813, Reissue Revised Statutes of Nebraska, 1943, and sections 68-202, 68-206, 68-206.02, 68-215.09, 68-227, 68-228, 68-402, 68-403, 68-404, 68-404.01, 68-407, 68-412, 68-415, 68-418, 68-419, 68-801, 68-803, 68-804, and 68-804.01, Revised Statutes Supplement, 1963; and to declare an emergency.

LEGISLATIVE BILL 366. By Marvin E. Stromer, Legislative District 27; J. W. Burbach, Legislative District 19 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to assistance to the aged, blind or disabled, aid to dependent children, and medical assistance for the aged; to prohibit any vested right or assignment of payments; to provide for payment to a guardian or conservator; to provide for subpoena and production of records; to provide for appeal and hearing procedure; to provide for penalties; to repeal sections 43-517, 43-518, 43-520, and 43-521, Reissue Revised Statutes of Nebraska, 1943, and section 43-519, Revised Statutes Supplement, 1963; and to declare an emergency.

LEGISLATIVE BILL 367. By Marvin E. Stromer, Legislative District 27; J. W. Burbach, Legislative District 19 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend sections 68-902, 68-903, 68-904, 68-905, and 68-909, Revised Statutes Supplement, 1963, relating to medical assistance for the aged; to provide that certain excluded items of medical care shall be on a twelve-month basis; to provide for medical appliances which may be prescribed; to provide for care in a home for the aged or infirm as prescribed; to eliminate a period of forty-two days hospital care; to permit obligation of income in lieu of expenditure of income for medical care; to modify eligibility requirements; to clarify provisions as to the agencies responsible for administration and supervision; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 368. By Marvin E. Stromer, Legislative District 27; Fern Hubbard Orme, Legislative District 29 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 43-512.02, Revised Statutes Supplement, 1963, relating to aid to dependent children; to provide for the purchase of appliances when prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 369. By Marvin E. Stromer, Legislative District 27; Fern Hubbard Orme, Legislative District 29 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 43-905, Revised Statutes Supplement, 1963, relating to the Home for Children; to increase the maximum amount which may be paid for the maintenance of children in private families; and to repeal the original section.

LEGISLATIVE BILL 370. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to amend section 48-204, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Labor; to provide that the money collected for permits issued as provided by the provisions of sections 48-201 to 48-213, Reissue Revised Statutes of Nebraska, 1943, shall be paid into the state treasury and placed in the state General Fund; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 371. By Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT relating to drainage; to provide for transfer of an existing or dissolved drainage district to another district; to provide the procedure for such transfer; to provide for taxes; and to provide duties for the county clerk and county board of the county in which an area to be benefited is located.

LEGISLATIVE BILL 372. By John E. Knight, Legislative District 26 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend section 37-501, Revised Statutes Supplement, 1963, relating to game and fish; to change the offenses of hunting, shooting, or taking any bird or animal with the aid of an artificial light; and to repeal the original section.

LEGISLATIVE BILL 373. By John E. Knight, Legislative District 26 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend section 37-204, Revised Statutes Supplement, 1963, relating to game and fish; to provide that no hunting permit shall be required of non residents participating in scheduled dog trials as prescribed; and to repeal the original section.

UNANIMOUS CONSENT—Members Excused

Mr. R. Rasmussen asked unanimous consent for the members of the Education Committee to be excused Monday, January 25, 1965, for the purpose of touring the educational facilities of Lincoln.

MOTION—Rule Change

Mr. President: I move that after the 20 days that the individual requesting the Committee or individual to introduce a bill, that their name appear on this bill.

(Signed) Arnold Ruhnke

Referred to the Rules Committee.

MOTION—Rule Change

Mr. President: I move to amend Sec. 2, Rule 11 as follows:

“That this provision shall not apply to bills that are introduced by a Committee.”

(Signed) Henry F. Pedersen, Jr.

Referred to the Rules Committee

Member Excused

Mr. Bowen asked to be excused for Monday, January 25, 1965.
No objections. So ordered.

Adjournment

At 11:32 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Monday, January 25, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, August 4, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

It is good, O Lord, that it is not custom that brings us again into this sacred moment of prayer, but our deep sense of need. Forgive us all that we talk too much and think too little. Forgive us all that we worry so often and pray so seldom. Most of all, O Lord, forgive us that, so helpless without thee, we are yet so unwilling to seek Thy help. Give us grace to seek Thee with the whole heart, that seeking Thee we may find Thee, and finding Thee may love Thee, and loving Thee may keep Thy commandments and do Thy will. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Mahoney, Moulton and Moylan, who were excused.

Corrections for the Journal

Page 2681, line 18, show "may" as being stricken.

The Journals for the One Hundred Thirty-eighth and One Hundred Thirty-ninth Days were approved as corrected.

Messages from the Governor

August 3, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on August 3, 1965, I approved Legislative Bills 538, 656, 504, 394, and 893.

Respectfully,
(Signed) Frank B. Morrison
Governor

August 3, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I am returning to you LB 545 without my signature for the following reasons:

1. Consultation with the Director of Banking of the State of Nebraska reveals that in the opinion of Henry Ley, Director of Banking, this legislation is unneeded, unnecessary and undesirable and contrary to popular policies.

I would like to call your attention to the opinion of the Attorney General to Senator Terry Carpenter under date of July 4, 1965, last paragraph, which reads as follows:

“It is the opinion of this office that LB 545 attempts to define and prescribe conditions which constitute the practice of law and therefore is a violation of constitutional separation of powers.”

In view of the fact that in the opinion of the Attorney General, this action is unnecessary and in view of the fact that the Director of Banking believes this bill to be contrary to the best public policies of this state, duty requires an executive veto of L.B. 545.

Sincerely,
(Signed) Frank B. Morrison
Governor

Communications

Letter of appreciation from Senator Moylan for the flowers sent to him while in the hospital.

Letter from Mrs. Florence Davenport, Burwell, Nebraska regarding LB 301.

Letter from Mrs. Walter W. Weeth, Omaha, Nebraska regarding LB 30 and LB 562.

Letter from Mr. D. E. McGregor, President of the Nebraska Interstate 80 Association, Gibbon, Nebraska regarding LB 554.

Birthday

Mr. Hasebroock announced that today is Mr. Hugo Srb's birthday. The Legislature sang Happy Birthday to him.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 301. Replaced on Select File as amended.

E and R amendment to LB 301:

1. In the Burbach specific amendment 2, adopted July 28, 1965, line 6, strike the semicolon and insert a comma.

LEGISLATIVE BILL 234. Replaced on Select File as amended.

E and R amendments to LB 234:

1. In line 2 of the Carpenter amendment to section 3, insert "showing the old matter as stricken," after the comma.

2. In line 3 of Enrollment and Review amendment 2, adopted July 26, 1965, strike the first "2" and insert "4".

LEGISLATIVE BILL 249. Replaced on Select File as amended.

E and R amendment to LB 249:

1. In line 4 of Enrollment and Review amendment 2, adopted August 3, 1965, insert "after 'loans' in line 6" after "and".

LEGISLATIVE BILL 923. Replaced on Select File as amended.

E and R amendments to LB 923:

1. Amend the Rasmussen specific amendment to read "Strike that part of section 1 which proposes an amendment to Article III, section 6."

2. In section 1, line 4, strike ", 6,".

3. In section 3, line 1, insert "each of" after "That"; and strike the Enrollment and Review amendment to line 4, adopted August 3, 1965.

4. Insert a quotation mark before line 8 of the Warner amendment 1, adopted August 3, 1965.

5. In the title, line 3, strike “, 6,”; strike beginning with “and” in line 5 through “elected” in line 6; and in line 9, strike “amendment” and insert “amendments”.

LEGISLATIVE BILL 554. Placed on Select File as amended.

E and R amendments to LB 554:

1. Strike standing committee amendment 2 to the committee amendments as printed, and in lieu thereof, after the stricken matter on page 27, insert *“The Governor shall give his consent to the use of eminent domain under the provisions of this section only after notice and hearing as provided in sections 84-913 to 84-919.”*.

2. Renumber subdivisions (9) to (19) in section 1 as subdivisions (8) to (18) respectively.

3. In section 1, subdivision (1), insert an underscored comma at the end of line 5.

4. In section 1, page 3, lines 1, 7, and 9, insert an underscored comma after *“north”*; in line 1, strike *“fifty six”* and insert *“fifth-six”*; and in lines 18, 19, 21, 30, 31, 32, and 33, strike *“one-fourth”* and insert *“quarter”*.

5. In section 1, page 4, strike the comma in line 10; and in line 33, insert an underscored comma after *“east”*.

6. In section 1, page 5, insert *“the”* before *“northeast”* in line 9 and before *“southeast”* in line 11; and in line 18, strike *“as follows;”*.

7. In section 1, page 11, lines 14, 21, 21 and 22, 25, and 33, strike *“one-fourth”* and insert *“quarter”*.

8. In section 1, page 15, lines 10, 22, 23, and 34, strike *“one-fourth”* and insert *“quarter”*; and insert *“the”* before *“north-”* in line 21 and before *“northwest”* in line 33.

9. In section 1, page 16, lines 1, 4, 5, 12, and 13, strike *“one-fourth”* and insert *“quarter”*; and insert *“the”* before *“northwest”* in lines 1 and 5.

10. In section 1, page 17, lines 8 and 9, and line 30, strike *“Containing”* and insert *“, containing”*.

11. In section 1, page 18, line 28, strike *“. Be-”* and insert *“, be-”*.

12. In section 1, page 19, line 34, strike *“. Starting”* and insert *“, beginning”*.

13. In section 1, page 20, strike the first semicolon in line 6.

14. In section 1, page 21, lines 7 and 8, page 22, lines 3 and 34,

page 23, line 29, and page 24, line 30, strike “. *Beginning*” and insert “, *beginning*”.

15. In section 1, page 22, line 31, page 23, line 26, and page 24, line 27, strike the semicolon.

16. In section 1, page 25, lines 18, 19, 21, and 26 and 27, strike “*one-fourth*” and insert “*quarter*”.

17. In the title, line 4, insert “to permit the Game, Forestation and Parks Commission to acquire certain lands by eminent domain as prescribed;” after the second semicolon.

LEGISLATIVE BILL 927. Placed on Select File as amended.

E and R amendments to LB 927:

1. In section 1, line 3, insert “the” before “necessary”.

2. In section 2, line 9, strike “board” and insert “boards within the region”.

3. In standing committee amendment 1, line 2, insert “of whom shall be” after “two”.

4. In section 3, line 6, strike “oftener” and insert “more often”; in line 8, insert “calendar” after “each”; in lines 17 and 26, strike the period and insert a semicolon; in line 25, strike “on” and insert “or”; in line 30, strike “their” and insert “its”; in line 32, strike the period and insert “; and”; and in line 34, strike the first “to”.

5. In the Brauer General File amendment 2, line 2, strike the comma; strike the period in line 4; in line 6, strike the comma and insert “of this act”; and in line 6, insert a period after “election”.

6. In the title, line 5, insert “in each region” after “board”.

LEGISLATIVE BILL 932. Placed on Select File as amended.

E and R amendment to LB 932:

1. In section 1, line 15, strike “the”.

LEGISLATIVE BILL 933. Placed on Select File as amended.

E and R amendment to LB 933:

1. In the title, line 4, strike “person” and insert “persons”.

LEGISLATIVE BILL 407. Correctly engrossed.

LEGISLATIVE BILL 892. Correctly re-engrossed.

LEGISLATIVE BILL 415. Correctly enrolled.

LEGISLATIVE BILL 753. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 415 LB 753 LR 42 LR 19 LR 81 LR 26 LR 86 LR 90 LR 77 LR 88

RESOLUTIONS

LEGISLATIVE RESOLUTION 94.

LR 94 was adopted with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE RESOLUTION 95.

LR 95 was adopted with 32 ayes, 0 nays and 17 not voting.

Visitors

Mrs. Orme introduced Mrs. George Binger, Jr., Robert and Virginia from Lincoln and Mark and Marcia Huebner from Hershey, Nebraska.

Mr. I. Paine introduced Mr. and Mrs. Walter Bolty of Doniphan.

UNANIMOUS CONSENT—Suspend Rules

Mr. Pedersen asked unanimous consent to suspend the rules and consider the bills placed on Select File this morning, with exception of LB 927, LB 932 and LB 933.

No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. D. Payne asked unanimous consent to hold a short meeting of the Salaries and Claims Committee immediately under the South Balcony.

No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 934. Introduced at the request of the Governor by Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to make appropriations for the payment of claims not heretofore paid, and for which no appropriation has been made; to make appropriations for the payment of miscellaneous claims presented to the Legislature for which no appropriations have been made; to provide the manner in which certain money so appropriated shall be paid and expended; and to declare an emergency.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims.

(Signed) Marvin E. Stromer

The motion prevailed with 37 ayes, 2 nays and 10 not voting.

LEGISLATIVE BILL 935. Introduced by the Committee on Salaries and Claims; Marvin E. Stromer, Legislative District 27; Terry Carpenter, Legislative District 48; Henry F. Pedersen, Jr., Legislative District 4; Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 1, Legislative Bill 909, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 6, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to establish a program of medical assistance on behalf of needy dependent children, needy aged persons, needy blind individuals, and needy disabled individuals, as defined in section 1, Legislative Bill 756, Seventy-fifth Session, Nebraska State Legislature, 1965, section 1 of this act, and sections 3, 4, and 5, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965; to prescribe eligibility requirements for medical assistance; to provide for administration of medical assistance; to provide an operative date; to accept certain provisions of Title XIX of an Act of Congress identified as H.R. 6675, 89th Congress, approved July 30, 1965; to repeal the original sections, and also section 1, Legislative Bill 368, Seventy-fifth Session, Nebraska State Legislature, 1965, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 68-901, 68-906, 68-907, 68-908, 68-910, and 68-911, Revised Statutes Supplement, 1963.

UNANIMOUS CONSENT—Suspend Rules

Mr. Stromer asked unanimous consent to suspend the rules and place LB 935 on General File without a public hearing.

No objections. So ordered.

Mr. Carpenter asked unanimous consent to suspend the rules and place LB 934 on General File without a public hearing.

No objections. So ordered.

SELECT FILE

Mr. Burbach moved that LB 30 LB 78 LB 341 and LB 906 be laid over until tomorrow.

The motion prevailed.

LEGISLATIVE BILL 848. Laid over.

LEGISLATIVE BILL 931. Laid over temporarily.

LEGISLATIVE BILL 925. Laid over temporarily.

LEGISLATIVE BILL 301. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 234. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 923. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 554. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Recess

At 10:15 a.m., on a motion by Mr. Bowen, the Legislature recessed until 10:50 a.m.

After Recess

The Legislature reconvened at 10:50 a.m., Mr. Ruhnke presiding.

The roll was called and all members were present except Messrs. Hasebroock, Mahoney, Moulton, and Moylan, who were excused.

SELECT FILE

LEGISLATIVE BILL 925. E and R amendments found in the Legislative Journal for the One Hundred Thirty-ninth Day were adopted.

Mr. Carpenter offered the following specific amendments:

Amend Section 2 to provide that the following districts shall have the boundaries herein prescribed:

District No. 15. In the county of Dodge, the precincts of Cuming, Logan, Pleasant Valley, Ridgeley, Everett, Hooper, Union, Cottrell, Maple, Nickerson, Fremont and Elkhorn; and the City of Fremont, the City of Scribner, and the City of North Bend.

District No. 18. The counties of Cuming, Stanton, and Colfax; and in the county of Dodge, the precincts of Webster and Pebble.

District No. 19. The counties of Cedar and Knox; and in Pierce County, the precincts of North Dry Creek, Thompson, Plum Grove, South Dry Creek, Foster and Logan, and the City of Plainview.

District No. 21. The county of Madison; and in Pierce County, the precincts of Eastern, Allen, Willow Creek, Clover Valley, Pierce, Slough, Mills, Blaine, Cleveland, and South Branch, and the City of Pierce.

District No. 37. The counties of Nuckolls, Webster, Kearney, and Franklin; and in Harlan County, the precincts of Scandinavia, Antelope, Washington, Turkey Creek, Alma, Mullally, Prairie Dog, and Republican City, and the City of Alma.

District No. 38. The counties of Frontier, Gosper, Red Willow, and Furnas; and in the county of Harlan, the precincts of Spring Grove, Albany, Emerson, Reuben, Sappa, Orleans, Fairfield, and Eldorado.

District No. 40. The counties of Boyd, Holt, Antelope, and Wheeler; and in Boone County, the precinct of Oakland.

District No. 41. The counties of Sherman, Howard, Valley and Greeley; and in Boone County, the precincts of North Branch, Shell Creek, Bonanza, Ashland, Midland, Dublin, Roselma, Manchester, Weitzel, Boone, Cedar, Plum Creek, and Beaver, and the City of Albion.

Amendments pending. Laid over.

MOTION—Return LB 702 to Select File

Mr. Carpenter moved to return LB 702 to Select File for the following specific amendments:

1. Amend new section 1, line 6 and new section 2, line 8, by inserting “, when consistent with requirements of traffic safety, and when the cost of drainage structures does not exceed five thousand dollars, and” before “upon”.

2. Amend new section 2, line 1, by inserting “not a freeway” after “highway”; in line 13, by inserting “within two years of the effective date of this act, or within two years after the highway is made a controlled access facility” before the period; and in line 13 by inserting “If agreements exist with the federal government requiring its consent to the relinquishment of control of access, the department shall make a bona fide effort to secure such consent, but upon failure to obtain such consent, the frontage road shall not be constructed, or, if conditions are imposed by the federal government, the department shall construct such frontage roads only in accordance with such conditions; *Provided*, that the municipality, county, or owners requesting such frontage road shall reimburse the department for any damages which it paid for such control of access and also for payment to the federal government of such sum, if any, demanded by it for the relinquishment of the access control.”, after the period.

3. Amend the title to conform.

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

SELECT FILE

LEGISLATIVE BILL 702. The Carpenter specific amendments found in this day’s Journal were adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

Members Excused

Messrs. Pedersen and Carpenter were excused at 11:15 a.m. for the remainder of the day.

Mr. Hasebroock was excused at 11:00 a.m. for the remainder of the day and for Thursday, August 5, 1965.

Messrs. Burbach and Holmquist were excused at 11:30 a.m. for the remainder of the day.

SELECT FILE

LEGISLATIVE BILL 931. Mr. Burbach offered the following specific amendment which was adopted by unanimous consent:

In Sec. 1, line 21, strike "amount" and insert "tax".

Mr. Burbach offered the following specific amendments:

1. Amend section 1 of the bill line 29 by striking "fifty" and inserting "fifty forty".

2. Amend section 2 of the bill by inserting after line 10 the following:

"The county assessor shall have the power to change the reported valuation of any item of property in the return of any taxpayer to confirm such valuation to what the assessor deemed to be its actual value. The taxpayer may appeal the action of the county assessor in the same manner as provided herein for the appeal of assessment and valuation in the case of omitted property or where the taxpayer failed to file a return. Notice that a change has been made, shall be given to the taxpayer in the same manner provided herein for notice and hearing for property omitted or for a return which has not been filed."

3. Amend section 5 of the bill line 9 by striking "fifty" and inserting "forty".

4. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. The provisions of this act shall apply to the assessment of property for taxation, to any property omitted and to any taxpayer who failed, neglected or refused to make out and deliver a personal property return beginning with the taxable year 1962; Provided, that penalties prescribed herein shall be applied for the taxable year 1965 and all succeeding years."

5. Amend the bill by renumbering original sections 6 and 7 as sections 7 and 8 respectively.

6. Amend the title to conform.

Amendments pending. Laid over.

Members Excused

Mr. Batchelder was excused at 11:40 a.m. for the remainder of the morning.

Mr. Nelson asked to be excused this afternoon from 2:00 p.m. until 3:00 p.m.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to hold an executive session of the Budget Committee immediately in the Railway Commission Hearing Room.

No objections. So ordered.

UNANIMOUS CONSENT—Suspend Rules

Mr. Stromer asked unanimous consent to suspend the rules and consider LB 935 on General File at this time.

Mr. Nelson objected.

Mr. Stromer moved to suspend the rules and take up LB 935.

The motion lost with 20 ayes, 3 nays and 26 not voting.

Presented to the Governor

Presented to the Governor for approval on August 4, 1965 at 8:30 a.m.: LB 855 LB 332 LB 334 LB 487 LB 413 LB 903 LB 447 LB 912 LB 926 LB 277 LB 919 LB 482

(Signed) Ruth Bossard, Enrolling Clerk

Recess

At 11:45 a.m., on a motion by Mr. Bowen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Burbach, Carpenter, Hasebroock, Holmquist, Mahoney, Moulton, Moylan, and Pedersen, excused for the day, and Mr. Nelson, excused until 2:20 p.m.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and take up LB 935 and LB 934 on General File.

The motion carried with 36 ayes, 0 nays, and 13 not voting.

GENERAL FILE

LEGISLATIVE BILL 935. Reading waived. Explained.

Mr. Stromer offered the following amendments which were adopted:

1. Amend the bill, section 4, line 2, following the word "for", by inserting the following: "care in a home for the aged or infirm,".

2. Amend the title to conform.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 934. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

UNANIMOUS CONSENT—LB 928

Mr. Marvel asked unanimous consent to return LB 928 to General File for consideration of several amendments. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 928. Considered.

Mr. Bowen offered the following amendment which was adopted:

Amend LB 928, original section 5 of the bill by adding after line 14 a new subsection to be known as subsection (3) and to read as follows:

"(3) There is hereby appropriated to the Governor, from the General Fund for use by the Governor's Committee to study implementation of the provisions of the Medicare provisions of the

federal Social Security and Medicare Act of 1965 and for payment of actual travel expenses of such committee members as the Governor may appoint, \$20000 for the biennium ending June 30, 1967, and to match federal funds that are or may become available for such purposes.”.

Mr. Marvel offered the following amendments which were adopted:

Amend LB 928, Section 12 by striking all of lines 18 to 25; and by striking all of lines 34 to 41; and by renumbering the remaining subsections accordingly; and

Section 5 by striking all of lines 2 to 6 and by renumbering the remaining subsections accordingly.

Amend LB 928 by striking the original section 36 and renumber succeeding sections accordingly.

Mr. Marvel offered the following amendments which were adopted:

1. Amend original section 29 of the bill by adding after line 16, a new subsection to be known as subsection (3) and to read as follows:

“(3) There is hereby appropriated to the State Building Commission, in addition to other money appropriated in this act and in Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, as amended, from the General Fund \$12000, for payment of real estate management fees, utilities expenses, and maintenance costs of state owned rental properties in the vicinity of the Capitol Building, for the biennium ending June 30, 1967.”.

2. Amend the bill by adding six new sections to be known as sections 40 to 45 and to read as follows:

“Sec. 40. That section 2, Legislative Bill 224,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

4 Sec. 2. The Auditor of Public Accounts, until
5 October 1, 1965, and the Director of Administrative Serv-
6 ices on and after October 1, 1965, is hereby authorized
7 and required upon presentation of the certificate of the
8 presiding officer of the Legislature, stating that the
9 person mentioned in said certificate is entitled to com-
10 pensation in the amount allowed by law, to draw his war-
11 rant on the General Fund of this state for the amount so
12 certified as due; *Provided*, that such amount so certified
13 shall, after examination and adjustment by the Auditor of

14 Public Accounts and after approval of the Secretary of
15 State, until October 1, 1965, and the Director of Adminis-
16 trative Services on and after October 1, 1965, be found
17 correct.

Sec. 41. That section 3, Legislative Bill 868,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

4 Sec. 3. The Auditor of Public Accounts, until
5 October 1, 1965, and the Director of Administrative Serv-
6 ices on and after October 1, 1965, is hereby authorized
7 and directed to draw his warrants upon the proper fund
8 in the state treasury for, but never in excess of, the
9 sum specified in section 2 of this act upon presentation
10 of proper vouchers. The State Treasurer shall pay the
11 warrants out of money in the State Institutional and
12 Military Department Building Fund and State Building
13 Fund not otherwise appropriated.

Sec. 42. That section 2, Legislative Bill 910,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

4 Sec. 2. The Auditor of Public Accounts, until
5 October 1, 1965, and the Director of Administrative
6 Services on and after October 1, 1965, is hereby author-
7 ized and directed to draw warrants upon the State Treas-
8 urer each month for the proper aliquot part of the sums
9 herein specified, less any deductions for taxes pursuant
10 to section 81-901, Reissue Revised Statutes of Nebraska,
11 1943, and Chapter 68, article 6, Reissue Revised Statutes
12 of Nebraska, 1943, upon presentation of proper vouchers.
13 The State Treasurer shall pay the same out of the money
14 in the General Fund not otherwise appropriated.

Sec. 43. That section 37, Legislative Bill 922,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

	General Fund	Cash Funds Estimated	Federal Funds Estimated	Total Budgeted
9 Appropriate for the accomplishment of the pur-				
10 poses of the program listed above all balances remain-				
11 ing unexpended in the Highway Cash Fund on the effec-				
12 tive date of this act and appropriate all receipts				
13 to said fund during the biennium ending June 30,				
14 1967, <i>except the appropriation of \$129570 made in</i>				
15 <i>section 34 of this act</i> for the biennium ending June				
16 30, 1967, to the department for salaries, wages and				
17 maintenance and for Capital Construction, as follows:				
18 Appropriations Total		\$143500638		
19 (2) State Recreation Roads				
20 State Recreation Road Fund		\$ 1900000		\$ 1900000
21 Appropriate for the accomplishment of the pur-				
22 poses set forth in Legislative Bill 469, Seventy-third				
23 Session, Nebraska State Legislature, 1963, all				
24 balances remaining unexpended in the State Recreation				
25 Road Fund on the effective date of this act and all				
26 receipts during the biennium ending June 30, 1967,				
27 not otherwise appropriated, to the department for the				
28 biennium ending June 30, 1967, as follows:				
29 Appropriations Total		\$ 1900000		
30 (3) Grade Crossing Protection		\$ 412000		\$ 412000
31 Grade Crossing Protection Fund				
32 Appropriate for the accomplishment of the pur-				
33 poses set forth in sections 39-7,136 and 39-7,137,				
34 Revised Statutes Supplement, 1963, as amended, all				

35 balances remaining unexpended in the Grade Crossing
 36 Protection Fund on the effective date of this act,
 37 and appropriate all receipts to said fund during
 38 the biennium ending June 30, 1967, to the depart-
 39 ment for the biennium ending June 30, 1967, as
 40 follows:
 41 Appropriations Total

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
	\$ 412000		

Sec. 45. That section 34, Legislative Bill
 2 922, Seventy-fifth Session, Nebraska State
 3 Legislature, 1965, be amended to read as follows:

4 Sec. 34. DEPARTMENT OF MOTOR VEHICLES

5
 6 The figures to the right of the various pro-
 7 grams listed below are for information purposes
 8 Departmental Administration
 9 Enforcement of Standards-Motor Vehicles (includ-
 10 ing costs of automotive vehicle license
 11 plates and decals)
 12 Enforcement of Standards-Motor Vehicle Operators
 13 Enforcement of Standards-Truck Permits
 14 Highway Cash Fund, *not to exceed*
 15 Total Budget
 16 Appropriate for the accomplishment of the pur-
 17 poses of the programs listed above from the General

<u>FUND DISTRIBUTION</u>			
<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
\$ 118585			\$ 118585
\$ 1105747			\$ 1105747
\$ 784196			784196
	\$ 129570		129570
			\$ 2138098

18 Fund and *not to exceed* \$129570 from the Highway Cash
 19 Fund for the biennium ending June 30, 1967, to the
 20 Department for salaries, wages and maintenance, and
 21 including payments for license plates and decals fur-
 22 nished by the Nebraska Prison Industries, as follows:
 23
 24
 25 Appropriations Totals

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
\$ 2008528	\$ 129570"		

3. Amend the bill by renumbering renumbered sections 40 to 44 as sections 46 to 50 respectively.

4. Amend general file amendments of Marvel adopted August 2, 1965, number 11 by striking lines 2 and 3 and inserting “, section 2, Legislative Bill 224, Seventy-fifth Session, Nebraska State Legislature, 1965, section 3, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 910, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 7, 10, 34, 37, 42, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965,” before “are”.

5. Amend the title to conform.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

Message from the Governor

August 4, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on August 3, 1965, I approved Legislative Bills 764 and 336, and on August 4, 1965, I approved Legislative Bills 176 and 173.

Respectfully
(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Return LB 807 to Select File

Mr. Kremer asked unanimous consent to return LB 807 to Select File for the following specific amendments:

1. Amend General File amendment of Knight of July 15, 1965, section 4 by striking “, and such reports shall be readily accessible to citizens of the state at all times” from the last sentence.

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 807. The Kremer specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

Members Excused

Messrs. Lysinger and Skarda were excused at 3:00 p.m. for the remainder of the afternoon.

MOTION—Final Reading Bills

Mr. Bowen moved to suspend the rules and take up the final reading bills scheduled for Thursday, August 5, 1965, except LB 688.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 562.

A BILL FOR AN ACT relating to revenue and taxation; to eliminate the state general property tax; to reallocate taxes collected; to provide for proceeds of specific funds as specified; to provide an operative date; to amend sections 77-628, 77-629, 77-1003, 77-1004, 77-1245, 77-1246, 77-1247, 77-1249, 77-1250, 83-226, 83-329.04, and 85-172.02, Reissue Revised Statutes of Nebraska, 1943, sections 2-2501, 2-2502, 77-704, and 81-815.34, Revised Statutes Supplement, 1963, section 72-1005, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 83-347, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 269, Seventy-fifth Session, Nebraska State Legislature, 1965; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 33:

Adamson	Harsh	Matzke	Rasmussen, E.
Bauer	Hughes	Nelson	Rasmussen, R.
Bowen	Kjar	Nore	Ruhnke
Budd	Knight	Orme	Stromer
Carstens	Kokes	Paine, I.	Stryker
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Fleming	Marvel	Proud	Wylie
Gerdes			

Voting in the negative, 7:

Batchelder	Claussen	Klaver	Syas
Brauer	Danner	Skarda	

Not voting, 9:

Burbach	Holmquist	Moulton	Pedersen
Carpenter	Mahoney	Moylan	Wallwey
Hasebroock			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—LB 452

Mr. Marvel asked unanimous consent to lay over LB 452 on Final Reading.

Mr. Klaver objected.

Mr. Marvel moved to have LB 452 laid over.

The motion prevailed.

Member Excused

Mr. I. Paine was excused at 3:00 p.m. for the remainder of the afternoon.

Speaker Bowen Presiding

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 316. With Emergency.

A BILL FOR AN ACT to amend section 72-234, Reissue Revised Statutes of Nebraska, 1943, and section 72-232, Revised Statutes Supplement, 1963, relating to school lands and funds; to reduce the annual rental from six per cent to four per cent on the appraised value; to provide the basis of appraisal; to provide when such rate shall become effective; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 29:

Adamson	Fleming	Kremer	Rasmussen, R.
Batchelder	Gerdas	Marvel	Ruhnke
Bowen	Harsh	Matzke	Stromer
Budd	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 6:

Bauer	Danner	Proud	Syas
Brauer	Klaver		

Not voting, 14:

Burbach	Lysinger	Nore	Pedersen
Carpenter	Mahoney	Paine, I.	Skarda
Hasebroock	Moulton	Payne, D.	Wallwey
Holmquist	Moylan		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 29:

Adamson	Fleming	Kremer	Rasmussen, R.
Batchelder	Gerdas	Marvel	Ruhnke
Bowen	Harsh	Matzke	Stromer
Budd	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 5:

Bauer	Klaver	Proud	Syas
Brauer			

Not voting, 15:

Burbach	Holmquist	Moylan	Pedersen
Carpenter	Lysinger	Nore	Skarda
Danner	Mahoney	Paine, I.	Wallwey
Hasebroock	Moulton	Payne, D.	

A constitutional majority having voted in the affirmative, the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 856.

A BILL FOR AN ACT to amend sections 54-727, 54-727.01, and 54-727.02, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to redefine terms; to change provisions respecting the control of hog cholera serum, vaccine, or virus as prescribed; to provide for rules and regulations; to harmonize with other legislation; to provide penalties; to provide an operative date; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Adamson	Danner	Kremer	Rasmussen, R.
Batchelder	Fleming	Marvel	Ruhnke
Bauer	Gerdes	Matzke	Stromer
Bowen	Harsh	Nelson	Stryker
Brauer	Hughes	Nore	Syas
Carstens	Kjar	Orme	Warner
Claussen	Klaver	Paxton	Whitney
Craft	Knight	Proud	Wylie
Crandall	Kokes	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 14:

Budd	Holmquist	Moylan	Pedersen
Burbach	Lysinger	Paine, I.	Skarda
Carpenter	Mahoney	Payne, D.	Wallwey
Hasebroock	Moulton		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Member Excused

Mr. Kjar was excused at 3:20 p.m.

LEGISLATIVE BILL 859.

A BILL FOR AN ACT relating to livestock; to authorize the Department of Agriculture and Economic Development to destroy and remove swine affected with or exposed to hog cholera; to provide for reimbursement for such swine; to provide for injunctive remedy; to provide for rules and regulations; and to provide for penalties.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 33:

Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Nelson	Ruhnke
Brauer	Hughes	Nore	Stromer
Carstens	Klaver	Orme	Stryker
Claussen	Knight	Paxton	Syas
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Proud	Whitney
Danner			

Voting in the negative, 0.

Not voting, 16:

Adamson	Hasebroock	Mahoney	Pedersen
Budd	Holmquist	Moulton	Skarda
Burbach	Kjar	Moylan	Wallwey
Carpenter	Lysinger	Paine, I.	Wylie

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 94 LR 95

Member Excused

Mr. Stromer was excused for Thursday, August 5 and until 10:00 a.m., Friday, August 6.

Adjournment

At 3:25 p.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Thursday, August 5, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED FORTY-FIRST DAY—AUGUST 5, 1965 2717

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, August 5, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

As we come together in prayer, O God, we know that there is nothing in our hearts, in our minds, or in our past that we can hide from Thee, for our lives are all of one piece in Thy sight - not partitions as we like to think. Therefore deliver us from the error of seeking and expecting Thy guidance in our public lives when we close the door to Thee in our private living. Help us to be good men, that we may become good leaders. For this day, before we reach any decisions, make us willing to ask, "What would our Lord do?" Then give us the courage and the grace so to ask. We ask it in Jesus name. Amen.

The roll was called and all members were present except Messrs. Carpenter, Hasebroock, Mahoney, Moulton, Moylan, Skarda, Stryker and Stromer, who were excused.

The Journal for the One Hundred Fortieth Day was approved.

Member Excused

Mr. Nore was excused at 9:40 a.m. for the remainder of the day.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 452. Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 688.

A BILL FOR AN ACT relating to schools; to define terms; to permit the creation of new Class III districts from existing districts;

to permit joint operations with an existing Class III district as prescribed; to provide for discontinuance of the free high school tuition levy; to amend section 79-102, Revised Statutes Supplement, 1963; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 20:

Budd	Kjar	Matzke	Proud
Carstens	Knight	Orme	Rasmussen, R.
Fleming	Kremer	Paine, I.	Wallwey
Holmquist	Lysinger	Paxton	Warner
Hughes	Marvel	Pedersen	Whitney

Voting in the negative, 14:

Batchelder	Crandall	Nore	Ruhnke
Brauer	Danner	Payne, D.	Syas
Burbach	Klaver	Rasmussen, E.	Wylie
Claussen	Nelson		

Not voting, 15:

Adamson	Craft	Kokes	Skarda
Bauer	Gerdes	Mahoney	Stromer
Bowen	Harsh	Moulton	Stryker
Carpenter	Hasebroock	Moylan	

Having failed to receive a constitutional majority, the bill failed of passage.

Legislature Expenses, July 1965

Account E-2	Gross Salaries of 49 Members	\$ 9,800.00
Account E-4	Gross Salaries of Officers & Employees	
	68 Employees	18,565.46
Account E-5	Incidental Expenses	
	Postage	\$11,000.00
	Rent of Office Equipment for	
	June and July	897.50
	Rent of Oxygen Equipment	
	for three months	15.00
	Publishing & Printing	82.20

ONE HUNDRED FORTY-FIRST DAY—AUGUST 5, 1965 2719

Office Supplies	321.95
IBM Data Processing	121.84
Flowers - Funeral	10.00
Total	12,448.49

Account 5 Intergovernmental Cooperation Commission

Midwestern Regional Conference of the
Council of State Governments-Colum-
bus, Ohio

Floyd A. Miller - Commissioner of Education	\$156.89
Senators Expenses	205.70

Total 362.59

Account 7 Gross Salary of Lieutenant Governor 416.66

Account 7A Expenses, Lieutenant Governor

Bankers Life - Health & Life Group Premium Insurance	5.46
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Account 8 Clerks' Salary, Other Wages, Maintenance
and Supplies

Gross Salaries - 3 Employees	\$1,696.81
Supplies	28.50
Bankers Life - Health & Life Group Premium Insurance	15.37
Laundry	5.95

Total 1,746.63

TOTAL EXPENSES JULY \$43,345.29

RECEIPTS MONTH OF JULY 1965

Mailing of Bills and Journals to Schools	\$ 10.00
Slip Laws and Indexes	60.00
Weekly Mailing of Bills and Final Readings	15.00
Weekly Mailing of Journals	15.00
Reproduction	18.15
Total Receipts month of July	\$118.15

(Signed) Hugo F. Srb
Clerk of the Legislature

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 702. Replaced on Select File as amended.

E and R amendment to LB 702:

1. In the title, line 4, as amended, insert “; to provide for agreements existing with federal government; and to provide for reimbursements” before the period.

LEGISLATIVE BILL 258. Replaced on Select File as amended.

E and R amendment to LB 258:

1. In section 1, line 6, strike “the” and insert “the *The*”.

LEGISLATIVE BILL 807. Replaced on Select File as amended.

E and R amendment to LB 807:

1. In line 2 of the Kremer specific amendment 1, adopted August 4, 1965, strike “4” and insert “3”.

LEGISLATIVE BILL 915. Replaced on Select File as amended.

E and R amendment to LB 915:

1. In section 1, line 1, insert “or” before “committee”.

LEGISLATIVE BILL 249. Replaced on Select File as amended.

E and R amendment to LB 249:

1. In the title, strike the comma in line 5; and in line 6, insert a comma immediately after “loans”.

LEGISLATIVE BILL 789. Correctly re-engrossed.

LEGISLATIVE BILL 301. Correctly engrossed.

LEGISLATIVE BILL 234. Correctly engrossed.

LEGISLATIVE BILL 593. Correctly re-engrossed.

LEGISLATIVE BILL 642. Correctly re-engrossed.

LEGISLATIVE BILL 316. Correctly enrolled.

LEGISLATIVE BILL 856. Correctly enrolled.

LEGISLATIVE BILL 859. Correctly enrolled.

LEGISLATIVE BILL 562. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 316 LB 856 LB 859 LB 562

RESOLUTIONS

LEGISLATIVE RESOLUTION 96. Re: Memory of Martha Hillerege

Introduced by Sam Klaver, 9th District; and Kenneth L. Bowen, 37th District.

WHEREAS, Martha Hillerege, Mother of Senator Terry Carpenter died August 5, 1965, at Scottsbluff, Nebraska, at the age of ninety-two years; and

WHEREAS, Martha Hillerege was born in Ohio and moved to Cedar Rapids, Iowa, where Terry Carpenter, her only child, now living, was born. She moved to Scottsbluff, Nebraska in 1917 where she has made her home until her death.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of Martha Hillerege.
2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Klaver moved to suspend the rules and adopt the resolution.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Members Excused

Mr. Paxton was excused this afternoon and Friday, August 6.

Mr. Kremer was excused from 9:30 a.m. until 10:00 a.m. this morning.

SELECT FILE

LEGISLATIVE BILL 931. The Burbach specific amendments found in the Legislative Journal for the One Hundred Fortieth Day were adopted with 29 ayes, 2 nays and 18 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 925.

Mr. Nelson offered the following amendment to the pending Carpenter amendments found in the Legislative Journal for the One Hundred Fortieth Day:

Amend the Carpenter amendment by striking the change in District No. 40.

The Nelson amendment was adopted with 17 ayes, 4 nays, and 28 not voting.

Mr. R. Rasmussen offered the following amendment to the pending Carpenter amendments found in the Legislative Journal for the One Hundred Fortieth Day:

Amend the Carpenter amendment by striking that portion pertaining to District No. 15, and in District No. 18 by striking "and in the county of Dodge, the precincts of Webster and Pebble."

The amendment was adopted with 13 ayes, 7 nays, and 29 not voting.

Mr. Ruhnke Presiding

The Carpenter amendments as amended were adopted with 26 ayes, 4 nays, and 19 not voting.

Mr. Warner offered the following specific amendments which were adopted by unanimous consent:

1. Amend the Gerdes and Whitney Amendments adopted July 30, 1965, section 2, by striking lines 36 to 41 and inserting the following:

"District No. 25. Includes the following territory in the counties of Lancaster, Cass, and Otoe:

Includes all of the territory in the county of Lancaster except the territories described as Legislative Districts numbers 26, 27, 28, 29, and 46, and that portion of the county of Cass known as Salt Creek, South Bend, Greenwood, Elmwood, Tipton, and Stove Creek Precincts; and that portion of the county of Otoe known as North Palmyra, North Russell, South Palmyra, South Russell, Hendricks, and South Branch Precincts.

District No. 26. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of O Street and 35th Street; thence north along the center line of 35th Street to its intersection with the center line of the Missouri Pacific Railroad Company right-of-way; thence west along the center line of the Missouri Pacific Railroad Company to its intersection with the center line of 33rd Street; thence north along the center line of 33rd Street to its intersection with the center line of the Chicago Burlington and Quincy Railway Company right-of-way; thence northeasterly along the center line of the Chicago Burlington and Quincy Railway Company right-of-way to its intersection with the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street; thence east along the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street and the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way to its intersection with the corporate limits of the city of Lincoln as of August, 1965; thence north along the corporate limits of the city of Lincoln as of August, 1965, to its intersection with the center line of Havelock Avenue; thence east along the center line of Havelock Avenue to its intersection with the center line of 84th Street; thence south along the center line of 84th Street to its intersection with the center line of O Street; thence west along the center line of O Street to the point of beginning.

District No. 27. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the point of intersection of the north boundary of Garfield-1-City Precinct of Lancaster County as of May, 1965, with the center line of Salt Creek; thence west along the north line of Garfield-1-City Precinct and the north line of Garfield-2 Precinct of Lancaster County as of May, 1965 to the west line of Garfield-2 Precinct; thence south along the west line of said precinct to its intersection with the south line of said precinct; thence east along the south line of said precinct to the northwest corner of Section 2, Township 9 North Range 6 East of the 6th principle meridian; thence south along the west line of said section to the northwest corner of Section 11, Township 9 North Range 6 East of the 6th principle meridian; thence continuing south along the west line of said section to the southwest corner of said section; thence east along the south line of said section and continuing east along the south line of Section 12, Township 9 North Range 6 East of the 6th principle meridian to the southeast corner of said section being a point on the center line of 27th Street thence north along the center line of 27th Street to its intersection with the center line of Van Dorn Street; thence west along the center line of Van Dorn Street to its intersection with the center line of 20th Street; thence north along the center line of 20th Street to its intersection

with the center line of Garfield Street; thence west along the center line of Garfield Street to its intersection with the center line of 17th Street; thence north along the center line of 17th Street to its intersection with the center line of A Street; thence west along the center line of A Street to its intersection with the center line of 14th Street; thence north along the center line of 14th Street to its intersection with the center line of H Street; thence west along the center line of H Street to its intersection with the center line of 13th Street; thence north along the center line of 13th Street to its intersection with the center line of Q Street; thence west along the center line of Q Street to its intersection with the center line of 9th Street; thence south along the center line of 9th Street to its intersection with the center line of O Street; thence west along the center line of O Street to its intersection with the center line of Salt Creek; thence in a northeasterly direction along the center line of Salt Creek to the point of beginning.

District No. 28. Includes the following territory in the county of Lancaster and the city of Lincoln: Beginning at the intersection of the center lines of 13th Street and Q Street, thence south along the center line of 13th Street to its intersection with the center line of H Street; thence east along the center line of H Street to its intersection with the center line of 14th Street; thence south along the center line of 14th Street to its intersection with the center line of A Street; thence east along the center line of A Street to its intersection with the center line of 84th Street; thence north along the center line of 84th Street to its intersection with the center line of O Street; thence west along the center line of O Street to its intersection with the center line of 27th Street; thence north along the center line of 27th Street to its intersection with the center line of Q Street; thence west along the center line of Q Street to the point of beginning.

District No. 29. Includes the following territory in the county of Lancaster and the city of Lincoln: Beginning at the intersection of the center lines of A Street and 17th Street; thence south along the center line of 17th Street to its intersection with the center line of Garfield Street; thence east along the center line of Garfield Street to its intersection with the center line of 20th Street; thence south along the center line of 20th Street to its intersection with the center line of Van Dorn Street; thence east along the center line of Van Dorn Street to its intersection with the center line of 27th Street; thence south along the center line of 27th Street to its intersection with the southwest corner of Section 7, Township 9 North Range 7 East of the 6th principle meridian; thence east along the south lines of Sections 7, 8 and 9 Township 9 North Range 7 East of the 6th principle meridian to its intersection with the center line of 70th Street; thence north along the center line of 70th Street to its intersection with the center line of A Street; thence west along the

center line of A Street to the point of beginning.”, by inserting after line 79 the following:

“District No. 46. Includes the following territory in the county of Lancaster and the city of Lincoln: Beginning at the intersection of the center line of O Street and the center line of Salt Creek; thence east along the center line of O Street to the center line of 9th Street; thence north along the center line of 9th Street to the center line of Q Street; thence east along the center line of Q Street to the center line of 27th Street; thence south along the center line of 27th Street to the center line of O Street; thence east along the center line of O Street to the center line of 35th Street; thence north along the center line of 35th Street to the center line of the right-of-way of the Missouri Pacific Railroad Company; thence west along the center line of the right-of-way of the Missouri Pacific Railroad Company to the center line of 33rd Street; thence north along the center line of 33rd Street to the center line of the right-of-way of the Chicago Burlington and Quincy Railway Company; thence northeasterly along the center line of the right-of-way of the Chicago Burlington and Quincy Railway Company to its intersection with the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street; thence east along the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street and the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way to its intersection with the corporate limits of the city of Lincoln as of August, 1965; thence north along the said corporate limits of the city of Lincoln as of August, 1965 to the north line of Section 3, Township 10 North Range 7 East of the 6th principle meridian; thence west along the north line of Sections 3, 4, 5 and 6, Township 10 North Range 7 East of the 6th principle meridian and Section 1, Township 10 North Range 6 East of the 6th principle meridian to the center line of U. S. Interstate Highway No. 80; thence southwesterly along said center line of U. S. Interstate Highway No. 80 to its intersection with the center line of U. S. Interstate Highway No. 180; thence southerly along the center line of said U. S. Interstate Highway No. 180 to its intersection with the center line of Salt Creek; thence southwesterly along the center line of Salt Creek to the point of beginning.”.

2. Amend the title to conform.

Mr. Wylie asked unanimous consent to have LB 925 laid over one day.

Mr. Carstens objected.

Mr. Wylie asked unanimous consent that LB 925 be laid over for one half hour. No objections. So ordered.

LEGISLATIVE BILL 927. E and R amendments found in the Legislative Journal for the One Hundred Fortieth Day were adopted.

Mr. Syas offered the following specific amendments which were adopted with 27 ayes, 1 nay, and 21 not voting:

1. Amend page 2, Section 2, line 2, by adding the following:

“provided that regions with less than five counties may have two members from one county”

2. Amend Page 4 of LB 927 by adding thereto the following language after line 35:

Section 4. “The provision of this act shall not apply to any County which has or may create a health department as provided in Section 71-1627, Reissue Revised Statutes of Nebraska, 1943, and any such County shall not be included in any region established by this act: However this provision shall not operate to prevent any county not included in any region established by this act which has or may create a health department as provided in Section 71-1627, Reissue Revised Statutes of Nebraska, 1943, from exercising any or all of the powers and duties established by this act.

Mr. Brauer offered the following specific amendments, which were adopted with 29 ayes, 0 nays and 20 not voting.

1. Delete all after the amendments to sec. 1 in the Brauer amendments of 8/2/65.

2. Subsection (5) of Section 3 of L.B. 927 be amended to read as follows:

“From time to time the board shall present proposals for meeting the needs of the region for mental health, mental retardation, crippled children and rehabilitation services to the State Board of Health and if approved by the State Board of Health, shall then present said proposals to the electorate of the region at a general election or a special election called for such purpose, which proposals shall set forth (a) the health needs of the people in the region for mental health, mental retardation, crippled children and rehabilitation services, (b) the facility proposed to meet such needs, (c) the proposed method of operating said facility after its construction, (d) the proposed method of financing the construction of said facility, and (e) the proposed method of financing the operation of said facility. The method of financing such facility may be by levy of taxes or by issuing revenue bonds or general obligation bonds of the counties within the region. Such proposal shall be presented at a general election or a special election called for such purpose, and if a majority of the votes cast in the region are favorable, the

method of financing shall be deemed to have been approved by the electorate, and the board shall then cause the facility to be constructed and operated in accordance with the terms and provisions of the proposal submitted to the electorate and in accordance with the provisions of this act. Should a proposal be defeated, it may not be resubmitted for a period of one year.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 932. E and R amendments found in the Legislative Journal for the One Hundred Fortieth Day were adopted.

Mr. Bauer offered the following specific amendments, which were adopted with 33 ayes, 0 nays and 16 not voting.

1. Amend section 1 of the bill by striking lines 1 to 21 and inserting the following:

“Section 1. That section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Section 1. As used in this act, unless the context otherwise requires:

(1) Net income for a corporation or fiduciary shall mean taxable income as defined in the applicable sections of the Internal Revenue Code, that is, gross income as therein defined minus the deductions as therein allowed; and for the purpose of determining the net income of a cooperative there shall be considered the net income of the cooperative before any payments obligated or paid as dividends or patronage refunds shall be determined without any adjustment by reason of any allocation or distribution to a patron out of the net earnings of such organization except that there shall not be taken into account amounts paid during the payment period for the taxable year, which payment period shall be the taxable year plus eight and one half months, as patronage dividends to the extent paid in money, written notices of allocation accompanied by a payment in cash of at least twenty per cent of the dollar amount of such allocation, or other property with the respect to patronage occurring during such taxable year; or in money or other property in redemption of a written notice of allocation which notice of allocation had not been accompanied by a twenty per cent cash payment when made and which was paid or redeemed during the payment period for the taxable year for which the return is filed;

(2) Net income for an individual shall mean that sum delineated by section 62 of the Internal Revenue Code, minus all exemp-

tions and deductions permitted by the Internal Revenue Code as reflected on line 11d of Form 1040-1964, U. S. Treasury Department, Internal Revenue Service;

(3) Business situs shall mean:

(a) The owning or operating of business facilities or property, or the conducting of business or farming operations in Nebraska;

(b) Working for salary or wages in Nebraska;

(c) Being a member of a partnership or stockholder of a corporation transacting business and obtaining income from Nebraska sources;

(d) Being a person who is the beneficiary of any estate or trust deriving income from Nebraska sources; and

(e) Any other activity from which income is received, realized, or derived from Nebraska sources; *Provided*, that the receipt of income derived solely from interest or dividends or a combination thereof from sources within Nebraska shall be insufficient to establish business situs unless coupled with one or more of the activities set forth above;

(4) Commissioner shall mean the Tax Commissioner;

(5) Corporation shall mean any corporation formed under the laws of any government, any common law trust, and any association of whatever kind other than a partnership; *Provided*, that the following corporations shall be exempt from taxation under this act: (a) Those enumerated under subdivisions (1) to (15) and (17) of section 501 of the Internal Revenue Code, except as modified by sections 511 to 515 inclusive of such code; and (b) those immune from taxation under the United States Constitution, except that such corporations shall be taxed if consent to do so is granted by Congress.

(6) Doing business or carrying on business shall mean every act, power, or privilege exercised or enjoyed in this state;

(7) Domestic when applied to a corporation shall mean created or organized under the laws of Nebraska;

(8) Employee shall mean employee as defined in section 3401 (c) of the Internal Revenue Code;

(9) Employer shall mean employer as defined in section 3401 (d) of the Internal Revenue Code;

(10) Fiduciary shall mean a guardian, trustee, executor, administrator, receiver, conservator, or any person acting in any fiduciary capacity for any person, estate, or trust;

(11) Fiscal year shall mean an accounting period of twelve months ending on the last day of any month other than December;

(12) Foreign when applied to a corporation shall mean created or organized outside of Nebraska;

(13) Gross income shall mean gross income as defined in section 61 of the Internal Revenue Code;

(14) Individual shall mean a natural person;

(15) Internal Revenue Code shall mean the Internal Revenue Code of the United States as of January 1, 1965;

(16) Nonresident shall mean any person or corporation not a resident or part-year resident of Nebraska;

(17) Part-year resident shall mean any person who has entered or left the state during the taxable year, and has been domiciled or resided in the state for less than the entire taxable year. The taxable income of such taxpayer from sources within this state shall be determined in the same manner as provided for nonresidents;

(18) Payroll period shall mean a period for which an employee is ordinarily paid by his employer;

(19) Person shall mean an individual, trust, or estate;

(20) Resident shall mean any person who (a) has been domiciled in Nebraska during the entire taxable year, or (b) has resided in Nebraska during the entire taxable year;

(21) Taxable year shall mean the taxable year as shown on an income tax return filed pursuant to the Internal Revenue Code;

(22) Taxpayer shall mean any person or corporation subject to taxation under this act;

(23) Wages shall mean wages as defined in section 3401(a) of the Internal Revenue Code;

(24) Income from a trade or business shall mean income arising from transactions and activity in the regular course of a trade or business of the taxpayer, and includes income from tangible and intangible property if the acquisition, management, or disposition of such property constitutes an integral part of the taxpayer's trade or business. It also includes income from the disposition of property used in the trade or business of a taxpayer;

(25) Compensation shall mean wages, salaries, commissions and any other form of remuneration paid to employees for personal services;

(26) Sales shall mean all gross receipts of the taxpayer derived from the conduct of a trade or business, but shall not include receipts from the sale or other disposition of property not held for sale in the regular course of the taxpayer's trade or business; and

(27) State shall mean any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States, and any foreign country or political subdivision thereof.

Sec. 2. *That the provisions of this act shall become operative January 1, 1965.*

Sec. 3. *That original section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed."*

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 933. E and R amendment found in the Legislative Journal for the One Hundred Fortieth Day was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 930 to Select File

Mr. Burbach asked unanimous consent to return LB 930 to Select File for consideration of the following specific amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. All veterans who qualify under the provisions of Article VIII, section 2 of the Constitution of Nebraska and Legislative Bill 845, Seventy-fifth Session, Nebraska State Legislature, 1965, for tax exemption on their homes and who have paid the taxes or any part thereof levied in 1964, may secure a refund of such taxes by filing a claim for refund with the county treasurer of the county where such taxes have been paid; Provided, such claim for refund must be made on or before December 1, 1965, and must be approved by the county board of the county or counties involved."

2. Amend the bill by renumbering sections 2 and 3 as sections 3 and 4 respectively.

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 930. The Burbach specific amendments found in this day's Journal were adopted with 33 ayes, 0 nays and 16 not voting.

Advanced to E and R for engrossment.

MOTION—Replace LB 172 on Select File

Mr. Holmquist moved to replace LB 172 on Select File for consideration of the following specific amendment:

“Strike the Carpenter unanimous consent amendments of July 19, 1965 to LB 172 and amend the title to conform.”

Motion pending.

UNANIMOUS CONSENT—Select File

Mr. Bowen asked unanimous consent to suspend the rules and consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 702. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 258. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 807. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 915. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

Presented to the Governor

Presented to the Governor for approval on August 5, 1965 at 8:40 a.m.: LB 415 LB 753

(Signed) Ruth Bossard, Enrolling Clerk

Visitors

Speaker Bowen introduced Messrs. James Atteng and John Komotho from Kenya; Mr. Daria Masiye from Zambia; Mr. William Johnstone from Columbus, Nebraska and Mr. Ronald Corwin from the State Department, Washington, D. C.

Member Excused

Mr. E. Rasmussen was excused for Friday, August 6.

Mr. Klaver was excused for Friday, August 6 and possibly one hour later this afternoon.

Visitors

Mr. R. Rasmussen introduced 33 women from Grace Lutheran Church in West Point, Pastor George Krebs and President Mrs. Allen Reimers.

Mr. Burbach introduced Rev. Clarence J. Hansen and confirmation class from St. Mark's Lutheran Church in Bloomfield, and Rev. LeRoy Wing and confirmation class from Good Shepherd Lutheran Church in Lindy.

SELECT FILE**LEGISLATIVE BILL 925.**

Mr. Wylie offered the following specific amendment:

Amend LB 925 by substituting for it a 49 district plan which crosses county lines in accord with the submitted map on file in the Legislative Journal of this date.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion lost with 13 ayes, 19 nays, and 17 not voting.

Mr. Adamson requested a record vote on the Wylie amendment.

Voting in the affirmative, 12:

Adamson	Claussen	Matzke	Wallwey
Bauer	Kjar	Rasmussen, E.	Whitney
Carstens	Kremer	Rasmussen, R.	Wylie

Voting in the negative, 26:

Batchelder	Fleming	Kokes	Payne, D.
Bowen	Gerdes	Lysinger	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Holmquist	Orme	Stryker
Burbach	Hughes	Paine, I.	Syas
Crandall	Klaver	Paxton	Warner
Danner	Knight		

Not voting, 11:

Carpenter	Mahoney	Nelson	Skarda
Craft	Moulton	Nore	Stromer
Hasebroock	Moylan	Ruhnke	

The Wylie amendment lost.

LB 925 was advanced to E and R for engrossment.

Committee Meeting

Mr. Marvel announced that the Budget Committee would meet at 1:30 p.m. in the Railway Commission Hearing Room.

SELECT FILE

LEGISLATIVE BILL 848. Mr. Bowen asked unanimous consent to strike the Carpenter amendment adopted July 15, 1965. No objections. So ordered.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 172. Laid over until Monday, August 9, 1965, at Mr. Holmquist's request.

Member Excused

Mr. Budd was excused for the afternoon.

Recess

At 12:00 p.m., on a motion by Mr. Kremer, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except

Messrs. Budd, Carpenter, Carstens, Hasebroock, Mahoney, Moulton, Moylan, Skarda and Stromer, who were excused.

UNANIMOUS CONSENT—LR 94 and LR 95

Mr. Craft asked unanimous consent that copies of LR 94 and LR 95 be sent the congressional delegation from Nebraska.

No objections. So ordered.

Member Excused

Mr. Carstens was excused for this afternoon, Friday afternoon August 6 and all of August 9, 10, 11 and 12.

UNANIMOUS CONSENT—Return LB 554 to Select File

Mr. Craft asked unanimous consent to return LB 554 to Select File for consideration of the following specific amendments:

1. Amend the bill, section 1, page 2, line 30 by striking "*one-hundredths minutes*" and inserting "*one minute*", and line 32, by striking "*six-hundredths*" and inserting "*six*"; page 4, line 20, by striking "*zero-hundredths minutes*"; and line 28, by striking "*eight-hundredths*" and inserting "*eight*"; page 6, line 1, by striking "*five-hundredths*" and inserting "*five*"; page 11, lines 6 and 9, by striking "*33*" and inserting "*34*"; and line 24, by striking "*of the month one half*"; page 13, lines 33 and 34, by striking "*five-hundredths*" and inserting "*five*"; page 14, lines 2 and 3, by striking "*four-hundredths*" and inserting "*four*"; page 18, line 15, by striking "*seconds*" and inserting "*minutes*"; and line 34, by striking "*one-hundredths*" and inserting "*one*"; page 19, line 1, by striking "*degrees five-hundredths*" and inserting "*degree five*", and line 6, by striking "*eight-hundredths*" and inserting "*eight*"; page 20, line 9, by striking "*two-hundredths*" and inserting "*two*", line 20, by striking "*two-hundredths*" and inserting "*two*", and lines 22 and 23, by striking "*eight-hundredths*" and inserting "*eight*"; and page 21, line 16, by striking "*two-hundredths*" and inserting "*two*".

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 554. The Craft specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to it's former position on E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 929. Mr. Burbach moved to indefinitely postpone.

The motion prevailed.

UNANIMOUS CONSENT—Withdraw LB 289

Mr. Ruhnke renewed his pending request found in the Legislative Journal for the One Hundred Thirty-fifth Day to withdraw LB 289.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 30. E and R amendments found in the Legislative Journal for the One Hundred Thirty-fourth Day were adopted.

Mr. Pedersen moved to indefinitely postpone.

Mrs. Orme moved the previous question.

The question is, 'Shall the debate now close?'

The motion prevailed with 31 ayes, 0 nays and 18 not voting.

Mr. Bowen asked for a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 35:

Adamson	Fleming	Kremer	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Nelson	Rasmussen, R.
Brauer	Holmquist	Nore	Ruhnke
Burbach	Hughes	Orme	Stryker
Claussen	Kjar	Paine, I.	Syas
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes	Pedersen	

Voting in the negative, 3:

Lysinger	Wallwey	Whitney
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Not voting, 11:

Bauer	Carstens	Matzke	Skarda
Budd	Hasebroock	Moulton	Stromer
Carpenter	Mahoney	Moylan	

The motion prevailed.

LEGISLATIVE BILL 78. Mr. Pedersen moved to indefinitely postpone and asked for a record vote.

Voting in the affirmative, 34:

Adamson	Fleming	Nelson	Rasmussen, E.
Batchelder	Harsh	Nore	Rasmussen, R.
Bowen	Holmquist	Orme	Ruhnke
Brauer	Hughes	Paine, I.	Stryker
Burbach	Kjar	Paxton	Syas
Claussen	Klaver	Payne, D.	Warner
Craft	Knight	Pedersen	Whitney
Crandall	Kokes	Proud	Wylie
Danner	Kremer		

Voting in the negative, 0.

Not voting, 15:

Bauer	Gerdes	Marvel	Skarda
Budd	Hasebroock	Matzke	Stromer
Carpenter	Lysinger	Moulton	Wallwey
Carstens	Mahoney	Moylan	

The motion prevailed.

MOTION—LB 341 LB 906

Mr. Burbach moved to hold LB 341 and LB 906 on Select File.

The motion prevailed.

Message from the Governor

August 5, 1965

The President, the Speaker
and Members of the Legislature:

Please be informed that on August 5, 1965 I approved Legislative Bills 891, 911, 917, and 398.

Respectfully,
(Signed) Frank B. Morrison
Governor

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider LB 229 on Final Reading at this time.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Visitor

Mr. Kremer introduced Mr. and Mrs. John Lounsbury, David, Daniel and Martha from Central City, Nebraska.

Mr. Ruhnke introduced Mr. Larry Rigby from Crete.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 229.

A BILL FOR AN ACT to amend section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to increase the amount of service annuity for certain full-time school employees or emeritus members per month for each year of service; to require an application and prescribe the contents thereof; to provide for certifying that an annuitant has been re-employed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 28:

Bauer	Fleming	Marvel	Rasmussen, R.
Bowen	Gerdas	Matzke	Ruhnke
Brauer	Harsh	Nore	Syas
Burbach	Holmquist	Orme	Wallwey
Claussen	Hughes	Paine, I.	Warner
Crandall	Kjar	Pedersen	Whitney
Danner	Knight	Proud	Wylie

Voting in the negative, 7:

Batchelder	Kremer	Payne, D.	Stryker
Craft	Nelson	Rasmussen, E.	

Not voting, 14:

Adamson	Hasebroock	Mahoney	Paxton
Budd	Klaver	Moulton	Skarda
Carpenter	Kokes	Moylan	Stromer
Carstens	Lysinger		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Committee Meeting

Mr. D. Payne announced that the Salaries and Claims Committee would hold a short meeting under the South Balcony.

UNANIMOUS CONSENT—Return LB 452 to Select File

Mr. Marvel asked unanimous consent to return LB 452 to Select File for the following specific amendment. No objections. So ordered.

In Sec. 2, line 6, strike "twelve" and insert "twenty".

SELECT FILE

LEGISLATIVE BILL 452. The Marvel specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for re-engrossment.

MOTION—Introduce Bills

Mr. Burbach moved the introduction of two new bills recommended by the Committee on Salaries and Claims.

The motion prevailed with 30 ayes, 0 nays, and 19 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 936. Introduced by the Committee on Salaries and Claims, J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Henry F. Pedersen, Jr., Legislative District 4; Ira E. Paine, Legislative District 35 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT relating to medical assistance; to repeal sections 68-902, 68-903, 68-904, 68-905, and 68-909, Revised Statutes Supplement, 1963, as amended by sections 1 to 5, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, section 6, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 68-901, 68-906, 68-907, 68-908, and 68-910, Revised Statutes Supplement, 1963; and to provide an operative date.

LEGISLATIVE BILL 937. Introduced by the Committee on Salaries and Claims, J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative

District 3; Henry F. Pedersen, Jr., Legislative District 4; Ira E. Paine, Legislative District 35 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 1, Legislative Bill 909, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 6, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to establish a program of medical assistance on behalf of dependent children, aged persons, blind individuals, and disabled individuals, as defined in section 1, Legislative Bill 756, Seventy-fifth Session, Nebraska State Legislature, 1965, section 1 of this act, and sections 3, 4, and 5, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965; to prescribe eligibility requirements for medical assistance; to provide for administration of medical assistance; to provide an operative date; to accept certain provisions of Title XIX of an Act of Congress identified as H.R. 6675, 89th Congress, approved July 30, 1965; to repeal the original sections, and also section 43-512.02, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 368, Seventy-fifth Session, Nebraska State Legislature, 1965.

Visitors

Mr. Fleming introduced Mr. and Mrs. B. C. Atkins and children from Sidney.

MOTION—Place LB 936 and LB 937 on General File

Mr. Burbach moved to suspend the rules and place LB 936 and LB 937 on General File without a public hearing.

Mr. Burbach asked for a Call of the House. The Call showed 36 members present.

Mr. Burbach asked unanimous consent that the Call be raised. No objections. So ordered.

The motion to place the bills on General File carried with 35 ayes, 1 nay, and 13 not voting.

Mr. Burbach moved to suspend the rules and consider LB 936 and LB 937 on General File at this time.

The motion prevailed with 33 ayes, 2 nays, and 14 not voting.

GENERAL FILE

LEGISLATIVE BILL 936. Read and Considered.

Mr. Stryker Presiding

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE BILL 937. Reading waived. Considered.

Advanced to E and R for review with 28 ayes, 0 nays and 21 not voting.

President Sorensen Presiding**LEGISLATIVE BILL 935.**

Mr. Burbach moved to indefinitely postpone.

The motion prevailed with 36 ayes, 0 nays and 13 not voting.

Visitors

Mr. Batchelder introduced Outstate Tour Chairman Eda Jo Van Neste and Calendar Chairman Nancy McCune.

Mr. Stryker introduced Mr. Alfred Novacek.

Ease

The Legislature was at ease from 4:00 p.m. until 4:07 p.m.

Adjournment

At 4:10 p.m., on a motion by Mr. Marvel, the Legislature adjourned until 9:00 a.m., Friday, August 6, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Friday, August 6, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we are reminded that death is in the midst of life. Since we know not when the slender thread may be broken for us, teach us to number our days that we may apply our hearts unto wisdom. And may we become compassionate, remembering the hearts that are in sorrow and affliction. Take from us the selfishness that is unwilling to bear the burdens of others while expecting that others shall help us with ours. Make us so disgusted with our big professions and our little deeds, our fine words and our shabby thoughts, our friendly faces and our cold hearts, that we shall pray sincerely this morning for a new spirit and a new attitude. Then shall our prayers mean something, not alone to ourselves but to our State as well. In the name of Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Carpenter, Claussen, Danner, Klaver, Kokes, Mahoney, Matzke, Moulton, Moylan, Paxton, Pedersen, E. Rasmussen, Skarda, and Stromer, who were excused.

Corrections for the Journal

Page 2719, after line 24 insert:

Total	1,746.63
TOTAL EXPENSES JULY	\$43,345.29

The Journal for the One Hundred Forty-first Day was approved as corrected.

Visitor

Mrs. Orme introduced Jeff Putman from Lincoln.

MOTION—Return LB 229 to Final Reading

Mr. Knight moved to return LB 229 to Final Reading and re-consideration.

The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

UNANIMOUS CONSENT—Return LB 229 to Select File

Mr. Knight asked unanimous consent to return LB 229 to Select File for the consideration of the following specific amendment:

1. Amend Enrollment and Review amendment 3, line 8, by striking the second “*month*” and inserting “*year*”.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 229. The Knight specific amendment found in this day’s Journal was adopted by unanimous consent.

Advanced to E and R for re-engrossment.

Visitors

Mr. Adamson introduced Dr. M. J. Kacere and Judy, Janie, and Mike Kacere from Gordon.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 931. Replaced on Select File as amended.

E and R amendments to LB 931:

1. The Burbach amendment to section 1, line 21, making no change in the bill, strike the amendment.

2. In the Burbach amendment 2, line 5, strike “*confirm*” and insert “*conform*”; in line 6, strike “*deemed*” and insert “*deems*”; in lines 8 and 11, strike “*herein*” and insert “*in this section*”; and strike the comma in line 10.

3. In new section 6, line 6, strike “*herein*” and insert “*in this act*”.

4. In the title, line 14, insert “to provide for change the reported valuation of property; to provide for the application of this act;” after the second semicolon.

LEGISLATIVE BILL 932. Replaced on Select File as amended.

E and R amendments to LB 932:

1. In new section 1, line 23, strike "*the*"; and in line 63, strike the period and insert a semicolon.

2. In the title, strike lines 2 and 3 and insert:

"FOR AN ACT to amend section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to provide the method of determining net income of a cooperative; to provide an operative date; and to repeal the original section."

LEGISLATIVE BILL 930. Replaced on Select File as amended.

E and R amendment to LB 930:

1. In Enrollment and Review amendment 7, line 5, insert "to provide for refunds as prescribed of certain taxes paid on exempt homes;" after the second semicolon.

LEGISLATIVE BILL 934. Placed on Select File as amended.

E and R amendment to LB 934:

1. In section 1, insert "Public" at the end of lines 15, 25, 37, 47, and 57.

LEGISLATIVE BILL 258. Correctly engrossed.

LEGISLATIVE BILL 807. Correctly engrossed.

LEGISLATIVE BILL 249. Correctly re-engrossed.

LEGISLATIVE BILL 923. Correctly engrossed.

LEGISLATIVE BILL 915. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTION

LEGISLATIVE RESOLUTION 97. Re: Memory of Harold Kokes

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, Harold Kokes, son of Senator Rudolf C. Kokes, died in Cyprus on August 5, 1965; and

WHEREAS, Harold Kokes was serving in the United States Navy attached to the Embassy Service; and

WHEREAS, Harold Kokes leaves a wife and three children as well as other members of his family to mourn his death.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of Harold Kokes.
2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Bowen asked unanimous consent that the rules be suspended and the resolution be adopted. No objections. So ordered.

LR 97 was adopted.

The members stood for a moment of silence.

UNANIMOUS CONSENT—Suspend Rules

Mr. Bowen asked unanimous consent to suspend the rules and consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 931. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 932. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 930. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 341 and LB 906

Mr. Warner asked unanimous consent to hold LB 341 and LB 906 on Select File until Monday.

No objections. So ordered.

UNANIMOUS CONSENT—Return LB 928

Mr. Marvel asked unanimous consent to return LB 928 to General File for consideration of specific amendments.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 928. Considered.

Mr. Marvel offered the following specific amendments which were adopted:

1. Amend original section 10, line 34 by striking "\$235062", and inserting "\$210062".

2. Amend the bill by adding a new section to be known as section 45 and to read as follows:

"Sec. 45. AUDITOR OF PUBLIC ACCOUNTS

There is hereby appropriated from the General Fund, in addition to other money appropriated to the Auditor of Public Accounts for the program Fiscal Administration as provided in Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965, to the Auditor of Public Accounts for such program, including salaries, wages and maintenance, the sum of \$8625."

3. Amend the bill by renumbering renumbered sections 45 to 48 as sections 46 to 49 respectively.

4. Amend original section 10, renumbered section 9 by inserting after line 61 a new subsection to be known as subsection (8) and to read as follows:

"(8) There is hereby appropriated from the General Fund, in addition to other money appropriated to the department for the program Departmental Administration as provided in Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965, to the Department of Agriculture and Economic Development for such program and for salaries, wages and maintenance for the biennium ending June 30, 1967, the sum of \$9000."

5. Amend original section 10 by striking the Marvel amendment to line 37.

6. Amend the Marvel amendment adopted August 2, 1965, number 7, section 38, now renumbered section 37, line 62 by striking "the Oil and Gas Conservation Commission," and show the same as stricken matter.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Placed on Select File as amended.

E and R amendments to LB 928:

1. Sections 2 and 4 being identical, strike section 2 and renumber original sections 3 to 33 as sections 2 to 32 respectively; renumber present sections 34 to 47 as sections 33 to 46 respectively; and renumber original sections 37 and 38 as sections 47 and 48 respectively.
2. In renumbered section 2, line 82, strike the new and stricken matter and insert "Capital"; and in line 87, strike "useable" and insert "uscable usable".
3. In renumbered section 4, line 11, strike "1965" and insert "1967".
4. In renumbered section 5, line 1, insert "STATE" before "RAILWAY"; and in line 6, strike "July" and insert "June".
5. In line 8 of the Marvel amendment 5, adopted August 2, 1965, strike "department" and insert "State Department of Education".
6. In renumbered section 12, line 1, strike "STATE".
7. In renumbered section 13, line 1, strike "OPPORTUNITIES" and insert "OPPORTUNITY"; in lines 3 and 6, strike "Opportunities" and insert "Opportunity"; and strike the comma at the end of line 7.
8. In renumbered section 14, line 29, strike "the Department of".
9. In renumbered section 15, strike line 1 and insert "Sec. 15. RETIREMENT BOARD FOR NEBRASKA COUNTIES".
10. In renumbered section 21, line 1, insert "NEBRASKA" before "SAFETY"; and in lines 2 and 9, insert "Nebraska" after "the".
12. In renumbered section 24, line 1, insert "NEBRASKA" before "WORKMEN'S"; and in line 2, insert "Nebraska" after "the".
13. In renumbered section 25, line 7, insert "ending" before "June".
14. In renumbered section 26, strike line 8, and insert "tional member of the Executive Board of the Legislative Council".

15. In renumbered section 27, line 18, strike "*pertains*" and insert "*pertain*".

16. In renumbered section 29, strike line 1 and insert "Sec. 29. SAFETY PATROLMEN'S RETIREMENT FUND"; and in lines 2 and 3, strike "*Patrol Annuity Reserve*" and insert "*Patrolmen's Retirement*".

17. In renumbered section 30, line 6, and renumbered section 31, line 6, strike "*by*" and insert "*to*".

18. In renumbered section 36, line 27, strike "*2*" and insert "*3*".

19. In renumbered section 37, line 8, strike the new and stricken matter and insert "*funds*".

20. In renumbered section 41, line 15, insert an underscored comma after "*act*".

21. In line 5 of Marvel amendment 10 adopted August 2, 1965, strike "*appears*" and insert "*appear*".

22. In renumbered section 47, line 2, strike "*as amended by*".

23. In the title, line 5, strike "*July*" and insert "*June*"; and in line 12, insert "*,*" section 2, Legislative Bill 224, Seventy-fifth Session, Nebraska State Legislature, 1965, section 3, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 910, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 7, 10, 34, 37, 42, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965" after "*1965*".

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Suspend Rules

Mr. Adamson moved to suspend the rules and consider LB 928 on Select File at this time.

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

SELECT FILE

LEGISLATIVE BILL 928. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Announcement

Mr. Hasebroock announced a meeting of the Legislative Council during the recess.

Members Excused

Mr. Nelson was excused from 11:00 a.m. for the remainder of the day.

Mr. Gerdes was excused at 9:30 a.m. for the remainder of the day.

Recess

At 9:35 a.m., on a motion by Mr. Bowen, the Legislature recessed until 10:30 a.m.

After Recess

The Legislature reconvened at 10:30 a.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carpenter, Carstens, Claussen, Danner, Gerdes, Klaver, Kokes, Mahoney, Matzke, Moulton, Moylan, Paxton, Pedersen, E. Rasmussen, and Stromer, who were excused.

Visitors

Mr. Kjar introduced Mr. Jas Swanson and son Bob from Holdege.

Presented to the Governor

Presented to the Governor for approval on August 6, 1965 at 8:35 a.m., LB 316 LB 856 LB 859 LB 562

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 936. Placed on Select File.

LEGISLATIVE BILL 937. Placed on Select File as amended.

E and R amendment to LB 937:

1. In section 9, line 1, strike the comma and insert "*and the*"; and in line 2, strike the comma.

LEGISLATIVE BILL 927. Replaced on Select File as amended.

E and R amendments to LB 927:

1. In the new matter of the Brauer amendment adopted August 5, 1965, strike line 1 and insert "(5) The board shall, from time to time, present proposals to the State Board of Health for"; in line 4, strike "to the State Board of Health"; in line 4, insert "such proposals are" after "if"; in lines 5, 12, 13, and 15, strike "said" and insert "such"; in line 18, strike "Such" and insert "Any such"; and in line 27, strike the period and insert a semicolon.

2. In new section 4, line 1, strike "Section" and insert "Sec."; in line 1, strike the quotation marks; and in line 5, strike "However" and insert "Provided,".

3. Insert the Syas amendment to section 2 immediately before the period in line 2; and in line 2 of the amendment, strike "provided" and insert "; Provided,".

LEGISLATIVE BILL 925. Replaced on Select File as amended.

E and R amendments to LB 925:

1. In District No. 26, insert a comma after "Chicago" in lines 10 and 11.

2. In District No. 46, insert a comma after "Chicago" in lines 17 and 19.

3. Amend the R. Rasmussen amendment to read "Strike that portion of the Carpenter amendment pertaining to Districts No. 15 and 18."

4. Amend the Nelson amendment to read "Strike that portion of the Carpenter amendment pertaining to Districts No. 40 and 41."

LEGISLATIVE BILL 933. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 927. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 925. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 927 to Select File

Mrs. Orme asked unanimous consent to return LB 927 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 4 by inserting “, except the county of Lancaster,” after “state”, and line 23 by striking “Lancaster,”.

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 927. The Orme specific amendments found in this day’s Journal were adopted with 27 ayes, 0 nays and 22 not voting.

Advanced to E and R for engrossment.

MOTION—Suspend Rules

Mr. Adamson moved to suspend the rules and consider LB 934 LB 936 and LB 937 on Select File at this time.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

SELECT FILE

LEGISLATIVE BILL 934. E and R amendments found in this day’s Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 936. Laid over temporarily at the request of Mr. Burbach.

LEGISLATIVE BILL 937. E and R amendment found in this day’s Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 936. Mr. Burbach offered the following specific amendments which were adopted with 28 ayes, 0 nays, and 21 not voting:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 68-911, Revised Statutes Supplement, 1963, be amended to read as follows:

68-911. (1) There is hereby created for the use of the Department of Public Welfare a fund, to be known as the Medical Care for the Aged Fund, to consist of the proceeds of a tax as provided in subsection (2) of this section. Such fund when appropriated by the Legislature shall be used to administer the provisions of section 68-901 to 68-910 and for the medical aid of the aged as provided by sections 68-901 to 68-910.

(2) (1) A tax of two dollars is hereby imposed upon every male and female inhabitant of the State of Nebraska who is twenty-one years of age or older, but has not yet attained the age of sixty years, is sane, is not a public charge as a poor person or recipient of blind assistance, and is not excepted under subsection (3) of this section. The county board of each county in this state shall annually include in the county tax levy such tax of two dollars upon every male and female inhabitant of such county who is twenty-one years of age or older, but has not yet attained the age of sixty years, is sane, is not a public charge as a poor person or recipient of blind assistance, and is not excepted under subsection (3) of this section.

(2) (2) The tax, provided for by subsection (2) of this section, shall not be imposed or levied upon any person serving in the armed forces of the United States on January 1 of each year or upon any person who has been or is hereafter classified by the United States Veterans' Administration as being totally disabled as the result of service in the armed forces of the United States or upon any person who is a member of any religious order or society which requires an oath of poverty of its members.

(1) (3) Such tax shall be collected by the county treasurers of the several counties of the state and shall be transmitted to the State Treasurer for deposit in the state treasury. Fifty thousand dollars received from such tax each year beginning January 1, 1965, and each January thereafter shall be deposited to the credit of the General Fund until full repayment has been made to the General Fund of any sums appropriated therefrom for the initial implementation of the provisions of sections 68-901 to 68-910. The balance of the proceeds of such tax shall be deposited to the credit of the Medical Care for the Aged Fund. Such fund shall be expended only when appropriated by the Legislature."

2. Amend the bill by renumbering sections 1 and 2 as sections 2 and 3 respectively.

3. Amend renumbered section 2, line 1 by inserting "original section 68-911, Revised Statutes Supplement, 1963, and also" after "that".

4. Amend the title to conform.

Advanced to E and R for engrossment.

Visitors

Mr. Whitney introduced Robert Richards, County Attorney from Chappell.

Mr. Syas introduced Miss Josephine Frisbie and Mrs. Marie Hansen from Omaha and two visitors from Chicago.

Adjournment

At 11:06 a.m., on a motion by Mr. Burbach, the Legislature adjourned until 9:00 a.m., Monday, August 9, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Monday, August 9, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except
Messrs. Batchelder, Kremer, Moylan and Pedersen, who were ex-
cused, Mr. Lysinger, excused until 10:00 a.m. and Mr. Holmquist,
excused until 11:15 a.m.

The Journal for the One Hundred Forty-second Day was ap-
proved.

Visitors

Mr. Bowen introduced Mrs. J. Carl Evans, Omaha State Regent,
Daughters of the American Revolution, and Mrs. Fred C. Laird, Past
Regent, Fremont, Daughters of the American Revolution. Mrs.
Hughes and Mrs. Orme escorted the ladies to the rostrum, where
Mrs. Evans addressed the Legislature.

Communication

Copy of Senate Concurrent Resolution No. 102 adopted by the
Mississippi Legislature of 1965.

Mr. Ruhnke Presiding

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up final
readings set for August 10th today, with the exception of LB 593.

The motion prevailed with 34 ayes, 6 nays and 9 not voting.

Speaker Bowen Presiding

MOTION—Final Reading

Mr. Brauer moved that LB 301 be read after LB 234 on Final Reading.

The motion lost with 11 ayes, 14 nays and 24 not voting.

MOTION—Return LB 301 to Select File

Mr. Brauer moved to return LB 301 to Select File for the following specific amendment:

1. Strike the enacting clause.

The motion lost with 16 ayes, 23 nays and 10 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 407.

A BILL FOR AN ACT to amend sections 39-7,129 and 60-409.01, Revised Statutes Supplement, 1963, and section 60-407, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 177, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to change probationary licenses to minors licenses, for all persons under twenty-one years of age; to harmonize this change with related sections; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Danner	Mahoney	Proud
Bauer	Fleming	Marvel	Rasmussen, R.
Bowen	Gerdes	Matzke	Skarda
Budd	Harsh	Moulton	Stromer
Burbach	Hasebroock	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Lysinger	Payne, D.	

Voting in the negative, 4:

Brauer	Rasmussen, E.	Ruhnke	Wylie
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Not voting, 6:

Batchelder	Hughes	Moylan	Pedersen
Holmquist	Kremer		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 892. With Emergency.

A BILL FOR AN ACT relating to schools; to provide additional procedures, as prescribed, for the dissolution of an existing Class I or II school district and the attachment thereof to an existing Class II, III, IV, or V district; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Klaver	Paine, I.	Syas
Carstens	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Lysinger	Proud	Whitney
Danner	Marvel	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 1:

Brauer

Not voting, 7:

Batchelder	Holmquist	Mahoney	Pedersen
Claussen	Kremer	Moylan	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 789.

A BILL FOR AN ACT to amend sections 16-673, 17-528, 17-528.03, 17-903, and 70-504, Reissue Revised Statutes of Nebraska,

1943, relating to public power; to provide that if no tax or issuance of bonds is required, any city of the first or second class and villages may by resolution contract for the furnishing of electricity at retail to such city or village, or to any electric plant within such city or village as prescribed; to provide for transfer of facilities to public power districts as prescribed; to provide that a city of the primary class may sell, lease or transfer all or any part of its light or power plant, distribution system or transmission line or merge or consolidate with a power district; to provide when no public power district or the grid system established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965, shall engage in retail operations within prescribed areas; to require the grid system to divest itself and its member districts of retail facilities and operations except as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Mahoney	Rasmussen, R.
Bauer	Fleming	Marvel	Ruhnke
Bowen	Gerdes	Matzke	Skarda
Brauer	Harsh	Moulton	Stromer
Budd	Hasebroock	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallway
Carstens	Klaver	Paxton	Warner
Claussen	Knight	Proud	Whitney
Craft	Kokes	Rasmussen, E.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Kremer	Nelson	Pedersen
Holmquist	Moylan	Payne, D.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

RESOLUTION

LEGISLATIVE RESOLUTION 98. Re: In Memory of Philip H. Robinson

Introduced by Kenneth L. Bowen, 37th District.

ONE HUNDRED FORTY-THIRD DAY—AUGUST 9, 1965 2757

WHEREAS, Philip H. Robinson, Father of Paul R. Robinson, Assistant Clerk of the Nebraska Legislature, died August 9, 1965; and

WHEREAS, Philip H. Robinson was the former County Attorney of Cedar County, a practicing attorney for many years at Hartington, Nebraska, and at the time of his death was a member of the Nebraska Judicial Council.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the family of Philip H. Robinson.

2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Burbach asked unanimous consent that the rules be suspended and LR 98 be adopted. No objection. So ordered.

LR 98 was adopted by unanimous consent.

Message from the Governor

August 9, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on August 7, 1965, I approved Legislative Bills 753, 855, 903, 912, 919, 334, 413, 415, 482, 487, 877, 277, 581, and 164.

Respectfully,

(Signed) Frank B. Morrison
Governor

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 97

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 936. Replaced on Select File as amended.

E and R amendments to LB 936:

1. In new section 1, line 3, strike "68-911." and show the same as stricken; in line 8, strike "section" and insert "sections"; in lines

16 and 23, strike "(3)" and insert "{2} (2)"; and in line 25, strike "(2)" and insert "{2} (1)".

2. In lieu of the Burbach amendment 2, renumber original section 1 as section 3.

3. In line 1 of renumbered section 3, strike "Section" and insert "Sec.".

4. In the title, strike line 2 and insert:

"FOR AN ACT to amend section 68-911, Revised Statutes Supplement, 1963, relating to medical assistance; to repeal the original section and also sections".

(Signed) Henry F. Pedersen, Jr., Chairman

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 301. With Emergency.

A BILL FOR AN ACT relating to education; to create educational service units and prescribe the geographical area thereof; to provide for county withdrawal from and readmittance to such units; to provide a board for each such unit; to provide for the selection, term of office, powers, duties, compensation, organization, and officers of the board; to provide for a tax and the use thereof; to provide for rules and regulations; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 26:

Bauer	Danner	Lysinger	Rasmussen, R.
Bowen	Fleming	Mahoney	Skarda
Budd	Gerdes	Marvel	Stromer
Burbach	Harsh	Matzke	Syas
Carpenter	Hughes	Moulton	Warner
Carstens	Kjar	Orme	Whitney
Crandall	Klaver		

Voting in the negative, 17:

Adamson	Knight	Paxton	Ruhnke
Brauer	Kokes	Payne, D.	Stryker
Claussen	Nelson	Proud	Wallwey
Craft	Nore	Rasmussen, E.	Wylie
Hasebroock			

Not voting, 6:

Batchelder	Kremer	Paine, I.	Pedersen
Holmquist	Moylan		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 25:

Bauer	Fleming	Lysinger	Rasmussen, R.
Bowen	Gerdes	Mahoney	Skarda
Budd	Harsh	Marvel	Stromer
Burbach	Hughes	Matzke	Syas
Carpenter	Kjar	Moulton	Warner
Carstens	Klaver	Orme	Whitney
Crandall			

Voting in the negative, 17:

Adamson	Knight	Paxton	Ruhnke
Brauer	Kokes	Payne, D.	Stryker
Claussen	Nelson	Proud	Wallwey
Craft	Nore	Rasmussen, E.	Wylie
Hasebroock			

Not voting, 7:

Batchelder	Holmquist	Moylan	Pedersen
Danner	Kremer	Paine, I.	

A constitutional majority having voted in the affirmative, the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 234.

A BILL FOR AN ACT to amend sections 72-208 and 72-258, Reissue Revised Statutes of Nebraska, 1943, and section 72-257, Revised Statutes Supplement, 1963, relating to school lands; to provide that all school lands be sold at the expiration of present leases as prescribed; to provide a minimum value the land must be sold for; to provide that a lessee may request the land he has under contract be sold as prescribed; to provide for settlement for any sale; to provide for notice; to provide for leasing of land not sold; and to repeal the original sections and also section 72-207, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 30:

Adamson	Craft	Kokes	Rasmussen, E.
Bauer	Crandall	Lysinger	Rasmussen, R.
Bowen	Fleming	Marvel	Stromer
Brauer	Gerdes	Matzke	Stryker
Burbach	Harsh	Nelson	Wallwey
Carpenter	Hughes	Paxton	Whitney
Carstens	Kjar	Payne, D.	Wylie
Claussen	Knight		

Voting in the negative, 12:

Budd	Klaver	Orme	Ruhnke
Danner	Mahoney	Paine, I.	Skarda
Hasebroock	Moulton	Proud	Syas

Not voting, 7:

Batchelder	Kremer	Nore	Warner
Holmquist	Moylan	Pedersen	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 642.

A BILL FOR AN ACT relating to county employees; to define terms; to provide for the establishment and administration of a retirement system for the employees of counties in the State of Nebraska not already covered by retirement plans, and supplementing the federal Social Security system benefits; to establish the Retirement Board for Nebraska Counties and to provide for its qualification, appointment, terms of office, and duties; to provide for prior service benefits paid for directly by the counties; to provide that future service benefits be funded through a group annuity contract issued by a life insurance company; to prescribe the conditions for eligibility to be a member of the retirement system; to provide for contributions by employees and the various counties to such retirement system; to make certain acts unlawful; to provide for penalties; to provide an operative date for certain officers; and to provide for an election as prescribed.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Bowen	Budd	Carpenter
Bauer	Brauer	Burbach	Carstens

Claussen	Hughes	Moulton	Ruhnke
Craft	Kjar	Nore	Skarda
Crandall	Klaver	Orme	Stromer
Danner	Knight	Paine, I.	Stryker
Fleming	Kokes	Paxton	Syas
Gerdes	Lysinger	Payne, D.	Wallwey
Harsh	Mahoney	Proud	Warner
Hasebroock	Marvel	Rasmussen, E.	Whitney
Holmquist	Matzke	Rasmussen, R.	Wylie

Voting in the negative, 1:

Nelson

Not voting, 4:

Batchelder Kremer Moylan Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—LB 332

Mr. Carpenter moved that the Governor be requested to return LB 332 and that it be placed on Final Reading.

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

MOTION—Reconsider Action on LB 688

Mr. Carpenter moved to reconsider action taken on Final Reading on LB 688.

Mr. Carstens requested a Call of the House. The Call showed 44 members present.

Mr. Adamson moved the Call be raised. The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

The motion to reconsider action prevailed with 30 ayes, 8 nays, and 11 not voting.

MOTION—Return LB 927 to Select File

Mrs. Orme moved to return LB 927 to Select File for the following specific amendment:

Amend LB 927, the Brauer amendment number 2 of August 5, 1965, after "rehabilitation services" on line 5 of such amendment by inserting "; and public health".

The motion prevailed with 26 ayes, 0 nays, and 23 not voting.

LB 927 was returned to Select File.

SELECT FILE

LEGISLATIVE BILL 927. The Orme specific amendment found in this day's Journal was adopted with 28 ayes, 0 nays, and 21 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 927 to Select File

Mr. Carpenter asked unanimous consent to return LB 927 to Select File for the following specific amendment. No objections. So ordered.

Section 3, paragraph 7, line 35, insert the following: "Any such gifts may be used for purposes authorized by Section 3, subsection (5), without requiring an election" after the period.

SELECT FILE

LEGISLATIVE BILL 927. The Carpenter specific amendment found in this day's Journal was adopted with 38 ayes, 0 nays, and 11 not voting.

Dr. Brauer asked unanimous consent to hold LB 927 on Select File until this afternoon. No objections. So ordered.

Committee Meeting

Mr. Hasebroock announced that the Executive Board of the Legislative Council would meet at 1:30 p.m. this afternoon.

Members Excused

Mr. Kokes was excused at noon until Friday, August 13, 1965.

Mr. D. Payne was excused for the afternoon.

UNANIMOUS CONSENT—Return LB 928 to Select File

Mr. Marvel asked unanimous consent to return LB 928 to Select File for consideration of the following specific amendment:

1. In the Marvel amendment 6, adopted August 2, 1965, line 10, strike "*Legislative Resolution 3,*" and insert "*carrying out studies assigned to the Legislative Council by the*".

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 928. The Marvel specific amendment found in this day's Journal was adopted with 38 ayes, 0 nays and 11 not voting.

Advanced to E and R for engrossment.

Visitors

Mr. Claussen introduced Sister Adele Dasenbrock from Honolulu, Hawaii, a deaconess with the Lutheran Church of America.

Recess

At 12:00 p.m., on a motion by Mr. Claussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder, Kokes, Kremer, Moylan, D. Payne, excused, Mr. Bauer excused until 2:30 p.m. and Mr. Stryker excused until 3:00 p.m.

UNANIMOUS CONSENT—Return LB 593 to Select File

Mrs. Orme asked unanimous consent to return LB 593 to Select File for consideration of the following specific amendments:

1. Amend the bill by inserting a new section to be known as Section 9, and to read as follows:

“Sec. 9. There is hereby appropriated to the Nebraska Arts Council any money that such council shall receive from donation or otherwise from private or public sources during the biennium ending June 30, 1967 for use by the council in defraying such expenses of such council as may be necessary to accomplish the purposes of this act, including salaries, wages and maintenance for administrative expenses of the council and including travel expense of directors as above provided and to match project costs of non-profit cultural organizations as provided in section 8, above.”.

2. Amend the title to conform.

No objections. So ordered.

Mr. Adamson Presiding

SELECT FILE

LEGISLATIVE BILL 593. The Orme specific amendments found in this day's Journal were adopted with 27 ayes, 2 nays and 20 not voting.

Advanced to E and R for re-engrossment.

Member Excused

Mr. Wylie was excused for Tuesday morning, August 10.

Explanation of Votes

Mr. President: Had I been present, I would have voted "aye" on LB 234 this morning.

(Signed) C. W. Holmquist

Mr. President: If I had been present this morning, August 9th, I would have voted "aye" on LB 407, 301, 892, 789 and 642, but I would have voted "nay" on LB 234.

(Signed) Henry F. Pedersen, Jr.

SELECT FILE

LEGISLATIVE BILL 906. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 332

Mr. Carpenter asked unanimous consent to return LB 332 to Select File for the following specific amendments. No objections. So ordered.

1. Amend section 1 of the bill by striking lines 11 to 17 and all amendments thereto and inserting the following:

"(3) Noxious weeds shall mean and include bindweed (*convulvulus arvensis*), puncture vine (*tribulus terrestris*), leafy spurge (*euphorbia esula*), Canada thistle (*cirsium arvense*), perennial peppergrass (*lepidium draba*), Russian knapweed (*centaurea picris*), Johnson grass (*sorghum halepense*), musk thistle (*Carduus nutans*), Scotch thistle (*onopordum acanthium*), morning glory (*Ipomoea* spp.), bur ragweed (*Franseria discolor*/*Franseria tomentosa*), and globe-podded hoary cress (*Hymenophysa pubescens*); and such other weeds of a similar character as the director shall designate as noxious weeds;

(4) Control authority shall mean the county weed district board, which shall represent all rural area and cities, villages, and townships within the county boundaries. The board shall be composed of five members, three of whom shall be from rural areas and two of whom shall be from cities, villages or townships. The county board shall appoint the first members of the authority immediately after the effective date of this act. The two members from cities, villages or townships shall thereafter be elected at the general election in 1966 and each four years thereafter, and the three members from rural areas shall be elected at the general election in 1968 and each four years thereafter. Persons seeking election to the authority shall be nominated and elected regardless of political affiliation. They shall file in the same manner as is provided by law for county superintendents and shall not be required to pay a filing fee. The expenses of the weed district supervisors shall be eight cents per mile when on official business and a per diem of twelve dollars per day when on official business;”.

2. Amend section 7 of the bill, line 14 by striking “tax”, by striking line 15 and inserting “county board shall make a tax”, and by inserting “To provide funds for operations of the control authority during 1966, the county board shall levy not to exceed one-fourth mill in 1965 if the board shall in its judgment determine that such is necessary, or it may at any time prior to December 1, 1966, transfer from the general fund to the Noxious Weed Control Fund an amount which the board determines to be necessary for this purpose.” at the end of line 19.

3. Amend section 12 of the bill, line 1 by striking “(1)”, by striking lines 11 to 19 and inserting “of this act, shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined a sum not to exceed one hundred dollars on account of each violation.”.

4. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 332. The Carpenter specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays, and 17 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 936. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 927.

Dr. Brauer offered the following amendment which was adopted with 35 ayes, 0 nays, and 14 not voting:

Amend the Carpenter amendment to the Brauer amendment, section 3, paragraph 7, line 35, by inserting the word "private" between "such" and "gifts" so that the amendment will read as follows: "Any such private gifts may be used for purposes authorized by section 3, subsection (5) without requiring an election" after the period.

Advanced to E and R for engrossment.

Ease

The Legislature was at ease from 3:17 p.m. until 3:35 p.m.

Speaker Bowen Presiding**SELECT FILE**

LEGISLATIVE BILL 341. Mr. Warner offered the following specific amendments:

Strike the Adamson amendment and adopt the Standing Committee amendment # 1, which reads as follows:

"When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate a portion of the proceeds from such tax to the school district of this state.

Mr. Carpenter moved to amend the Warner amendment to read as follows:

"When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than fifty per cent of the proceeds from such tax to any educational institution which is exclusively owned and controlled by the state or an educational governmental subdivision thereof."

Mr. Carpenter requested a record vote on his amendment:

Voting in the affirmative, 29:

Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Budd	Holmquist	Moulton	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Warner
Carstens	Knight	Pedersen	Whitney
Crandall	Lysinger	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 13:

Adamson	Klaver	Paine, I.	Skarda
Claussen	Mahoney	Paxton	Syas
Craft	Nelson	Proud	Wallwey
Danner			

Not voting, 7:

Batchelder	Hasebroock	Kremer	Payne, D.
Brauer	Kokes	Moylan	

The Carpenter amendment was adopted.

The Warner specific amendments as amended were adopted with 25 ayes, 15 nays and 9 not voting.

Mr. Klaver moved to indefinitely postpone LB 341 and requested a record vote.

Voting in the affirmative, 16:

Adamson	Danner	Nore	Skarda
Brauer	Klaver	Paine, I.	Syas
Claussen	Mahoney	Paxton	Wallwey
Craft	Nelson	Proud	Wylie

Voting in the negative, 27:

Bauer	Fleming	Knight	Rasmussen, E.
Bowen	Gerdes	Lysinger	Rasmussen, R.
Budd	Harsh	Marvel	Ruhnke
Burbach	Hasebroock	Matzke	Stromer
Carpenter	Holmquist	Moulton	Stryker
Carstens	Hughes	Orme	Warner
Crandall	Kjar	Pedersen	

Not voting, 6:

Batchelder	Kremer	Payne, D.	Whitney
Kokes	Moylan		

The motion lost.

LB 341 was advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 172

Mr. Holmquist renewed his pending request found in the Legislative Journal for the One Hundred Forty-first Day to return LB 172 to Select File for a specific amendment.

Mr. Carpenter objected.

Mr. Holmquist moved to return LB 172 to Select File.

The motion lost with 20 ayes, 17 nays, and 12 not voting.

RESOLUTION

LEGISLATIVE RESOLUTION 99. Re: In Memory of Colonel Carl J. Sanders

Introduced by Elvin Adamson, 43rd District and Kenneth L. Bowen, 37th District.

WHEREAS, Colonel Carl J. Sanders, retired chief officer of the Nebraska Safety Patrol died August 6, 1965; and

WHEREAS, Colonel Carl J. Sanders was one of the original members of the Nebraska Safety Patrol when organized in 1937 and became its chief officer in 1941 and served with great distinction to the Nebraska Safety Patrol and the State of Nebraska until his retirement in 1962.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the family of Colonel Carl J. Sanders.

2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Adamson asked unanimous consent to suspend the rules and adopt the Resolution today. No objections. So ordered.

Mr. Adamson asked unanimous consent that any members wishing to do so may sign the Resolution. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 932 to Select File

Mr. Carpenter asked unanimous consent to return LB 932 to Select File for the following specific amendment:

1. Strike Sec. 2.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 932. The Carpenter specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

Members Excused

Mr. Stromer was excused August 10th thru August 13th.

Mr. Proud was excused for August 10th.

Message from the Governor

August 9, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I must return L.B. 713 to you, vetoed and without my signature, because the authorization of the movement of loads of hay twenty feet wide upon the highways of this state, without necessary safety precautions, would constitute a hazard to the life and limb of people using the public highways of this state.

Legislative Bill 713 does not impose limitations which would be necessary safety factors, in my opinion, included within which are the following:

1. Movement is not limited to daylight hours.
2. There are no uniform lighting regulations to warn that extreme wide loads are upon the roadway.
3. The physical presence of flagmen to advise of the danger is not required.
4. There is no requirement that the vehicle display a "Wide Load" sign.
5. There is no regulation or restriction of movement upon specified roads or upon specified road surfaces.

In addition, this movement endangers other traffic and the driver of the hay load to the possibility of physical injury and it would im-

pose possible damage upon bridges and road signs upon the existing highways.

For the foregoing reason, I believe that the enactment of Legislative Bill 713 is contrary to the public policy of this state.

Respectfully,

(Signed) Frank B. Morrison
Governor

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 172. Replaced on Select File as amended.

E and R amendments to LB 172:

1. In standing committee amendment 11, line 6, insert a semicolon after "Revenue".
2. In the Warner amendment 6, line 2, insert an underscored comma before "*Tax*".
3. In line 2 of Enrollment and Review amendment 23, strike "semicolon" and insert "colon".
4. In renumbered section 27, line 8, renumbered section 28, line 8, renumbered section 29, line 3, and renumbered section 30, lines 3 and 4, strike "*effective*" and insert "*operative*".
5. In renumbered section 11, line 24, insert an underscored comma after "*state*" and before "*which*".

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 172. E and R amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 96 LR 98

ONE HUNDRED FORTY-THIRD DAY—AUGUST 9, 1965 2771

Adjournment

Mrs. Hughes moved to adjourn until 9:00 a.m.

Mr. Hasebroock moved to amend the motion to adjourn until 10:00 a.m.

The Hasebroock amendment carried.

The Hughes motion as amended prevailed and at 4:52 p.m., the Legislature adjourned until 10:00 a.m., Tuesday, August 10, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, August 10, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Forgive us, O God, that we are so anxious in all we say and do to have the approval of people, forgetting it is Thy approval that brings us peace of mind and a clear conscience. Make us aware of the record Thou art writing - the record that one day will be read by the judge of all the universe. We need to remember that there is no party in integrity, no politics in goodness. We pray for Thy grace and help to do better and to be better. Through Jesus Christ. Amen.

The roll was called and all members were present except Messrs. Batchelder, Kokes, Moylan, Proud, Stromer, Stryker and Wylie, who were excused.

Corrections for the Journal

Page 2754, lines 3 and 7, delete "Bauer" and insert "Braucher".

Page 2765, line 5, correct spelling of "members".

Page 2765, line 31, correct spelling of "hundred".

The Journal for the One Hundred Forty-third Day was approved as corrected.

Communications

Letter of appreciation from Ruth Denney, William and Mina Conklin.

Copy of House Concurrent Resolution No. 14 adopted by the Mississippi Legislature, dealing with subversive activities within the United States.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 688.

A BILL FOR AN ACT relating to schools; to define terms; to permit the creation of new Class III districts from existing districts; to permit joint operations with an existing Class III district as prescribed; to provide for discontinuance of the free high school tuition levy; to amend section 79-102, Revised Statutes Supplement, 1963; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Mr. Carstens requested a Call of the House. The Call showed 42 members present.

Mr. Carstens asked unanimous consent the Call be raised. No objections. So ordered.

Voting in the affirmative, 21:

Adamson	Gerdes	Knight	Paine, I.
Bauer	Hasebroock	Kremer	Paxton
Budd	Holmquist	Marvel	Rasmussen, R.
Carpenter	Hughes	Matzke	Warner
Carstens	Kjar	Orme	Whitney
Craft			

Voting in the negative, 14:

Brauer	Danner	Nelson	Ruhnke
Burbach	Klaver	Nore	Skarda
Claussen	Mahoney	Pedersen	Syas
Crandall	Moulton		

Not voting, 14:

Batchelder	Kokes	Proud	Stryker
Bowen	Lysinger	Rasmussen, E.	Wallwey
Fleming	Moylan	Stromer	Wylie
Harsh	Payne, D.		

Having failed to receive a constitutional majority, the bill failed of passage.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Replaced on Select File as amended.

E and R amendments to LB 928:

1. In Enrollment and Review amendment 21, line 1, strike "5" and insert "4".
2. In Enrollment and Review amendment 22, line 1, strike "47" and insert "48".
3. In Enrollment and Review amendment 23, line 1, insert "the second" after "strike".
4. In the Marvel amendment 6, adopted August 2, 1965, line 12, strike "*Legislative Resolution*" and insert "*studies*".
5. In renumbered section 11, line 6, insert an underscored comma before "*to*".
6. In the Marvel amendment 4, adopted August 4, 1965, line 3, strike the first comma.

LEGISLATIVE BILL 593. Replaced on Select File as amended.

E and R amendments to LB 593:

1. In new section 9, line 9, strike "above provided" and insert "provided in this act"; and in line 11, strike ", above" and insert "of this act".
2. In the title, line 9, strike the second "and"; and in line 10, insert "; and to make an appropriation" after "procedures".

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendment to LB 332:

1. In the Carpenter amendment 1, line 1, adopted August 9, 1965, strike "1" and insert "2"; in line 11, strike "and"; in line 12, strike the semicolon and insert a comma; and insert a semicolon at the end of line 12.

LEGISLATIVE BILL 927. Replaced on Select File as amended.

E and R amendment to LB 927:

1. Amend the Carpenter amendment, adopted August 9, 1965, as amended by the Brauer amendment adopted the same day, to read "In section 3, insert 'Any such private gift may be used for purposes authorized under the provisions of subdivision (5) of this

section without the requirement of an election.' at the end of line 35.".

LEGISLATIVE BILL 341. Replaced on Select File as amended.

E and R amendments to LB 341:

1. In line 7 of the Warner amendment as amended by the Carpenter amendment, strike "*any educational institution which is*" and insert "*educational institutions which are*"; and in line 9, strike the first period.

2. Strike the new matter in section 1, lines 10 to 13 and insert the new matter of the Warner amendment as amended by the Carpenter amendment in lieu thereof.

3. In section 2, strike lines 6 to 12 and amendments thereto, and insert "Constitutional amendment providing that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than fifty per cent of the proceeds from such tax to educational institutions which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.".

4. In Enrollment and Review amendment 1, adopted July 27, 1965, strike lines 3 to 5 and insert "insert 'to provide that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than fifty per cent of the proceeds from such tax to educational institutions which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.'".

LEGISLATIVE BILL 932. Replaced on Select File as amended.

E and R amendments to LB 932:

1. Renumber section 3 as section 2.

2. In Enrollment and Review amendment 2, adopted August 5, 1965, lines 5 and 6, strike "to provide an operative date;".

LEGISLATIVE BILL 172. Correctly engrossed.

LEGISLATIVE BILL 229. Correctly re-engrossed.

LEGISLATIVE BILL 407. Correctly enrolled.

LEGISLATIVE BILL 892. Correctly enrolled.

LEGISLATIVE BILL 789. Correctly enrolled.

LEGISLATIVE BILL 234. Correctly enrolled.

LEGISLATIVE BILL 642. Correctly enrolled.

LEGISLATIVE BILL 301. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 407 LB 892 LB 789 LB 234 LB 642 LB 301

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the final reading bills set for tomorrow, after Select File.

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

Visitor

Mr. Lysinger introduced his granddaughter Sara Reinhardt from Scottsbluff.

UNANIMOUS CONSENT—Select File Bills

Mr. Bowen asked unanimous consent to consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 928. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 593. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

ONE HUNDRED FORTY-FOURTH DAY—AUGUST 10, 1965 2777

LEGISLATIVE BILL 332. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 927. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 341. E and R amendments found in this day's Journal were adopted.

Mr. Pedersen asked unanimous consent to have a specific amendment considered. No objections. So ordered.

Laid over.

LEGISLATIVE BILL 932. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 258.

Introduced by Marvin E. Stromer, 27th District; Terry Carpenter, 48th District; Richard D. Marvel, 33rd District; Richard R. Lysinger, 36th District; Ross H. Rasmussen, 15th District; Dale L. Payne, 3rd District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 10, of the Constitution of Nebraska, relating to education; to provide for the general government of state institutions of higher education and such other universities or colleges as the Legislature may prescribe by a nine member Board of Trustees of Higher Education; to provide for election and term of office; to repeal Article VII, section 13 of the Constitution

of Nebraska; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VII, section 10, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 10. The general government of The University of Nebraska, the four state colleges as now existing, and such other universities or colleges as the Legislature may prescribe, but not including municipal universities unless request for inclusion is made by the governing board thereof in a manner prescribed by the Legislature, shall, under the direction of the Legislature, be vested in a board of nine trustees to be styled the Board of Trustees of Higher Education, who shall be elected from and by districts as herein provided. Their duties and powers shall be prescribed by law; and they shall receive no compensation, but may be reimbursed their actual expenses incurred in the discharge of their duties. The members of the board shall be elected by districts of substantially equal population and for six-year staggered terms as the Legislature shall provide."

Sec. 2. That Article VII, section 10, of the Constitution of Nebraska is hereby repealed.

Sec. 3. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment to provide for the general government of state institutions of higher education and such other universities or colleges as the Legislature may prescribe by a Board of Trustees of Higher Education.

For

Against"

Sec. 4. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 15:

Carpenter	Mahoney	Paine, I.	Skarda
Danner	Marvel	Payne, D.	Syas
Klaver	Moulton	Pedersen	Whitney
Lysinger	Nore	Rasmussen, R.	

Voting in the negative, 25:

Adamson	Crandall	Hughes	Orme
Bauer	Fleming	Kjar	Paxton
Bowen	Gerdes	Knight	Rasmussen, E.
Brauer	Harsh	Kremer	Ruhnke
Burbach	Hasebroock	Matzke	Wallwey
Claussen	Holmquist	Nelson	Warner
Craft			

Not voting, 9:

Batchelder	Kokes	Proud	Stryker
Budd	Moylan	Stromer	Wylie
Carstens			

Having failed to receive a constitutional three-fifths majority, the bill failed of passage.

LEGISLATIVE BILL 807.

A BILL FOR AN ACT to amend section 2-2502, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Nebraska Agricultural Products Research Fund; to change provisions for expenditures of such fund; to provide duties; to require audits and reports as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 23:

Brauer	Holmquist	Matzke	Pedersen
Carstens	Kjar	Moulton	Rasmussen, E.
Craft	Klaver	Nore	Ruhnke
Crandall	Knight	Orme	Syas
Harsh	Kremer	Paine, I.	Whitney
Hasebroock	Lysinger	Paxton	

Voting in the negative, 17:

Adamson	Claussen	Mahoney	Rasmussen, R.
Bauer	Fleming	Marvel	Skarda
Budd	Gerdes	Nelson	Wallwey
Burbach	Hughes	Payne, D.	Warner
Carpenter			

Not voting, 9:

Batchelder	Kokes	Proud	Stryker
Bowen	Moylan	Stromer	Wylie
Danner			

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 249.

Introduced by Marvin E. Stromer, 27th District; Richard R. Lysinger, 36th District; Richard D. Marvel, 33rd District; Terry Carpenter, 48th District; Dale L. Payne, 3rd District; Ross H. Rasmussen, 15th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article XIII, section 3, of the Constitution of Nebraska, relating to state indebtedness; to permit the state to guarantee long-term loans, at low interest as determined by the Legislature, to students seeking post high school education; to provide for administration; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article XIII, section 3, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 3. The credit of the state shall never be given or loaned in aid of any individual, association, or corporation, except that the state may guarantee long-term loans, at low interest as determined by the Legislature, to Nebraska students seeking post high school education at any public or private institution in this state. Qualifications for and the repayment of such loans shall be as prescribed by the Legislature.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment to permit the state to guarantee long-term loans, at low interest as determined by the Legislature, to students seeking post high school education.

For

Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 21:

Budd	Fleming	Lysinger	Nore
Burbach	Harsh	Mahoney	Payne, D.
Carpenter	Hughes	Marvel	Pedersen
Carstens	Knight	Matzke	Rasmussen, R.
Crandall	Kremer	Moulton	Whitney
Danner			

Voting in the negative, 21:

Adamson	Gerdes	Nelson	Ruhnke
Bauer	Hasebroock	Orme	Skarda
Bowen	Holmquist	Paine, I.	Syas
Brauer	Kjar	Paxton	Wallwey
Claussen	Klaver	Rasmussen, E.	Warner
Craft			

Not voting, 7:

Batchelder	Moylan	Stromer	Wylie
Kokes	Proud	Stryker	

Having failed to receive a constitutional three-fifths majority, the bill failed of passage.

LEGISLATIVE BILL 923.

Introduced by the Committee on Government and Military Affairs, Jerome Warner, 25th District; Elvin Adamson, 43rd District; Ross H. Rasmussen, 15th District; S. H. Brauer, Sr., 21st District; Albert A. Kjar, 39th District

A BILL FOR AN ACT for submission to the electors of amendments to Article III, sections 5 and 7, of the Constitution of Nebraska, relating to the Legislature; to change the method of apportionment; to provide for continuance in office when the state is redistricted; to provide for the submission of the proposed amendments to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendments to Article III, sections 5 and 7, of the Constitution of Nebraska, which are hereby proposed by the Legislature:

"Sec. 5. At the regular session of the Legislature held in the year nineteen hundred and thirty-five the Legislature shall by law determine the number of members to be elected and divide the state into legislative districts. In the creation of such districts, any county that contains population sufficient to entitle it to two or more members of the Legislature shall be divided into separate and distinct legislative districts, as nearly equal in population as may be and composed of contiguous and compact territory. One member of the Legislature shall be elected from each such district. The basis of apportionment shall be the population excluding aliens, as shown by the next preceding federal census. The Legislature shall redistrict the state after each federal decennial census. In any such redistricting, county lines shall be followed whenever practicable, but other established lines may be followed at the discretion of the Legislature.

Sec. 7. At the general election to be held in November, 1964, one half the members of the Legislature, or as nearly thereto as may be practicable, shall be elected for a term of four years, and the remainder for a term of two years, and thereafter all members shall be elected for a term of four years, with the manner of such election to be determined by the Legislature; *Provided*, that when the Legislature is redistricted the members elected prior to the redistricting shall continue in office, and the law providing for such redistricting shall where necessary specify the newly established

district which they shall represent for the balance of their term. Each member shall be nominated and elected in a nonpartisan manner and without any indication on the ballot that he is affiliated with or endorsed by any political party or organization. Each member of the Legislature shall receive a salary of not to exceed two hundred dollars per month during the term of his office. In addition to his salary, each member shall receive an amount equal to his actual expenses in traveling by the most usual route once to and returning from each regular or special session of the Legislature. Members of the Legislature shall receive no pay nor perquisites other than said salary and expenses, and employees of the Legislature shall receive no compensation other than their salary or per diem."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendments shall be placed upon the ballot in the following form:

"Constitutional amendment changing the method of apportionment of the members to be elected to the Legislature.

For

Against"

"Constitutional amendment authorizing the Legislature to specify representation in districts changed by reapportionment.

For

Against"

Sec. 3. That each of the proposed amendments, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Bauer	Craft	Hasebroock	Kremer
Bowen	Crandall	Holmquist	Lysinger
Budd	Danner	Hughes	Mahoney
Burbach	Fleming	Kjar	Marvel
Carpenter	Gerdes	Klaver	Matzke
Carstens	Harsh	Knight	Moulton

Orme	Pedersen	Skarda	Warner
Paine, I.	Rasmussen, E.	Syas	Whitney
Payne, D.	Ruhnke	Wallwey	

Voting in the negative, 7:

Adamson	Claussen	Nore	Rasmussen, R.
Brauer	Nelson	Paxton	

Not voting, 7:

Batchelder	Moylan	Stromer	Wylie
Kokes	Proud	Stryker	

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 915.

A BILL FOR AN ACT relating to elections; to prohibit certain printing or other reproduction of certain political literature as prescribed; to define terms; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Nore	Skarda
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Whitney
Danner	Kremer		

Voting in the negative, 2:

Brauer	Nelson
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Not voting, 9:

Batchelder	Marvel	Proud	Stryker
Claussen	Moylan	Stromer	Wylie
Kokes			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 933. With Emergency.

A BILL FOR AN ACT to provide for a transfer and conveyance of the real estate described for the purposes and to the persons prescribed; to provide for the execution and delivery of a deed to such real estate to correct an erroneous description in certain deeds as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Danner	Lysinger	Payne, D.
Bauer	Fleming	Mahoney	Pedersen
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Nelson	Skarda
Carpenter	Hughes	Nore	Syas
Carstens	Kjar	Orme	Wallwey
Claussen	Klaver	Paine, I.	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Moylan	Stromer	Wylie
Kokes	Proud	Stryker	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitor

Mr. Craft introduced Mr. Bob Long from North Platte.

MOTION—LB 545

Mr. President: I move that LB 545 be passed notwithstanding the objection of the Governor.

(Signed) Jerome Warner

Whereupon the President stated: "The question shall be, 'Shall the bill pass, notwithstanding the objection of the Governor?'"

Mr. Warner requested a Call of the House. The Call showed 37 members present.

Mr. Warner asked unanimous consent that the Call be raised. No objections. So ordered.

Voting in the affirmative, 25:

Adamson	Harsh	Mahoney	Payne, D.
Brauer	Holmquist	Marvel	Rasmussen, E.
Budd	Hughes	Matzke	Skarda
Carpenter	Knight	Moulton	Syas
Craft	Kremer	Orme	Warner
Crandall	Lysinger	Paine, I.	Whitney
Danner			

Voting in the negative, 7:

Burbach	Klaver	Nore	Pedersen
Hasebroock	Nelson	Paxton	

Not voting, 17:

Batchelder	Fleming	Moylan	Stromer
Bauer	Gerdes	Proud	Stryker
Bowen	Kjar	Rasmussen, R.	Wallway
Carstens	Kokes	Ruhnke	Wylie
Claussen			

Having failed to receive a constitutional three-fifths majority the bill failed to pass notwithstanding the objection of the Governor.

Explanation of Vote

Mr. President: Had I been present yesterday, I would have voted "aye" on LB 234.

(Signed) M. A. Kremer

RESOLUTION

LEGISLATIVE RESOLUTION 100. Re: Congratulations to Marlin L. Bopp.

Introduced by Ross H. Rasmussen, 15th District.

WHEREAS, the maneuvering in outer space of American Astronaut Edward White was a significant and spectacular achievement accomplished during the recent Gemini flight; and

WHEREAS, the success of the extra vehicular experiment is a milestone in engineering progress accomplished through the Manned

Spacecraft Center of the National Aeronautics and Space Administration, Houston, Texas; and

WHEREAS, a native Nebraskan and 1950 graduate of The University of Nebraska, College of Engineering and Architecture, Marlin L. Bopp, of Hooper, as a section chief at the Spacecraft Center, directed the development of detailed designs for the manufacture and testing of the chest pack and hand-held device which enabled an American for the first time to maneuver successfully outside an orbiting spacecraft, an accomplishment prompting the National Aeronautics and Space Administration to confer a special award upon Marlin L. Bopp; and

WHEREAS, the State of Nebraska has reason for pride in the performance of Mr. Bopp and in the quality of instruction he received at our State University in the field of engineering.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its official congratulations to Marlin L. Bopp in behalf of the people of his native state so that he and his family will know of Nebraska's pride in his performance and so others will recognize the quality of the instructional program in engineering offered at The University of Nebraska.
2. That a copy of this resolution suitably engrossed be delivered to Marlin L. Bopp.

UNANIMOUS CONSENT—Print Bills

Mr. Bowen asked unanimous consent that the Clerk be permitted to have bills printed as soon as the E and R department instructs him to do so. No objections. So ordered.

UNANIMOUS CONSENT—LB 172

Mr. Marvel asked unanimous consent that LB 172 be set for Final Reading on Monday, August 16, 1965.

Mr. Syas objected.

Presented to the Governor

Presented to the Governor for approval on August 10, 1965, at 11:30 a.m.: LB 301 LB 407 LB 642 LB 234 LB 789 LB 892

(Signed) Ruth Bossard, Enrolling Clerk

Member Excused

Mr. Danner was excused from 2:00 p.m. until 2:30 p.m. this afternoon.

Recess

At 11:48 a.m., on a motion by Mr. Klaver, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Batchelder, Bowen, Knight, Kokes, Moylan, Proud, Stromer, and Stryker, who were excused.

Visitors

Mr. Kjar introduced Mr. and Mrs. Willard Kuhlman and children from Gothenburg.

Mr. Klaver introduced Mr. Sam Cooper and his daughter Hollie Cooper.

SELECT FILE

LEGISLATIVE BILL 341. Mr. Pedersen offered the following specific amendment which was adopted with 25 ayes, 15 nays, and 9 not voting:

Amend the Carpenter amendment of August 9, 1965, to LB 341 by striking the words "*educational institution*" and by inserting the words "*the common schools*".

Mr. Warner offered the following specific amendment which was adopted with 31 ayes, 2 nays, and 16 not voting:

Amend the Carpenter amendment adopted August 9, 1965, by striking "fifty percent" and inserting "twenty-five percent".

Mr. Pedersen offered the following specific amendment which was adopted with 28 ayes, 9 nays, and 12 not voting:

Amend Section 2 of LB 341 by striking lines 6 through 12 and all amendments thereto, and inserting the following:

"Constitutional amendment excepting from the prohibition a levy of a tax for capital building improvements of the state and allocating not less than twenty-five percent of the proceeds of a sales tax, an income tax, or a combination sales and income tax to

the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.”

Mr. Ruhnke offered the following specific amendment which was adopted with 25 ayes, 8 nays, and 16 not voting:

Amend the Warner amendment adopted August 10, 1965, by striking “twenty-five percent” and inserting “a portion”.

Mr. Klaver moved to indefinitely postpone LB 341 and requested a record vote.

Voting in the affirmative, 18:

Adamson	Hasebroock	Moulton	Pedersen
Carpenter	Klaver	Nelson	Skarda
Claussen	Kremer	Nore	Syas
Craft	Lysinger	Paxton	Wylie
Danner	Mahoney		

Voting in the negative, 20:

Bauer	Fleming	Kjar	Rasmussen, R.
Budd	Gerdes	Matzke	Ruhnke
Burbach	Harsh	Orme	Wallwey
Carstens	Holmquist	Payne, D.	Warner
Crandall	Hughes	Rasmussen, E.	Whitney

Not voting, 11:

Batchelder	Knight	Moylan	Stromer
Bowen	Kokes	Paine, I.	Stryker
Brauer	Marvel	Proud	

The motion lost.

LB 341 was advanced to E and R for engrossment.

Visitors

Mr. Skarda introduced Mr. and Mrs. Ray Plisek and sons Rod, Ricky, and Russell; and Mr. and Mrs. Byrl Lehnus and children Paula, Stacy, and David.

Mr. Kjar introduced Judge and Mrs. G. Vern Thorell from Holdrege.

Message from the Governor

August 10, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on August 10, 1965, I approved Legislative Bills 301, 447, and 926.

Respectfully,

(Signed) Frank B. Morrison
Governor

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 99

Visitors

Mr. Adamson introduced Mr. and Mrs. Duane Dodson, Bruce and Dallas, from Maywood.

MOTION—Reconsider Action on LB 754

Mr. Carpenter moved to suspend the rules and reconsider action on LB 754.

Mrs. Orme requested a record vote on the motion.

Voting in the affirmative, 14:

Carpenter	Harsh	Lysinger	Orme
Carstens	Hughes	Mahoney	Rasmussen, R.
Danner	Kjar	Moulton	Ruhnke
Fleming	Klaver		

Voting in the negative, 20:

Adamson	Hasebroock	Paine, I.	Skarda
Budd	Holmquist	Paxton	Syas
Claussen	Kremer	Payne, D.	Wallwey
Craft	Nelson	Pedersen	Warner
Crandall	Nore	Rasmussen, E.	Wylie

Not voting, 15:

Batchelder	Burbach	Marvel	Stromer
Bauer	Gerdes	Matzke	Stryker
Bowen	Knight	Moylan	Whitney
Brauer	Kokes	Proud	

The motion lost.

UNANIMOUS CONSENT—Adjournment

Mr. Marvel asked unanimous consent that when we adjourn today, we adjourn until 10:00 a.m., Wednesday, August 11, 1965. No objections. So ordered.

Member Excused

Mr. Syas was excused for Wednesday, August 11, 1965.

Visitor

Mr. Holmquist introduced his son-in-law Tom Fitchett.

Mr. Adamson Presiding

Member Excused

Mr. Carstens was excused at 3:00 p.m. for the remainder of the day and for Wednesday morning, August 11, 1965.

REPORT ON RESOLUTIONS

Report of the Executive Board of the Nebraska Legislative Council on proposed Studies for the 1965-1967 interim period.

According to Section 3 of Rule 15 of the Rules of the Nebraska Legislature, resolutions proposing that studies be made by the Legislative Council are to be referred to the Executive Board of the Legislative Council, which Board is to make recommendations that the proposed studies be made or rejected.

This Third Report includes all resolutions proposing studies introduced through the one hundred thirty-seventh legislative day, July 30, except for those resolutions for studies previously acted upon by the Legislature. The First Report, March 31, was the Board's recommendation that LR 3 be an approved study which the Legislature has accepted. The Second Report, August 2, was the Board's recommendation that studies be approved for LR 12, LR 69, LR 71 and LR 85, and the Board's rejection of the studies proposed in LR 55 and LR 82. The Legislature accepted that report.

Following are the recommendations of the Executive Board with regard to the resolutions introduced to date proposing studies by the Legislative Council:

Studies Recommended

1. **Legislative Resolution 16.** This resolution proposes a continuing study of public power to keep abreast of the ever-changing

power conditions and need for continual planning to provide Nebraska citizens with the lowest cost power rates.

2. **Legislative Resolution 20.** This resolution proposes a study of the annexation of additional area by cities and villages.

3. **Legislative Resolution 27.** This resolution proposes a study of all state governmental agencies, their organizational structures and responsibilities, including the use of boards and commissions in the administration of state affairs.

4. **Legislative Resolution 28.** This resolution proposes a study of all revenue funds of the state, the purposes for which they are dedicated, and the effects of earmarking on modern methods of fiscal control.

5. **Legislative Resolution 36.** This resolution proposes a study of the present structure of Nebraska counties and the possibility of consolidating duties, responsibilities, and activities of the various county officials so that one official might perform the duties of his office for two or more counties.

6. **Legislative Resolution 41.** This resolution proposes a study of the laws concerning the formation of sanitary and improvement districts and the practices used in forming such districts.

7. **Legislative Resolution 45.** This resolution proposes a study of the problems of providing educational and training programs for mentally retarded and physically handicapped children and exceptional children, including a determination of the number of children in these categories unable to attend regular school, and a survey of existing programs.

8. **Legislative Resolution 66.** This resolution proposes a study of intangible tax laws, the earnings of intangible property, the economic impact of taxation on various classes of intangibles, and the classification of intangibles for purposes of taxation. It is the Board's recommendation that this study be made broad enough to take into consideration other areas of taxation also.

9. **Legislative Resolution 67.** This resolution proposes a comprehensive water study to include ground water recharge, conservation, proper use and pump irrigation; stream flow and gravity irrigation and irrigation and reclamation districts and projects, and competition and conflicts between water users.

10. **Legislative Resolution 75.** This resolution proposes a study of oil and gas drilling ventures, including the sale to the public of fractional working interests in such ventures, and the terms and conditions of contract agreements drawn for such sales, and records of performance.

11. **Legislative Resolution 78.** This resolution proposes a study of all cash funds, their uses, limitations and relative necessity, including identifying the financial and budgetary practices of agencies financed from cash funds.

12. **Legislative Resolution 80.** This resolution proposes a study of each legislative service agency to determine if they might be more efficiently organized and directed to the end that both the deliberative and ministerial functions of the Legislature and its service agencies might be more expeditiously and efficiently accomplished.

13. **Legislative Resolution 83.** This resolution proposes a study of problems involved in the location of dump yards, auto junk yards and salvage yards along state highways, county roads and streets of Nebraska.

14. **Legislative Resolution 87.** This resolution proposes a study of the taxation of public power districts, including the feasibility of a tax on public power districts to support local subdivisions, counties and state government.

15. **Legislative Resolution 89.** This resolution proposes a study of the problem of proper assessment of agricultural land actively used for that purpose which is situated near urban areas, and other related problems concerning tax assessments of agricultural real property.

16. **Legislative Resolution 91.** This resolution proposes a study of the procedures for committing and caring for mentally ill persons.

17. **Legislative Resolution 92.** This resolution proposes a study of the testing of infants for phenylketonuria oligophrenia (PKU) in Nebraska, problems involved therein, and in follow-up and prophylactic treatment.

Studies Not Recommended

1. **Legislative Resolution 7.** This was an informal proposal for a study on the possibility of joining together the offices of county government of more than one county. The Board noted that this proposal had been formalized in Legislative Resolution 36 which it has recommended for a study.

2. **Legislative Resolution 52.** This resolution proposed a study of legislative processes, including the drafting and introduction of bills, the consideration of bills, and the possibility of expanded research facilities. It was the Board's recommendation that this resolution be rejected because its proposals can be covered in the

broader study proposed in Legislative Resolution 80 which it has recommended for a study.

3. **Legislative Resolution 59.** This resolution proposed a study of programs involved in aid to dependent children. It was the Board's recommendation that this study be rejected as untimely because of the broad changes now underway in this area by the federal government.

4. **Legislative Resolution 84.** This resolution proposed a study of the methods of taxation of public utilities such as railroads, pipelines, telephone and telegraph companies. It was the Board's recommendation that this proposed study be rejected, because it is believed the taxation study involved in Legislative Resolution 66, which it has recommended for study, will be broad enough to consider these problems.

(Signed) W. H. Hasebroock, Chairman
Legislative Council Executive Board

MOTION—Study Resolutions

Mr. Hasebroock moved to adopt the following resolutions: LR's 16, 20, 27, 28, 36, 41, 45, 66, 67, 75, 78, 80, 83, 87, 89, 91, 92, 12, 69, 71, and 85;

and to indefinitely postpone the following resolutions: LR's 7, 52, 59, 84, 55, and 82.

Mr. Carpenter asked unanimous consent that a separate vote be taken on each resolution. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 16 was adopted with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE RESOLUTION 20 was adopted with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE RESOLUTION 27 was adopted with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE RESOLUTION 28 was adopted with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE RESOLUTION 36 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 41 was adopted with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE RESOLUTION 45 was adopted with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE RESOLUTION 66 was adopted with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE RESOLUTION 67 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 75 was adopted with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE RESOLUTION 78 was adopted with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE RESOLUTION 80 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 83 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 87 was adopted with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE RESOLUTION 89 was adopted with 32 ayes, 0 nays and 17 not voting.

President Sorensen Presiding

Visitors

Mr. Matzke introduced Mrs. Fred Brinkmeyer and Kent Brinkmeyer from Seward.

Mrs. Orme introduced Mr. Richard W. Guthrie, Speaker of Indiana House of Representatives 1961 and 1963, and sons Jim and Allan.

Mr. Lysinger introduced Mr. and Mrs. Elmer Chop and children from Ravenna.

Adjournment

At 4:01 p.m., on a motion by Mr. Whitney, the Legislature adjourned until 10:00 a.m., Wednesday, August 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, August 11, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

In this, the day that the Lord hath made, help us, O God, to appreciate its beauty and to use aright its opportunities.

Deliver us, we pray thee, from the tyranny of trifles during these closing days of the legislature. May we give our best thought and intention to what is important, that we may continue to accomplish those things which are worthwhile. Teach us how to listen to the prompting of thy spirit, and thus save us from floundering in indecision that wastes time, subtracts from our peace, divides our efficiency, and multiplies our troubles. In the name of Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Adamson, Bowen, Batchelder, Carstens, Danner, Kokes, Hasebroock, Holmquist, Moylan, Stromer, Syas and Wallwey, who were excused.

Correction for the Journal

Page 2793, line 9, correct spelling of "deliberative".

The Journal for the One Hundred Forty-fourth Day was approved as corrected.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 933. Correctly enrolled.

LEGISLATIVE BILL 915. Correctly enrolled.

LEGISLATIVE BILL 923. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 933 LB 915 LB 923

RESOLUTIONS

LEGISLATIVE RESOLUTION 101. Re: State Office Building

Introduced by Harold B. Stryker, 23rd District and Terry Carpenter, 48th District.

WHEREAS, the Seventy-fifth Session of the Nebraska Legislature has authorized the money for the construction of a state office building, to be located in the immediate environs of the State Capitol Building; and

WHEREAS, it is the desire to develop the Capitol environs in the best possible manner to enhance the beauty of the State Capitol, which is nationally recognized as one of the worlds architectural masterpieces; and

WHEREAS, it is in the interest of the State of Nebraska that the high standards of architectural excellence established by the architect of the State Capitol be reaffirmed in subsequent related structures, more particularly the proposed state office facility.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the architects for the proposed state office building be selected on the basis of a national competition, open to all registered architects in the United States.

2. That the competition be conducted in accordance with the rules and regulations established by the American Institute of Architects.

3. That a qualified professional adviser, appointed by the Governor, be responsible for the conduct of the competition. The professional adviser shall be a registered professional architect and shall be responsible to the State Building Commission. Among his other duties, the professional adviser shall establish the physical requirements and the program for the building.

LEGISLATIVE RESOLUTION 100.

LR 100 was adopted with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE RESOLUTION 102. Re: LB 515

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, there was general sentiment expressed on the floor of this Legislature in debating Legislative Bill 515 concerning the sale of sexually obscene literature, films and other publications that tend to pervert the morals of minors; and

WHEREAS, the source of this type of obscene literature, films and other publications are difficult to determine by the proper law enforcement officers.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That this Legislature go on record in denouncing the solicitation and enticement of children to receive or purchase pornographic literature by any means whatsoever.

2. Each member of this Legislature will work within his own legislative district to prevent the dissemination of such pornographic material, not requested, to the children of this state and seek to bring to the attention of the proper law enforcement officers any incidents of such nature.

Mr. Pedersen moved to suspend the rules and take up LR 102 today. The motion prevailed with 33 ayes, 0 nays and 16 not voting.

LR 102 was adopted with 33 ayes, 0 nays and 16 not voting.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 554. Replaced on Select File as amended.

E and R amendments to LB 554:

1. In section 1, page 3, strike the comma at the end of line 28.
2. In line 3 of Enrollment and Review amendment 6, adopted August 4, 1965, strike "as".

LEGISLATIVE BILL 848. Replaced on Select File as amended.

E and R amendments to LB 848:

1. In line 2 of Enrollment and Review amendment 3, adopted August 3, 1965, insert "the second" after "strike".
2. In Enrollment and Review amendment 9, adopted August 3, 1965, line 5, insert "colon or" after "the".

ONE HUNDRED FORTY-FIFTH DAY—AUGUST 11, 1965 2799

3. In line 3 of Enrollment and Review amendment 20, adopted August 3, 1965, strike "5 and 6" and insert "4 and 5".

4. In line 3 of Enrollment and Review amendment 21, adopted August 3, 1965, strike "both".

5. In section 6, line 72, strike "subsection" and insert "subsections".

6. In section 8, line 47, strike "section" and insert "act".

7. In section 11, lines 74 and 75, strike "commissioner" and insert "director".

LEGISLATIVE BILL 452. Correctly re-engrossed.

LEGISLATIVE BILL 934. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Pedersen asked unanimous consent to take up on Select File those bills reported this morning. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 554. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 848. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 554. Correctly engrossed.

LEGISLATIVE BILL 848. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Suspend Rules

Mr. Stryker moved to suspend the rules and consider LR 101 at this time.

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

RESOLUTION**LEGISLATIVE RESOLUTION 101.**

LR 101 was adopted with 36 ayes, 0 nays, and 13 not voting.

UNANIMOUS CONSENT—Print Letter

Mr. Carpenter asked unanimous consent that the following letter be printed in the Journal. No objections. So ordered.

August 3, 1965

Mr. Gerald S. Vitamvas
Deputy Attorney General
State House
Lincoln, Nebraska

Dear Mr. Vitamvas:

Re: "Dear Old Nebraska U"

This is a belated answer to your letter of July 20, 1965 enclosing your correspondence file with reference to this matter. Edwin H. Morris & Company seems to be the owner of the copyright. ASCAP controls the performing rights. I would think that an assignment of the copyright and a free license from ASCAP to perform the composition publicly would be all that the State of Nebraska would need. I am writing Mr. Morris with reference to the matter, copy enclosed. Since I am leaving on vacation Wednesday, the fourth, I will of course not have an answer by that time but as soon as I return (about September 1st) I will let you know what I hear from Mr. Morris and we will see where we can go from there.

Yours truly,
Kennedy, Holland, DeLacy & Svoboda
By Yale C. Holland

YCH:GS
Enc.

UNANIMOUS CONSENT—Consider Resolutions

Mr. Hasebroock asked unanimous consent that the consideration of the remainder of the resolutions in the report of the Executive Board of the Legislative Council be delayed until Thursday, August 12, 1965. No objections. So ordered.

Member Excused

Mr. Harsh was excused for Friday, August 13, 1965.

UNANIMOUS CONSENT—Notify Members

Mr. Carpenter asked unanimous consent that the Clerk notify those members absent today and not excused for Thursday, August

ONE HUNDRED FORTY-FIFTH DAY—AUGUST 11, 1965 2801

12, 1965, that the Legislature will meet at 9:00 a.m., Thursday, August 12, 1965. No objections. So ordered.

MOTION—Reconsider Action on LB 807

Mr. Carpenter moved to reconsider action taken on LB 807 on Final Reading on Tuesday, August 10, 1965.

Motion pending.

UNANIMOUS CONSENT—Member Excused

Mr. Whitney asked unanimous consent to be excused Thursday, August 12, 1965.

Mr. Carpenter objected.

Mr. E. Rasmussen moved that Mr. Whitney be excused.

The motion carried.

Adjournment

At 10:47 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Thursday, August 12, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, August 12, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we open our hearts unto Thee, and pray that Thy spirit may indwell each one of us and give us poise and power for the day. We believe in Thee, O God. Give us the faith to believe what Thou hast said. We trust in Thee, O God. Give us the faith to trust Thee for guidance in the decisions we yet must make.

Help us to do our very best this day and be content with today's troubles, so that we shall not borrow the troubles of tomorrow, nor carry a grudge concerning anything of yesterday. Save us, therefore, from the sin of worrying, lest stomach ulcers be the badge of our lack of faith. Amen.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Kokes, Moylan, Stromer and Whitney, who were excused.

The Journal for the One Hundred Forty-fifth Day was approved.

Communications

Letter from Speaker John W. McCormack, acknowledging receipt of LR 42.

Letter from Congressman Dave Martin acknowledging receipt of LR 42.

Visitors

Mr. Crandall introduced Mr. and Mrs. Lon Davis and Mrs. Dena Lewis of Battle Creek, Nebraska.

Mr. Nelson introduced Mr. and Mrs. Niven Ickes and family from Page, Nebraska.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the final reading bills set for tomorrow.

The motion prevailed with 39 ayes, 0 nays and 10 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 172. With Emergency.

A BILL FOR AN ACT relating to the Tax Commissioner; to define terms; to provide for the transfer of existing functions, powers, and duties to the Tax Commissioner as prescribed; to provide that the Tax Commissioner shall serve without term and for his removal; to provide duties as prescribed; to provide for assistants; to provide for administration; to provide an operative date; to amend sections 72-206, 77-302, 77-1757, 77-1768, 77-1770, 79-1301, and 84-303, Reissue Revised Statutes of Nebraska, 1943, section 81-201, Revised Statutes Supplement, 1963, section 84-304, Reissue Revised Statutes of Nebraska, 1943, as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-2610, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 35:

Bauer	Fleming	Kremer	Proud
Brauer	Gerdes	Lysinger	Rasmussen, E.
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Ruhnke
Carpenter	Holmquist	Moulton	Stryker
Carstens	Hughes	Orme	Wallwey
Craft	Kjar	Paine, I.	Warner
Crandall	Klaver	Paxton	Wylie
Danner	Knight	Pedersen	

Voting in the negative, 8:

Bowen	Mahoney	Nore	Skarda
Claussen	Nelson	Payne, D.	Syas

Not voting, 6:

Adamson	Kokes	Stromer	Whitney
Batchelder	Moylan		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 229.

A BILL FOR AN ACT to amend section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to increase the amount of service annuity for certain full-time school employees or emeritus members per month for each year of service; to require an application and prescribe the contents thereof; to provide for certifying that an annuitant has been reemployed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Bauer	Danner	Lysinger	Payne, D.
Bowen	Fleming	Mahoney	Pedersen
Brauer	Gerdes	Marvel	Proud
Budd	Harsh	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Ruhnke
Carpenter	Hughes	Nore	Skarda
Carstens	Kjar	Orme	Syas
Claussen	Klaver	Paine, I.	Wallwey
Crandall	Knight	Paxton	Warner

Voting in the negative, 2:

Rasmussen, E. Wylie

Not voting, 11:

Adamson	Hasebroock	Moylan	Stryker
Batchelder	Kokes	Nelson	Whitney
Craft	Kremer	Stromer	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Recess

At 10:15 a.m., on a motion by Mr. Marvel, the Legislature recessed until 10:45 a.m.

After Recess

The Legislature reconvened at 10:45 a.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Kokes, Moylan, Stromer and Whitney, who were excused.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 928. With Emergency.

A BILL FOR AN ACT making supplemental appropriations for certain departments, boards, and commissions of the state government of the State of Nebraska for the biennium beginning July 1, 1965, and ending June 30, 1967, as prescribed; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; to amend sections 1 and 9, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 224, Seventy-fifth Session, Nebraska State Legislature, 1965, section 3, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 910, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 7, 10, 34, 37, 42, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Bauer	Danner	Lysinger	Proud
Bowen	Fleming	Marvel	Rasmussen, E.
Brauer	Gerdes	Matzke	Rasmussen, R.
Budd	Harsh	Moulton	Ruhnke
Burbach	Hasebroock	Nelson	Stryker
Carpenter	Holmquist	Nore	Syas
Carstens	Hughes	Orme	Wallwey
Claussen	Kjar	Paine, I.	Warner
Craft	Knight	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 3:

Klaver	Mahoney	Skarda
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Not voting, 7:

Adamson	Kokes	Paxton	Whitney
Batchelder	Moylan	Stromer	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on August 12, 1965 at 8:35 a.m.: LB 933 LB 915 LB 923

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 341. Replaced on Select File as amended.

E and R amendments to LB 341:

1. Strike Enrollment and Review amendments 1 and 3, adopted August 10, 1965.

2. In line 6 of the Warner amendment, adopted August 9, 1965, as amended, strike "*not less than*"; in line 7, strike "*any educational institution which is*" and insert "*the common schools which are*".

3. In the Pedersen amendment adopted August 10, 1965, strike lines 3 to 8, and insert "Constitutional amendment providing that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate a portion of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof."

4. In lines 8 and 9 of Enrollment and Review amendment 4, adopted August 10, 1965, strike "not less than fifty per cent" and insert "a portion"; and in lines 9 and 10, strike "educational institutions" and insert "the common schools".

LEGISLATIVE BILL 937. Replaced on Select File as amended.

E and R amendment to LB 937:

1. In section 2, line 4, insert "Sec. 5." before "The".

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LEGISLATIVE BILL 906. Correctly engrossed.

LEGISLATIVE BILL 936. Correctly engrossed.

LEGISLATIVE BILL 932. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Pedersen asked unanimous consent to consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 341. E and R amendments found in this day's Journal were adopted.

Mr. Kjar asked unanimous consent to consider the following specific amendment: No objections. So ordered.

Strike the Ruhnke amendment which stated "a portion" and insert "not less than twenty per cent".

Laid over.

Visitors

President Sorensen introduced Mr. and Mrs. Robert TeSelle of Lincoln.

Recess

At 12:05 p.m., on a motion by Mr. Ruhnke, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Carstens, Harsh, Kokes, Moylan, Stromer and Whitney, who were excused.

Members Excused

Messrs. Klaver and Lysinger were excused for Friday, August 13.

Mr. Knight was excused for all of next week.

Mr. Danner was excused for Friday, August 13 and all of next week.

Visitors

Mr. Moulton introduced Col. and Mrs. Anson D. Marsten from Omaha and Brian Gordon from Ireland.

SELECT FILE

LEGISLATIVE BILL 341. The Kjar specific amendment found in this day's Journal was adopted with 34 ayes, 7 nays and 8 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 937. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 100 LR 101 LR 102

RESOLUTIONS

LEGISLATIVE RESOLUTION 103. Re: Appraisal of School Lands

Introduced by Terry Carpenter, 48th District.

WHEREAS, the sale of school lands has been effected; and

WHEREAS, the intent of the members of the Nebraska Legislature in Seventy-Fifth Session is to realize a maximum return from such sales at the expiration of present leases for the common schools of Nebraska; and

WHEREAS, the land to be sold "shall be appraised for sale purposes in the same manner as privately owned land by a representative appointed by the Board of Educational Lands and Funds"; and

WHEREAS, it is the intent of the Nebraska Legislature in Seventy-Fifth Session to have the school lands appraised for sale by the most competent appraiser; and

WHEREAS, it has been determined that the funds appropriated for the purpose of appraisal of the land may not be adequate:

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature authorize the Secretary of the Board of Educational Lands and Funds, with approval of the Board, to transfer funds appropriated to it for other projects to assure the needed cost of appraisal for sale purposes of the school lands in the next biennium.

UNANIMOUS CONSENT—Return LB 934 to Select File

Mr. Gerdes asked unanimous consent to return LB 934 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill by adding after line 60 the following:

<u>In Favor Of</u>	<u>For</u>	<u>To Be Paid Out From</u>	<u>Amount</u>
Finance Director City of Lincoln Lincoln, Ne- braska	Compensation as per contract authorized under section 81-263.22, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	\$7,461.24
City Treasurer City of North Platte North Platte, Ne- braska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services	General Fund	607.29
Lincoln-Lancaster County Health Department, Lincoln, Nebraska	Compensation as per contract au- thorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	15.54
City Treasurer City of McCook McCook, Nebraska	Compensation as per con- tract author-	General Fund	40.06

<u>In Favor Of</u>	<u>For</u>	<u>To Be Paid Out From</u>	<u>Amount</u>
	ized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.		
City Treasurer City of Kearney Kearney, Nebraska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	\$ 53.36
City Treasurer City of Grand Island Grand Island, Nebraska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	599.71
Scotts Bluff County Board of Health Gering, Nebraska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services."	General Fund	5.98

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 934. The Gerdes specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for re-engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 91 was adopted with 30 ayes, 0 nays and 19 not voting.

LEGISLATIVE RESOLUTION 92 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 12 was adopted with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE RESOLUTION 69 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 71 was adopted with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE RESOLUTION 85 was rejected with 4 ayes, 18 nays and 27 not voting.

Mr. E. Rasmussen moved that the following Legislative Resolutions be rejected: LR 7 LR 52 LR 59 LR 84 LR 82.

The motion prevailed with 27 ayes, 1 nay and 21 not voting.

LEGISLATIVE RESOLUTION 55 was rejected with 14 ayes, 13 nays and 22 not voting.

MOTION—Retirement Systems

Mr. President: I move that the Retirement Committee of the Legislative Council be authorized to use funds to study our retirement systems. (Signed) Fern Hubbard Orme

The motion prevailed with 26 ayes, 0 nays and 23 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Correctly enrolled.

LEGISLATIVE BILL 229. Correctly enrolled.

LEGISLATIVE BILL 172. Correctly enrolled.

LEGISLATIVE BILL 931. Correctly engrossed.

LEGISLATIVE BILL 937. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 928 LB 229 LB 172

UNANIMOUS CONSENT—Committee Meeting

Mr. Ruhnke asked unanimous consent for the Rules Committee to meet immediately upon adjournment.

No objections. So ordered.

Adjournment

Mr. Bowen moved to adjourn until 8:00 a.m.

The motion prevailed with 16 ayes, 15 nays and 18 not voting. The Legislature adjourned at 3:21 p.m. until 8:00 a.m., Friday, August 13, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, August 13, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., President Sorensen presiding.

Prayer was offered by Mr. Ruhnke.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Danner, Harsh, Klaver, Kokes, Ly-singer, Mahoney, Moylan, and Stromer, who were excused.

The Journal for the One Hundred Forty-sixth Day was approved.

Communications

Letter from U.S. Senator Carl T. Curtis acknowledging receipt of LR 42.

Letter from J. Edward Wieland, Assistant Director, National Americanism Division, Education and Scholarship Program, of the American Legion, acknowledging receipt of LR 81.

Visitors

Mr. I. Paine introduced his daughter Mrs. Milton Bullis and granddaughters Debra and Donna from Billings, Montana.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up on Final Reading LB 452 and LB 848.

The motion prevailed with 34 ayes, 1 nay and 14 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 452.

A BILL FOR AN ACT relating to education; to define terms; to provide for the formation of federations of school districts; to

provide for additions, withdrawals, and dissolution; to provide procedures; to provide for government, educational programs, and financing; to provide for the discontinuance of the free high school tuition levy in certain districts; and to provide for the allocation of state funds.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Bauer	Hasebroock	Moulton	Proud
Budd	Holmquist	Nore	Rasmussen, R.
Carpenter	Hughes	Orme	Skarda
Carstens	Kjar	Paine, I.	Stryker
Craft	Knight	Paxton	Syas
Crandall	Marvel	Payne, D.	Warner
Fleming	Matzke	Pedersen	Whitney
Gerdes			

Voting in the negative, 4:

Burbach	Nelson	Rasmussen, E.	Wylie
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Not voting, 16:

Adamson	Claussen	Kokes	Moylan
Batchelder	Danner	Kremer	Ruhnke
Bowen	Harsh	Lysinger	Stromer
Brauer	Klaver	Mahoney	Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 848. With Emergency.

A BILL FOR AN ACT relating to securities; to enact a law relating to the issuance and sale of securities; to prohibit fraudulent practices in relation thereto; to require the registration of broker-dealers, agents and investment advisers; to require the registration of securities; to provide for denial, suspension and revocation of registration of securities; to define terms; to provide for exempt securities and exempt transactions; to provide for penalties, civil liabilities, judicial review of orders and administration of this act; to repeal sections 81-302, 81-303, 81-304 to 81-318, 81-320 to 81-347, Reissue Revised Statutes of Nebraska, 1943, sections 81-348 and 81-349, Revised Statutes Supplement, 1963, and section 81-303.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative

Bill 610, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 37:

Bauer	Gerdes	Nelson	Rasmussen, R.
Bowen	Holmquist	Nore	Ruhnke
Budd	Hughes	Orme	Skarda
Burbach	Kjar	Paine, I.	Stryker
Carpenter	Knight	Paxton	Syas
Carstens	Kremer	Payne, D.	Wallwey
Claussen	Marvel	Pedersen	Warner
Craft	Matzke	Proud	Whitney
Crandall	Moulton	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 12:

Adamson	Danner	Klaver	Mahoney
Batchelder	Harsh	Kokes	Moylan
Brauer	Hasebroock	Lysinger	Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

RESOLUTION

LEGISLATIVE RESOLUTION 104. Re: In Memory of C. Petrus Peterson

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, C. Petrus Peterson, former Speaker of the Nebraska Legislature died August 12, 1965; and

WHEREAS, C. Petrus Peterson, was born in Polk County, Nebraska and served in the State House of Representatives two terms, the Senate one term, and the Unicameral six terms, where he served the people of Nebraska with great distinction.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the family of C. Petrus Peterson.

2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Bowen asked unanimous consent that the rules be suspended and that LR 104 be adopted. No objections. So ordered.

LR 104 was adopted.

Mr. Bowen asked unanimous consent that any members desiring to do so add their names as co-introducers of LR 104. No objections. So ordered.

Members Excused

Mr. Paxton was excused at 9:30 a.m. for the remainder of the day.

Mr. I. Paine was excused at 9:30 a.m. for the remainder of the morning.

RESOLUTION

LEGISLATIVE RESOLUTION 105. Re: Effort to Utilize Nebraska's Private Vocational Technical Schools For Training Under the Manpower Development and Training Act

Introduced by Terry Carpenter, 48th District.

WHEREAS, the private vocational technical schools have been an integral part of the educational system of the State of Nebraska for the past eighty-two years; and

WHEREAS, the United States Congress has passed the Manpower Development and Training Act of 1965, which provides for the utilization of private schools and individual referrals of trainees and the continued payment of full federal financing where a state cannot legally contribute to private education or training under this act; and

WHEREAS, it appears at the present time there is a constitutional provision which prohibits contracting with private schools under this federal act.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That we respectfully petition and request the State Department of Education and the State Board of Education to exert every

effort to utilize Nebraska's private vocational technical schools for training under the Manpower Development and Training Act.

Presented to the Governor

Presented to the Governor for approval on August 13, 1965, at 8:25 a.m.: LB 229 LB 172 LB 928

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Reconsider Action on LB 807

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the One Hundred Forty-fifth Day to reconsider action on LB 807 on Final Reading.

The motion lost with 24 ayes, 7 nays, and 18 not voting.

Presentation

The Legislature presented a gift to Mr. Pedersen in appreciation of his services to the Legislature as Chairman of the Enrollment and Review Committee.

Visitor

Mr. Knight introduced his brother George Knight.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 930. Replaced on Select File as amended.

E and R amendment to LB 930:

1. In the Carpenter amendment 2, adopted July 29, 1965, line 2, insert "first" before "word".

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendment to LB 332:

1. In line 4 of the Enrollment and Review amendment adopted August 10, 1965, strike "12" and insert "13".

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Carpenter asked unanimous consent to consider the two bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 930. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 332. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 702. Correctly engrossed.

LEGISLATIVE BILL 930. Correctly engrossed.

LEGISLATIVE BILL 925. Correctly engrossed.

LEGISLATIVE BILL 593. Correctly re-engrossed.

LEGISLATIVE BILL 332. Correctly re-engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Rule Changes

Mr. Ruhnke asked unanimous consent that the rule changes recommended be printed in the Legislative Journal today.

No objections. So ordered.

Rule 6, Section 9. Effect of Committee Report to Postpone Indefinitely. If the standing committee report on a bill be to postpone indefinitely, the bill shall stand Indefinitely Postponed; Provided, that such bill may be placed on General File or referred back to the standing committee by a majority *three-fifths* vote of all the elected members upon motion made within three legislative days after the committee makes its report to the Legislature, or by a two-thirds vote of all elected members upon motion made more than three legislative days after such committee report. Not more

than one bill shall be raised from committee on any one motion. A motion to raise cannot be amended to include any other bill or subject matter. A motion to raise must be disposed of by the Legislature within five legislative days after making the same or it shall be deemed defeated. Consideration of motions pending shall be included in the regular order of business following resolutions.

Rule 12, Section 8. Notwithstanding any other provision contained in this section, if the Enrollment and Review Committee returns a bill to Select File from engrossment, then only the specific enrollment and review amendments may be considered. *Any bill which affects a department, board, commission, or agency of the state must have attached thereto by the head of such department, board, commission or agency a written statement that the bill has been reviewed and is satisfactory as to form. No bill shall be advanced from select file unless such a statement is attached to the bill and read by the Clerk of the Legislature.*

Rule 12, Section 8. Strike subsection b. (1). It shall be in order to make a motion to adopt a specific amendment, which amendment shall require the affirmative vote of a majority of the elected members.

RESOLUTIONS

LEGISLATIVE RESOLUTION 103.

LR 103 was adopted with 29 ayes, 0 nays and 20 not voting.

Recess

At 10:03 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 11:30 a.m.

After Recess

The Legislature reconvened at 11:30 a.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Danner, Harsh, Klaver, Kokes, Ly-singer, Mahoney, Moylan, I. Paine, Paxton, Pedersen, Stromer, and Syas, who were excused.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 927. Replaced on Select File as amended.

E and R amendment to LB 927:

1. In line 4 of Enrollment and Review amendment 1, adopted August 6, 1965, strike "for".

LEGISLATIVE BILL 341. Replaced on Select File as amended.

E and R amendments to LB 341:

1. In Enrollment and Review amendment 4, adopted August 12, 1965, strike lines 1 to 3 and insert "In lines 9 and 10".

2. In Enrollment and Review amendment 4, adopted August 10, 1965, line 9, strike "fifty" and insert "twenty".

3. Section 1, strike lines 6 to 13 and all amendments thereto and insert the following:

"Sec. 1A. When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof."

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Bowen asked unanimous consent to consider the bills placed on Select File. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 927. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 341. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 927. Correctly engrossed.

ONE HUNDRED FORTY-SEVENTH DAY—AUGUST 13, 1965 2821

LEGISLATIVE BILL 341. Correctly engrossed.

LEGISLATIVE BILL 934. Correctly re-engrossed.

LEGISLATIVE BILL 848. Correctly enrolled.

LEGISLATIVE BILL 452. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 848 LB 452 LR 104

Visitor

Mr. Hasebroock introduced Mr. G. G. Miller from Beemer.

Adjournment

At 11:45 a.m., on a motion by Mr. Bowen, the Legislature adjourned until 2:00 p.m., Monday, August 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, August 16, 1965

Pursuant to adjournment, the Legislature met at 2:00 p.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, who didst fill three short years with a revelation of all eternity, in life, precept, and promise, that we have not yet learned and can never forget, help us to make every minute count, making time our servant and not our master. Thou didst never ask for time to prepare thine answers but always had the word of truth for every occasion. Reveal to us now Thy word for this day.

Help us to understand that every bit as important as a good beginning is a good ending; so may we run with patience the race that is set before us, looking unto Thee, the author and finisher of our faith. Amen.

The roll was called and all members were present except Messrs. Batchelder, Knight, and Pedersen, who were excused.

The Journal for the One Hundred Forty-seventh Day was approved.

Communications

Letter from U.S. Senator Carl T. Curtis acknowledging receipt of LR 94 and LR 95.

Letter from U.S. Senator Roman L. Hruska acknowledging receipt of LR 42, LR 94, and LR 95.

Letter from Ella Mae Hurlbert regarding LB 234.

Letter from U.S. Congressman Dave Martin acknowledging receipt of LR 94.

Telegram from George Abdouch, President, Nebraska Council of Vocational Schools, regarding LR 105.

Letter from the family of Philip Hunter Robinson, Sr. thanking the members of the Nebraska Legislature for their expression of sympathy and the floral tribute.

Note of appreciation from the family of Philip Hunter Robinson, Sr. thanking the lobbyists for their expression of sympathy.

The following letter from Senator Kokes:

August 16, 1965

MR. PRESIDENT, MEMBERS OF THE LEGISLATURE, REV. PALMER, AND FELLOW WORKERS:

My family and I wish to express our deepest gratitude for the expressions of sympathy, the floral bouquets and for the resolution personally presented to us by Senators Burbach and Mahoney, representing this Legislature. This demonstration of your concern will lighten the burden of pain and sorrow caused by the death of our son Harold. Many times as I sat here in this chair, I wondered what prompts people to wish to come back and labor here term after term; but when one learns to know the type of people that serve this state, you cannot help but be proud to be one of the group.

Thank you all from the bottom of our hearts.

(Signed) Rudolf C. Kokes, Senator

RESOLUTION

LEGISLATIVE RESOLUTION 106. Re: In Memorium

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, we are born, we live, and we die, and

WHEREAS, as we meet today we find that the Almighty Father has taken into His charge many of our former members, who will not return from their glorious resting place, and

WHEREAS, those former members who are peaceably resting in that glorious abode above be assured that their efforts are being preserved and their memories are being cherished.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we pause in our deliberations and stand in silent tribute to the memories of Frank Brady, George R. Buckner, Harry K. Easton, Leonard Fleetwood, George A. Knight, Earl J. Lee, Fred A. Mueller, George Nickles, Harry Pizer, John W. Porter, James

E. Reed, Reverend Martin Schroeder, L. M. Schultz, Alois Slepicka, Frank Sorrell, Mrs. Marjorie Stark, and Matt Wylie, who have preceded us here and who, by their labors, helped to mold the institutions and traditions which we now seek to preserve and perpetuate.

2. That the Clerk of the Legislature be directed to spread at large on the Legislative Journal this resolution, and that a copy of said resolution, properly authenticated and suitably engrossed, be sent by the Clerk to each of the families of the deceased members above named as an expression of our respect for the deceased and our sympathy for the bereaved.

Mr. Bowen asked unanimous consent that the rules be suspended and that LR 106 be adopted. No objections. So ordered.

The members stood for a moment of silent tribute.

MOTION—Bills on Final Reading

Mr. Bowen moved that the rules be suspended and that bills on final reading set for Tuesday, August 17, 1965, be taken up today.

The motion prevailed with 45 ayes, 0 nays, and 4 not voting.

MOTION—Replace LB 554 on Select File

Mr. Lysinger moved to replace LB 554 on Select File for the following specific amendment:

Strike the enacting clause.

The motion lost with 9 ayes, 30 nays and 10 not voting.

Visitors

Mr. I. Paine introduced Mary Ann Geiger of Ulysses and Martin Beebe of Hawthorne, California and Rommy Schulz of Bakersfield, California.

Speaker Bowen introduced Dr. and Mrs. D. E. Kinyoun and family; Mr. and Mrs. Marshall Vale and family, and Mr. and Mrs. Schaaf from Superior, Nebraska.

Speaker Bowen introduced Mrs. Jessica Payne, former Legislator from West Virginia.

Mrs. Hughes introduced Mr. Frank Rogers from California.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 554. With Emergency.

A BILL FOR AN ACT to amend section 81-815.26, Revised Statutes Supplement, 1963, relating to state administrative departments; to delete obsolete matter; to permit the Game, Forestation and Parks Commission to acquire certain lands by eminent domain as prescribed; to prohibit the commission from trading or selling land acquired by eminent domain; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Bowen	Fleming	Kremer	Rasmussen, E.
Brauer	Gerdes	Mahoney	Rasmussen, R.
Budd	Harsh	Marvel	Ruhnke
Carpenter	Hasebroock	Moulton	Skarda
Carstens	Holmquist	Moylan	Stromer
Claussen	Hughes	Nore	Stryker
Craft	Kjar	Orme	Syas
Crandall	Klaver	Payne, D.	Wallwey
Danner	Kokes	Proud	Whitney

Voting in the negative, 9:

Adamson	Lysinger	Paine, I.	Warner
Bauer	Nelson	Paxton	Wylie
Burbach			

Not voting, 4:

Batchelder	Knight	Matzke	Pedersen
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 906.

Introduced by the Committee on Revenue, Terry Carpenter, 48th District; J. W. Burbach, 19th District; Ramey C. Whitney, 44th District; Henry F. Pedersen, Jr., 4th District; Dale L. Payne, 3rd District; Elmer Wallwey, 17th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 2, of the Constitution of Nebraska, relating to taxation; to permit the exemption from an intangible property tax of life insurance and life insurance annuity contracts and any payment connected therewith and any right to pension or retirement payments; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 2, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 2. The property of the state and its governmental subdivisions shall be exempt from taxation. The Legislature by general law may exempt property owned by and used exclusively for agricultural and horticultural societies, and property owned and used exclusively for educational, religious, charitable, or cemetery purposes, when such property is not owned or used for financial gain or profit to either the owner or user. Household goods and personal effects, as defined by law, may be exempted from taxation in whole or in part, as may be provided by general law, and the Legislature may prescribe a formula for the determination of value of household goods and personal effects. The Legislature by general law may provide that the increased value of land by reason of shade or ornamental trees planted along the highway shall not be taken into account in the assessment of such land. The Legislature may exempt from an intangible property tax life insurance and life insurance annuity contracts and any payment connected therewith and any right to pension or retirement payments. No property shall be exempt from taxation except as provided in the Constitution."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment to permit the exemption from an intangible property tax of life insurance and life insurance annuity contracts and any rights to pension or retirement payments.

For

Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Fleming	Lysinger	Paxton
Bowen	Gerdes	Mahoney	Payne, D.
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Skarda
Carpenter	Hughes	Nelson	Stromer
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer		

Voting in the negative, 5:

Moylan	Ruhnke	Syas	Wylie
Rasmussen, E.			

Not voting, 6:

Batchelder	Danner	Pedersen	Stryker
Bauer	Knight		

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 936.

A BILL FOR AN ACT to amend section 68-911, Revised Statutes Supplement, 1963, relating to medical assistance; to repeal the original section and also sections 68-902, 68-903, 68-904, 68-905, and 68-909, Revised Statutes Supplement, 1963, as amended by sections 1 to 5, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, section 6, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 68-901, 68-906, 68-907, 68-908, and 68-910, Revised Statutes Supplement, 1963; and to provide an operative date.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Kokes	Paine, I.	Wallwey
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Fleming	Mahoney	Proud	Wylie

Voting in the negative, 1:

Danner

Not voting, 4:

Batchelder	Budd	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 932.

A BILL FOR AN ACT to amend section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to provide the method of determining net income of a cooperative; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Gerdes	Mahoney	Proud
Bauer	Harsh	Marvel	Rasmussen, E.
Bowen	Hasebroock	Moulton	Rasmussen, R.
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Fleming	Matzke	Ruhnke
Carpenter	Knight	Pedersen	Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 931. With Emergency.

A BILL FOR AN ACT to amend section 77-412, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-318, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-716, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for taxing property omitted from taxation; to waive penalties as prescribed; to provide penalties; to provide for notice of assessment of omitted property; to provide for appeals; to provide for change the reported valuation of property; to provide for the application of this act; to repeal the original sections, and also section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1235, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1320.01, Revised Statutes Supplement, 1963, as amended by section 5, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Crandall	Kokes	Nore
Bauer	Danner	Kremer	Orme
Bowen	Fleming	Lysinger	Paine, I.
Budd	Gerdes	Mahoney	Paxton
Burbach	Harsh	Marvel	Payne, D.
Carpenter	Hasebroock	Matzke	Proud
Carstens	Holmquist	Moulton	Rasmussen, E.
Claussen	Hughes	Moylan	Rasmussen, R.
Craft	Kjar	Nelson	Ruhnke

Skarda	Stryker	Wallwey	Whitney
Stromer	Syas	Warner	Wylie

Voting in the negative, 1:

Klaver

Not voting, 4:

Batchelder	Brauer	Knight	Pedersen
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 937.

A BILL FOR AN ACT to amend section 1, Legislative Bill 909, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 6, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to establish a program of medical assistance on behalf of dependent children, aged persons, blind individuals, and disabled individuals, as defined in section 1, Legislative Bill 756, Seventy-fifth Session, Nebraska State Legislature, 1965, section 1 of this act, and sections 3, 4, and 5, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965; to prescribe eligibility requirements for medical assistance; to provide for administration of medical assistance; to provide an operative date; to accept certain provisions of Title XIX of an Act of Congress identified as H.R. 6675, 89th Congress, approved July 30, 1965; to repeal the original sections, and also section 43-512.02, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 368, Seventy-fifth Session, Nebraska State Legislature, 1965.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Craft	Klaver	Nelson
Bauer	Crandall	Kokes	Nore
Bowen	Danner	Kremer	Orme
Brauer	Fleming	Lysinger	Paine, I.
Budd	Gerdes	Mahoney	Paxton
Burbach	Harsh	Marvel	Payne, D.
Carpenter	Hasebroock	Matzke	Proud
Carstens	Holmquist	Moulton	Rasmussen, E.
Claussen	Kjar	Moylan	Rasmussen, R.

Ruhnke	Stryker	Wallwey	Whitney
Skarda	Syas	Warner	Wylie
Stromer			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Hughes	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Messages from the Governor

August 16, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on August 11, 1965, I approved Legislative Bills 562, 856, and 859; on August 12, 1965, I approved Legislative Bill 316; and on August 14, 1965, I approved Legislative Bills 172, 928, 933, 923, 915, 789, 642, 407, and 892.

Respectfully,

(Signed) Frank B. Morrison
Governor

August 16, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I am returning L.B. 234 to you without my signature.

In reaching my decision to veto L.B. 234, which I do herewith, I have given many hours of study to the question of the sale of school lands. I have heard the position and evidence presented by the Board of Educational Lands and Funds and by a number of State Senators who advocate selling the land. Both sides have presented their point of view to the Governor in orderly and logical fashion. The proponents of L.B. 234 include many able, distinguished and sincere Nebraskans. These people have presented figures which would indicate, theoretically, we could receive a greater return on our school trust funds if the lands were sold at this time.

My reasons for vetoing L.B. 234 are as follows:

1. There is not in existence at this time legislation which would enable the Board of Educational Lands and Funds to broaden its investment program.
2. An analysis of the return from the proceeds of school lands previously sold by the State of Nebraska indicates that over the past fifty years the state school program would have benefitted if these lands had not been sold. The return to the state on the proceeds of the sale is less than the state would have received had the land been retained, and I believe that experience is more valid than theory as a general criteria for evaluating policy.
3. Retention of state ownership of these lands would seem to be a valuable hedge against inflation. The number of acres of land is finite, the number of persons who may inhabit our country in the years ahead is infinite. All wealth eventually springs from the soil, and I think it is well that all people have some stake in its preservation. The very inflationary spiral of land in recent years has been caused by general public acceptance of land investment as the best hedge against inflative prices.
4. This session of the Legislature has made several changes with reference to the administration of school lands. It has proposed a constitutional amendment concerning investments of the Board of Educational Lands and Funds. It has reduced the interest rate by which lease rentals are to be determined. It would seem advisable that the sale of these lands, if undertaken, should be postponed until after the people are given an opportunity to vote on broadened investments, and the new interest rate for calculating rentals be given an opportunity to operate.

Respectfully,

(Signed) Frank B. Morrison
Governor

RESOLUTIONS

LEGISLATIVE RESOLUTION 107. Re: Additional State Office Space

Introduced by Terry Carpenter, 48th District.

WHEREAS there is a substantial and immediate need for additional office space for state government, and

WHEREAS it will be several years before a state office building and a building for the Department of Roads can be constructed and made ready for occupancy, and

WHEREAS it would defeat the very purpose of the passage of L. B. 172 and L. B. 173 unless space is made available for the efficient and proper operations of the Department of Administrative Services and for the consolidation of revenue functions under the Tax Commissioner,

NOW, THEREFORE, BE IT RESOLVED * * * that to solve our immediate space needs we urgently request the Governor to make an immediate offer to the Lincoln Telephone and Telegraph Company seeking to lease their vacant building at 14th and M Streets in Lincoln, with an option to purchase the same at any time prior to July 1, 1967 for \$100,000.00, with rentals during the intervening time to apply on the purchase price, such rentals to be paid by the departments or agencies assigned space therein.

Mr. Carpenter moved to suspend the rules and consider the resolution today. The motion prevailed with 33 ayes, 2 nays and 14 not voting.

LR 107 was adopted with 29 ayes, 6 nays and 14 not voting.

LEGISLATIVE RESOLUTION 108. Re: Utilize U. S. Bureau of Reclamation Power

Introduced by Arnold Ruhnke, 31st District; Harold B. Stryker, 23rd District; Chester Paxton, 40th District; George C. Gerdes, 49th District and Hal W. Bauer, 28th District.

WHEREAS, Nebraska power districts are now engaged in a power study to determine Nebraska power needs, and

WHEREAS, interconnections with other out state power agencies are necessary for future exchanges of available, surplus and economical power, and

WHEREAS, additional extra high voltage transmission lines and interconnections will be necessary before Nebraska can obtain the most economical utilization of large generation units in Nebraska, and

WHEREAS, United States Bureau of Reclamation plans to interconnect between Dakota and the Kansas City area with a transmission line of not less than 345KV for exchanges of winter and summer peak loads and the first segment of the transmission line from Dakota would terminate in the Lincoln area, and

WHEREAS, United States Bureau of Reclamation power would be available for Nebraska at economical rates to meet Nebraska immediate needs.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That the Legislature be on record of encouraging the Nebraska power districts to utilize the United States Bureau of Reclamation power if it is available at reasonable rates and of such quantity to meet our immediate needs.

Mr. Ruhnke moved to suspend the rules and consider the resolution today. The motion prevailed with 36 ayes, 0 nays and 13 not voting.

LR 108 was adopted with 39 ayes, 0 nays and 10 not voting.

MOTION—LB 713

Mr. President: I move that LB 713 be placed on Final Reading and passed notwithstanding the objections of the Governor.

(Signed) Richard R. Lysinger

Whereupon the President stated: "The question shall be, 'Shall the bill pass, notwithstanding the objections of the Governor?'"

Mr. Lysinger requested a Call of the House. The Call showed 46 members present.

Mr. Skarda asked unanimous consent the Call be raised. No objections. So ordered.

Voting in the affirmative, 30:

Adamson	Hasebroock	Moylan	Rasmussen, E.
Brauer	Kokes	Nelson	Skarda
Carpenter	Kremer	Nore	Stromer
Carstens	Lysinger	Paine, I.	Wallwey
Crandall	Mahoney	Paxton	Warner
Fleming	Marvel	Payne, D.	Whitney
Gerdes	Matzke	Proud	Wylie
Harsh	Moulton		

Voting in the negative, 14:

Bauer	Claussen	Klaver	Ruhnke
Bowen	Danner	Orme	Stryker
Budd	Holmquist	Rasmussen, R.	Syas
Burbach	Hughes		

Not voting, 5:

Batchelder	Kjar	Knight	Pedersen
Craft			

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed notwithstanding the objection of the Governor.

MOTION—LB 234

Mr. Whitney moved that LB 234 be passed notwithstanding the objections of the Governor.

Whereupon the President stated: "The question shall be, 'Shall the bill pass, notwithstanding the objections of the Governor?'"

Voting in the affirmative, 30:

Adamson	Craft	Kokes	Rasmussen, E.
Bauer	Crandall	Kremer	Rasmussen, R.
Bowen	Fleming	Lysinger	Stromer
Brauer	Gerdes	Marvel	Stryker
Burbach	Harsh	Matzke	Wallwey
Carpenter	Holmquist	Nelson	Whitney
Carstens	Hughes	Paxton	Wylie
Claussen	Kjar		

Voting in the negative, 14:

Budd	Mahoney	Paine, I.	Skarda
Danner	Moulton	Proud	Syas
Hasebroock	Moylan	Ruhnke	Warner
Klaver	Orme		

Not voting, 5:

Batchelder	Nore	Payne, D.	Pederson
Knight			

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed notwithstanding the objection of the Governor.

Explanation of Vote

Mr. President: Had I been present I would have voted "aye" on LB's 258, 807, 249, 923, 915, 933, 172, 229, 928, 452, and 848.

(Signed) Marvin E. Stromer

Presented to the Governor

Presented to the Governor for approval on August 16, 1965, at 8:30 a.m.: LB 848 LB 452

(Signed) Ruth Bossard, Enrolling Clerk

Adjournment

At 5:20 p.m., on a motion by Mr. Kjar, the Legislature adjourned until 9:30 a.m., Tuesday, August 17, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, August 17, 1965

Pursuant to adjournment, the Legislature met at 9:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, our Father, may the Session that is now concluding teach us and not torment us. Help us to be realistic about ourselves, and our accomplishments.

May we not steal credit for success, nor deny blame for failure. Give us the grace to take things as they are, and to resolve, by thy help, to make them what they ought to be, in the strong name of Jesus Christ our Lord.

So go with us as we leave this place, and remain with us during the coming weeks and months, that through our private actions as citizens, we may reinforce what, through our public actions as senators, we have accomplished in this chamber.

Our Father which art in heaven, hallowed be Thy name. Thy Kingdom come, thy will be done in earth as it is in heaven. Give us this day our daily bread. And forgive us our debts as we forgive our debtors. And lead us not into temptation, but deliver us from evil: for thine is the kingdom, and the power, and the glory forever. AMEN.

The roll was called and all members were present except Messrs. Batchelder, Knight and Pedersen, who were excused.

Corrections for the Journal

Page 2822, line 17, strike "to" and insert "so".

Page 2824, line 11, correct spelling of "sympathy".

Page 2835, line 6, correct spelling of "Whitney".

The Journal for the One Hundred Forty-eighth Day was approved as corrected.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules to consider the final reading bills set for August 18, 1965.

The motion prevailed with 43 ayes, 0 nays and 6 not voting.

MOTION—Return LB 925 to Select File

Mr. Carpenter moved to return LB 925 to Select File for the following specific amendment:

1. Strike the enacting clause.

Mr. Adamson asked unanimous consent to have the following statement from Mr. Burbach printed in the Legislative Journal. No objections. So ordered.

August 16, 1965

Re: Request for statistics on the possibility of reducing the size of the Legislature, keeping within county lines, yet meeting the "one man, one vote" edict.

It must first be noted that no one knows what percentage of variation between the high and low districts would be found acceptable to the court, or courts, to which Nebraska must reply.

We know, for example, that the figure of 15% has been used rather freely in talk about reapportionment and this has generally been applied as meaning 15% above an average and 15% below — which could mean an ultimate variation of 30% between the highest and lowest districts.

The U. S. District Court in its decision of May of this year in which a majority of the Court held LB 628 to be unacceptable, made reference to that 15% variation. It also stated, however, that "By this reference this Court is not saying that it approves such a variation, or that the House of Representatives has or will approve it."

It would seem impractical to try to effect such a drastic reduction in membership of the Nebraska Legislature without knowing that such a percentage of variation would be acceptable.

Nevertheless, we did try to work out a reapportionment plan with 37 or 38 districts as had been discussed considerably. Even with a maximum variation of 15% *above or below* an average, it was not possible to achieve this. Membership reduced to either of these figures would establish a median which would solve the problem of Hall County, but it would leave Sarpy County beyond the scope of such a differential.

With 37 districts you would have an average population of 38,144 which would mean that the highest district could have a population of 43,866 above the average, and the smallest would be 32,422. Hall County's 35,757 population would fall well within those limitations, but Sarpy County's 31,281 population would not. With 38 districts, we would establish an average of 37,140 with a 15% variation either side of that median meaning a high of 41,711 and a low of 32,569. Again, Sarpy County would not fit this pattern.

It would be possible to put Sarpy County within this framework with 39 or 40 districts, still it seems impractical to effect such a reduction in membership when it is not known that the inherent variation would be acceptable.

It has been the objective of most of those who have worked on reapportionment to try to keep the overall variation between the high and low districts to a total of 15% — 7½% above an average and 7½% below an average.

We tried combinations of 37, 38, 39, 40 and 41 districts with this objective, but could not put Sarpy County within that framework. The population of the counties adjoining Sarpy is such that none of them can be adjusted to overcome the problem.

If you try a 42-district body, then you have problems with Lancaster County because 5 districts in that county with a 42-member Legislature would put them below the 7½% figure below the average, and 4 districts in Lancaster would their average far above the 7½% variation.

If you try it with 43 districts, Hall County is over the top again.

This is to say nothing of the problems which arise in trying to assemble the remaining counties into units or districts which would fall within such a framework.

Mr. Bowen moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 38 ayes, 4 nays and 7 not voting.

Mr. Carpenter withdrew his motion to return LB 925 to Select File.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 702.

A BILL FOR AN ACT relating to highways; to provide for frontage or service roads along controlled access facilities upon cer-

tain highways as prescribed; to provide for agreements existing with federal government; and to provide for reimbursements.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Committee to Notify Governor

Mr. Bowen moved that a committee of five be appointed to wait upon the Governor and to advise him that the Legislature is about to complete its work, and ask him if he has any further message for the Legislature before they adjourn.

The motion prevailed.

The President appointed the following committee to wait upon the Governor: Messrs. Bowen, Kokes, Stromer, Fleming and Brauer.

Message from the Governor

August 17, 1965

The President, the Speaker
and Members of the Legislature:

This is to inform your honorable body that on August 17, 1965, I approved Legislative Bill 229.

Respectfully,

(Signed) Frank B. Morrison
Governor

Governor Escorted

The Committee appointed to wait upon the Governor, escorted Governor Frank B. Morrison to the rostrum.

Governor Morrison expressed his enjoyment in working with the members of the Seventy-fifth Session and his gratitude for the constant good will that has existed between the Governor's Office and the Legislature.

The Committee escorted the Governor from the Chamber.

MOTION—Retain Bill Drafter

Mr. Carpenter moved that the bill drafter be retained on a part-time basis during the interim between when he is on a full-time basis and that he be paid a salary by the Legislative Council of one half of his present salary in addition to any other salary he may be receiving from the state for other duties performed.

The motion prevailed with 30 ayes, 5 nays, and 14 not voting.

Visitors

Mr. Whitney introduced his mother Mrs. Alberta Whitney from Delano, California, and his wife Mrs. Ramey C. Whitney.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 930. With Emergency.

A BILL FOR AN ACT to amend section 77-1736.04, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to provide for the refund of any penalty paid on any tax or assessment when such penalty is found to be illegal; to change provisions for making of refunds as prescribed; to remove obsolete matter; to provide for refunds as prescribed of certain taxes paid on exempt homes; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Marvel	Rasmussen, E.
Bauer	Fleming	Matzke	Rasmussen, R.
Bowen	Gerdes	Moulton	Ruhnke
Brauer	Harsh	Moylan	Skarda
Budd	Hasebroock	Nelson	Stromer
Burbach	Holmquist	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Mahoney	Proud	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Knight	Kremer	Pedersen
Hughes			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 925. With Emergency.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide an operative date; to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 34:

Bauer	Harsh	Marvel	Ruhnke
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moulton	Stromer
Carstens	Hughes	Moylan	Stryker
Craft	Kjar	Nore	Syas
Crandall	Klaver	Paxton	Wallwey
Danner	Kokes	Payne, D.	Warner
Fleming	Lysinger	Proud	Whitney
Gerdes	Mahoney		

Voting in the negative, 12:

Adamson	Carpenter	Nelson	Rasmussen, E.
Bowen	Claussen	Orme	Rasmussen, R.
Brauer	Kremer	Paine, I.	Wylie

Not voting, 3:

Batchelder	Knight	Pedersen
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 593.

A BILL FOR AN ACT to create the Nebraska Arts Council; to provide for purposes; to define a term; to provide for composition of the council and the terms, election, and appointment of directors of the council; to provide for administrative powers; to provide for informatory powers; to provide for promotive powers; to provide for advisory and recommendatory powers; to provide for financial procedures; and to make an appropriation.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Burbach	Holmquist	Moylan	Stromer
Carpenter	Hughes	Nore	Stryker
Carstens	Kjar	Orme	Wallway
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 4:

Klaver	Nelson	Proud	Syas
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Not voting, 4:

Batchelder	Budd	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 332. With Emergency.

A BILL FOR AN ACT relating to noxious weeds; to provide a comprehensive noxious weed control program, as prescribed; to provide penalties; to provide an operative date; to repeal Chapter 2, article 9, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 30:

Adamson	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Hughes	Moulton	Skarda
Brauer	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Syas
Carpenter	Kremer	Paine, I.	Wallwey
Claussen	Lysinger	Payne, D.	Whitney
Crandall	Mahoney		

Voting in the negative, 13:

Budd	Holmquist	Paxton	Stryker
Carstens	Moylan	Rasmussen, E.	Warner
Craft	Nelson	Rasmussen, R.	Wylie
Hasebroock			

Not voting, 6:

Batchelder	Harsh	Kokes	Pedersen
Danner	Knight		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 26:

Adamson	Crandall	Mahoney	Payne, D.
Bauer	Fleming	Marvel	Proud
Bowen	Gerdes	Moulton	Ruhnke
Brauer	Hughes	Nore	Skarda
Burbach	Kjar	Orme	Stromer
Carpenter	Kremer	Paine, I.	Whitney
Claussen	Lysinger		

Voting in the negative, 17:

Budd	Craft	Hasebroock	Klaver
Carstens	Harsh	Holmquist	Kokes

Moylan	Rasmussen, E.	Stryker	Warner
Nelson	Rasmussen, R.	Syas	Wylie
Paxton			

Not voting, 6:

Batchelder	Knight	Pedersen	Wallway
Danner	Matzke		

A constitutional majority having voted in the affirmative, the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 927.

A BILL FOR AN ACT relating to public health and welfare; to provide for health service regions as prescribed; to provide for boundaries of regions; to provide for a board in each region and its members; to provide for selection of members of the board and terms of office; to provide for expenses; and to provide powers and duties of the board.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 17:

Bauer	Fleming	Nore	Rasmussen, R.
Bowen	Gerdes	Orme	Stromer
Brauer	Harsh	Payne, D.	Stryker
Burbach	Hughes	Proud	Whitney
Carpenter			

Voting in the negative, 26:

Adamson	Holmquist	Moulton	Ruhnke
Budd	Kjar	Moylan	Skarda
Claussen	Klaver	Nelson	Syas
Craft	Kokes	Paine, I.	Wallway
Crandall	Kremer	Paxton	Warner
Danner	Lysinger	Rasmussen, E.	Wylie
Hasebroock	Mahoney		

Not voting, 6:

Batchelder	Knight	Matzke	Pedersen
Carstens	Marvel		

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 341.

Introduced by Jerome Warner, 25th District; Marvin E. Stromer, 27th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 1A, of the Constitution of Nebraska, relating to taxation; to provide that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 1A, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 1A. When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment providing that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for

capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.

- For
 Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 34:

Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Orme	Stryker
Carpenter	Kjar	Payne, D.	Syas
Carstens	Kokes	Proud	Wallwey
Crandall	Lysinger	Rasmussen, E.	Warner
Danner	Mahoney	Rasmussen, R.	Whitney
Fleming	Marvel		

Voting in the negative, 12:

Adamson	Craft	Kremer	Paine, I.
Brauer	Hasebroock	Nelson	Paxton
Claussen	Klaver	Nore	Wylie

Not voting, 3:

Batchelder	Knight	Pedersen
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A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 934. With Emergency.

A BILL FOR AN ACT to make appropriations for the payment of claims not heretofore paid, and for which no appropriation has been made; to make appropriations for the payment of miscellaneous claims presented to the Legislature for which no appropriations have been made; to provide the manner in which certain money so

appropriated shall be paid and expended; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Kokes	Paine, I.	Warner
Claussen	Kremer	Payne, D.	Whitney
Craft	Lysinger	Proud	Wylie
Crandall	Mahoney	Rasmussen, E.	

Voting in the negative, 1:

Paxton

Not voting, 5:

Batchelder	Hughes	Knight	Pedersen
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Recess

Mr. Bowen moved to recess until 1:00 p.m.

Mr. Burbach moved to amend the motion to recess until 1:30 p.m.

The Burbach amendment was adopted.

The Bowen motion as amended was adopted and at 12:00 p.m. the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Batchelder, Knight and Pedersen, who were excused.

STANDING COMMITTEE REPORTS

Enrollment and Review

- LEGISLATIVE BILL 937. Correctly enrolled.
- LEGISLATIVE BILL 554. Correctly enrolled.
- LEGISLATIVE BILL 936. Correctly enrolled.
- LEGISLATIVE BILL 906. Correctly enrolled.
- LEGISLATIVE BILL 931. Correctly enrolled.
- LEGISLATIVE BILL 932. Correctly enrolled.
- LEGISLATIVE BILL 332. Correctly enrolled.
- LEGISLATIVE BILL 702. Correctly enrolled.
- LEGISLATIVE BILL 930. Correctly enrolled.
- LEGISLATIVE BILL 925. Correctly enrolled.
- LEGISLATIVE BILL 593. Correctly enrolled.
- LEGISLATIVE BILL 341. Correctly enrolled.
- LEGISLATIVE BILL 934. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 937 LB 554 LB 936 LB 906 LB 931 LB 932 LB 332 LB 702 LB 930 LB 925 LB 593 LB 341 LB 934 LR 12 LR 16 LR 20 LR 27 LR 28 LR 36 LR 41 LR 45 LR 66 LR 67 LR 69 LR 71 LR 75 LR 78 LR 80 LR 83 LR 87 LR 89 LR 91 LR 92 LR 103 LR 107 LR 108 LR 106

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and adopt LR 48 notwithstanding the Committee action.

Mr. Kjar moved the previous question. The question is, 'Shall the debate now close?' The motion prevailed with 30 ayes, 11 nays and 8 not voting.

Mr. Carpenter asked for a record vote on his motion.

Voting in the affirmative, 13:

Carpenter	Harsh	Matzke	Skarda
Carstens	Kremer	Payne, D.	Stryker
Craft	Lysinger	Ruhnke	Whitney
Fleming			

Voting in the negative, 27:

Adamson	Holmquist	Moylan	Rasmussen, E.
Bauer	Hughes	Nelson	Rasmussen, R.
Budd	Kjar	Nore	Stromer
Crandall	Kokes	Orme	Wallwey
Danner	Mahoney	Paine, I.	Warner
Gerdes	Marvel	Paxton	Wyllie
Hasebroock	Moulton	Proud	

Not voting, 9:

Batchelder	Burbach	Klaver	Pedersen
Bowen	Claussen	Knight	Syas
Brauer			

The motion lost.

RESOLUTIONS**LEGISLATIVE RESOLUTION 105.**

LR 105 was adopted with 32 ayes, 10 nays and 7 not voting.

Rule Changes

Mr. Ruhnke moved the adoption of the three rule changes found in the Legislative Journal for the One Hundred Forty-seventh Day.

Rule change # 1 (Rule 6, Sec. 9) lost with 22 ayes, 20 nays and 7 not voting.

Rule change # 2 (Rule 12, Sec. 8) lost with 29 ayes, 7 nays and 13 not voting.

Rule change # 3 (Rule 12, Sec. 8 (b) (1)) was adopted with 39 ayes, 4 nays and 6 not voting.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 105

Visitors

Mr. Hasebroock introduced former State Senator George Weberg from Pender, Nebraska.

Mr. Wylie introduced Girl Scout Troop # 314 and sponsors Mrs. Ruth Dan and Mrs. Dorothy Murphy, from Neligh, Nebraska.

UNANIMOUS CONSENT—Totalizer

Mr. Stromer asked unanimous consent that the Executive Board of the Legislative Council be authorized to review and contract for a totalizer for the Legislative Chamber.

No objections. So ordered.

MOTIONS—Suspend Rules

Mr. Syas moved to suspend the rules and adopt the following rule change:

Amend Rule 6, Section 2, line 2 by substituting 1:30 p.m. in lieu of 2:00 p.m.

The motion lost with 16 ayes, 26 nays and 7 not voting.

Mr. Carpenter moved to suspend the rules and adopt the following rule change:

I move to amend Rule 6, section 3 to read as follows:

Sec. 3. Unless the committee to which a bill or resolution has been referred decides, by vote of the majority of its members, to advance it to General File without a public hearing, the committee shall, before taking final action thereon hold a public hearing thereon and shall give at least five calendar days' notice, by publication in the Legislative Journal, of the date and time of said hearing. Committee chairmen shall make rules concerning length of public hearings but no rebuttal shall be for more than ten minutes. Any bill or resolution placed on General File by the committee to which it was referred without a public hearing thereon, it shall be returned to the committee for public hearing upon the request of any five members of the Legislature.

The motion lost with 16 ayes, 25 nays and 8 not voting.

Presented to the Secretary of State

Presented to the Secretary of State on August 17, 1965 at 10:45 a.m.: LB 713 LB 234

(Signed) Ruth Bossard, Enrolling Clerk

Presented to the Governor

Presented to the Governor for approval on August 17, 1965 at 1:45 p.m.: LB 937 LB 554 LB 936 LB 906 LB 931 LB 932 LB 332 LB 702 LB 934 LB 341 LB 593 LB 925 LB 930.

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Telephone Credit Cards

Mr. Bowen moved that the telephone credit cards issued to the members be turned in to the Clerk of the Legislature at the end of the session.

The motion prevailed.

MOTION—Approve Printing

Mr. President: I move that the Legislature approve the printing of the Permanent Legislative Journal, Session Laws, Bills, Separates, and Journal Indexes by Joe Christensen, and letterheads and envelopes by Acorn Press. (Signed) Elmer Wallway

The motion prevailed.

MOTION—Group Picture

Mr. President: I move that the University be requested and authorized to place a group picture of the members of the Seventy-fifth Session in the West Senate Lounge, and that the Legislature express its appreciation for this service.

(Signed) Calista Cooper Hughes

The motion prevailed.

MOTION—Mailing Separates to Members

Mr. President: I move that the Clerk be directed to send to each member of the Legislature a file of the bills passed, as soon as printed, and the expense in so doing be paid out of the legislative expense appropriation. (Signed) Cecil Craft

The motion prevailed.

MOTION—File Bills and Records

Mr. President: I move that the Chairman of each standing committee be requested to file with the Clerk of the Legislature any bills

and standing committee records remaining in his possession, so that a proper record may be made of the final disposition of such bills.

(Signed) C. W. Holmquist

The motion prevailed.

MOTION—Print Brochure

Mr. President: I move that the Clerk of the Legislature be directed to prepare the usual brochure showing a comparison of the bicameral and unicameral legislative system and other pertinent data.

(Signed) Edward R. Danner

The motion prevailed.

MOTION—Mailing of Permanent Journal and Session Laws

MR. PRESIDENT:

I move that the Clerk of the Legislature be instructed to send to each Member of the Legislature, and to each authorized member of the Press assigned to the Legislature for the Seventy-fifth Session, a copy of the permanent Legislative Journal and Session Laws of the Seventy-fifth Session, when completed; and that the proper officers of the Legislature be authorized to issue vouchers against the fund provided for expenses of the Seventy-fifth Session of the Nebraska Legislature in payment of necessary postage or express and necessary wrapping material for sending said Legislative Journal and Session Laws to Members of the Legislature, and that the Press and the members of the Legislature be allowed to keep their Statutes and Supplements and letter files.

(Signed) George C. Gerdes

The motion prevailed.

MOTION—Retain Help

Mr. President: I move that the Clerk of the Legislature be directed to retain such help as may be required to check the bills, supplies, legislative chamber furniture, and otherwise complete the business of the office for the Seventy-fifth Session of the Legislature, and to employ such help as is necessary during the interim.

(Signed) H. C. Crandall

The motion prevailed.

MOTION—Appreciation to Administrative Members

Mr. President: I move that this Seventy-fifth Session of the Nebraska State Legislature express its appreciation to Hugo F. Srb, Paul R. Robinson, John J. Wilson and Emory Burnett, administrative members, in the performance of a very difficult duty to the complete satisfaction of the membership of this body. Without their counsel, advice, and experience, this Legislature would have been hard-put to perform and expedite the duties assumed and performed by its membership.

I further move that we give them a standing vote of confidence and appreciation.

(Signed) W. H. Hasebroock

The motion prevailed.

Appreciation

Mr. President:

The elective officers and employees of the Seventy-fifth Session hereby express their appreciation for the privilege of serving this Legislature and for the courtesies extended to them by each and every Member.

(Signed) Hugo F. Srb

MOTION—Appreciation to Lieutenant Governor

Mr. President: I move that this Seventy-fifth Session of the Nebraska State Legislature give a standing vote of appreciation to the outstanding performance of Lieutenant Governor Philip C. Sorensen, who as Lieutenant Governor, is the presiding officer of this body and has demonstrated to this Legislature an example of impartiality and fairness.

(Signed) Sam Klaver

The motion prevailed.

MOTION—Appreciation to Employees

Mr. President: I move that the Legislature take this opportunity to express its gratitude and appreciation of the efficient and conscientious performance of their duties by the employees of this body. I would also single out Ruth Bossard, the Engrossing and Enrolling Clerk, who missed her vacation in order to continue on and complete our work, and all other employees who either missed or found it necessary to adjust their vacations because of the length of the session.

It is through their efforts in part that this body has been able to efficiently perform their duties to serve the people of this State and be it resolved that we want to take this opportunity to express our appreciation of such splendid service.

(Signed) Harold B. Stryker

The motion prevailed.

MOTION—Appreciation to Press

Mr. President: I move that a standing vote of thanks be given to the newspapers and the press associations for their accuracy and fairness in reporting to the people of our State the activities of this Session of the Legislature.

(Signed) Richard F. Proud

The motion prevailed.

MOTION—Appreciation to Radio and TV

Mr. President: I move that this body express its thanks and appreciation to the radio and television stations for broadcasting news of the Legislature to the citizens of the State.

(Signed) C. F. Moulton

The motion prevailed.

MOTION—Present Flags

Mr. President: I move that as evidence of our sincere appreciation of our presiding officers for the fair and impartial performance of their duties, we obtain a Nebraska flag, similar to those previously used for such occasions and present one to Lieutenant Governor Philip C. Sorensen and a Nebraska flag to Speaker Kenneth L. Bowen.

(Signed) Elvin Adamson

The motion prevailed.

MOTION—Present Gavel

Mr. President: I move that Lieutenant Governor Philip C. Sorensen be presented with the gavel used during the Seventy-fifth Session of the Nebraska Legislature.

(Signed) J. W. Burbach

The motion prevailed.

MOTION—Present Gavel

Mr. President: I move that Speaker Kenneth L. Bowen be presented with a gavel, an emblem of his serving as a fair and impartial presiding officer.

(Signed) Arnold Ruhnke

The motion prevailed.

MOTION—Appreciation

Mr. President: I move that this Seventy-fifth Session of the Nebraska State Legislature express its appreciation to Rev. Robert E. Palmer, Chaplain; George L. Santo, Sergeant-at-Arms; Ray R. Wilson, Assistant Sergeant-at-Arms, and Ruby Nelson, Postmistress.

(Signed) M. A. Kremer

The motion prevailed.

Presentation

Mr. Marvel presented a Nebraska State Flag to Sergeant-at-Arms George L. Santo in recognition of his service to the Nebraska Legislature.

MOTION—Adjournment

Mr. President: I move that the Journal for the One Hundred Forty-ninth Day, as prepared by the Clerk, be approved, and that the Seventy-fifth Session of the Legislature, having finished all business before it, now (at 3:10 p.m.) adjourn, sine die.

(Signed) Ross H. Rasmussen

The motion prevailed.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, January 25, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

The prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Bowen, Danner, Kjar, Paxton, and Syas, who were excused.

Corrections for the Journal

Page 198, line 34, insert “;” after word “section”.

Page 208, line 1, after word “for” insert “administration of the State Assistance Fund; to provide for”.

The Journal for the Fourteenth Day was approved as corrected.

UNANIMOUS CONSENT—Member Excused

Mr. Klaver asked unanimous consent that Mr. Syas be excused today, Monday, January 25, 1965. No objections. So ordered.

Communication

A letter from Charles A. Byrley, Director of the Midwestern Office of the Council of State Governments, notifying members of the Legislature that certain supplies and materials of interest will be sent to them.

STANDING COMMITTEE REPORTS**Public Works**

LEGISLATIVE BILL 51. Placed on General File as amended.

Standing Committee amendment to LB 51:

1. Amend Section 1, Line 12 by striking “*five-six-tenths*” and insert in lieu thereof “*five-sixteenths*”.

(Signed) Cecil Craft, Chairman

Resolutions**LEGISLATIVE RESOLUTION 13.** Re: Closing the Lincoln Veterans Hospital.

Introduced by Jerome Warner, 25th District; Fern Hubbard Orme, 29th District; Eric Rasmussen, 32nd District; Richard D. Marvel, 33rd District; Hal W. Bauer, 28th District; Marvin E. Stromer, 27th District; John E. Knight, 26th District and Cecil Craft, 45th District.

WHEREAS, it is estimated that the peak load of veterans' needs will be in from five to seven years or around the year 1970. At that time, World War I veterans will be between seventy-three and eighty years of age, World War II veterans will average fifty years of age, and Korean War veterans will average forty years of age; and

WHEREAS, the average daily patient load at the Lincoln Veterans Hospital has been one hundred ninety instead of one hundred seventy as quoted by the Veterans Administration, and this does not include all the out-patients and pharmacy service; and

WHEREAS, nearly one million dollars was spent in the years 1961 and 1962 to remodel the surgical wards; and

WHEREAS, there are one hundred fifty-two thousand veterans in Nebraska, not taking into consideration the veterans living in Kansas, Iowa, Colorado and South Dakota who are served by the Lincoln Veterans Hospital; and

WHEREAS, pensions and Social Security benefits are insufficient to take care of hospitalization of veterans, which means that many veterans and their wives can exist only; and

WHEREAS, emergency cases, especially of older veterans would have to be handled in local hospitals as transportation to either of the veterans hospitals located in Grand Island and Omaha, Nebraska, would be dangerous to the veteran; out-patient care would cost many times what it now costs if patients would have to travel to Grand Island or Omaha, Nebraska; and

WHEREAS, many times it is difficult and nearly impossible to obtain rooms in local hospitals.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the United States Veterans Administration reconsider its ruling to close the Lincoln Veterans Hospital, and that an order

be entered that the Lincoln Veterans Hospital continue to be maintained.

2. That the Clerk of the Legislature be directed to send a suitable engrossed copy of this resolution to the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, to the Administrator of Veterans' Affairs, Washington, D.C., to the Chairman of the Committee on Veterans' Affairs of the Senate and House of Representatives of the United States, and to each member of Congress from Nebraska.

UNANIMOUS CONSENT—Add Co-Introducers

Henry F. Pedersen, Jr., 4th District and C. F. Moulton, 8th District asked unanimous consent that their names be added as co-introducers of LR 13. No objections. So ordered.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 63. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 374. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to state administrative departments; to authorize the Department of Public Institutions to sell at public auction certain farm land that is surplus to the needs of the Girls' Training School at Geneva, Nebraska; and to provide for use of proceeds from such sale.

LEGISLATIVE BILL 375. By Chester Paxton, Legislative District 40 and H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT to repeal section 46-249, Reissue Revised Statutes of Nebraska, 1943, relating to right-of-way over public lands for irrigation works.

LEGISLATIVE BILL 376. By George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 19-709, Revised Statutes Supplement, 1963, relating to cities and villages, particular classes; to broaden the eminent domain powers of cities and villages to include wells; and to repeal the original section.

LEGISLATIVE BILL 377. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to highways; to provide that no change, shall be made in design, construction or operation of a connecting link in either a city or village by either the Department of Roads or by a city or village until agreement of both parties or a determination has been made by the State Highway Commission as prescribed.

LEGISLATIVE BILL 378. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to counties; to provide the procedure by which a county board may require registration of motor vehicles and payment of registration fees; to provide the amount of such fees; to provide how the county treasurer shall credit such fees; and to provide how the proceeds from such fees shall be expended.

LEGISLATIVE BILL 379. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 14-117, Reissue Revised Statutes of Nebraska, 1943, relating to metropolitan cities; to provide for an election when a metropolitan city annexes a part of a city, village or district; to provide the form of ballot; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 380. By William R. Skarda, Jr., Legislative District 7; Eugene T. Mahoney, Legislative District 5 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT relating to labor; to establish a minimum wage law; to define terms; to provide exemptions and exceptions; to provide minimum wages, as prescribed; to provide duties for the employer, Secretary of State, and county attorneys; to provide for violations; to provide penalties; to provide the effect of this act; and to provide how this act may be cited.

LEGISLATIVE BILL 381. By Arnold Ruhnke, Legislative District 31; W. H. Hasebrook, Legislative District 16 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 60-329, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to fix the registration fee for buses to carry children to and from school as prescribed; and to repeal the original section.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Craft asked unanimous consent to add his name as co-introducer of LR 13. No objections. So ordered.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and to consider LB 222, 223, 224 and 225 on final reading.

The motion prevailed with 41 ayes, 0 nays and 8 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 222. With emergency.

A BILL FOR AN ACT to provide for the payment of compensation of bill drafters, legal researchers, correlation clerk, stenographers, and proofreaders, the payments as provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, and Chapter 84, article 13, Revised Statutes Supplement, 1963, and for the payments to be made for supplies and other incidental expenses incurred by the bill drafting and related services of the Nebraska Legislative Council during the Seventy-fifth Session, Nebraska State Legislature, commencing January 5, 1965; to appropriate the sum of fifty-six thousand dollars therefor; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Burbach	Crandall	Holmquist
Batchelder	Carpenter	Fleming	Hughes
Bauer	Carstens	Gerdes	Klaver
Brauer	Claussen	Harsh	Knight
Budd	Craft	Hasebrook	Kokes

Kremer	Moylan	Pedersen	Stromer
Lysinger	Nelson	Proud	Stryker
Mahoney	Nore	Rasmussen, E.	Wallwey
Marvel	Orme	Rasmussen, R.	Warner
Matzke	Paine, I.	Ruhnke	Whitney
Moulton	Payne, D.	Skarda	Wylie

Voting in the negative, 0.

Not voting, 5:

Bowen	Kjar	Paxton	Syas
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 223. With emergency.

A BILL FOR AN ACT to provide for the payment of compensation of officers and employees of the Legislature, traveling expenses of members, the payments to be made for supplies, the payments as provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, and other incidental expenses incurred during the Seventy-fifth Session, Nebraska State Legislature, and for the ad interim activities of the Seventy-fifth Session of the Legislature; to appropriate the sum of three hundred six thousand dollars therefor; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Klaver	Nore	Stryker
Carpenter	Knight	Orme	Wallwey
Carstens	Kokes	Paine, I.	Warner
Claussen	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 6:

Bowen	Danner	Paxton	Syas
Craft	Kjar		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 224. With emergency.

A BILL FOR AN ACT to provide for the payment of the salaries of members of the Seventy-fifth Session, Nebraska State Legislature, and payments to be made as provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, for a period of two years commencing the first Tuesday in January, 1965; to appropriate the sum of two hundred forty-four thousand five hundred fourteen dollars therefor; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Carstens	Knight	Orme	Wallway
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Bowen	Kjar	Paxton	Syas
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 225. With emergency.

A BILL FOR AN ACT specifically to appropriate the sum of two thousand three hundred eighty-nine dollars and eighteen cents, or so much thereof as may be necessary, out of the General Fund of the State of Nebraska to pay the premiums on the official bonds of the State Treasurer and deputy state treasurer for the term commencing January 7, 1965, and to pay the premiums for policy of insurance on money and securities in connection with the office of the State Treasurer, for the period ending January 5, 1967; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Bowen	Kjar	Paxton	Syas
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

UNANIMOUS CONSENT—Committee Excused

Mr. Marvel asked unanimous consent that the Budget Committee be excused at 10:00 a.m. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 382. By Eugene T. Mahoney, Legislative District 5; Marvin E. Stromer, Legislative District 27; William R. Skarda, Jr., Legislative District 7 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 11, of the Constitution of Nebraska, relating to education; to provide that transportation services may be provided for children attending any elementary or secondary school; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 383. By Fred W. Carstens, Legislative District 30; W. H. Hasebroock, Legislative District 16 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to repeal section 77-730, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation.

LEGISLATIVE BILL 384. By Fred W. Carstens, Legislative District 30; W. H. Hasebroock, Legislative District 16 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT relating to revenue and taxation; to exempt from taxation intangible property held in trust or otherwise for the purpose of funding pension, profit-sharing or employee benefit plans as prescribed; and to declare an emergency.

LEGISLATIVE BILL 385. By Fred W. Carstens, Legislative District 30; W. H. Hasebroock, Legislative District 16 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend sections 77-202 and 77-907, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to exempt from taxation premiums received by insurance companies authorized to do business in this state on pension, profit sharing, or insurance policies, or plans as prescribed; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 386. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to revenue and taxation; to provide for exemptions of intangible property held in trust from employee benefit plans; to define employee benefit plans and requirements for qualifications.

LEGISLATIVE BILL 387. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend sections 60-311.03 and 60-330, Revised Statutes Supplement, 1963, relating to motor vehicles; to permit the registration of a truck-tractor and semitrailer combination as a farm vehicle; and to repeal the original sections.

LEGISLATIVE BILL 388. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to liens; to provide a lien, as prescribed, upon conviction of certain offenses; and to provide for evidence and extinguishment of such lien.

LEGISLATIVE BILL 389. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend sections 60-311.03, 60-330, and 60-334, Revised Statutes Supplement, 1963, relating to motor vehicle registration; to change the standards for local truck classification; to eliminate local commercial classification; and to repeal the original sections.

LEGISLATIVE BILL 390. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend section 77-1252, Revised Statutes Supplement, 1963, relating to revenue and taxation; to increase the rate of excise tax upon certain grains, as prescribed; and to repeal the original section.

LEGISLATIVE BILL 391. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT relating to revenue and taxation; to change the basis of taxation of grain and seed; to amend section 77-1201, Revised Statutes Supplement, 1963; to repeal the original section, and also sections 77-1251, 77-1255, 77-1256, 77-1257, 77-1258, 77-1259, 77-1260, and 77-1261, Reissue Revised Statutes of Nebraska, 1943, and sections 77-1252, 77-1253, and 77-1254, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 392. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT relating to motor vehicles; to provide a mileage tax on motor vehicles not domiciled in Nebraska having a

gross weight, including load, of fifty thousand pounds, or more, operating in Nebraska, which are not licensed or registered in Nebraska under section 60-331, Revised Statutes Supplement, 1963; to define terms; to provide for a tax, and the collection and disbursement thereof; to provide for administration of the act; to provide powers and duties for the Department of Roads and Auditor of Public Accounts; to provide for violations and penalties; to amend sections 60-305 and 60-305.01, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original sections.

LEGISLATIVE BILL 393. By W. H. Hasebroock, Legislative District 16 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend section 17-950, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to include improving, equipping, and furnishing of acquired real estate as parks and recreational grounds for the purpose of issuing bonds; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 394. By J. W. Burbach, Legislative District 19; Elvin Adamson, Legislative District 43; George C. Gerdes, Legislative District 49; Eugene T. Mahoney, Legislative District 5; Eric Rasmussen, Legislative District 32; Herb Nore, Legislative District 22; H. C. Crandall, Legislative District 46 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT relating to livestock; to provide for the appointment of a State Veterinarian, his salary, qualifications, powers and duties; to establish a Bureau of Animal Industry; to assign powers and duties formerly exercised by the Department of Agriculture and Economic Development or its director; to harmonize the provisions thereof with previous legislation; to amend sections 54-701, 54-730, 54-764.01, 54-764.02, 54-766, 54-766.13, and 71-1803, Reissue Revised Statutes of Nebraska, 1943, and sections 54-766.14, 54-1180, 54-1181, and 54-1182, Revised Statutes Supplement, 1963; and to repeal the original sections and also section 81-202, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 395. By W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to repeal section 17-704, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages.

LEGISLATIVE BILL 396. By Fern Hubbard Orme, Legislative District 29; S. H. Brauer, Sr., Legislative District 21; Dale L. Payne, Legislative District 3 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 71-139, Reissue Revised Statutes of Nebraska, 1943, relating to public health and welfare; to authorize the Department of Health to issue licenses to practice the profession of medicine and surgery pursuant to certification by the Board of Examiners for Medicine and Surgery as prescribed; and to repeal the original section.

GENERAL FILE

LEGISLATIVE BILL 167. Laid over until Monday, February 1, 1965, at the request of Mr. Stryker.

LEGISLATIVE BILL 171. Read and considered.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

UNANIMOUS CONSENT—Bill Reading

Mr. Carpenter asked unanimous consent to read only the new and stricken matter in LB 185 to LB 201. No objections. So ordered.

UNANIMOUS CONSENT—Explanation of Bills

Mr. Ruhnke asked unanimous consent to have explanations of bills duplicated and placed in the book with the printed bills when placed on general file by the Reference Committee. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 185. Read and considered.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 186. Read and considered.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

LEGISLATIVE BILL 187. Read and considered. Laid over until Tuesday, January 26, 1965, at the request of Mr. Klaver.

LEGISLATIVE BILL 188. Read and considered.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 189. Read and considered.

Advanced to E and R for review with 25 ayes, 1 nay, and 23 not voting.

LEGISLATIVE BILL 190. Read and considered.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

Mr. Adamson Presiding

LEGISLATIVE BILL 191. Read and considered.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 192. Read and considered.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

LEGISLATIVE BILL 193. Read and considered.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

LEGISLATIVE BILL 194. Read and considered.

Mr. Klaver offered the following amendment which was adopted:

1. That the second section #2 be changed to read section #3.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 195. Read and considered.

Advanced to E and R for review with 25 ayes, 0 nays, and 24 not voting.

LEGISLATIVE BILL 196. Read and considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

President Sorensen Presiding**LEGISLATIVE BILL 197.** Read and considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 198. Read and considered.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 199. Read and considered.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

UNANIMOUS CONSENT—Members Excused

Messrs. Harsh and Lysinger asked unanimous consent to be excused from 11:30 a.m. until 12:00 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Dispense with Reading

Mr. Klaver asked unanimous consent that the reading of LB 200 be dispensed with except for new matter in Article 4 and the title. No objections. So ordered.

GENERAL FILE**LEGISLATIVE BILL 200.** Considered.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

LEGISLATIVE BILL 201. Read and considered.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

LEGISLATIVE BILL 18. Read and considered.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

NOTICE OF COMMITTEE HEARINGS**Revenue**

LB 86	Tuesday, February 2, 1965	2:00 p.m.
LB 87	Tuesday, February 2, 1965	2:00 p.m.
LB 60	Wednesday, February 3, 1965	2:00 p.m.
LB 84	Wednesday, February 3, 1965	2:00 p.m.
LB 59	Monday, February 8, 1965	2:00 p.m.
LB 78	Monday, February 8, 1965	2:00 p.m.
LB 145	Monday, February 8, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Revenue**

LEGISLATIVE BILL 6. Placed on General File as amended.

Standing Committee amendment to LB 6:

1. Amend section 1 of the bill, line 22, by striking "sixteen" and inserting in lieu thereof, "fifteen"; lines 23, 24, and 25 delete "plus the one half odd cents of the redistribution over the next lower multiple of ten."

(Signed) J. W. Burbach, Chairman

Enrollment and Review

LEGISLATIVE BILL 222. Correctly enrolled.

LEGISLATIVE BILL 223. Correctly enrolled.

LEGISLATIVE BILL 224. Correctly enrolled.

LEGISLATIVE BILL 225. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 222 LB 223 LB 224 LB 225

UNANIMOUS CONSENT—Statement of Purpose

Mr. Ruhnke asked unanimous consent to have the introducer of bills placed on General File by the Reference Committee be responsible for the filing of a statement of purpose for inclusion in the bill books. No objections. So ordered.

UNANIMOUS CONSENT—Table

Mr. Ruhnke asked unanimous consent to put a table under the balcony on either the north or south side in order to allow visitors to take notes. No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Ruhnke asked unanimous consent to have a Rules Committee meeting under the South Balcony immediately following adjournment. No objections. So ordered.

Mr. Adamson asked unanimous consent to have the Committee on Committees meet at 1:15 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 386

Mr. Carstens asked unanimous consent to withdraw LB 386.

Laid over one day.

Adjournment

At 11:49 a.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 9:00 a.m., Tuesday, January 26, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, January 26, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Kjar and Paxton, who were excused.

Corrections for the Journal**Fourteenth Day**

Page 209, line 18, delete "trict" and insert "District".

Page 210, line 21, delete the hyphen between the words "non residents".

Fifteenth Day

Page 216, line 6, correct spelling of "Revised".

Page 224, line 5, insert "Read and considered."

Page 224, after line 22 insert:

"LEGISLATIVE BILL 193. Read and considered.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting."

The Journal for the Fourteenth and Fifteenth Days was approved as corrected.

Communication

An invitation from the Lincoln School of Commerce and National Business Institute to an open house for the new school building on Friday, January 29, 1965, from 12:00 to 2:00 p.m.

NOTICE OF COMMITTEE HEARINGS**Judiciary**

LB 77	Tuesday, February 2, 1965	2:00 p.m.
LB 100	Tuesday, February 2, 1965	2:00 p.m.
LB 118	Wednesday, February 3, 1965	2:00 p.m.
LB 157	Wednesday, February 3, 1965	2:00 p.m.

Committee on Committees

January 25, 1965

Mr. President:

The Committee on Committees will meet at 1:15 p.m., on Monday, February 8, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments submitted by Governor Frank B. Morrison, as follows:

H. L. Blackledge, Board of Educational Lands & Funds
 Tom C. Allington, Board of Educational Lands & Funds
 Pearle Finigan, Director of Agriculture and Economic Development

H. L. Blackledge and Tom C. Allington, both members of the Board of Educational Lands & Funds were originally scheduled to meet with the Committee on Monday, January 25th, but a meeting of their own Board was cancelled, so we have rescheduled them.

Respectfully submitted,
 (Signed) Elvin Adamson, Chairman

Presented to the Governor

Presented to the Governor for approval on January 25, 1965, at 2:05 p.m.: LB 222 LB 223 LB 224 LB 225

(Signed) Ruth Bossard, Enrolling Clerk

Resolutions

LEGISLATIVE RESOLUTION 14. Re: Amendment to United States Constitution Concerning Apportionment

Introduced by Cecil Craft, 45th District; Elvin Adamson, 43rd District and Herb Nore, 22nd District.

Memorializing Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

Be it Resolved by the Members of the Nebraska Legislature in Seventy-Fifth Session Assembled:

that this Legislature respectfully petitions the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

“ARTICLE _____

“Section 1. No provision of this Constitution, or any amendment thereto, shall restrict or limit any state in the apportionment of representation in its legislature.

“Section 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of three-fourths of the several States within seven years from the date of its submission.”

Be it Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to January 1, 1967, this application for a convention shall no longer be of any force or effect.

Be it Further Resolved that a duly attested copy of this resolution be immediately transmitted by the Clerk of the Legislature to the President of the Senate of the United States, the Speaker of the House of Representatives of the United States and to each member of the Congress from this State.

LEGISLATIVE RESOLUTION 15. Re: Tribute to Sir Winston Churchill

Introduced by Sam Klaver, 9th District; William M. Wylie, 20th District and Marvin E. Stromer, 27th District.

WHEREAS, the iron curtain of death has descended before the face of Sir Winston Churchill bringing eternal peace to the man whose finest hours came during his nation's darkest days; and

WHEREAS, of him it can be said that never in the history of warfare have so many owed so much to one man.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature stand for a moment of silent tribute in memory of Sir Winston Churchill, Nebraska's honorary citizen.

2. That the Nebraska state banner be flown at half mast at all locations where flown until after his funeral.

Mr. Klaver moved to suspend the rules and to adopt LR 15 today.

The motion prevailed with 44 ayes, 0 nays, and 5 not voting.

The members stood for a moment of silence in honor of Sir Winston Churchill.

MOTION—Enrollment and Review

Mr. President: I move that, because the entire Enrollment and Review staff is presently working on the drafting of bills, bills, except for emergency bills, be held on Enrollment and Review for review until after the twentieth Legislative day. (Signed) Henry F. Pedersen, Jr.

The motion prevailed.

Resolutions

LEGISLATIVE RESOLUTION 13.

Messrs. Wylie and R. Rasmussen asked unanimous consent to add their names as co-introducers of LR 13. No objections. So ordered.

LR 13 was adopted with 43 ayes, 0 nays, and 6 not voting.

Visitors

Mrs. Orme introduced 27 students from the 4th grade at Bryan School, their teacher Mrs. Hurd, student teacher Mrs. Madsen, and two mothers, Mrs. Chicoine and Mrs. Downing.

UNANIMOUS CONSENT—Withdraw LB 59

Mr. Pedersen asked unanimous consent to withdraw LB 59.

Laid over one day.

UNANIMOUS CONSENT—Public Power Study Committee

Mr. Ruhnke asked unanimous consent that former Senator Thompson give a resume of the study prepared by the Public Power Study Committee. No objections. So ordered.

Visitors

Mr. Gerdes introduced Messrs. Piper, Forbes, Ruffing, Rackey and Snyder from Crawford.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Mahoney asked unanimous consent to add the name of Edward R. Danner, Legislative District 11, as co-introducer to LB 382. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 397. By William M. Wylie, Legislative District 20; Eric Rasmussen, Legislative District 32; Richard Lysinger, Legislative District 36; Rudolf C. Kokes, Legislative District 41 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT to amend section 60-311.03, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that trucks of apiarists used to carry their own supplies, equipment and produce are excluded as commercial trucks; and to repeal the original section.

LEGISLATIVE BILL 398. By William M. Wylie, Legislative District 20 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 54-134, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to add Antelope and Boone counties to the brand area, and to repeal the original section.

LEGISLATIVE BILL 399. By Elvin Adamson, Legislative District 43; Frank Nelson, Legislative District 42; George C. Gerdes, Legislative District 49 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT relating to brand inspection area; to provide for inspection of livestock consigned within, entering into, or passing through the brand inspection area; to provide for violation; and to provide penalties.

LEGISLATIVE BILL 400. By Elvin Adamson, Legislative District 43 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to amend sections 66-461 and 66-462, Revised Statutes Supplement, 1963, relating to motor vehicle fuels; to

include motor vehicle fuels used by claimant in propelling of motor vehicles on his own as a purchaser entitled to a refund of gasoline tax as provided in sections 66-445 to 66-466, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to repeal the original sections.

LEGISLATIVE BILL 401. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 79-902, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to increase the size of the board of education of a Class IV school district; to provide for the election of some members by area and some at large as prescribed; to provide for the filling of vacancies; and to repeal the original section.

LEGISLATIVE BILL 402. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend sections 44-310, 44-310.01 and 44-321, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to include countries other than the United States and Canada in defining areas in which a domestic life insurance company may invest its funds; to increase the limit from five per cent to ten per cent on the amount of stock of any one company a domestic life insurance company may purchase; to permit approval of investments by a majority of the board of directors or a committee thereof of a domestic insurance company; and to repeal the original sections.

LEGISLATIVE BILL 403. By Elvin Adamson, Legislative District 43 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 44-220, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to clarify the authority of a domestic insurance company to borrow money; and to repeal the original section.

LEGISLATIVE BILL 404. By Harold T. Moylan, Legislative District 6 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 31-755, Reissue Revised Statutes of Nebraska, 1943, and section 31-740, Revised Statutes Supplement, 1963, relating to sanitary and improvement districts; to require approval by a city of the metropolitan class of prescribed improvements; to provide for the collection of sewer use charges when

the sewer system of such district is connected to the sewer system of a city of the metropolitan class; to require review and approval as prescribed in cases of special assessments; to change provisions for the maturing of bonds; and to repeal the original sections.

LEGISLATIVE BILL 405. By Harold T. Moylan, Legislative District 6 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend sections 14-365.03 and 14-365.10, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide that cities of the metropolitan class may collect sewer use charges from the users and owners in sanitary and improvement districts; to clarify provisions; to provide for varying charges; and to provide that such cities may automatically collect such charges in all cases where the system of a sanitary and improvement district connects to a metropolitan city's system; to provide additional means of collection; and to repeal the original sections.

LEGISLATIVE BILL 406. By Ross H. Rasmussen, Legislative District 15 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 16-325, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to delete the limitation on the amount members of the board of public works may be paid annually for attending meetings of the board; and to repeal the original section.

UNANIMOUS CONSENT—Withdraw LB 386

Mr. Carstens renewed his pending request to withdraw LB 386.

No objections. So ordered.

Visitors

Mr. Adamson introduced Messrs. Ray Williams, Dave Greder, Ray Reinert, and Charles J. Gross from Brown County.

Mr. Skarda introduced Meses. Fenster, Havorka, and Bachava.

Mr. Lysinger introduced Mr. Elwood Meek from Ravenna.

UNANIMOUS CONSENT—Members Excused

Mr. Gerdes asked unanimous consent that he and Messrs. Skarda, Mahoney, and Fleming be excused before 10:00 a.m. to meet with the Game Commission. No objections. So ordered.

Escort Committee

The President appointed the following committee to escort the Governor to the Chamber: Mrs. Hughes and Messrs. Stryker, Marvel, Danner, and Knight.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 407. By Peter H. Claussen, Legislative District 18 and Rudolf C. Kokes, Legislative District 41.

A BILL FOR AN ACT to amend sections 39-7,129, 60-407, and 60-409.01, Revised Statutes Supplement, 1963, relating to motor vehicles; to change probationary licenses to minors licenses, for all persons under twenty-one years of age; to harmonize this change with related sections; and to repeal the original sections.

LEGISLATIVE BILL 408. By Cecil Craft, Legislative District 45 and Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT to amend section 48-602, Revised Statutes Supplement, 1963, relating to employment security; to redefine wages; and to repeal the original section.

LEGISLATIVE BILL 409. By Cecil Craft, Legislative District 45 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to cities and villages, all; to provide the procedure by which a municipality may require registration of motor vehicles and payment of registration fees; to provide the amount of such fees; to provide how such fees shall be credited; and to provide how the proceeds from such fees shall be expended.

LEGISLATIVE BILL 410. By Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT to amend sections 46-620, 46-625, and 46-628, Reissue Revised Statutes of Nebraska, 1943, and sections 46-617 and 46-626, Revised Statutes Supplement, 1963, relating to ground water conservation districts; to change provisions for the formation of such districts, for eligibility to vote, and for membership on the board of directors as prescribed; to eliminate the requirement that the directors give bond; to provide for bonding of the treasurer as prescribed; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 411. By Cecil Craft, Legislative District 45 and Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT to repeal section 77-514, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation.

LEGISLATIVE BILL 412. By W. H. Hasebroock, Legislative District 16; Jerome Warner, Legislative District 25; Cecil Craft, Legislative District 45; Marvin E. Stromer, Legislative District 27 and Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT relating to the State of Nebraska; to provide for a levy for the construction and equipping a new state office building; to provide for designation and expenditure of such levy; and to declare an emergency.

LEGISLATIVE BILL 413. By W. H. Hasebroock, Legislative District 16; Jerome Warner, Legislative District 25; Cecil Craft, Legislative District 45; Marvin E. Stromer, Legislative District 27 and Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT to amend sections 72-716 and 72-718, Reissue Revised Statutes of Nebraska, 1943, relating to the State Building Commission; to provide for terms of office and per diem of members of the State Building Commission; to provide additional duties for the members of such commission; and to repeal the original sections.

Speaker Bowen Presiding

LEGISLATIVE BILL 414. By Peter H. Claussen, Legislative District 18; Eugene T. Mahoney, Legislative District 5 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to credit unions; to enact a general credit union law for Nebraska relating to credit unions organized for the benefit of their members; to provide for their incorporation, taxation, officers, powers, duties, operations, management, control, supervision, regulation, dissolution and for the renewal, extension or restoration of their corporate existence; to provide a method whereby cooperative credit associations may avail themselves of the benefits, rights and liabilities of this law; to limit the loans to such

association members; to define terms; to prescribe certain duties and powers of the Department of Banking as prescribed; to provide for the manner of construction of laws conflicting with any part of this act; to provide for penalties; to provide how this act may be cited; to repeal Chapter 21, article 3, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to declare an emergency.

LEGISLATIVE BILL 415. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 35-202, 35-203, 35-204, 35-205, 35-206, 35-209, and 35-212, Reissue Revised Statutes of Nebraska, 1943, and section 35-201, Revised Statutes Supplement, 1963, relating to firemen; to provide a contributory retirement system for all firemen in the paid fire department of a city of the first class; to provide for funding; to provide an election; to delete obsolete matter; and to repeal the original sections.

LEGISLATIVE BILL 416. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to regulate debt adjusting; to define terms; to make certain acts unlawful; and to provide penalties.

LEGISLATIVE BILL 417. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 79-1616, Reissue Revised Statutes of Nebraska, 1943, relating to junior colleges; to provide for grants, gifts and conveyances of property, buildings, personnel and services belonging to governmental subdivisions to junior colleges as prescribed; and to repeal the original section.

LEGISLATIVE BILL 418. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to junior colleges; to provide that a junior college district may create a special fund for the purpose of acquiring sites for school buildings and altering, equipping and furnishing the school buildings and additions to school buildings; to provide for a tax as prescribed; and to declare an emergency.

LEGISLATIVE BILL 419. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 11, of the Constitution of Ne-

braska, relating to education; to permit appropriations and grants to nonsectarian, private, commercial, and vocational schools for training provided under contract with the state or a governmental subdivision thereof; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 420. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 79-1813, Revised Statutes Supplement, 1963, relating to private business or trade schools; to require the State Board of Education to accredit the courses of instruction of a school which has been accredited by the U.S. Office of Education; and to repeal the original section.

LEGISLATIVE BILL 421. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to public funds; to provide that the state, any school district, city or village treasurer may invest funds in certificates of deposit of state and national banks as prescribed; to amend section 77-2302, Revised Statutes Supplement, 1963; and to repeal the original section.

LEGISLATIVE BILL 422. By Eugene T. Mahoney, Legislative District 5; Ross H. Rasmussen, Legislative District 15 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to motor vehicles owned by any agency of the state or any political subdivision of the state; to authorize the purchase of liability insurance covering operators of trucks, automobiles, snow plows, road graders, and other vehicles owned by any agency of the state or any political subdivision as prescribed; to provide the amount of insurance to be purchased by public bidding; to provide a limitation on the amounts for which action shall be brought against the state or any political subdivision; and to provide requirements for such contracts of insurance; to provide place, time and manner in which actions may be brought under the act, and for restrictions on disclosure; and to declare an emergency.

Message from the Governor

January 25, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on this day, January 25, 1965, I approved LB 222, LB 223, LB 224 and LB 225.

Respectfully,

(Signed) Frank B. Morrison
Governor

Visitors

Mr. Knight introduced 25 eighth grade students, 2 student teachers and supervisors Dr. Frogge and Dr. Lux, from University High School, Lincoln.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 423. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to adopt an official Nebraska state song.

LEGISLATIVE BILL 424. By Henry F. Pedersen, Jr., Legislative District 4 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to courts; to declare purpose; to provide for the establishment of courts of conciliation as prescribed; and to provide for jurisdiction, composition, employees, duties, compensation, and procedures.

LEGISLATIVE BILL 425. By Dale L. Payne, Legislative District 3; Hal W. Bauer, Legislative District 28 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT relating to interest; to prescribe regulations for the making of installment loans by industrial loan and investment companies; to provide maximum charges, including interest, on such loans; to prescribe the manner and method of making, collection, payment and enforcement of such loans; to give the Department of Banking certain prescribed powers and duties in regard thereto; to define terms; to prohibit certain statements in the

advertisements published or distributed by such companies; to provide penalties; to provide a construction clause; and to repeal sections 8-418, 8-419, 8-420, 8-421, 8-422, 8-423, 8-424, 8-425, 8-426, 8-427, 8-428, 8-430, 8-431, 8-432, and 8-433, Reissue Revised Statutes of Nebraska, 1943, and sections 8-429 and 8-434, Revised Statutes Supplement, 1963; and to declare an emergency.

LEGISLATIVE BILL 426. By George H. Fleming, Legislative District 47; Edward R. Danner, Legislative District 11; Eugene T. Mahoney, Legislative District 5 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to labor; to create a Manpower Development and Training Fund; to authorize a tax levy; to provide the purposes for which such fund shall be disbursed; and to declare an emergency.

LEGISLATIVE BILL 427. By Edward R. Danner, Legislative District 11; Harold T. Moylan, Legislative District 6 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT to amend section 33-138, Reissue Revised Statutes of Nebraska, 1943, relating to fees and salaries; to increase the fee for services of grand and petit jurors; to increase mileage allowance for such jurors; and to repeal the original section.

LEGISLATIVE BILL 428. By W. H. Hasebroock, Legislative District 16; M. A. Kremer, Legislative District 34 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 71-1,136, Reissue Revised Statutes of Nebraska, 1943, relating to optometry; to change provisions for the accrediting of schools of optometry; to provide for post-graduate standards as a prerequisite for license renewal; to provide for exemptions; to provide the effect of certain testimony; to provide for freedom of choice; to provide for rules and regulations; and to repeal the original section.

LEGISLATIVE BILL 429. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT relating to chattel mortgages; to provide the procedure for foreclosure of such mortgages; to provide an operative date; and to declare an emergency.

LEGISLATIVE BILL 430. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 1-201, Uniform Commercial Code; to redefine when a person receives a notice or notification; and to repeal the original section.

LEGISLATIVE BILL 431. By Elmer Wallwey, Legislative District 17; C. W. Holmquist, Legislative District 14 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to agriculture; to provide that any two or more county agricultural societies and county fairs may hold joint fairs at one location; to provide for the support of such fairs; and to provide that each county agriculture society involved in such a joint venture shall continue to receive funds from tax levys and such other sources as they may be entitled to.

LEGISLATIVE BILL 432. By Elvin Adamson, Legislative District 43.

A BILL FOR AN ACT to amend section 28-547, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to change the penalty for embezzlement and frauds by bank officers as prescribed; and to repeal the original section, and also section 8-176, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 433. By Jerome Warner, Legislative District 25 and M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to revenue and taxation; to provide for determining certain real estate shall be designated as agricultural land as prescribed; to provide procedure for making such determination as prescribed; to provide for the effect of such determination; and to provide for enforcement of the action of the county board of equalization.

LEGISLATIVE BILL 434. By Jerome Warner, Legislative District 25 and M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 1, of the Constitution of Nebraska, relating to revenue and taxation; to provide for classification of real estate; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to

provide for the manner of submission and form of ballot; and to provide the effective date thereof.

President Sorensen Presiding

NOTICE OF COMMITTEE HEARINGS

Miscellaneous Subjects

LB 152	Thursday, February 4, 1965	2:00 p.m.
LB 159	Thursday, February 4, 1965	2:00 p.m.
LB 208	Thursday, February 4, 1965	2:00 p.m.
LB 238	Thursday, February 4, 1965	2:00 p.m.

Ease

The Legislature was at ease from 9:55 a.m. until 10:00 a.m.

Governor Escorted

The committee escorted Governor Frank B. Morrison to the rostrum where he delivered the following:

BUDGET MESSAGE

OF

GOVERNOR FRANK B. MORRISON

TO THE LEGISLATURE OF NEBRASKA

January 26, 1965

Mr. President, Mr. Speaker, Senators of the Seventy-Fifth Session of the Nebraska State Legislature:

As I stated in my Inaugural Address, our watchword must be, "meeting our responsibilities with prudence." We cannot buy back yesterday. And it will be costly to remedy yesterday's mistakes, but the cost of remedying today's mistakes would be astronomical. Through this budget, we intend to meet the increased responsibility for our state and its people in the most economical and realistic manner possible.

The executive and legislative branches of state government must work shoulder to shoulder in developing intelligent and economical programs to provide for a better tomorrow.

In large part, our needs arise from changes that have evolved in recent years, such as the ever-enlarging numbers of students on all

levels necessitating an enlarged educational complex; and population growth which necessitates more and improved institutional facilities; and a change to a more complex, industrialized society.

My overall budget is \$421.5 million, of which \$120.0 million is projected to come from the general fund. After extensive review and considerations of the budgets submitted by the departments of state government, I believe this to be the minimum expenditure necessary to meet our responsibilities in the coming biennium.

For years the pay scales of state government have lagged behind comparative scales of private industry, resulting in the loss of many of our more competent and highly trained people. I am proposing salary increases and will support a unified personnel plan that can offer employees competitive salary schedules and a career system consistent with governmental economy and efficiency, such as that proposed in LB-174. I have included in this budget an unallocated fund of one and three-fourth million dollars, to be used as directed by the personnel system to effectuate salary adjustments on a unified and systematic basis. In the interest of providing uniform benefits for all employees, I have instructed the agencies and my budget staff to include group life insurance in all budget recommendations.

This is the first Executive Budget organized by programs. This is an ideal system to help both the Governor and the Legislators evaluate the budget. I commend the 1963 Legislature and particularly its Executive and Budget Committees for their important role in securing this needed improvement to State fiscal management techniques.

Several budgets were submitted so late that meaningful analysis was severely limited. I am in favor of the proposal limiting all agencies who submit late budgets to 90% of the previous appropriation.

EDUCATION

I have repeatedly emphasized education as an investment in the future. If we are to avoid decay or paternalism, we can do it only by improving the capacity of our people for self support. My determination to create an atmosphere to insure maximum development of our people continues.

To improve quality of instruction and take care of anticipated enrollment increases at the University, I have provided a 27% increase in the instructional budget. This budget provides for a \$10.4 million dollar operating budget increase for the University.

In my last budget message, I recommended that a ten-year improvement program in higher education be instituted which would double the University budget in 10 years. This budget is in line with that philosophy.

The capital construction budget of the University was received January 18, 1965, more than four months late. One reason for the delay is the advent of the National Science Foundation program, which could make available significant funds for essential scientific growth at the University. We cannot afford to ignore the advantages accruing to us as a result of these funds. While shortness of time prevents my giving you a detailed analysis I am in total agreement with the science-engineering complex implementation.

No more important task is before you than a detailed study of the proposal for a science-engineering complex at the University. This should have been submitted years ago, but the possibility of supplemental funds from the National Science Foundation makes essential its consideration at this time.

Brace Hall, Grant Memorial and the Geography Building should have been replaced or renovated 20 years ago. The chemistry laboratories are totally inadequate, the science libraries are fragmented. The need for consolidation and for an informational retrieval center as a prerequisite to efficient research is vital.

Aside from accommodating radically increasing enrollments, we must give quality to the technical fields where 90% of the contributors to all information developed from the beginning of time are producing new facts today. The present programmatic objective of the Regents meets these requirements while concurrently improving the quality of education by expanding the number of subjects taught in any given discipline and by treating all subjects with greater imagination and skill.

This state cannot afford mediocrity. We can and must have excellence. It is our key to a better tomorrow. With a goal of excellence, we can only hope to make a major stride toward that goal by meeting the stated objective. In addition one must realize each department has a unique base upon which to build and the achievement of excellence will require a single giant step for some disciplines, while others will require two or three such steps.

Nebraska's determination to attain scientific excellence can greatly be augmented by grants from the National Science Foundation. To take advantage of these grants requires that the University meet not only the minimum requirements of a sound program but to make a presentation which demonstrates an existing educational base upon which a significant university environment can be

achieved through the investment of federal funds here rather than at some other institution competing for these funds. I believe the present proposal accomplishes this objective. There is no doubt in my mind that the building program is required, reluctant as I am to expand brick and mortar. The present situation is similar to that of a race driver arriving at the starting gate of the Indianapolis 500 mile competition in a Stanley Steamer because his garage would not accommodate the new equipment needed to remain in competition with current programs. You also have a tough time today finding capable drivers willing to guide a Stanley Steamer with much enthusiasm. Your choice is to vigorously support this effort or to continue to stoke the steamer in order to have Nebraska appear on the program as an educational institution.

I want Nebraska to lead the heartland in scientific research which has industrial significance. We must develop fields of excellence integrated with industry and the economy of the state. This is essential to creating employment opportunities and checking the out-migration of our brain power and young leaders.

I recommend that you implement this science engineering program with a special levy so that every taxpayer will have a stake in its development; pride in its ownership; and know exactly how it was financed.

Also in regard to the University, I recommend that the state high school at Curtis be discontinued and that the facilities be converted to be a part of the College of Agriculture giving college level work and thus relieving the pressure on the East Campus at Lincoln.

Our State Colleges are an essential part of our educational program—we are on the threshold of dynamic developments in this area. Our State Colleges within their respective scope of interest are as important as the University. We can expect an increase in enrollment of about 35% in our four state colleges in the next biennium.

With these thoughts I am recommending increases in State College operating budgets of 50%.

While college trained individuals are essential to the future of our state, vocationally trained individuals are every bit as important. The demand for technical and vocational training is becoming greater each day. As I have pointed out in my inaugural address this demand can be met only by using existing facilities. I urge you to make use of three factors in order to maximize our educational dollar and to maximize the benefits to the state and local communities. These factors are the utilization of federal government

facilities which are being deactivated, the utilization of local educational plants, and the utilization of the resources of the local communities.

Local facilities should be utilized to full capacity and compromise fractionalization should not be tolerated. Accordingly, I am recommending a budget which will make maximum use of the facilities at Milford. In addition, existing facilities, such as the fine industrial art facilities at Peru State College, should be fully utilized. We should also review our educational approach. At one end, we should be giving a limited amount of college level work in connection with our vocational schools. At the other end, we should perhaps institute short vocational courses. And above all, we should strive to maximize the use of all of our facilities and resources.

As contemplated now, our entire system of Educational Television will be completed within the scope of this budget. I urge you to provide for its completion. A compromise at this time will destroy our past investment in the future. Piece meal implementation would be uneconomical, would reduce the efficiency of the entire system while raising the cost, and would penalize the students not reached. This, in turn, would penalize the state and the future.

The State Department of Education, along with our Educational Television system, represents the major portion of the state's responsibility to the local school systems and the individual local student.

In this budget I have emphasized assistance to the schools for the handicapped, but have effected certain housekeeping economies in the Department of Education.

INSTITUTIONS—WELFARE

In the aggregate the Department of Institutions is making outstanding advances within the dollar framework which has been appropriated. The consolidation of the penitentiary and reformatory, and opening of the unused areas of the Hospital for the Tuberculous at Kearney are significant among institutional management improvements. You will note that the budget for improving mental health recognized proven programs of treatment. Our institutions are now admitting more people than ever before. But, through improved treatment techniques, the rate of discharge has never been as great. We have provided in this budget a substantial amount of money to continue the inspiring trend which modern medical science now offers. In every aspect of mental health, this administration is encouraging maximum federal participation and doing all in our power to strengthen and expand the advances which have been made.

We must recognize, too, the needs of the other dependent members of our society. Accordingly, I have recommended some substantial increases in the budget for the Welfare Department. These increases emphasize the need to provide for our young dependents and to relieve the discomforts on those whose age or other circumstances warrant our assistance.

STATE OFFICE BUILDING

We have reached the point where a state office building is essential. A number of agencies now rent space in scattered locations, which is neither efficient nor economical. The temporary use of corridors for office space, unfortunately, has become semi-permanent. This is neither efficient nor attractive. A more tangible effect of the space shortage is the expenditure of some \$84,000 a year by state agencies for rental of office space.

It is my opinion that we should wait no longer to plan and construct an office building. I propose that the Legislature take action to start with construction no later than the spring of 1966, and more ideally by late fall of 1965.

Financing of the building may be accomplished in several ways. The first method, and the one which I would prefer, would be to issue revenue bonds and charge cash fund agencies rental for office space. I have requested that the Attorney General write an opinion on the legality of this proposal and, if it is not proper, to tell us what remedial legislation would be necessary to accomplish it.

Another source is the estimated three to ten million dollars of surplus in the State Treasury. Under our present accounting procedure we do not know the amount of surplus. It is estimated that it would take about two to three months to determine this figure. These funds will be identifiable under the new financial management system when the state adopts a full accrual system of accounting. It may be advisable to explore this area at once.

Another alternative would be to use three funds that are available. The Department of Roads was appropriated \$1.8 million dollars for a new building on which construction has not been started. Then there is the $\frac{1}{4}$ of a mill levied through 1964 for construction of a dental college building. Continuation of this levy for the next biennium would yield over \$1.8 million dollars. Then there is the surplus levy required by section 77-514. This would yield over \$1.6 million dollars in the coming biennium. These three funds total over \$5 million dollars.

We need an office building and we need it now. To delay longer will only cost us more as construction costs rise and as we continue to pay out rent, which soon will reach \$100,000 per year.

AG. RESEARCH & NEBRASKA INDUSTRIAL RESEARCH INSTITUTE

The Ag research program created by you is well under way. Significant progress was cited in my inaugural address, and will be further detailed in your committee hearings.

The Ag research program works hand in hand with the Nebraska Resources Division for substantial progress in the economic development of our state. We have one more step before our apparatus for state development is complete. This step is the funding of the Nebraska Industrial Research Institute which was created by you in 1961. This institute would conduct basic or applied research and development on a nonprofit basis for individuals, industrial, commercial or financial firms, or for any governmental agency, and would serve as a clearing house for basic and applied research information. By charging a fee for its work this Institute should ultimately become self-sustaining. This Nebraska Research Institute would combine with the activities of Ag Research and the Resources Division to form a solid triangle for the future of Nebraska. The possibilities of this Institute are tremendous and exciting. Coordination, utilization and support of the University and our state college system is alone sufficient to justify the funding of this program.

I purpose that the Nebraska Industrial Research Institute be funded by devoting 50% of the current mill levy for Ag Research to the Research Institute.

TOURISM

Nebraska has made considerable progress in its tourism program, financed from a small general fund appropriation. Favorable public reaction, however, combined with a newly established federal matching fund program of recreation-oriented land and water conservation indicates the advisability of a departure from general fund financing in favor of a more dynamic system.

I recommend the enactment of an excise tax on meals and lodgings which will provide sufficient revenue to meet the state's share of matching funds for park and recreational development as well as to finance the expansion in the tourism program which I am recommending.

While all systems of taxation have inequities, it is far more logical to finance our parks and recreational development and our tourist promotion projects from a tax on meals and sleeping accommodations. This would place the tax on the users and direct beneficiaries rather than the property owner.

ROADS—SAFETY PATROL

Considerable progress has been made on all segments of the highway system. We continue to convert as we can each year from gravel to dustless surfacing. Our farm-to-market roads, as well as our more heavily traveled highways, are being improved as fast as our funds will allow. We now have 215 miles of the Interstate Highway open to travel, which is 45% of our total Interstate mileage. The national average is 40%. An additional 95 miles of Interstate highway are projected to be completed within the next two years.

Further emphasis will be given to highway safety. In the years ahead, we will concentrate on a number of high-accident areas and re-design and improve many sections of highways.

While we can make physical changes in roads that will relieve some accident conditions, the main burden of highway safety enforcement will fall to the State Highway Patrol. It seems to follow that the miles of road and the increased vehicle density per mile results in more, but avoidable, accidents. I have come to the conclusion that, in addition to driver education programs and all of the other means of appeal for safety, we must increase the Patrol budget.

I am recommending an increase of 24% which calls for 50 additional troopers and improvements in the communications system. The most critical area, however, is the pay scale for our troopers. The Patrol pay schedules must receive priority attention from the personnel system.

SOIL CONSERVATION

State government must take the leadership in managing its soil and water resources. Optimum development of these resources will be required to meet the future needs of our people. Long range comprehensive planning by the State of Nebraska should be initiated now. Failure of the state to exert leadership will result in the Federal Government taking over where we have defaulted.

Resource development is an investment, not an expense of operation. Appropriations by your honorable body should be con-

sidered an investment, not an expenditure. I am recommending a budget that will: (1) accelerate watershed planning at a rate equal to incoming applications from local sponsors; (2) field a skeleton state river basin party; (3) make available additional technical services for the "laying out" of land treatment practices on the farms and ranches of our state; and (4) assist local watershed sponsors in obtaining needed land easements and rights-of-way.

Waste of precious water and soil is depleting our basic wealth and weakening the future fabric of our state. We cannot afford not to have an adequate soil and water conservation program.

REVENUE

In every budget there are revenue considerations. In that regard I have some comments and recommendations to present to you.

The burden of property taxes arises at the local level and is caused primarily by local school systems. If real relief is to come to the property owner from the inequities of local school taxes it can only come by a state or federal aid to education program. As the state financing agency you must concede this situation. No amount of prudence in state government can offset a lack at local wisdom—this is the people's responsibility.

Well over 50% of our property tax dollar goes to support local school systems, over 30% of our property tax dollar goes to support city and county government, while 15% of the property tax goes to support state government. And within state government the property tax ranks third. In 1963 the relative sources of State expenditures were over 32% from the Federal Government, a little less than 27% from special sales taxes levied by the State and 15% from the property tax.

As to revenues in the coming year, we anticipate that taxable property valuations will continue to increase at a minimum rate of 2.7% per year.

I suggest that you increase taxes on cigarettes, other tobacco products, beer, spirituous liquors, wines, and pari-mutuel wagering. In addition motor vehicle search fees should be increased to raise an additional \$250,000 per biennium. I strongly recommend the excise tax on meals and lodgings which would replace the .3 of a mill levy of the State Park Fund. These new sources of income should be implemented so as to produce an amount sufficient to implement the budget you eventually adopt without any increase in property tax levies excepting only the Science-Engineering complex levy herein suggested.

REVENUE

Suggested Excise Taxes and Normal Growth in Property Tax.

<u>Category of Tax</u>	<u>Projected Dollar Increase in Millions</u>
Cigarettes	9.0
Other Tobacco	1.4
Beer	4.6
Spirituous Liquors	1.9
Fortified Wines	.3
Light Wines	.1
Pari-Mutuel Wagering	3.4
Motor Vehicle Dept. Search Fees	.3
Increase in Insurance Tax through volume	.4
.3 mill levy from State Park Fund	2.2
Collections from increased assessed valuations	1.8
	<hr/>
Total	25.4

The committee escorted the Governor from the Chamber.

GENERAL FILE

LEGISLATIVE BILL 96. Read and considered.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 97. Read and considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 187. Read and considered.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

Ease

The Legislature was at ease from 10:50 a.m. until 10:58 a.m.

GENERAL FILE

LEGISLATIVE BILL 51. Read and considered.

The Public Works Committee amendment found in the Legislative Journal for the Fifteenth Day was adopted.

Advanced to E and R for review with 41 ayes, 0 nays, and 8 not voting.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to read only the new and stricken matter in LB 6. No objections. So ordered.

LEGISLATIVE BILL 6. Considered.

Mr. Burbach moved the adoption of the Revenue Standing Committee amendment to section 1 found in the Legislative Journal for the Fifteenth Day.

Mr. E. Rasmussen offered the following amendment to the Standing Committee amendment to section 1:

Amend section 1 of the bill, line 22, by striking "fifteen" and inserting "*fourteen*".

Mr. Carpenter requested a record vote on the E. Rasmussen amendment.

Voting in the affirmative, 34:

Adamson	Gerdes	Moulton	Rasmussen, E.
Batchelder	Hasebroock	Moylan	Rasmussen, R.
Bauer	Holmquist	Nore	Skarda
Brauer	Hughes	Orme	Stryker
Budd	Klaver	Paine, I.	Syas
Carstens	Kokes	Payne, D.	Wallwey
Claussen	Mahoney	Pedersen	Warner
Craft	Marvel	Proud	Wylie
Crandall	Matzke		

Voting in the negative, 12:

Bowen	Danner	Kremer	Ruhnke
Burbach	Fleming	Lysinger	Stromer
Carpenter	Knight	Nelson	Whitney

Not voting, 3:

Harsh	Kjar	Paxton
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The E. Rasmussen amendment was adopted.

Mr. Carpenter requested a record vote on the Standing Committee amendment to section 1 as amended.

Voting in the affirmative, 35:

Adamson	Crandall	Matzke	Proud
Batchelder	Gerdes	Moulton	Rasmussen, E.
Bauer	Hasebroock	Moylan	Rasmussen, R.
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carstens	Kokes	Paine, I.	Warner
Claussen	Mahoney	Payne, D.	Wylie
Craft	Marvel	Pedersen	

Voting in the negative, 10:

Carpenter	Harsh	Lysinger	Stromer
Danner	Knight	Ruhnke	Whitney
Fleming	Kremer		

Not voting, 4:

Bowen	Kjar	Paxton	Wallwey
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The Revenue Standing Committee amendment to section 1 as amended was adopted.

Mr. Burbach offered the following amendment to Section 2 of LB 6:

1. Amend Section 2, line 8 by deleting the word "six" and inserting in lieu thereof the word "five".
2. Amend Section 2, lines 8 and 9 by deleting "*plus one half the odd cents of each redistribution over the next lower multiple of ten.*"

Mr. E. Rasmussen offered the following amendment to the Burbach amendment:

Amend Section 2, line 8 by striking "five" and inserting "four".

The E. Rasmussen amendment was adopted.

The Burbach amendment to section 2 as amended was adopted.

Mr. Carpenter offered the following amendment to section 2 of LB 6:

1. Amend section 2 of the bill by striking line 6 and inserting:
 - (1) "lion dollars shall not be taxed at a rate of four per cent, and
 - (2) any amount in", and by striking line 12 and inserting:

"treasury for deposit and the tax from subdivision 1 of this section shall be placed in the fund for distribution as provided in sec-

tion 2-1210, and the tax from subdivision (2) of this section shall be placed in the state General Fund."

Amendment pending.

Laid over until Wednesday, January 27, 1965, at the request of Mr. Carpenter.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 10	Monday, February 8, 1965	2:00 p.m.
LB 178	Monday, February 8, 1965	2:00 p.m.
LB 209	Monday, February 8, 1965	2:00 p.m.
LB 220	Tuesday, February 9, 1965	2:00 p.m.
LB 239	Tuesday, February 9, 1965	2:00 p.m.
LB 240	Tuesday, February 9, 1965	2:00 p.m.
LB 243	Wednesday, February 10, 1965	2:00 p.m.
LB 246	Wednesday, February 10, 1965	2:00 p.m.

Adjournment

At 12:02 p.m., on a motion by Mr. Payne, the Legislature adjourned until 9:00 a.m., Wednesday, January 27, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, January 27, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Mr. Bauer, who was excused until 11:45 a.m. and Mr. Kjar who was excused.

STANDING COMMITTEE REPORT

Committee on Committees

January 25, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Frank J. Barrett, Director of Insurance
James M. Knapp, Board of Education of State Normal
Schools
Bernard M. Spencer, Board of Education of State Normal
Schools

Respectfully submitted,
(Signed) Elvin Adamson, Chairman,
Committee on Committees

MOTION—Adopt Report

Mr. Adamson moved the adoption of the above report and a record vote be taken on each appointment.

The motion prevailed.

Vote on Frank J. Barrett

Voting in the affirmative, 43:

Adamson	Harsh	Moulton	Rasmussen, R.
Batchelder	Hasebroock	Moylan	Ruhnke
Bowen	Holmquist	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Klaver	Orme	Stryker
Claussen	Knight	Paine, I.	Syas
Craft	Kokes	Paxton	Wallwey
Crandall	Kremer	Payne, D.	Warner
Danner	Lysinger	Pedersen	Whitney
Fleming	Mahoney	Proud	Wylie
Gerdes	Marvel	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 6:

Bauer	Carpenter	Kjar	Matzke
Burbach	Carstens		

Having received a majority of the votes of all members, the President declared the appointment of Frank J. Barrett confirmed.

Vote on James M. Knapp

Voting in the affirmative, 40:

Adamson	Gerdes	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Claussen	Klaver	Orme	Syas
Craft	Kokes	Paine, I.	Wallwey
Crandall	Kremer	Paxton	Warner
Danner	Mahoney	Payne, D.	Whitney
Fleming	Marvel	Proud	Wylie

Voting in the negative, 0.

Not voting, 9:

Bauer	Carstens	Knight	Pedersen
Burbach	Kjar	Lysinger	Rasmussen, R.
Carpenter			

Having received a majority of the votes of all members, the President declared the appointment of James M. Knapp confirmed.

Vote on Bernard M. Spencer

Voting in the affirmative, 42:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 7:

Bauer	Kjar	Pedersen	Rasmussen, R.
Carpenter	Knight	Rasmussen, E.	

Having received a majority of the votes of all members, the President declared the appointment of Bernard M. Spencer confirmed.

NOTICE OF COMMITTEE HEARINGS**Miscellaneous Subjects**

LB 119	Friday, February 5, 1965	2:00 p.m.
LB 216	Friday, February 5, 1965	2:00 p.m.
LB 217	Friday, February 5, 1965	2:00 p.m.
LB 253	Thursday, February 11, 1965	2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
328.....	Government & Military Affairs
329.....	Public Works
330.....	Government & Military Affairs
331.....	Miscellaneous Subjects
332.....	Agriculture & Recreation
333.....	Salaries & Claims
334.....	Miscellaneous Subjects
335.....	Salaries & Claims
336.....	Labor
337.....	Miscellaneous Subjects
338.....	Public Works

339.....	Public Works
340.....	Public Health & Welfare
341.....	Education
342.....	Education
343.....	Government & Military Affairs
344.....	Budget
345.....	Judiciary
346.....	Revenue
347.....	General File
348.....	General File
349.....	General File
350.....	General File
351.....	General File
352.....	Public Works
353.....	Public Works
354.....	Budget
355.....	Labor
356.....	Banking, Commerce and Insurance
357.....	Banking, Commerce and Insurance
358.....	General File
359.....	Government & Military Affairs
360.....	Agriculture & Recreation
361.....	Agriculture & Recreation
362.....	Public Health & Welfare
363.....	Public Health & Welfare
364.....	Public Health & Welfare
365.....	Public Health & Welfare
366.....	Public Health & Welfare
367.....	Public Health & Welfare
368.....	Public Health & Welfare
369.....	Public Health & Welfare
370.....	Labor
371.....	Public Works
372.....	Agriculture & Recreation
373.....	Agriculture & Recreation
374.....	Budget
375.....	Public Works
376.....	Government & Military Affairs
377.....	Public Works
378.....	Public Works
379.....	Government & Military Affairs
380.....	Labor
381.....	Public Works

(Signed) Philip C. Sorensen, President

MOTION—Re-refer LB 379

Mr. President: I move that LB 379 be assigned to the Judiciary Committee instead of the Government and Military Affairs Committee.

(Signed) George Syas

The motion lost with 6 ayes, 25 nays, and 18 not voting.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 15.

Visitors

Mr. Craft introduced Mr. W. J. McWilliams of North Platte.

MOTION—Suspend Rules

Mr. Ruhnke moved the rules be suspended and the following proposed rule changes be discussed and adopted.

Paragraph 1—Delete all of paragraph and insert in lieu thereof:

“Every bill shall, prior to being considered on final reading, have attached to it a brief explanatory statement which shall contain either a reliable estimate of the anticipated change in state expenditures or revenues under its provisions or an estimate that no change is anticipated. These statements shall be known as ‘fiscal notes’, and shall be, when prepared, attached to the bill and so remain during its consideration by the legislature.”

Paragraph 2—Delete all of paragraph and insert in lieu thereof:

“A copy of every bill, when recommended by a committee to be placed on general file, together with the committee amendments recommended thereto, and a copy of every bill, when referred by the Reference Committee directly to general file, shall be transmitted by the Clerk to the Office of Legislative Fiscal Analyst for obtainment of such fiscal note. Each introducer of a bill may request a fiscal note for his bill prior to its introduction and each committee chairman may, at any time, request a fiscal note for a bill referred to his committee, by transmitting a copy of the bill with a request for a fiscal note to the Office of Legislative Fiscal Analyst.”

Paragraph 3—Delete the words “The Office of Legislative Fiscal Analyst shall transmit said bill and request” and insert in lieu thereof:

“The copies of said bills transmitted to the Office of Legislative Fiscal Analyst for fiscal notes shall be further transmitted by said Office.”

Paragraph 3—Delete the last sentence and insert in lieu thereof:

“The agreement or exception of the Budget Division of the Office of the Tax Commission shall be made and considered as a part of the fiscal note. The fiscal note shall be delivered to the Clerk within 10 calendar days of receipt by the Office of Legislative Fiscal Analyst of a copy of the bill for obtainment of a fiscal note, and the Clerk shall attach the fiscal note to the bill and to all copies of the bill prepared for members.”

(Signed) Richard D. Marvel

Mr. Carpenter asked for a division of the question.

The motion to suspend the rules and discuss the proposed rule changes prevailed with 39 ayes, 1 nay, and 9 not voting.

Mr. Marvel asked unanimous consent to refer the proposed rule changes to the Rules Committee. No objections. So ordered.

Visitors

Mr. Whitney introduced Mr. J. H. (Bus) Helvie of Hyannis.

MOTION—Rule Change

Mr. Ruhnke moved the adoption of the following rule change:

RULE 11

Bills—General Provisions

Section 3. After the word Governor delete the following: or by a standing committee upon the vote of a majority of its members and insert *or by a majority of the members of a standing committee whose names shall be affixed to the bill.*

The rule change was adopted with 43 ayes, 1 nay, and 5 not voting.

Mr. Ruhnke moved the adoption of the following rule change:

RULE 16

Privileges of the Floor

Delete all material up to but not including, “Any representative of a newspaper” and insert the following: *The floor of the Legislative Chamber shall consist of that part of the Legislative Chamber*

forward from the row of desks or dividing line back of the last row of Senators including the space under the balcony on either side adjacent thereto.

No person shall be admitted to the floor of the Legislature, as described in this rule, except the following:

Members of the Legislature, officers and employees, including
the bill drafter and employees of the Legislative Council
State officers, their deputies and clerks
Judges of the Supreme Court
Judges of the District Courts
Senators and Representatives in Congress
Reporters of regularly accredited newspapers and broadcasting
stations.

And such other persons as the Legislature may deem proper to admit; however, under no circumstances shall other persons be permitted to be seated beside members while Legislature is considering bills on final reading.

No person, other than those hereinbefore excepted, shall be admitted to the members' cloak room or post office, unless accompanied by a member.

The space directly back of the seated Senators shall be reserved for members of the families of the Governor, Lieutenant Governor, and members of the Legislature, state officers, their deputies and clerks, and visitors. Any other person or persons when accompanied by a Senator.

Mr. Carpenter offered the following amendment to Rule 16:

After "Desks" in the 4th line, insert "to" and strike "or dividing line back of the".

Insert after "of" the word "desks". Strike lines 5 and 6.

Laid over until Thursday, January 28, 1965 at the request of Mr. Carpenter.

UNANIMOUS CONSENT—Suspend Rule

Mr. Payne asked unanimous consent that Rule 5, section 7 be suspended to allow the Salaries and Claims Committee to file and consider claims against the State until February 15, 1965.

No objections. So ordered.

MOTION—List Statutes

Mr. President: I move that the Rules Committee list the chapters of the statutes to which bills pertaining thereto will be assigned to a committee. (Signed) Cecil Craft

The motion lost.

MOTION—Rule Change

Mr. President: I move that Rule 11, section 2, be repealed.

(Signed) George Syas

Referred to the Rules Committee.

UNANIMOUS CONSENT—Add Co-introducers

Messrs. Danner, Klaver and Mahoney asked unanimous consent to add their names as co-introducers to LB 424. No objections. So ordered.

Speaker Bowen Presiding**STANDING COMMITTEE REPORTS****Judiciary**

LEGISLATIVE BILL 66. Placed on General File.

(Signed) Sam Klaver, Chairman

NOTICE OF COMMITTEE HEARINGS**Judiciary**

LB 61	Monday, February 15, 1965	2:00 p.m.
LB 247	Monday, February 15, 1965	2:00 p.m.
LB 115	Tuesday, February 16, 1965	2:00 p.m.
LB 116	Tuesday, February 16, 1965	2:00 p.m.
LB 309	Tuesday, February 16, 1965	2:00 p.m.
LB 133	Wednesday, February 17, 1965	2:00 p.m.
LB 302	Wednesday, February 17, 1965	2:00 p.m.

Public Health and Welfare

LB 127	Monday, February 15, 1965	2:00 p.m.
LB 131	Monday, February 15, 1965	2:00 p.m.
LB 132	Monday, February 15, 1965	2:00 p.m.
LB 242	Tuesday, February 16, 1965	2:00 p.m.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 435. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to highways; to make it unlawful to operate motor vehicles on any highway or street of any city or village of this state, hauling any loose bulk cargo unless such part of the vehicle in which such cargo is loaded is covered with canvas or other similar material; and to provide penalties.

LEGISLATIVE BILL 436. By Dale L. Payne, Legislative District 3; Marvin E. Stromer, Legislative District 27; H. C. Crandall, Legislative District 46; Terry Carpenter, Legislative District 48; J. W. Burbach, Legislative District 19; Richard Lysinger, Legislative District 36; W. H. Hasebroock, Legislative District 16 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend section 14-117, Reissue Revised Statutes of Nebraska, 1943, relating to metropolitan cities; to provide for an election when a metropolitan city annexes a part of a city, village or district in an adjoining county; to provide for election and certification thereof; and to repeal the original section.

LEGISLATIVE BILL 437. By Marvin E. Stromer, Legislative District 27; Arnold Ruhnke, Legislative District 31 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 33-117, Revised Statutes Supplement, 1963, relating to fees and salaries; to increase sheriffs fees, expenses, and boarding of prisoners, as prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 438. By Fern Hubbard Orme, Legislative District 29; Hal W. Bauer, Legislative District 28; C. F. Moulton, Legislative District 8 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 15-244, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the primary class; to authorize cities of the primary class to issue bonds as provided by

law and as authorized by charter; to repeal the original section and also sections 15-837 and 15-838, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 439. By Fern Hubbard Orme, Legislative District 29 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 15-201 and 15-263, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the primary class; to authorize cities of the primary class to exercise power granted in its charter; to clarify and harmonize provisions with charter provisions; to authorize ordinances necessary to promote the public health, safety and general welfare; to repeal the original sections, and also sections 15-248 and 15-722, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 440. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to court; to provide for the commitment of any person who willfully disobeys an order of any municipal, county, or district court; to provide penalties; and to provide for costs.

LEGISLATIVE BILL 441. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-1240, Revised Statutes Supplement, 1963, relating to taxation; to change the method of taxing motor vehicles forming part of a fleet as prescribed; to provide for an election; and to repeal the original section.

LEGISLATIVE BILL 442. By Eric Rasmussen, Legislative District 32; Lester Harsh, Legislative District 38; William M. Wylie, Legislative District 20; S. H. Brauer, Sr., Legislative District 21 and M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend section 60-311.03, Revised Statutes Supplement, 1963, relating to motor vehicle registration; to remove from the classification of commercial trucks certain vehicles used for prescribed purposes in connection with irrigation works; and to repeal the original section.

LEGISLATIVE BILL 443. By Eric Rasmussen, Legislative District 32; Dale L. Payne, Legislative District 3 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 4, of the Constitution of Nebraska, relating to revenue and taxation; to authorize the Legislature to provide by law for the payment or cancellation of taxes or assessments against real estate remaining unpaid against real estate owned or acquired by the state or its governmental subdivisions; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 444. By Fred W. Carstens, Legislative District 30; John E. Knight, Legislative District 26 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to crimes and punishments; to provide for reporting to the county attorney of willful injuries to children, incompetents and disabled persons; to grant immunity from civil suit to the person making the report; to provide for action by the county attorney; to provide a penalty for failure to report such injuries; and to declare an emergency.

LEGISLATIVE BILL 445. By Fred W. Carstens, Legislative District 30; John E. Knight, Legislative District 26 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 25-1206, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure; to waive privileged communications in judicial proceedings regarding children, incompetents, or disabled persons; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 446. By Albert A. Kjar, Legislative District 39 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend sections 2-926, 2-927, 2-943, and 2-944, Reissue Revised Statutes of Nebraska, 1943, relating to weed eradication districts; to change provisions for consideration and adoption of plans; to permit an increase in the tax that may be levied; to clarify duties of the director; and to repeal the original sections.

LEGISLATIVE BILL 447. By Albert A. Kjar, Legislative District 39 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to the Board of Educational Lands and Funds; to provide that the board shall be responsible for the eradication of noxious weeds on all school lands of the state.

LEGISLATIVE BILL 448. By Calista Cooper Hughes, Legislative District 1; S. H. Brauer, Sr., Legislative District 21; Elmer Wallwey, Legislative District 17 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 79-403, Revised Statutes Supplement, 1963, relating to schools; to clarify provisions; to provide the conditions under which land may be transferred from one school district to an adjoining school district; to provide that school districts from which land is sought to be transferred, by and through the school board or board of education, shall be proper party for the purpose of maintaining an appeal to the district court from action of board in approving freeholders' petition; to provide for time of appeal to the district court upon action of board approving freeholders' petition; to eliminate transfer of land based on accreditation; and to repeal the original section.

LEGISLATIVE BILL 449. By Ramey C. Whitney, Legislative District 44 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to amend section 37-412, Reissue Revised Statutes of Nebraska, 1943, relating to game refuges; to redefine boundaries of the game refuge in Garden County; and to repeal the original section.

LEGISLATIVE BILL 450. By Ramey C. Whitney, Legislative District 44 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 79-486, Revised Statutes Supplement, 1963, relating to schools; to change provisions for contracting with another school district for the instruction of pupils as prescribed; and to repeal the original section.

LEGISLATIVE BILL 451. By Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT relating to motor vehicles; to provide for the adoption of a safety code, as prescribed, for motor vehicles used to transport workers to and from their places of employment; to provide for violations; and to provide penalties.

LEGISLATIVE BILL 452. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to education; to define terms; to provide for the formation of federations of school districts; to provide for additions, withdrawals, and dissolution; to provide procedures; to provide for government, educational programs, and financing; to provide for the discontinuance of the free high school tuition levy in certain districts; and to provide for the allocation of state funds.

LEGISLATIVE BILL 453. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to appropriate the sum of three thousand one hundred seventy-five dollars to Auditor Account Nos. 22 and 24 to aid in defraying the expenses of the office of the Clerk of the Supreme Court for the biennium ending June 30, 1965; and to declare an emergency.

LEGISLATIVE BILL 454. By Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT to amend sections 16-712 and 16-713, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to allow cities to deposit funds in qualified banks throughout the State of Nebraska; to authorize the city treasurer to make time deposits at interest in qualified banks; to provide for security for such deposits; and to repeal the original sections.

LEGISLATIVE BILL 455. By Terry Carpenter, Legislative District 48 and Arnold Ruhnke, Legislative District 31.

A BILL FOR AN ACT to amend section 32-479, Reissue Revised Statutes of Nebraska, 1943, and sections 32-421, 32-422, and 32-428, Revised Statutes Supplement, 1963, relating to elections; to provide that candidates for Governor and Lieutenant Governor of the same political party shall be voted for together as a team in general elections; to provide the form of the ballot and poll book; to eliminate provision for writing in of names for Governor and Lieutenant Governor in the general election; and to repeal the original sections.

LEGISLATIVE BILL 456. By Henry F. Pedersen, Jr., Legislative District 4 and Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 60-404, Revised Statutes Supplement, 1963, relating to motor vehicle operators' licenses; to require a physician's statement before the issuance of a new license and each four years thereafter; to require reexaminations at four-year intervals as prescribed; and to repeal the original section.

LEGISLATIVE BILL 457. By Chester Paxton, Legislative District 40; Elvin Adamson, Legislative District 43 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 54-415, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to change provisions for disposition of estrays; to provide penalties; and to repeal the original section and also sections 54-409, 54-410, 54-411, 54-412, 54-413, 54-414, 54-416, 54-417, 54-418, 54-419, 54-420, 54-421, 54-422, 54-423, 54-424, and 54-425, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 458. By Chester Paxton, Legislative District 40; Elvin Adamson, Legislative District 43 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend sections 54-149 and 54-150, Reissue Revised Statutes of Nebraska, 1943, and sections 54-147 and 54-148, Revised Statutes Supplement, 1963, relating to livestock; to increase the brand inspection fee; to provide for disposition of unbranded animals or those bearing a recorded brand or brands other than the brand or brands of the shipper or seller upon failure to establish proof of ownership; and to repeal the original sections.

LEGISLATIVE BILL 459. By Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend sections 23-343.21 and 23-343.24, Revised Statutes Supplement, 1963, relating to hospital districts; to provide for a required number of resident freeholders to sign a petition to organize a hospital district; to provide that parts of a voting precinct may be included in a proposed hospital district; to provide that if a majority of the votes cast in the area of the proposed district the district shall be organized; and to repeal the original sections.

LEGISLATIVE BILL 460. By George H. Fleming, Legislative District 47 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 16-693, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to provide for the disposition of surplus electric light, water, or natural gas distribution system funds; and to allow the transfer of surplus electric light, water, or natural gas distribution system funds to the general fund; to conform the procedure for the disposition of income from electric light, water or natural gas distribution system funds; and to repeal the original section.

LEGISLATIVE BILL 461. By Ross H. Rasmussen, Legislative District 15; Peter H. Claussen, Legislative District 18 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 16-680, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to increase the amount of money that may be borrowed upon the cities' negotiable bonds or otherwise, to an aggregate of seven hundred fifty thousand dollars, for the purpose of constructing culverts and drains, and artificial channels and covered drains; to delete the requirement of a three-fifths vote and allow a majority vote; to delete the requirement that the election be called by a petition filed by fifty resident freeholders; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 462. By Ross H. Rasmussen, Legislative District 15; S. H. Brauer, Sr., Legislative District 21 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 23-320.03, Reissue Revised Statutes of Nebraska, 1943, and section 23-320.07, Revised Statutes Supplement, 1963, relating to county government and officers; to provide that bonds shall mature in equal installments over a period of not more than twenty-five years instead of ten years; to increase the aggregate of bonds issued to five per cent of the total assessed tangible valuation of the city; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 463. By Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend section 39-1904, Reissue Revised Statutes of Nebraska, 1943, relating to highways; to provide

that all of the county road tax levied upon property within cities and villages shall be returned to the cities and villages; and to repeal the original section.

LEGISLATIVE BILL 464. By Marvin E. Stromer, Legislative District 27 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend section 79-902, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to increase the size of the board of education of a fourth class school district; to provide for election of the members; and to repeal the original section.

LEGISLATIVE BILL 465. By Jerome Warner, Legislative District 25; Eric Rasmussen, Legislative District 32 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend sections 77-726 and 77-727, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to prescribe the method of determining the tax and the rate of intangible tax on property of production credit associations and banks for cooperatives, including their franchises and shares of capital stock; and to repeal the original sections.

LEGISLATIVE BILL 466. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend sections 28-417 and 29-2623, Reissue Revised Statutes of Nebraska, 1943, and sections 24-342, 28-401, 29-1803, 29-1804, 29-2020, 29-2301, and 29-2306, Revised Statutes Supplement, 1963, relating to crimes and punishments; to eliminate the death penalty; to eliminate provisions for automatic review; to repeal the original sections and also sections 29-2306.01, 29-2306.02, 29-2306.03, and 29-2307, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 467. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend sections 81-2,167, 81-2,168, 81-2,169, and 81-2,170, Reissue Revised Statutes of Nebraska, 1943, and sections 81-2,171 and 81-2,179, Revised Statutes Supplement, 1963, relating to bee husbandry; to provide for posting name and residence of owner or operators on each apiary; to provide giving and posting of notice of diseases and effect thereof; to provide for

destruction of bees and equipment as prescribed; to permit the removal of bees from Nebraska after all known disease has been destroyed; to provide for bee shipments in Nebraska as prescribed; to change violations and penalties as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 468. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT relating to schools; to provide for including a commercial or industrial enterprise, located within a Class I school district, within the boundaries of a Class II, III, IV, or V district at the option of the school board or board of education of the latter district, as prescribed; and to provide procedures.

LEGISLATIVE BILL 469. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend section 79-487, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to provide for the purpose for which school buses may be purchased; and to repeal the original section.

LEGISLATIVE BILL 470. By Jerome Warner, Legislative District 25 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend section 32-713, Reissue Revised Statutes of Nebraska, 1943, relating to election; to provide that only registered voters may sign an initiative or a referendum petition; and to repeal the original section.

LEGISLATIVE BILL 471. By Jerome Warner, Legislative District 25 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend sections 32-233, 32-234, 32-236, 32-237, 32-238, 32-240, 32-243, 32-244, 32-245, 32-246, 32-247, 32-248, 32-249, 32-250, 32-251, 32-252, 32-254, 32-255, 32-256, 32-259, 32-260, 32-261, 32-262, and 32-264, Reissue Revised Statutes of Nebraska, 1943, and sections 32-235, 32-239, 32-241, and 32-258, Revised Statutes Supplement, 1963, relating to elections; to provide that the provisions of sections 32-233 to 32-264, shall require a general registration of all voters in counties having a population of sixty thousand or less; to harmonize the provisions with other legislation; and to repeal the original sections.

LEGISLATIVE BILL 472. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT relating to education; to provide for a program of state aid to public school districts as prescribed.

LEGISLATIVE BILL 473. By Fred W. Carstens, Legislative District 30; Edward R. Danner, Legislative District 11 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 48-661, Revised Statutes Supplement, 1963, relating to employment security; to provide that any state administrative department and any state commission or board may file a written election to become subject to the provisions of sections 48-601 to 48-669, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto as prescribed; and to repeal the original section.

LEGISLATIVE BILL 474. By Calista Cooper Hughes, Legislative District 1 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to education; to permit a waiver of provisions requiring school districts to charge for transportation of nonresident pupils as prescribed; to provide an exception; to amend section 79-493, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

LEGISLATIVE BILL 475. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend section 53-177, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to remove military or naval stations from the restricted area where a license shall be issued for sale at retail of any alcoholic liquor; and to repeal the original section.

LEGISLATIVE BILL 476. By Jerome Warner, Legislative District 25; Harold B. Stryker, Legislative District 23; Eric Rasmussen, Legislative District 32; Ross H. Rasmussen, Legislative District 15; William R. Skarda, Jr., Legislative District 7; Kenneth L. Bowen, Legislative District 37 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT relating to the militia; to provide for right-of-way of military forces on streets and highways when on authorized duty; and to declare an emergency.

LEGISLATIVE BILL 477. By Jerome Warner, Legislative District 25; W. H. Hasebroock, Legislative District 16; Harold B. Stryker, Legislative District 23; Eric Rasmussen, Legislative District 32; Ross H. Rasmussen, Legislative District 15; William R. Skarda, Jr., Legislative District 7; Kenneth L. Bowen, Legislative District 37 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend sections 39-745 and 39-753, Reissue Revised Statutes of Nebraska, 1943, and section 39-752, Revised Statutes Supplement, 1963, relating to rules of the road; to provide for Civil Defense rescue vehicles right-of-way, stop rule and speed limit exemptions; and to repeal the original sections.

LEGISLATIVE BILL 478. By Jerome Warner, Legislative District 25; Harold B. Stryker, Legislative District 23; Eric Rasmussen, Legislative District 32; Ross H. Rasmussen, Legislative District 15; William R. Skarda, Jr., Legislative District 7; Kenneth L. Bowen, Legislative District 37 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend sections 55-121.01 and 55-141, Revised Statutes Supplement, 1963, relating to the military department; to provide more definitive language for purpose of National Guard officers called to active duty under section 55-121.01, Revised Statutes Supplement, 1963; to provide additional salary for additional assigned duties for the Adjutant General as prescribed; to reduce the state's share of salary of Adjutant General as prescribed; and to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 479. By S. H. Brauer, Sr., Legislative District 21; Elmer Wallwey, Legislative District 17 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to adopt an official Nebraska state song.

LEGISLATIVE BILL 480. By Fern Hubbard Orme, Legislative District 29; Elvin Adamson, Legislative District 43; Cecil Craft, Legislative District 45; Peter H. Claussen, Legislative District 18; Kenneth L. Bowen, Legislative District 37; S. H. Brauer, Sr., Legislative

District 21 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT providing for the establishment of the North Platte Vocational Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

LEGISLATIVE BILL 481. By George Syas, Legislative District 13; Sam Klaver, Legislative District 9; Edward R. Danner, Legislative District 11; Harold T. Moylan, Legislative District 6; C. F. Moulton, Legislative District 8; Henry F. Pedersen, Jr., Legislative District 4; Richard F. Proud, Legislative District 12; Clifton B. Batchelder, Legislative District 10; William R. Skarda, Jr., Legislative District 7; Eugene T. Mahoney, Legislative District 5 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 79-1047, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to provide for an election by a member of the retirement system for Class V districts at any time prior to death of a joint survivorship annuity in lieu of a refund of accumulated contributions; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 482. By Fern Hubbard Orme, Legislative District 29; M. A. Kremer, Legislative District 34; Kenneth L. Bowen, Legislative District 37; Peter H. Claussen, Legislative District 18; George C. Gerdes, Legislative District 49; Cecil Craft, Legislative District 45; Stanley A. Matzke, Legislative District 24; S. H. Brauer, Sr., Legislative District 21; H. C. Crandall, Legislative District 46; Lester Harsh, Legislative District 38; Frank Nelson, Legislative District 42; George H. Fleming, Legislative District 47 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 79-1440, Reissue Revised Statutes of Nebraska, 1943, and sections 79-1436, 79-1436.01, 79-1437, 79-1438, 79-1439, 79-1442, 79-1443, 79-1444, and 79-1445, Revised Statutes Supplement, 1963, relating to vocational technical education;

to provide for the establishment of a system of state-operated vocational technical schools as prescribed; to encourage local initiative; and to repeal the original sections.

LEGISLATIVE BILL 483. By Fern Hubbard Orme, Legislative District 29; H. C. Crandall, Legislative District 46; C. W. Holmquist, Legislative District 14 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT to amend section 51-403, Revised Statutes Supplement, 1963, relating to the Nebraska Public Library Commission; to provide that the salary of the executive secretary shall be fixed by the Nebraska Public Library Commission; to provide when an increase shall become operative; and to repeal the original section.

LEGISLATIVE BILL 484. By Jerome Warner, Legislative District 25 and Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT to amend sections 79-4,100 and 79-4,102, Revised Statutes Supplement, 1963, relating to schools; to change the free high school tuition rate, as prescribed; to provide for a formula; to provide procedures; and to repeal the original sections.

LEGISLATIVE BILL 485. By George Syas, Legislative District 13 and M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to game and fish; to accept on behalf of the State of Nebraska the conditions, purposes, and terms of an Act of Congress, known as Public Law 88-587, 88th Congress, entitled An Act to establish a land and water conservation fund to assist the states and federal agencies in meeting present and future outdoor recreation demands and needs of the American people, and for other purposes; and to declare an emergency.

LEGISLATIVE BILL 486. By George C. Gerdes, Legislative District 49; Harold B. Stryker, Legislative District 23 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend sections 79-1509, 79-1519, 79-1529, and 79-1533, Reissue Revised Statutes of Nebraska, 1943, and sections 79-1501, 79-1522, 79-1531, 84-1301, 84-1307, 84-1308, 84-1309, 84-1312, and 84-1313, Revised Statutes Supplement, 1963, relating to retirement; to define terms; to bring public school employees into the State Employees Retirement System of the State of Nebraska; and to repeal the original sections.

LEGISLATIVE BILL 487. By George C. Gerdes, Legislative District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 84-1301, Revised Statutes Supplement, 1963, relating to State Employees Retirement Act; to provide that nonacademic employees of The University of Nebraska will be included in the act; and to repeal the original section.

LEGISLATIVE BILL 488. By George C. Gerdes, Legislative District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 24-707, Reissue Revised Statutes of Nebraska, 1943, and sections 24-701, 24-703, 24-706, and 24-710, Revised Statutes Supplement, 1963, relating to the Nebraska Retirement Fund for Judges; to define terms; to provide payroll deductions from original members only; to provide for termination prior to retirement; to provide the retirement annuity of a future judge; and to repeal the original sections.

President Sorensen Presiding

MOTION—Accept Report

Mr. Ruhnke moved that the report of the Committee on Public Power be accepted.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 6.

Mr. Carpenter requested a record vote on his pending amendment found in the Legislative Journal for the Sixteenth Day.

Mr. Carpenter asked for a call of the house. The call showed 46 members present.

Mr. Carpenter moved the call be raised. The motion prevailed.

Voting in the affirmative, 18:

Adamson	Danner	Knight	Mahoney
Bowen	Fleming	Kremer	Marvel
Carpenter	Harsh	Lysinger	Matzke

Nelson	Rasmussen, R.	Skarda	Syas
Orme	Ruhnke		

Voting in the negative, 27:

Batchelder	Crandall	Moylan	Stromer
Brauer	Gerdes	Nore	Stryker
Budd	Hasebroock	Paine, I.	Wallwey
Burbach	Holmquist	Paxton	Warner
Carstens	Hughes	Pedersen	Whitney
Claussen	Kokes	Proud	Wylie
Craft	Moulton	Rasmussen, E.	

Not voting, 4:

Bauer	Kjar	Klaver	Payne, D.
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The Carpenter amendment lost.

Mr. Klaver moved that his name be added as co-introducer of LB 6.

The motion prevailed.

Mr. Carpenter asked unanimous consent that his name be withdrawn as introducer of LB 6. No objections. So ordered.

Laid over.

Adjournment

At 12:06 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Thursday, January 28, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, January 28, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Mr. Kjar who was excused.

Corrections for the Journal

Sixteenth Day

Page 231, line 11, insert "(Signed) Henry F. Pedersen, Jr."

Page 245, line 39, correct spelling of "training".

Page 247, line 38, insert "college" after "dental".

Page 247, strike line 39.

Page 251, line 21, delete "34" and "15" and insert "33" and "16".

Seventeenth Day

Page 271, line 33, delete "32-362" and insert "32-262".

The Journal for the Sixteenth and Seventeenth Days was approved as corrected.

Communication

Resolution by the Directors of the Western Nebraska United Chambers of Commerce requesting the Nebraska Legislature to memorialize Congress to seek a Constitutional Amendment permitting the states to consider other factors than population in the apportionment of legislative seats.

UNANIMOUS CONSENT—Member Excused

Mr. Whitney asked unanimous consent to be excused from 9:00 a.m. until 10:00 a.m. to attend the Governor's Conference on Traffic Safety. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Banking, Commerce, and Insurance**

LB 106	Tuesday, February 2, 1965	2:00 p.m.
LB 295	Tuesday, February 2, 1965	2:00 p.m.
LB 218	Tuesday, February 9, 1965	2:00 p.m.
LB 69	Monday, February 15, 1965	2:00 p.m.

UNANIMOUS CONSENT—Committee Meetings

Mr. Marvel asked unanimous consent to have the Budget Committee meet at 1:30 p.m. instead of 2:00 p.m. No objections. So ordered.

Mr. Ruhnke asked unanimous consent to have the Rules Committee meet at 1:00 p.m. in the West Senate Lounge. No objections. So ordered.

UNANIMOUS CONSENT—Members Excused

Mr. R. Rasmussen asked unanimous consent that the Education Committee be excused at 11:00 a.m., Monday, February 1, 1965. No objections. So ordered.

Mr. I. Paine asked to be excused at 11:00 a.m. on Monday, February 1, 1965. No objections. So ordered.

Mr. Kremer requested unanimous consent that the Agriculture and Recreation Committee be excused at 11:00 a.m., Friday, January 29, 1965. No objections. So ordered.

STANDING COMMITTEE REPORTS**Committee on Committees**

January 27, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below, which were submitted by Governor Frank B. Morrison, to the Nebraska Power Review Board. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Edward Crowley
 Sheldon A. Bernstein
 Thomas K. Eason
 William H. Norton

Respectfully submitted,
 (Signed) Elvin Adamson, Chairman

Mr. Adamson moved the adoption of the above report. The motion prevailed.

Vote on Edward Crowley

Voting in the affirmative, 38:

Adamson	Fleming	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Wylie
Danner	Marvel		

Voting in the negative, 0.

Not voting, 11:

Bauer	Gerdes	Mahoney	Skarda
Bowen	Kjar	Paine, I.	Whitney
Claussen	Lysinger	Proud	

Having received a majority of the votes of all members, the appointment of Edward Crowley was declared confirmed by the President.

Vote on Sheldon A. Bernstein

Voting in the affirmative, 42:

Adamson	Carstens	Hasebroock	Lysinger
Batchelder	Claussen	Holmquist	Mahoney
Bauer	Craft	Hughes	Marvel
Brauer	Crandall	Klaver	Matzke
Budd	Danner	Knight	Moulton
Burbach	Fleming	Kokes	Moylan
Carpenter	Harsh	Kremer	Nelson

Nore	Rasmussen, E.	Stromer	Wallwey
Orme	Rasmussen, R.	Stryker	Warner
Paxton	Ruhnke	Syas	Wylie
Payne, D.	Skarda		

Voting in the negative, 0.

Not voting, 7:

Bowen	Kjar	Pedersen	Whitney
Gerdes	Paine, I.	Proud	

Having received a majority of the votes of all members, the appointment of Sheldon A. Bernstein was declared confirmed by the President.

Vote on Thomas K. Eason

Voting in the affirmative, 42:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Bowen	Kjar	Pedersen	Whitney
Gerdes	Paine, I.	Proud	

Having received a majority of the votes of all members, the appointment of Thomas K. Eason was declared confirmed by the President.

Vote on William H. Norton

Voting in the affirmative, 41:

Adamson	Budd	Crandall	Hasebroock
Batchelder	Carstens	Danner	Holmquist
Bauer	Claussen	Fleming	Hughes
Brauer	Craft	Harsh	Klaver

Knight	Moulton	Paxton	Stromer
Kokes	Moylan	Payne, D.	Stryker
Kremer	Nelson	Rasmussen, E.	Syas
Lysinger	Nore	Rasmussen, R.	Wallwey
Mahoney	Orme	Ruhnke	Warner
Marvel	Paine, I.	Skarda	Wylie
Matzke			

Voting in the negative, 0.

Not voting, 8:

Bowen	Carpenter	Kjar	Proud
Burbach	Gerdes	Pedersen	Whitney

Having received a majority of the votes of all members, the appointment of William H. Norton was declared confirmed by the President.

REFERENCE COMMITTEE REPORT

LB	Committee
382.....	Education
383.....	Revenue
384.....	Revenue
385.....	Revenue
386.....	Withdrawn
387.....	Public Works
388.....	Judiciary
389.....	Public Works
390.....	Revenue
391.....	Revenue
392.....	Revenue
393.....	Government & Military Affairs
394.....	Agriculture & Recreation
395.....	Government & Military Affairs
396.....	Public Health & Welfare
397.....	Public Works
398.....	Agriculture & Recreation
399.....	Agriculture & Recreation
400.....	Public Works
401.....	Urban Affairs
402.....	Banking, Commerce and Insurance
403.....	Banking, Commerce and Insurance
404.....	Urban Affairs
405.....	Urban Affairs
406.....	Urban Affairs
407.....	Public Works

408.....Labor
 409.....Urban Affairs
 410.....Public Works
 411.....Revenue

(Signed) Philip C. Sorensen
 President

NOTICE OF COMMITTEE HEARINGS

Public Works

LB 182 Wednesday, February 3, 1965 2:00 p.m.

President Signs

While the Legislature was in session and capable of transacting business the President signed: LR 13.

Visitors

Mr. Proud introduced Mr. Richard Kamm, 2 sponsors, and 34 students of Valley High School.

Mrs. Orme introduced Girl Scout Troops 107 and 108 and leaders Mrs. Bruce Herriott, Mrs. Harold Holmquist, Mrs. A. F. Silber, and Mrs. Ralph Ludwick.

MOTION—Tribute to Winston Churchill

Mr. President: I move that the Legislature pause for a few minutes at 10:00 a.m., Friday, January 29, 1965, for the purpose of allowing the American Legion to advance the colors and sound taps in memory of that great statesman and soldier Winston Churchill, whose funeral will be held Saturday, January 30, 1965. (Signed) Sam Klaver, Eric Rasmussen and Jerome Warner.

The motion prevailed.

MOTION—Microphone System

Mr. President: I move that the Clerk be authorized to proceed with setting up the microphone system in the East Chamber. (Signed) Harold B. Stryker.

Mr. President: I move to amend the Stryker motion to include a lecturn and microphone in front of the Clerk. (Signed) Terry Carpenter.

The Carpenter amendment carried with 24 ayes, 21 nays, and 4 not voting.

The Stryker motion as amended carried with 41 ayes, 0 nays, and 8 not voting.

Visitors

Mr. Skarda introduced the Browning family of the Browning Family Show, 6 daughters, 2 sons, and Mr. and Mrs. Browning. The eldest daughter is Miss Missouri in the Miss America Pageant. Mr. Skarda escorted the family to the rostrum where the eldest daughter recited the family creed.

Mr. Stryker asked unanimous consent that the Lieutenant Governor make the members of the Browning family Honorary Citizens of the State of Nebraska. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Public Works

LB 204	Wednesday, February 10, 1965	2:00 p.m.
LB 315	Wednesday, February 10, 1965	2:00 p.m.
LB 207	Thursday, February 11, 1965	2:00 p.m.
LB 210	Thursday, February 11, 1965	2:00 p.m.
LB 290	Friday, February 12, 1965	2:00 p.m.
LB 291	Friday, February 12, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 12. Indefinitely postponed.

(Signed) Maurice A. Kremer, Chairman

MOTION—Requests for Bills

Mr. President: I move that all requests for bills be in the hands of the Bill Drafter by noon, January 29, 1965. (Signed) Kenneth L. Bowen.

The motion prevailed.

Speaker Bowen Presiding

UNANIMOUS CONSENT—Withdraw LB 148

Mr. President: I request unanimous consent of the Legislature to withdraw LB 148 inasmuch as I am the sole introducer and the

Revenue Committee has been presented an amendment to LB 26 which would, if considered, by the Committee, render LB 148 not necessary. (Signed) Henry F. Pedersen, Jr.

Laid over one day.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 489. By Cecil Craft, Legislative District 45; Clifton B. Batchelder, Legislative District 10 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to accountants; to provide a construction of terms in any statute, rule or regulation limiting accounting for public agencies to certain public accountants; and to remove such discrimination.

LEGISLATIVE BILL 490. By Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to water; to provide for control of cleaning agents and detergents; to provide duties for the Director of the Department of Agriculture and Economic Development; to define terms; to provide for civil actions; to provide penalties; to provide for severability; and to declare an emergency.

LEGISLATIVE BILL 491. By Dale L. Payne, Legislative District 3 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 5-105, Revised Statutes Supplement, 1963, relating to apportionment; to change district court judicial districts; to provide an operative date; to provide for filling a vacancy; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 492. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to reclamation districts; to provide for auditing of reclamation districts by the Auditor of Public Accounts as prescribed; to provide for fiscal year; to provide duties for certain officials as prescribed; and to provide the contents of the audits.

LEGISLATIVE BILL 493. By George C. Gerdes, Legislative District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 60-444, Reissue Revised Statutes of Nebraska, 1943, relating to the Nebraska Safety Patrol; to provide for the actuarial soundness of the Nebraska Safety Patrolmen's Retirement System; and to repeal the original section.

LEGISLATIVE BILL 494. By Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend section 54-104, Revised Statutes Supplement, 1963, relating to livestock brands and marks; to clarify the date on which a newly recorded livestock brand becomes due for renewing; to clarify the length of time of the renewal period; and to repeal the original section.

LEGISLATIVE BILL 495. By Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend sections 54-118 and 54-119, Reissue Revised Statutes of Nebraska, 1943, and section 54-121, Revised Statutes Supplement, 1963, relating to livestock; to make the provisions applicable to all cattle whether branded or not; to delete provisions respecting evidence to warrant a conviction; and to repeal the original sections.

LEGISLATIVE BILL 496. By Herb Nore, Legislative District 22; Cecil Craft, Legislative District 45 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 16-629, Reissue Revised Statutes of Nebraska, 1943, and section 19-2416, Revised Statutes Supplement, 1963, relating to municipalities; to provide for curbing and guttering as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 497. By Herb Nore, Legislative District 22 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT relating to cities of the first class; to provide for street improvements, as prescribed, for streets partly inside and partly outside such cities.

LEGISLATIVE BILL 498. By Herb Nore, Legislative District 22 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT relating to cities of the first class; to confer additional rights, powers, authority, and jurisdiction over flood control projects.

LEGISLATIVE BILL 499. By Herb Nore, Legislative District 22; Cecil Craft, Legislative District 45 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 16-225, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to provide for confinement for the breach of any ordinance.

LEGISLATIVE BILL 500. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to counties; to authorized a county or counties to create a housing authority as prescribed.

LEGISLATIVE BILL 501. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 1-114, Revised Statutes Supplement, 1963, relating to accountants; to provide an experience equivalent, as prescribed; and to repeal the original section.

LEGISLATIVE BILL 502. By Eugene T. Mahoney, Legislative District 5; Marvin E. Stromer, Legislative District 27 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend sections 18-1904, 18-1907, and 18-1910, Reissue Revised Statutes of Nebraska, 1943, relating to cities and villages, all; to provide for examination and licensing of plumbers within the zoning area of cities of the metropolitan and primary cities outside their corporate limits as prescribed; and to repeal the original sections.

LEGISLATIVE BILL 503. By Frank Nelson, Legislative District 42 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to bonds of indebtedness; to require all bonds of school districts, cities, and villages to be offered at public sale; to provide for notice; and to provide the contents of the notice.

LEGISLATIVE BILL 504. By Albert A. Kjar, Legislative District 39; C. W. Holmquist, Legislative District

14; W. H. Hasebroock, Legislative District 16 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 2-910, Reissue Revised Statutes of Nebraska, 1943, and section 81-2,136.01, Revised Statutes Supplement, 1963, relating to agriculture; to classify the morning glory as a noxious weed; to prohibit the sale of morning glory seed; to provide penalties; and to repeal the original sections.

LEGISLATIVE BILL 505. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to liquors; to prescribe requirements for entrances to the place of business engaged in the sale of alcoholic liquors at retail.

LEGISLATIVE BILL 506. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to state administrative departments; to authorize the Department of Public Institutions to sell at public auction certain farm land that is surplus to the needs of the State Reformatory for Women at York, Nebraska; and to provide for use of funds from such sale.

LEGISLATIVE BILL 507. By Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 50-410, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to increase the number of members required for a quorum of the Legislative Council; and to repeal the original section.

LEGISLATIVE BILL 508. By Harold B. Stryker, Legislative District 23 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 50-402, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to provide that the Legislative Council shall establish and maintain a complete and efficient bill drafting service without a limitation on time; and to repeal the original section.

LEGISLATIVE BILL 509. By Elvin Adamson, Legislative District 43.

A BILL FOR AN ACT relating to banks; to provide for notice of the filing of an application for a new bank charter or transfer of a charter as prescribed; and to provide for a hearing on the application.

LEGISLATIVE BILL 510. By Sam Klaver, Legislative District 9 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT relating to sales of personal property; to provide for determining the means of transportation and the routing of shipments; and to provide for damages.

LEGISLATIVE BILL 511. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 29-406, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to permit the warrant for arrest to be directed to the chief of police or marshal of a city or village; to provide that the warrant may be executed by any deputy sheriff or police officer when the warrant is in the possession of the sheriff or chief of police; and to repeal the original section.

LEGISLATIVE BILL 512. By S. H. Brauer, Sr., Legislative District 21; Peter H. Claussen, Legislative District 18; Elmer Wallwey, Legislative District 17; W. H. Hasebroock, Legislative District 16; William M. Wylie, Legislative District 20; J. W. Burbach, Legislative District 19 and C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT providing for the establishment of the Vocational Technical School at Norfolk; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

LEGISLATIVE BILL 513. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 24-211, Reissue Revised Statutes of Nebraska, 1943, relating to the Clerk and Reporter of the Supreme Court; to increase the salary of the Clerk and Reporter of the Supreme Court as prescribed; to provide when such increase shall become operative; and to repeal the original section.

LEGISLATIVE BILL 514. By William M. Wylie, Legislative District 20.

A BILL FOR AN ACT relating to the Legislature; to provide that all male members will not shave during the Centennial session of 1967; and to provide a penalty.

LEGISLATIVE BILL 515. By Edward R. Danner, Legislative District 11 and Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT relating to crimes and punishment; to make it unlawful to sell, offer for sale, attempt to sell, exhibit, give away or in any way furnish or attempt to furnish any person under the age of eighteen years certain publications as prescribed; and to provide penalties.

LEGISLATIVE BILL 516. By Sam Klaver, Legislative District 9; Eugene T. Mahoney, Legislative District 5; Dale L. Payne, Legislative District 3; George C. Gerdes, Legislative District 49 and Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT relating to cities of the Metropolitan class; to authorize and empower metropolitan water districts and metropolitan utilities districts and cities of all classes, and villages, except metropolitan cities, to contract with the other relative to the sale and purchase of water for public use, upon stated conditions.

LEGISLATIVE BILL 517. By Sam Klaver, Legislative District 9; Eugene T. Mahoney, Legislative District 5; Dale L. Payne, Legislative District 3 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT relating to cities of the metropolitan class; to remove the requirement of furnishing a bond for costs, on appeal, as a supersedeas, or in injunction or attachment proceedings when any metropolitan water district and metropolitan utilities district, their officers, board, agents or employees, is a party litigant in its or his official capacity; and to declare an emergency.

LEGISLATIVE BILL 518. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 48-111, relating to workmen's compensation; to define a term; and to repeal the original section.

LEGISLATIVE BILL 519. By Richard Lysinger, Legislative District 36; William R. Skarda, Jr., Legislative District 7 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to schools; to provide that certain rules of any school association or conference restricting participation in interscholastic activities shall not apply to children in the Boys' Training School or the Girls' Training School or to either of such schools.

LEGISLATIVE BILL 520. By Richard Lysinger, Legislative District 36; Dale L. Payne, Legislative District 3 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT to amend section 79-444, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to provide for pre-kindergarten programs where the board, in its discretion, deems such advisable; and to repeal the original section.

LEGISLATIVE BILL 521. By Ira E. Paine, Legislative District 35; Lester Harsh, Legislative District 38 and Rudolf C. Kokes, Legislative District 41.

A BILL FOR AN ACT to amend section 81-2,137.01, Reissue Revised Statutes of Nebraska, 1943, relating to agriculture; to provide that the label for agricultural seed shall show the year the seed was harvested; and to repeal the original section.

LEGISLATIVE BILL 522. By Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT to amend section 23-357, Revised Statutes Supplement, 1963, relating to counties; to permit destruction of duplicate tax receipts over fifteen years old; and to repeal the original section.

LEGISLATIVE BILL 523. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to motor vehicles; to provide for safety inspections of motor vehicles as prescribed; to provide for fees; to provide for the display of safety inspection tickets as prescribed; to provide duties for certain public officials; to provide penalties; and to provide for rules and regulations.

LEGISLATIVE BILL 524. By J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT relating to revenue and taxation; to provide a documentary stamp tax on conveyances of real estate as prescribed; to provide for exemptions; to provide that such instruments of conveyance shall not be recorded unless such documentary stamps are attached thereto; to provide for agents; to provide for bonds of such agents as prescribed; to provide duties for the Tax Commissioner; and to provide for disposition of the proceeds of the sale of such stamps.

LEGISLATIVE BILL 525. By J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 75-303, Revised Statutes Supplement, 1963, relating to motor carriers; to except motor vehicles equipped as dump trucks having either end, side, or bottom opening from the provisions of sections 75-301 to 75-347, Revised Statutes Supplement, 1963; and to repeal the original section.

LEGISLATIVE BILL 526. By J. W. Burbach, Legislative District 19; George C. Gerdes, Legislative District 49 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 60-1001, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to remove the requirement that all motor vehicles of the state have a band of white paint around the body, and road machinery and trucks of the Department of Roads be tagged as prescribed; and to repeal the original section.

LEGISLATIVE BILL 527. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 76-214, Reissue Revised Statutes of Nebraska, 1943, relating to real property; to provide that no deed, mortgage or other conveyance of real estate shall be recorded by the register of deeds unless the actual consideration is recited or correctly stated in the body of the instrument; and to repeal the original section.

LEGISLATIVE BILL 528. By Marvin E. Stromer, Legislative District 27; Eugene T. Mahoney, Legislative District 5 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 47-113, Reissue Revised Statutes of Nebraska, 1943, relating to jails; to increase the per diem

to sheriffs for guarding prisoners; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 529. By Marvin E. Stromer, Legislative District 27; Eugene T. Mahoney, Legislative District 5 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 77-1720, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide an increase in fees allowed for issuing distress warrants, levy and return of same; to increase fees and commission as prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 530. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT regulating the business of selling, issuing, or delivering checks, drafts, and money orders as a service or for a fee or other consideration; to permit the licensing of such business; to provide for the administration of this act; to prescribe penalties; and to provide an operative date.

LEGISLATIVE BILL 531. By Marvin E. Stromer, Legislative District 27; Eugene T. Mahoney, Legislative District 5 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 83-424, Revised Statutes Supplement, 1963, relating to state institutions; to provide for an increase in the per diem amount for transporting prisoners; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 532. By Hal W. Bauer, Legislative District 28; Fern Hubbard Orme, Legislative District 29 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT relating to the mentally ill; to provide for the detention, hospitalization, care, and release of the mentally ill; to provide penalties; and to repeal sections 83-322, 83-323, 83-324, 83-325, 83-326, 83-327, 83-328, 83-328.01, 83-328.02, and 83-328.03, Reissue Revised Statutes of Nebraska, 1943, and section 83-322.01, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 533. By J. W. Burbach, Legislative District 19 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 53-164.01, Reissue Revised Statutes of Nebraska, 1943, and section 53-160, Revised Statutes Supplement, 1963, relating to liquors; to provide for the payment of excise taxes on alcoholic liquors when first sold in this state to a retail licensee authorized to purchase the same from a manufacturer or distributor; to provide for an occupation tax by a city or village on the business of any person, firm or corporation licensed under this act and maintaining a licensed place of business under this act within the boundaries of such city or village; to provide for the reporting and payment of such tax; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 534. By J. W. Burbach, Legislative District 19 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 53-161, Revised Statutes Supplement, 1963, relating to liquors; to provide for credit on tax paid for alcoholic liquors shipped out of the state or returned to the manufacturer; to provide that credit for tax paid shall apply to all transactions made prior to the effective date of this act where such credit has not heretofore been allowed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 535. By Elvin Adamson, Legislative District 43; George C. Gerdes, Legislative District 49 and Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to enable the United States to acquire by purchase land needed for stream flow protection, production of timber, erosion control and other purposes; and to declare an emergency.

LEGISLATIVE BILL 536. By Jerome Warner, Legislative District 25 and Arnold Ruhnke, Legislative District 31.

A BILL FOR AN ACT relating to insurance; to require filing of dual actuarial premium determinations as prescribed; and to provide for revocation of authority to do business for noncompliance.

LEGISLATIVE BILL 537. By Jerome Warner, Legislative District 25 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend sections 32-434, 32-467, 32-481, 32-493, 32-518, and 32-536.01, Reissue Revised Statutes of Nebraska, 1943, and sections 32-402, 32-480, 32-1301, 32-1302, 32-1303, 32-1304, and 32-1306, Revised Statutes Supplement, 1963, relating to elections; to clarify provisions; to harmonize with other legislation; to provide for voting in presidential elections by one in the county less than forty days; and to repeal the original sections.

LEGISLATIVE BILL 538. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT relating to predatory animals; to provide for county, state and federal cooperation in the control and management of predators, rodents, and other depreatory or nuisance animals; to create an advisory board; to provide for members of the board, their appointment and term; to provide for a fund to administer this act and how disbursed; and to repeal Chapter 23, article 6, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 539. By Stanley A. Matzke, Legislative District 24 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 60-534, 60-535, and 60-561, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicle safety responsibility; to add an additional section to the Motor Vehicle Safety Responsibility Act; to make it clear that a certified motor vehicle policy, as defined in that act, is proof of future financial responsibility, as distinguished from security for past liability, as in the case of an automobile liability policy, as defined in that act; to make it clear that the statutory requirements for a certified motor vehicle liability policy contained in that act do not apply to an automobile liability policy; as defined in that act; and to repeal the original sections.

STANDING COMMITTEE REPORTS

Urban Affairs

LEGISLATIVE BILL 74. Placed on General File as amended.

Standing Committee amendment to LB 74:

1. Since an emergency exists this act shall be in full force and take effect, from and after its passage and approval, according to law.

LEGISLATIVE BILL 75. Placed on General File as amended.

Standing Committee amendments to LB 75:

1. Amend line 4, Section 1 by deleting the words "the prior creation of" and inserting in lieu thereof the word "creating."
2. Amend line 5, Section 1 by deleting the word "therefor."
3. Amend line 4, Section 2 by deleting the words "and without prior creation of" and inserting in lieu thereof the words "or creating."
4. Amend line 5, Section 2 by deleting the word "therefor."

(Signed) George Syas, Chairman

Member Excused

Mr. Lysinger was excused from 10:30 a.m. to 11:00 a.m.

MOTION—LR 14

Mr. President: I move that LR 14 be assigned to a standing committee for a Public Hearing and to be handled by the same method as a bill.

(Signed) George Syas

The motion prevailed.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 540. By George Syas, Legislative District 13 and Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to liquor; to provide for notice, as prescribed, of the time and place of hearing by the city council of a city of the metropolitan class on an application for a license to sell alcoholic liquor at retail.

LEGISLATIVE BILL 541. By Rick Budd, Legislative District 2 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 16-664, Revised Statutes Supplement, 1963, relating to cities of the first class; to eliminate the necessity for an agreement to pay for sidewalk construction; to allow the city to levy special assessments to pay for sidewalk construction; and to repeal the original section.

LEGISLATIVE BILL 542. By Rick Budd, Legislative District 2 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 16-621, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to permit abutting property owners to file a petition for use of a particular material for paving for which a bid has been received; and to repeal the original section.

LEGISLATIVE BILL 543. By Rick Budd, Legislative District 2 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT relating to cities and villages, particular classes; to provide authority for the construction of sidewalk improvements; to provide for the creation of sidewalk districts; to provide for the construction of sidewalk improvements and the assessments of the costs to benefited property; and to provide for the issuance of warrants and the issuance of bonds to pay the cost thereof.

LEGISLATIVE BILL 544. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend section 81-116, Revised Statutes Supplement, 1963, relating to state administrative departments; to provide for extending the time for the taking of vacations by state employees and department heads; and to repeal the original section.

LEGISLATIVE BILL 545. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the Department of Banking; to prescribe conditions for debt management contracts; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this act.

LEGISLATIVE BILL 546. By Jerome Warner, Legislative District 25 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend sections 53-1,117 and 53-1,118, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to declare the public policy of this state in order to foster temperance and respect for an obedience to the law; to stabilize public revenue from the sale and consumption of alcoholic liquors; to provide for the registration of brands of alcoholic liquors; to provide for the

filing of price schedules; to provide for a Nebraska Liquor Commission Enforcement Fund and enforcement fees and the collection and use thereof; to grant the Nebraska Liquor Control Commission the right to make regulations to carry out the purposes hereof; to provide penalties; to repeal the original sections; and to declare an emergency.

Visitors

Speaker Bowen introduced Mr. and Mrs. Bryce Ohmstede of Guide Rock.

UNANIMOUS CONSENT—Withdraw LB 59

Mr. Pedersen renewed his pending request found in the Legislative Journal for the Sixteenth Day to withdraw LB 59.

No objections. So ordered.

President Sorensen Presiding

Visitors

Mr. E. Rasmussen introduced Mr. Orvis C. Lindgren of Edgar.

Mr. Warner introduced Mr. Lindon J. Franson.

Mr. Knight introduced Larry French, Scott Marshall, Jim Sahl and Jerry Tyler, Boy Scouts of Troop 57, working on their Citizenship Merit Badges.

NOTICE OF COMMITTEE HEARINGS

Labor

LB 293	Wednesday, February 3, 1965	2:00 p.m.
LB 306	Wednesday, February 17, 1965	2:00 p.m.

MOTION—Rule Change

Mr. Carpenter withdrew his pending amendment to Rule 16 found in the Legislative Journal for the Seventeenth Day and offered the following in lieu thereof:

1. In line 2, strike after the word "following" all of lines 2 through 6 and insert "*the floor of the Legislative Chamber shall be the entire floor including that part under the balconies.*"

2. In line 8, insert after the word "rule" "*while in session*".

Mr. Carpenter moved the adoption of the above rule change.
The motion lost with 5 ayes, 35 nays and 9 not voting.

MOTION—Rule Change

Mr. Whitney moved to amend the pending Ruhnke rule change found in the Legislative Journal for the Seventeenth Day, as follows:

Substitute for the last line in the Ruhnke amendment—

“Any other person or persons may be seated in this reserved space when accompanied by a Senator.”

The Whitney amendment was adopted.

The Ruhnke amendment to Rule 16, as amended, was adopted with 41 ayes, 1 nay and 7 not voting.

MOTION—Blackboards

Mr. President: I move that the blackboards located in the front of the Legislative Chamber be replaced with appropriate materials in keeping with the general paneling and associate appointments of the West Senate Chamber.

That the Executive Board of the Legislative Council be directed to arrange for same.

(Signed) Marvin E. Stromer

The motion prevailed with 27 ayes, 11 nays and 11 not voting.

GENERAL FILE

LEGISLATIVE BILL 6. Considered.

Advanced to E and R for review with 44 ayes, 0 nays and 5 not voting.

LEGISLATIVE BILL 66. Read and Considered.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

UNANIMOUS CONSENT—Withdraw LB 508

Mr. Stryker asked unanimous consent to withdraw LB 508.

Laid over until Friday, January 29, 1965.

Visitors

Mr. Carpenter introduced Mr. Maarten van Nederveen from the Netherlands. He is a student at the Agricultural University, Wageningen, The Netherlands.

Mr. Bauer introduced 14 members of Girl Scout Troop 143 and leader.

Mr. Wylie introduced Mr. Sylvester Schrage and Le Anne of Petersburg.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Hasebroock asked unanimous consent to add the names of Richard D. Marvel and Stanley A. Matzke as co-introducers to LB 428.

No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 547. By Jerome Warner, Legislative District 25; Eric Rasmussen, Legislative District 32 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT relating to power units; to provide for the testing of certain liquid or gaseous fueled power units as prescribed; to provide powers and duties; to provide for fees; to make certain acts unlawful; and to provide penalties.

LEGISLATIVE BILL 548. By Cecil Craft, Legislative District 45 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to amend section 39-1390, Revised Statutes Supplement, 1963, relating to the State Recreation Road Fund; to provide for consultation with the secretary of the Game, Forestation and Parks Commission; and to repeal the original section.

LEGISLATIVE BILL 549. By Cecil Craft, Legislative District 45 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to amend section 39-1309, Reissue Revised Statutes of Nebraska, 1943, relating to state highways; to provide another factor of local participation, whether in the form of land acquisition or cost of proposed additions to the state highway system; and to repeal the original section.

RESOLUTIONS

LEGISLATIVE RESOLUTION 16. Re: Committee to Study Public Power in Nebraska.

Introduced by Harold B. Stryker, 23rd District; Arnold Ruhnke, 31st District; George C. Gerdes, 49th District; Peter H. Claussen, 18th District; Jerome Warner, 25th District; C. F. Moulton, 8th District; Stanley A. Matzke, 24th District; Eric Rasmussen, 32nd District and Cecil Craft, 45th District.

WHEREAS, all Nebraska's power needs are provided by public power districts, nonprofit cooperatives, and municipalities; and

WHEREAS, the economy and welfare of Nebraska will benefit by an adequate supply of power and low-cost power rates; and

WHEREAS, during the past fifteen years there have been lawsuits, duplication of building and planning, and a lack of coordination between public power agencies; and

WHEREAS, the Nebraska Legislature has debated many of the proposals and enacted many laws pertaining to public power districts in Nebraska.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee of nine members to continue the study of public power in Nebraska, and to keep abreast of the ever-changing power conditions and the need for continual planning to provide Nebraska citizens with the lowest cost power rates possible without jeopardizing well designed power generation, transmission, and power facilities, and to investigate to what extent power revenues are being used to lower rates commensurate with good business practices.

2. That this committee report to the next regular session of the Legislature its findings and recommendations.

Referred to the Executive Board of the Legislative Council.

Adjournment

At 11:32 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Friday, January 29, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**NINETEENTH DAY**

Legislative Chamber, Lincoln, Nebraska
Friday, January 29, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Mr. Kjar who was excused.

Corrections for the Journal

Page 301, line 14, delete "40" and insert "45".

The Journal for the Eighteenth Day was approved as corrected.

UNANIMOUS CONSENT—Withdraw Hearing Date

Mr. Burbach asked unanimous consent to withdraw the hearing date of February 8, 1965 on LB 59, which has been withdrawn.

No objections. So ordered.

STANDING COMMITTEE REPORTS**Judiciary**

LEGISLATIVE BILL 1. Placed on General File.

LEGISLATIVE BILL 76. Placed on General File.

LEGISLATIVE BILL 57. Indefinitely postponed.

LEGISLATIVE BILL 90. Indefinitely postponed.

(Signed) Sam Klaver, Chairman

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 550. By George Syas, Legislative District 13;
George H. Fleming, Legislative District

47 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to labor; to define labor; to provide procedure for the determining of wage disputes by the Commissioner of Labor or his delegate; to provide for proceedings at law; to provide for the prosecution of actions by the Commissioner of Labor on behalf of indigent employees without payment of costs or giving of bond; and to make certain acts unlawful.

LEGISLATIVE BILL 551. By William R. Skarda, Jr., Legislative District 7; H. C. Crandall, Legislative District 46 and Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT relating to crimes and punishments; to provide when it shall be unlawful to use a polygraph or other lie-detecting device; to define terms; and to provide a penalty.

LEGISLATIVE BILL 552. By Albert A. Kjar, Legislative District 39 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 75-347, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to exclude from the provisions of 75-338 to 75-347, Revised Statutes Supplement, 1963, all tractors manufactured, sold and used primarily for heavy construction and earthmoving by contractors and governmental bodies; to repeal the original section; and to declare an emergency.

UNANIMOUS CONSENT—Re-refer LB 130

Mr. Bowen asked unanimous consent that LB 130 be re-referred from the Education Committee to the Public Works Committee. No objections. So ordered.

UNANIMOUS CONSENT—Re-refer LB 129

Mr. Bowen asked unanimous consent to re-refer LB 129 from Government and Military Affairs Committee to the Miscellaneous Subjects Committee. No objections. So ordered.

MOTION—Invite Governor

Mr. President: I move that we extend an invitation to the Governor to attend the memorial service by the American Legion for Sir Winston Churchill.

(Signed) Kenneth L. Bowen

The motion prevailed.

President Sorensen appointed the following committee to escort the Governor at the proper time: Mrs. Orme, Messrs. Burbach, Bauer, Budd and Kremer.

UNANIMOUS CONSENT—Withdraw LB 497

Mr. Nore asked unanimous consent to withdraw LB 497. Laid over.

GENERAL FILE

LEGISLATIVE BILL 74. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighteenth Day were adopted.

Advanced to E and R for review with 43 ayes, 0 nays and 6 not voting.

LEGISLATIVE BILL 75. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Eighteenth Day were adopted.

Advanced to E and R for review with 34 ayes, 2 nays and 13 not voting.

Communications

Copy of Senate Resolution No. 10 from the California Legislature relative to legislative apportionment.

A petition containing 53 signatures favoring open season on the mourning dove.

Visitors

Mr. Klaver introduced Mr. Al Skar, Scout Master and 4 patrol leaders of Troop 450, Omaha, Nebraska.

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 139	Thursday, February 4, 1965	2:00 p.m.
LB 181	Thursday, February 4, 1965	2:00 p.m.
LB 54	Thursday, February 4, 1965	2:00 p.m.
LB 47	Thursday, February 4, 1965	2:00 p.m.

LB 68 Friday, February 5, 1965 2:00 p.m.
 LB 263 Friday, February 5, 1965 2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
412.....	Public Works
413.....	Government & Military Affairs
414.....	Banking, Commerce and Insurance
415.....	Budget
416.....	Banking, Commerce and Insurance
417.....	Education
418.....	Education
419.....	Education
420.....	Education
421.....	Banking, Commerce and Insurance
422.....	Banking, Commerce and Insurance
423.....	Miscellaneous Subjects
424.....	Judiciary
425.....	Banking, Commerce and Insurance
426.....	Labor
427.....	Salaries & Claims
428.....	Public Health & Welfare
429.....	Judiciary
430.....	Banking, Commerce and Insurance
431.....	Agriculture & Recreation
432.....	Judiciary
433.....	Revenue
434.....	Revenue
435.....	Public Works
436.....	Miscellaneous Subjects
437.....	Salaries & Claims
438.....	Urban Affairs
439.....	Urban Affairs
440.....	Judiciary
441.....	Revenue
442.....	Public Works
443.....	Government & Military Affairs
444.....	Judiciary
445.....	Judiciary
446.....	Agriculture & Recreation
447.....	Agriculture & Recreation
448.....	Education
449.....	Agriculture & Recreation
450.....	Education
451.....	Labor

452.....Education
 453.....General File

(Signed) Philip C. Sorensen
 President

Mr. Klaver Presiding

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 553. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 10, of the Constitution of Nebraska, relating to revenue and taxation; to provide that the Legislature is authorized to substitute a basis other than valuation for taxes upon commercially raised vegetables; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 554. By Cecil Craft, Legislative District 45 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend section 81-815.26, Revised Statutes Supplement, 1963, relating to state administrative departments; to delete obsolete matter; to prohibit the commission from trading or selling land acquired by eminent domain; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 555. By William R. Skarda, Jr., Legislative District 7 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend section 37-418, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to redescribe the boundaries of the game refuge in Dodge, Douglas, and Saunders Counties; and to repeal the original section.

LEGISLATIVE BILL 556. By William R. Skarda, Jr., Legislative District 7; Richard Lysinger, Legislative District 36 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend section 75-116, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to

change the date for filing of prescribed reports; and to repeal the original section.

LEGISLATIVE BILL 557. By Richard Lysinger, Legislative District 36; Dale L. Payne, Legislative District 3; William R. Skarda, Jr., Legislative District 7 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend section 39-721, Revised Statutes Supplement, 1963, relating to highways; to change limitations on combinations of vehicles from sixty feet to sixty-five feet in total length; and to repeal the original section.

LEGISLATIVE BILL 558. By Clifton B. Batchelder, Legislative District 10.

A BILL FOR AN ACT to amend section 48-628, Revised Statutes Supplement, 1963, relating to employment security; to change the conditions to disqualify an individual from benefits; and to repeal the original section.

LEGISLATIVE BILL 559. By Arnold Ruhnke, Legislative District 31; Harold B. Stryker, Legislative District 23; Fern Hubbard Orme, Legislative District 29 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 84-1301, Revised Statutes Supplement, 1963, relating to state officers; to provide for the exclusion of the Nebraska National Guard air and army technicians from the provisions of the State Employees Retirement Act; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 560. By Richard Lysinger, Legislative District 36; Lester Harsh, Legislative District 38 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT relating to agriculture; to provide for vegetable research; to provide for the Nebraska Commercial Development of Vegetables Fund, and its purpose; to provide powers and duties for the Department of Agriculture and Economic Development; to provide for gifts and grants; and to provide when this act shall expire.

LEGISLATIVE BILL 561. By Harold B. Stryker, Legislative District 23; George C. Gerdes, Legislative District 49 and Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to appropriate the sum of three hundred twenty-five thousand dollars to aid in the cost of air conditioning of the capitol building; and to declare an emergency.

LEGISLATIVE BILL 562. By George C. Gerdes, Legislative District 49 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT relating to revenue and taxation; to eliminate the state general property tax; to reallocate taxes collected; to provide for proceeds of specific funds as specified; to provide an operative date; to amend sections 77-628, 77-269, 77-1003, 77-1004, 77-1245, 77-1246, 77-1247, 77-1249, 77-1250, 83-226, 83-329.04, 83-347, and 85-172.02, Reissue Revised Statutes of Nebraska, 1943, and sections 2-1501, 2-1502, 77-704, and 81-815.34, Revised Statutes Supplement, 1963; and to repeal the original sections.

LEGISLATIVE BILL 563. By George C. Gerdes, Legislative District 49 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT relating to Revenue and Taxation; to impose a sales and use tax; to define certain terms; to levy a tax and establish a tax rate; to impose a use tax and establish a tax rate; to provide for certain exemptions from such taxes; to provide for returns and payments; to provide a procedure for making determinations of deficiencies in payment; to provide for a method of making jeopardy determination of taxes due; to provide the procedure for a petition for redetermination of taxes due; to provide for collection of taxes due under this act; to provide for disposition or return of overpayment and refunds of taxes paid; to provide generally for administration of this act; to make certain acts unlawful; to provide penalties; to provide for the disposition of the revenues realized from taxes levied by this act; to provide that remedies contained herein are cumulative; to provide for authority of the Tax Commissioner; to provide for the application of res judicata in certain circumstances; to provide a severability clause; and to declare an emergency.

LEGISLATIVE BILL 564. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 53-108, 53-112, 53-146, 53-1,100, and 53-1,102, Reissue Revised Statutes of Nebraska, 1943, and sections 53-118, 53-124, 53-169, and 53-179, Revised Statutes Supplement, 1963, relating to liquors; to remove the requirement of advice and approval of the Governor for the appointment of employees of the Nebraska Liquor Control Commission; to permit the

secretary to set the salary of the secretary; to limit the size of the container in which off-sale beer may be sold; to provide for prorating of license fees; to remove an inconsistent provision; to provide for revocation of retail licenses when the holder also holds a federal wholesale liquor stamp; to provide exceptions; to provide minimum penalties; to provide clarification; and to repeal the original sections.

Visitors

Mr. Bauer introduced Mrs. James Kontos and five children.

Mr. Kremer introduced Mr. Ken Workman from Aurora.

Mr. Paine introduced Mr. Vern Mossman, Mr. Dick Good, and Mr. Dick McPhelly.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 565. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 60-330, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide for additional equipment and materials that may be hauled in tractor and semitrailer combinations owned and used by irrigation districts, soil and water conservation districts, or other political subdivisions of the State of Nebraska, paying a registration fee as provided in section 60-333, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section.

LEGISLATIVE BILL 566. By Calista Cooper Hughes, Legislative District 1 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 28-477, Revised Statutes Supplement, 1963, relating to crimes and punishments; to include in the definition a child in need of special supervision; and to repeal the original section.

LEGISLATIVE BILL 567. By Calista Cooper Hughes, Legislative District 1 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 43-205.01, Revised Statutes Supplement, 1963, relating to juvenile courts; to provide the age of a child who may be taken into custody without a warrant or order of court; and to repeal the original section.

LEGISLATIVE BILL 568. By Calista Cooper Hughes, Legislative District 1 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 43-205.02, Revised Statutes Supplement, 1963, relating to juvenile courts; to clarify alternatives; and to repeal the original section.

LEGISLATIVE BILL 569. By Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT to amend section 19-1003, Revised Statutes Supplement, 1963, relating to housing authorities; to redefine a term; and to repeal the original section.

LEGISLATIVE BILL 570. By Ross H. Rasmussen, Legislative District 15; W. H. Hasebroock, Legislative District 16 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend section 43-206.04, Revised Statutes Supplement, 1963, relating to juvenile courts; to delete the provisions for inspection of juvenile records by only parents and their attorneys; to add social welfare reports to those records kept by the juvenile court; to delete provisions relating to peace officers records of children; and to repeal the original section.

LEGISLATIVE BILL 571. By Rudolf C. Kokes, Legislative District 41; H. C. Crandall, Legislative District 46; Frank Nelson, Legislative District 42; Arnold Ruhnke, Legislative District 31 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT relating to the Department of Agriculture and Economic Development; to provide for the labeling of certain imported meats, poultry, eggs and butter; to provide for the enforcement of the act; to make certain acts unlawful; and to provide penalties.

LEGISLATIVE BILL 572. By Ramey C. Whitney, Legislative District 44; C. F. Moulton, Legislative District 8 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT relating to motor vehicles; to provide for inspection of motor vehicles and semitrailers as prescribed; to provide inspection stations; to provide for permits; to provide for surety bond; to provide for fees; to authorize the Department of

Motor Vehicles to adopt rules and regulations; to provide for disposition of fees as prescribed; and to provide an operative date of this act.

LEGISLATIVE BILL 573. By John E. Knight, Legislative District 26; Fern Hubbard Orme, Legislative District 29 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 13, of the Constitution of Nebraska, relating to the Executive; to provide that the Legislature shall provide by law for the establishment of the Board of Pardons and provide the qualifications and compensation of the members thereof; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 574. By S. H. Brauer, Sr., Legislative District 21; Herb Nore, Legislative District 22 and Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend section 39-723, Revised Statutes Supplement, 1963, relating to rules of the road; to provide an exception to the speed limit; and to repeal the original section.

LEGISLATIVE BILL 575. By Rudolf C. Kokes, Legislative District 41.

A BILL FOR AN ACT to amend section 60-305.09, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to define a fleet of vehicles in interstate commerce; to provide that the Department of Motor Vehicles will issue sufficient number of registration certificates for each motor vehicle in fleet; and to repeal the original section.

LEGISLATIVE BILL 576. By Rudolf C. Kokes, Legislative District 41.

A BILL FOR AN ACT to amend section 60-301, Revised Statutes Supplement, 1963, relating to motor vehicles; to redefine a fleet of commercial vehicles; and to repeal the original section.

LEGISLATIVE BILL 577. By Ramey C. Whitney, Legislative District 44 and George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 46-242, Reissue Revised Statutes of Nebraska, 1943, relating to irrigation; to provide for the diversion of water from a storage reservoir for irrigation of lands upstream; to provide for compensating release; to protect rights of prior appropriators; and to repeal the original section.

LEGISLATIVE BILL 578. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 48-120, Reissue Revised Statutes of Nebraska, 1943, relating to workmen's compensation; to include additional treatments and the first prosthetic devices in the medical and hospital services for which the employer shall be liable; and to repeal the original section.

LEGISLATIVE BILL 579. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 17-405, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to remove the exemption from municipal indebtedness liability when land is annexed by voluntary acts of owners; and to repeal the original section.

LEGISLATIVE BILL 580. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 48-121 and 48-122, Revised Statutes Supplement, 1963, relating to workmen's compensation; to increase benefits to employees as prescribed; to eliminate the provisions for continuous, seasonal, or part-time, or employment dependent upon the weather, or the output of the employee from determining the wages of a work week; and to repeal the original sections.

LEGISLATIVE BILL 581. By M. A. Kremer, Legislative District 34; Richard D. Marvel, Legislative District 33; Ira E. Paine, Legislative District 35; H. C. Crandall, Legislative District 46 and Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT relating to schools; to provide for the establishment of area vocational technical schools, their government, operation, and financing as prescribed.

LEGISLATIVE BILL 582. By M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to adopt an official Nebraska State Song.

LEGISLATIVE BILL 583. By Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 60-328.04, Revised Statutes Supplement, 1963, relating to motor vehicles; to eliminate a reference to registration, licensing, prorating or payment of fees or taxes on vehicles operated by a nonresident carnival operator; and to repeal the original section.

LEGISLATIVE BILL 584. By Richard F. Proud, Legislative District 12; Hal W. Bauer, Legislative District 28; W. H. Hasebroock, Legislative District 16 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to public buildings; to require that those buildings and facilities, constructed in the state by the use of state, county or municipal funds, shall adhere to the principles prescribed by this act in order to make these buildings and facilities accessible to, and usable by, the physically handicapped.

LEGISLATIVE BILL 585. By Jerome Warner, Legislative District 25 and Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT relating to insurance; to adopt the Unauthorized Insurers False Advertising Process Act.

Ceremony Honoring Sir Winston Churchill

The committee escorted Governor Frank B. Morrison to the rostrum, where the Governor spoke in memory of Sir Winston Churchill.

The Chaplain delivered a prayer and taps were played by the American Legion Drum and Bugle Corps.

Members stood for a moment of silence.

The committee escorted the Governor from the Chamber.

REFERENCE COMMITTEE REPORT

LB	Committee
454.....	Banking, Commerce and Insurance
455.....	Government & Military Affairs
456.....	Public Works
457.....	Agriculture & Recreation
458.....	Agriculture & Recreation

459.....	Government & Military Affairs
460.....	Public Works
461.....	Urban Affairs
462.....	Government & Military Affairs
463.....	Public Works
464.....	Urban Affairs
465.....	Revenue
466.....	Judiciary
467.....	Agriculture & Recreation
468.....	Education
469.....	Education
470.....	Government & Military Affairs
471.....	Government & Military Affairs
472.....	Education
473.....	Labor
474.....	Education
475.....	Miscellaneous Subjects
476.....	Government & Military Affairs
477.....	Government & Military Affairs
478.....	Government & Military Affairs
479.....	Miscellaneous Subjects
480.....	Education
481.....	Budget
482.....	Education
483.....	Salaries & Claims
484.....	Education
485.....	Agriculture & Recreation
486.....	Budget
487.....	Budget
488.....	Budget

(Signed) Philip C. Sorensen
President

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Knight asked unanimous consent to add his name as co-introducer of LB 514. No objections. So ordered.

MOTION—Adjournment

Mr. Bowen moved to adjourn until Wednesday, February 3, 1965, and that Monday and Tuesday, February 1 and 2 not be considered Legislative Days.

Motion pending.

Recess

At 10:20 a.m., Mr. Carpenter moved to recess until 11:00 a.m.

The motion prevailed.

After Recess

The Legislature reconvened at 11:03 a.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Kjar, who was excused.

UNANIMOUS CONSENT—Withdraw Motion

Mr. Bowen asked unanimous consent to withdraw his pending motion regarding adjournment, which he offered just before recess. No objections. So ordered.

MOTION—Suspend Rules

Mr. President: I move we suspend the rules and allow introduction of bills on the 21st and 22nd Legislative Days.

(Signed) J. W. Burbach

The motion prevailed with 40 ayes, 3 nays and 6 not voting.

MOTION—Rule Changes

Mr. Marvel moved the adoption of the rule changes found in the Legislative Journal for the Seventeenth Day.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

Members Excused

Mr. Batchelder was excused until 2:00 p.m., Monday, February 1.

Mr. Pedersen was excused for all day Monday, February 1.

Mr. Klaver was excused until 11:00 a.m., Monday, February 1.

STANDING COMMITTEE REPORTS**Miscellaneous Subjects**

LEGISLATIVE BILL 98. Placed on General File as amended.

Standing Committee amendment to LB 98:

1. Strike lines 14 to 20 and insert in its place:

“State, county, city, village or township taxes, levied for other special purposes, may be paid by warrants drawn and payable out of the particular fund on account of which they are tendered. Lawful money of the United States, checks, drafts, money orders or other bills of exchange may be accepted in payment of any state, county, village, township, school district or other governmental subdivision tax, levy, excise, duty, custom, toll, penalty, fine, license, fee or assessment of whatever kind or nature, whether general or special.”

LEGISLATIVE BILL 46. Placed on General File as amended.

Standing Committee amendments to LB 46:

1. Replace stricken matter in lines 7, 8 and 9.
2. Amend Section 1, line 9 by inserting “or near” after the word “on”, and line 10 by inserting “or to the left of” after the word “under”.

(Signed) Eric Rasmussen, Chairman

UNANIMOUS CONSENT—Withdraw LB 148

Mr. Pedersen renewed his pending request found in the Legislative Journal for the Eighteenth Day to withdraw LB 148.

No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 586. By Marvin E. Stromer, Legislative District 27 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend sections 15-113, 15-115, 15-116, 15-117, and 15-118, Reissue Revised Statutes of Nebraska, 1943, and section 15-104, Revised Statutes Supplement, 1963, relating to cities of the primary class; to authorize such cities to annex any village within the limits of such city which it serves with water; and to repeal the original sections.

LEGISLATIVE BILL 587. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 28-530, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide any selling, offer of sale, lease or other disposal of manufactured articles, which the serial numbers have been destroyed, re-

moved, altered, covered, or defaced is unlawful; to provide for penalties; to harmonize the provision thereof with previous legislation; and to repeal the original section.

LEGISLATIVE BILL 588. By George Syas, Legislative District 13 and Ross Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-212, Reissue Revised Statutes of Nebraska, 1943, relating to juvenile courts; to provide for detention rather than commitment; to prohibit contact of detained minors with sentenced adults; and to repeal the original section.

LEGISLATIVE BILL 589. By George Syas, Legislative District 13 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-205.04, Revised Statutes Supplement, 1963, relating to juvenile court; to correct a cross reference; to provide an exception; to make certain acts unlawful; to provide a penalty; and to repeal the original section.

LEGISLATIVE BILL 590. By Arnold Ruhnke, Legislative District 31.

A BILL FOR AN ACT to amend sections 77-1801 and 77-1804, Reissue Revised Statutes of Nebraska, 1943, relating to tax foreclosure on real estate; to provide that real estate on which any taxes except the final installment have not been paid shall be subject to sale therefor; to provide for a single publication of notice of tax sales of real estate during the first full week in October; and to repeal the original sections.

LEGISLATIVE BILL 591. By Elvin Adamson, Legislative District 43; Richard D. Marvel, Legislative District 33; W. H. Hasebroock, Legislative District 16; Stanley A. Matzke, Legislative District 24; Fern Hubbard Orme, Legislative District 29; Clifton B. Batchelder, Legislative District 10; C. F. Moulton, Legislative District 8; George H. Fleming, Legislative District 47; Chester Paxton, Legislative District 40; Jerome Warner, Legislative District 25; Fred W. Carstens, Legislative District 30 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT relating to the purchase of United States Savings Bonds; to provide for the withholding of portions of the salary or compensation of officers and employees of the State of Nebraska when authorized in writing by such officers or employees for the purpose of purchasing for such officers and employees United States Savings Bonds; to provide that such bonds shall be delivered to such officers or employees or mailed to the address in the written authorization; to provide for the termination of such written authorization; to provide for return of any money not expended for such bonds upon the termination of the authorization; and to provide that the state officers, heads of departments, boards, or commissions shall not be liable under any bond required of them as such officials.

LEGISLATIVE BILL 592. By Fern Hubbard Orme, Legislative District 29; Rudolf C. Kokes, Legislative District 41; Richard F. Proud, Legislative District 12; William M. Wylie, Legislative District 20 and Clifton B. Batchelder, Legislative District 10.

A BILL FOR AN ACT to amend section 60-106, Reissue Revised Statutes of Nebraska, 1943, relating to certificate of title to motor vehicles; providing that applications signed by husband or wife as an agent for the other may be accepted; and to repeal the original section.

LEGISLATIVE BILL 593. By Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to create the Nebraska Cultural Resources Council; to provide for purposes; to define a term; to provide for composition of the council and the terms, election, and appointment of directors of the council; to provide for administrative powers; to provide for informatory powers; to provide for promotive powers; to provide for advisory and recommendatory powers; and to provide for financial procedures and appropriations.

LEGISLATIVE BILL 594. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 33-109, Revised Statutes Supplement, 1963, relating to fees and salaries; to provide a uniform fee for filing various instruments in the office of the register of deeds or county clerk; and to repeal the original section.

LEGISLATIVE BILL 595. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 43-205.03, Revised Statutes Supplement, 1963, relating to juvenile courts; to permit the court to release a minor on bail, and to fix the amount, conditions and security thereof; and to repeal the original section.

LEGISLATIVE BILL 596. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 53-123.08, Revised Statutes Supplement, 1963, relating to liquor; to delete provisions permitting the solicitation or acceptance of powers of attorney for the purchase of liquor at retail by bottle clubs; and to repeal the original section.

LEGISLATIVE BILL 597. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 53-122, Revised Statutes Supplement, 1963, relating to liquors; to provide for local option for the licensing of bottle clubs; and to repeal the original section.

LEGISLATIVE BILL 598. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend sections 44-405, 44-407, 44-407.02, 44-407.03, and 44-407.06, Reissue Revised Statutes of Nebraska, 1943, and sections 44-404, 44-407.04, and 44-407.05, Revised Statutes Supplement, 1963, relating to the Standard Nonforfeiture Law; to provide a new mortality table for industrial insurance; to provide an operative date; to change internal references; and to repeal the original sections.

LEGISLATIVE BILL 599. By Fern Hubbard Orme, Legislative District 29 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT relating to public corporations; to authorize public corporations or political subdivisions engaged in a business in a proprietary capacity to make contributions for charitable or eleemosynary purposes; to define terms; and to prescribe conditions under which such contributions may be made.

LEGISLATIVE BILL 600. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 79-801, Revised Statutes Supplement, 1963, relating to schools; to provide that when the area or any part thereof of a school district in an incorporated or unincorporated area which maintains a high school is incorporated into a city of the first class, it shall remain as a separate and independent district unless the voters of the district vote to merge; to provide for an election on the question of merger and the procedure therefor; and to repeal the original section.

LEGISLATIVE BILL 601. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 60-432, Reissue Revised Statutes of Nebraska, 1943, and section 60-452.01, Revised Statutes Supplement, 1963, relating to the safety patrol; to designate the superintendent as colonel; to provide for additional titles for subordinate officers as prescribed; to provide an annuity for majors and corporals of the safety patrol; and to repeal the original sections.

LEGISLATIVE BILL 602. By Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend section 28-1016, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishment; to prohibit the maintaining and establishing of motor vehicle junk yards, dump yards, or other unsightly nuisances beside any public street or highway; to provide penalties; to provide for abatement of the nuisance; and to repeal the original section.

Mr. Hasebroock Presiding

UNANIMOUS CONSENT—Committee Meeting

Mr. Danner asked unanimous consent for the Labor Committee to meet immediately, under the North Balcony. No objections. So ordered.

Visitors

Mr. Knight introduced 10 Blue Bird girls, Mrs. Joe Havlat and two sponsors, Mrs. Hahn and Miss Costello, from Meadow Lane School.

MOTION—Refunds

Mr. President: I move that the Clerk be authorized to make refunds to persons that have made duplicate payments for bill service.

(Signed) Elvin Adamson

The motion prevailed.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 603. By Cecil Craft, Legislative District 45 and Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT to amend section 77-513, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the manner of determining the state levy as prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 604. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 44-330, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to clarify requirements for obtaining an agent's or broker's license and the expiration date of resident agent's licenses; and to repeal the original section.

LEGISLATIVE BILL 605. By Richard F. Proud, Legislative District 12; Richard D. Marvel, Legislative District 33 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT relating to safeguarding persons, property, and promoting the welfare and safety of the public; to create a State Electrical Division as prescribed; to establish a State Electrical Board; to provide for licenses; to provide penalties; to provide for fees and the disposition of the same; to provide for a savings clause; and to declare an emergency.

LEGISLATIVE BILL 606. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT relating to real property; to provide for filing evidence of bankruptcy in the office of the register of deeds of the county in which the bankrupt resides; to provide for fees; and to provide duties for the register of deeds as prescribed.

LEGISLATIVE BILL 607. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 76-506, Reissue Revised Statutes of Nebraska, 1943, relating to real property; to provide the evidentiary effect of a policy of title insurance; and to repeal the original section.

LEGISLATIVE BILL 608. By Richard F. Proud, Legislative District 12; Henry F. Pedersen, Jr., Legislative District 4 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT relating to schools to authorize school districts of the third class to adopt, administer and amend from time to time retirement, annuity, insurance and other benefit plans for employees or any reasonable classification thereof; to authorize the inclusion of the necessary costs and expenses incurred in connection with such benefit plans in the annual report, estimate and budget of the board of education of such school districts; to authorize the investment of funds accumulated in connection with such plans and any other funds not immediately required for current needs and expenses; to amend section 79-810, Revised Statutes Supplement, 1963; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 609. By Fern Hubbard Orme, Legislative District 29 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to establish a Nebraska Statehood Memorial as prescribed.

LEGISLATIVE BILL 610. By Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend section 44-303, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to prohibit stock insurance companies from doing business in this state, as prescribed, when the total organization and promotion expense, or the expense of distribution and sale of stock or stock subscriptions subsequent to organization exceeds ten per cent; to repeal the original section and also section 81-303.02, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 611. By Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend section 44-710.17, Revised Statutes Supplement, 1963, relating to insurance; to limit application of the section to individual and franchise policies of sickness and accident insurance; and to repeal the original section.

LEGISLATIVE BILL 612. By Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to repeal Chapter 23, article 6, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 613. By Marvin E. Stromer, Legislative District 27; Kenneth L. Bowen, Legislative District 37; Fern Hubbard Orme, Legislative District 29 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 1, of the Constitution of Nebraska, relating to the executive; to provide that the Governor shall be ineligible to the office of Governor for four years next after the expiration of two consecutive terms for which he was elected; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 614. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 38-101, Reissue Revised Statutes of Nebraska, 1943, relating to minors; to provide that where a male person marries under the age of twenty-one years, his minority ends; and to repeal the original section.

LEGISLATIVE BILL 615. By Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT relating to public health and welfare; to provide that the administrative officer or other person in charge of each institution caring for new-born infants to cause to have administered to every such infant a test for errors of metabolism as prescribed; and to provide for rules and regulations.

LEGISLATIVE BILL 616. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to trust deeds; to authorize transfers in trust of real property, granting trustees of trust deeds a power of sale; to provide the manner in which the power of sale shall be exercised and the sale held; to provide for the rights and obligations of parties to trust deeds; and to provide how this act may be cited.

UNANIMOUS CONSENT—Withdraw LB 508

Mr. Stryker asked unanimous consent to withdraw LB 508. No objections. So ordered.

GENERAL FILE**LEGISLATIVE BILL 167.** Read and considered.

Mr. Stryker asked unanimous consent to take up LB 167 on General File. No objections. So ordered.

Mr. Stryker offered the following amendment to LB 167:

Section 2. Any person who shall use, reproduce or simulate the seal provided for herein without the express written permission of the Nebraska Centennial Commission, or any person who shall sell, circulate or distribute any matter bearing such seal or a reproduction or simulation thereof knowing that use, reproduction or simulation of such seal on such matter is not with the express written permission of the Nebraska Centennial Commission, shall be guilty of a misdemeanor and may be fined in any sum not exceeding \$100 or confined in the county jail for not to exceed 30 days or both; and in addition thereto if deemed necessary by such Commission it may bring an action to enjoin any violation of this section or of this act.

Section 3. The Nebraska Centennial Commission shall give its permission to any person to use, reproduce or simulate the seal provided for in section 1 for any legitimate purpose if in the sole judgment of the Commission such use, reproduction or simulation will promote the objects of the Commission. Such permission shall be in writing and may be based upon an application in such form as may be deemed adequate. The permit shall bear a number and the Commission may require that such number be printed or otherwise affixed in small readable print beneath the seal on any matter on which such seal is used, reproduced or simulated. The Commission may cancel such permit at any time for violation of the provisions of this act or for violation of any of the terms or conditions of such permit. The Commission shall establish a schedule of fees for the use, reproduction or simulation of the seal.

Section 4. Add the emergency clause.

The amendment was adopted.

Advanced to E and R for review with 42 ayes, 0 nays, and 7 not voting.

Adjournment

At 12:01 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 11:00 a.m., Monday, February 1, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, February 1, 1965

Pursuant to adjournment, the Legislature met at 11:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except the members of the Education Committee and Messrs. Batchelder, Kjar, Moulton, Pedersen, E. Rasmussen and Stromer, who were excused.

Corrections for the Journal

Page 313, line 26, correct spelling of "sections".

Page 315, line 28, add "& Recreation" after "Agriculture".

Page 317, line 8, delete "customs" and insert "custom".

Page 323, line 8, delete the comma after "time".

Page 325, line 32, insert "4" after "Section".

The Journal for the Nineteenth Day was approved as corrected.

Members Excused

Messrs. Gerdes, Adamson and Stryker were excused for the remainder of the week.

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 346	Tuesday, February 9, 1965	2:00 p.m.
LB 235	Tuesday, February 9, 1965	2:00 p.m.
LB 245	Wednesday, February 10, 1965	2:00 p.m.
LB 41	Monday, February 15, 1965	2:00 p.m.
LB 166	Monday, February 15, 1965	2:00 p.m.
LB 42	Tuesday, February 16, 1965	2:00 p.m.

LB 44	Tuesday, February 16, 1965	2:00 p.m.
LB 151	Tuesday, February 16, 1965	2:00 p.m.
LB 79	Wednesday, February 17, 1965	2:00 p.m.
LB 88	Wednesday, February 17, 1965	2:00 p.m.
LB 144	Wednesday, February 17, 1965	2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
489.....	Miscellaneous Subjects
490.....	Public Health
491.....	Government & Military Affairs
492.....	Public Works
493.....	Budget
494.....	Agriculture & Recreation
495.....	Agriculture & Recreation
496.....	Urban Affairs
497.....	Urban Affairs
498.....	Urban Affairs
499.....	Judiciary
500.....	Government & Military Affairs
501.....	Miscellaneous Subjects
502.....	Labor
503.....	Government & Military Affairs
504.....	Agriculture & Recreation
505.....	Miscellaneous Subjects
506.....	Budget
507.....	General File
508.....	Withdrawn
509.....	Banking, Commerce and Insurance
510.....	Public Works
511.....	Judiciary
512.....	Education
513.....	Salaries & Claims
514.....	General File
515.....	Judiciary
516.....	Urban Affairs
517.....	Urban Affairs
518.....	Labor
519.....	Education
520.....	Education
521.....	Agriculture & Recreation
522.....	Judiciary
523.....	Public Works
524.....	Revenue
525.....	Public Works

526.....	Public Works
527.....	Judiciary
528.....	Salaries & Claims
529.....	Revenue
530.....	Banking, Commerce and & Insurance
531.....	Salaries & Claims
532.....	Public Health
533.....	Revenue
534.....	Revenue
535.....	Agriculture & Recreation
536.....	Banking, Commerce and Insurance
537.....	Government & Military Affairs
538.....	Agriculture & Recreation
539.....	Banking, Commerce and Insurance
540.....	Miscellaneous Subjects
541.....	Urban Affairs
542.....	Urban Affairs
543.....	Urban Affairs
544.....	Labor
545.....	Banking, Commerce and Insurance
546.....	Government & Military Affairs
547.....	Public Works
548.....	Public Works
549.....	Public Works
550.....	Labor
551.....	Judiciary
552.....	Public Works
553.....	Agriculture & Recreation
554.....	Government & Military Affairs
555.....	Agriculture & Recreation

LR 14.....Government & Military Affairs

LB	Committee
556.....	Public Works
557.....	Public Works
558.....	Labor
559.....	Budget
560.....	Agriculture & Recreation
561.....	Budget
562.....	Revenue
563.....	Revenue
564.....	Miscellaneous Subjects
565.....	Public Works
566.....	Judiciary
567.....	Judiciary

568.....	Judiciary
569.....	Government & Military Affairs
570.....	Judiciary
571.....	Agriculture & Recreation
572.....	Public Works
573.....	Government & Military Affairs
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576.....	Public Works
577.....	Public Works
578.....	Labor
579.....	Government & Military Affairs
580.....	Labor
581.....	Education
582.....	Miscellaneous Subjects
583.....	Public Works
584.....	Public Health & Welfare
585.....	Banking, Commerce and Insurance
586.....	Urban Affairs
587.....	Judiciary
588.....	Judiciary
589.....	Judiciary
590.....	Revenue
591.....	Miscellaneous Subjects
592.....	Judiciary
593.....	Government & Military Affairs
594.....	Government & Military Affairs
595.....	Judiciary
596.....	Miscellaneous Subjects
597.....	Miscellaneous Subjects
598.....	Banking, Commerce and Insurance
599.....	Government & Military Affairs
600.....	Education
601.....	Public Works
602.....	Public Works
603.....	Budget
604.....	Banking, Commerce and Insurance
605.....	Public Health & Welfare
606.....	Judiciary
607.....	Banking, Commerce and Insurance
608.....	Budget
609.....	Miscellaneous Subjects
610.....	Banking, Commerce and Insurance
611.....	Banking, Commerce and Insurance
612.....	Agriculture & Recreation
613.....	Government & Military Affairs

614.....	Judiciary
615.....	Public Health & Welfare
616.....	Judiciary

(Signed) Philip C. Sorensen, President

Invitation

The Power Review Board extended an invitation to the Senators to attend the Nuclear Power Generation Presentation by Westinghouse on Tuesday, March 16, 1965 at 1:30 p.m., in the auditorium of the Telephone Building, 1440 M. Street.

Visitors

Mr. Adamson introduced Mr. Bob Ross of Gordon and Mr. Frank Hamilton of Ellsworth.

Mr. Kokes introduced Dr. Otis W. Miller and Mr. Lloyd Guggenmos of Ord.

Mr. Hasebroock introduced Mr. Tom Stewart, teacher, and 30 students of the Government Class of the Nebraska Christian High School, Central City.

Mr. Proud introduced Mmes. Stanley Bach, C. Kauphusman, Donald Lamp, Robert Vickery and Wendell Millor of Omaha.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 617. By Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend sections 37-221, 37-402, 37-422, 37-423.01, 81-802, 81-803, 81-804, 81-807, 81-809, 81-810, 81-811, and 81-814, Reissue Revised Statutes of Nebraska, 1943, and sections 37-101, 37-203, 81-801, 81-805, 81-805.02, 81-808, and 81-815.23, Revised Statutes Supplement, 1963, relating to the Game Forestation and Parks Commission; to establish the executive position of Game, Forestation and Parks Commissioner; to change the Game, Forestation and Parks Commission to the Game, Forestation and Parks Advisory Board; to provide for functions, powers, duties, and the transfer thereof; to provide for a seal and the effect thereof; to provide for the transfer of property and records as prescribed; to

provide duties for the Revisor of Statutes; and to repeal the original sections.

LEGISLATIVE BILL 618. By Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend sections 39-1101, 39-1107, 39-1110, 39-1303, 39-1309, 39-1313, 39-1325, 39-1327, 60-433, 81-701.01, 81-701.02, and 81-701.03, Reissue Revised Statutes of Nebraska, 1943, and sections 81-101, 81-102, and 81-103, Revised Statutes Supplement, 1963, relating to state administrative departments; to place the Department of Roads under the executive direction of the State Highway Commission and to eliminate the Department of Roads as an executive department; to redesignate the State Engineer as State Highway Engineer and eliminate the office of State Engineer; to redefine the duties of the State Highway Commission; to provide for a State Highway Engineer, his appointment, qualifications, duties, and compensation; to provide duties for the superintendent of law enforcement and Department of Roads; to provide veto powers for the Governor; to direct the Revisor of Statutes to substitute names of officers or departments as prescribed; to repeal the original sections, and also section 60-1304, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 619. By Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend sections 24-201.01 and 84-721, Revised Statutes Supplement, 1963, relating to the Governor and certain state officers; to provide an increase in the salaries of the Governor, Secretary of State, Auditor of Public Accounts and the State Treasurer; to provide when such increases shall become operative; and to repeal the original sections.

LEGISLATIVE BILL 620. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 44-332, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to provide requirements for the issuance of a resident broker's license; and to repeal the original section.

LEGISLATIVE BILL 621. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 44-341, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to provide for

reciprocity in the issuance of a nonresident's license; and to repeal the original section.

LEGISLATIVE BILL 622. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 66-410.02, 66-410.04, and 66-410.05, Revised Statutes Supplement, 1963, relating to the motor vehicle fuel taxes; to make reports mandatory rather than discretionary; to provide the contents of such reports; to provide procedures; to provide for enforcement; to provide penalties; to define terms; to provide a short title; and to repeal the original sections.

LEGISLATIVE BILL 623. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to the licensing of stores or retail establishments; to prescribe regulations for making application for licenses; to provide for the amount of license to be paid by each establishment; to give the Department of Agriculture and Economic Development certain prescribed powers and duties in regard thereto; to define terms; to provide for fees and disbursement thereof; to provide penalties; and to declare an emergency.

LEGISLATIVE BILL 624. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend sections 71-1,139.01 and 71-1,140.01, Revised Statutes Supplement, 1963, relating to public health and welfare; to provide that schools or colleges of osteopathy which fail at an inspection will receive written report thereof and may apply for reinspection after two years; to eliminate requirement of graduation from approved schools or colleges of osteopathy to take the examination; and to repeal the original sections.

LEGISLATIVE BILL 625. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to highways; to provide for acquiring real estate for state highway purposes as prescribed; to amend section 79-1541, Reissue Revised Statutes of Nebraska, 1943, and sections 72-202 and 77-2302, Revised Statutes Supplement, 1963; and to repeal the original sections.

LEGISLATIVE BILL 626. By George C. Gerdes, Legislative District 49 and Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to state colleges; to provide for a Division of Vocational Technical Education at Chadron State College; and to repeal the original section.

LEGISLATIVE BILL 627. By George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend section 2-2315, Reissue Revised Statutes of Nebraska, 1943, relating to the wheat excise tax; to delete the requirement for a sworn statement; and to repeal the original section.

LEGISLATIVE BILL 628. By George C. Gerdes, Legislative District 49; Kenneth L. Bowen, Legislative District 37 and Elvin Adamson, Legislative District 43.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide an operative date; and to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 629. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to insurance; to provide that a provision in an insurance policy denying the insured his choice of physician licensed to practice in this state shall be void as prescribed.

LEGISLATIVE BILL 630. By George C. Gerdes, Legislative District 49 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT for submission to the electors of an amendment to Article III, section 24, of the Constitution of Nebraska, relating to legislative power; to permit the Legislature to license and regulate the wagering on results of hound races by the pari-mutuel or certificate method; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 631. By Ross H. Rasmussen, Legislative District 15 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend sections 81-815.22, 81-815.23, 81-815.31, and 81-815.35, Revised Statutes Supplement, 1963, relating to the state park system; to define the responsibilities of the Division of State Parks within the Game, Forestation and Parks Commission in its relationship to the Nebraska State Historical Society; and to repeal the original sections.

LEGISLATIVE BILL 632. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 31-749, Revised Statutes Supplement, 1963, relating to sanitary and improvement districts; to provide for the assessment of costs of improvements within three miles of the corporate limits of a city of the primary class; and to repeal the original section.

LEGISLATIVE BILL 633. By Elvin Adamson, Legislative District 43.

A BILL FOR AN ACT to amend section 10-713, Reissue Revised Statutes of Nebraska, 1943, relating to school district bonds; to remove a limitation on the amount of funds that may be ordered to be invested; and to repeal the original section.

LEGISLATIVE BILL 634. By Elvin Adamson, Legislative District 43 and Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend section 79-1310, Revised Statutes Supplement, 1963, relating to schools; to make a limitation upon the apportionment of the Forest Reserve Fund as prescribed; and to repeal the original section.

LEGISLATIVE BILL 635. By W. H. Hasebroock, Legislative District 16 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 60-326.02, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to change the formula for distribution of motor vehicle registration fees to cities and villages; and to repeal the original section.

LEGISLATIVE BILL 636. By Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT relating to schools; to provide for the establishment of the Western Nebraska Technical College at Ogallala, Nebraska, for the primary purpose of teaching industrial electronics and related subjects; to provide for a site for such school; to provide that the State Board of Vocational Education may authorize additional subjects; to provide for the operation and supervision of such school by the board.

LEGISLATIVE BILL 637. By Ramey C. Whitney, Legislative District 44 and Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 60-311, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that registration plates shall be treated with a reflective material; to provide an additional fee for the registration of motor vehicles as prescribed; and to repeal the original section.

LEGISLATIVE BILL 638. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to cities of the first class; to provide authority for cities of the first class to acquire off-street parking facilities; to provide for the creation of off-street parking districts; to provide for the assessments of the costs of acquisition or construction of off-street parking facilities; to provide for the issuance of bonds; and to provide authority for the mayor and council to regulate off-street parking facilities.

LEGISLATIVE BILL 639. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 2-1057, Reissue Revised Statutes of Nebraska, 1943, relating to pest eradication districts; to make certain acts unlawful; and to repeal the original section.

LEGISLATIVE BILL 640. By Fred W. Carstens, Legislative District 30 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend section 25-523, Reissue Revised Statutes of Nebraska, 1943, relating to process; to redefine legal newspaper; to repeal the original section; and to provide an operative date.

LEGISLATIVE BILL 641. By W. H. Hasebroock, Legislative District 16 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 68-127, Revised Statutes Supplement, 1963, relating to public assistance; to provide for determination of minimum payments to nursing homes as prescribed; to define a term; and to repeal the original section.

LEGISLATIVE BILL 642. By Cecil Craft, Legislative District 45 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT relating to county employees; to define terms; to provide for the establishment and administration of a retirement system for the employees of counties in the State of Nebraska not already covered by retirement plans, and supplementing the federal Social Security system benefits; to establish the Retirement Board for Nebraska Counties and to provide for its qualification, appointment, terms of office, and duties; to provide for prior service benefits paid for directly by the counties; to provide that future service benefits be funded through a group annuity contract issued by a life insurance company; to prescribe the conditions for eligibility to be a member of the retirement system; to provide for contributions by employees and the various counties to such retirement system; to make certain acts unlawful; to provide for penalties; and to provide an operative date for certain officers.

LEGISLATIVE BILL 643. By Richard D. Marvel, Legislative District 33; George C. Gerdes, Legislative District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 70-1020, Revised Statutes Supplement, 1963, relating to the Nebraska Power Review Board; to provide for appropriations for the board; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 644. By Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to repeal Chapter 83, article 5, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, relating to the sterilization of inmates of the Nebraska State Home.

LEGISLATIVE BILL 645. By Fern Hubbard Orme, Legislative District 29 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend section 60-311, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide for reissuing number plates for the year 1966 as prescribed; to eliminate obsolete matter; and to repeal the original section.

LEGISLATIVE BILL 646. By Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT relating to ground waters; to prohibit other wells within a prescribed distance of any well of a city of the second class; to provide for the registration of wells of such cities; and to provide for enforcements.

LEGISLATIVE BILL 647. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to repeal sections 70-651.01, 70-651.02, 70-651.03, 70-651.04, and 70-651.05, Revised Statutes Supplement, 1963, relating to payments in lieu of taxes by public power districts.

LEGISLATIVE BILL 648. By Ira E. Paine, Legislative District 35 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend section 39-722.01, Revised Statutes Supplement, 1963, relating to rules of the road; to change a penalty; and to repeal the original section.

LEGISLATIVE BILL 649. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to gas utilities; to regulate the rates and service of gas utilities, excluding municipalities in their corporate limits; to confer authority and jurisdiction upon the Nebraska State Railway Commission to regulate the rates and service of gas utilities and to administer and enforce the provisions of this act; to prescribe the practice and procedure for court review of Commission action; to provide for the assessment of expense of regulation to gas utilities and for the establishment of a Gas Utility Fund; to amend sections 14-106, 15-266, 16-679, and 17-528.02, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original sections.

LEGISLATIVE BILL 650. By Harold B. Stryker, Legislative District 23; George C. Gerdes, Legislative District 49 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT relating to the Game, Forestation and Parks Commission; to authorize the commission to acquire a site in Lincoln and construct a state headquarters thereon as prescribed.

LEGISLATIVE BILL 651. By Peter H. Claussen, Legislative District 18 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 28-731, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to make it an offense to aid or assist, or attempt to aid or assist, a patient properly committed to any state mental institution or state home for the mentally retarded to escape; and to repeal the original section.

LEGISLATIVE BILL 652. By Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend section 83-220, Revised Statutes Supplement, 1963, relating to the Beatrice State Home; to provide for admission to the home on the petition of a parent or guardian; and to repeal the original section.

LEGISLATIVE BILL 653. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 45-105, Reissue Revised Statutes of Nebraska, 1943, relating to interest; to provide penalty for charging a greater rate of interest, charges, or consideration than authorized or permitted by any law or rule of law under which the creditor engages or purports to engage in business as prescribed; and to repeal the original section.

LEGISLATIVE BILL 654. By Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend section 77-1238, Reissue Revised Statutes of Nebraska, 1943, and sections 77-1239, 77-1239.02, 77-1240, 77-1240.01, 77-1241.01, and 77-1242, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for a change in the method of taxation of motor vehicles owned and held for resale by motor vehicle dealers; and to repeal the original sections.

LEGISLATIVE BILL 655. By Elmer Wallwey, Legislative District 17.

A BILL FOR AN ACT to adopt a Nebraska state song.

LEGISLATIVE BILL 656. By Edward R. Danner, Legislative District 11; Eugene T. Mahoney, Legislative District 5; Terry Carpenter, Legislative District 48; H. C. Crandall, Legislative District 46; Arnold Ruhnke, Legislative District 31; Hal W. Bauer, Legislative District 28 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT relating to fair employment practices; to declare the public policy of the state with respect to discrimination in employment and to establish employment without discrimination as a civil right; to define terms; to provide a commission, its members, appointment and compensation; to prescribe what shall be deemed unfair employment practices; to set forth exceptions; to provide for enforcement of this act; to provide for an educational program; to confer powers with respect to enforcement on the commission; to provide for judicial review of orders of the Commissioner of Labor; to provide for recognition in contracts of public policy against discrimination; to provide for penalties; to provide manner of citation of act; and to provide for a construction clause.

LEGISLATIVE BILL 657. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 3-148, Reissue Revised Statutes of Nebraska, 1943, relating to aeronautics; to provide for the expense of collection of the aircraft fuel tax; and to repeal the original section.

LEGISLATIVE BILL 658. By Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 83-122, Revised Statutes Supplement, 1963, relating to public institutions; to eliminate the requirement that road markers and signs required by the Department of Roads shall be manufactured by the Nebraska Penal and Correctional Complex; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 659. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT relating to employment; to authorize any city or village to adopt a fair employment practices ordinance as prescribed.

LEGISLATIVE BILL 660. By Edward R. Danner, Legislative District 11; Hal W. Bauer, Legislative Dis-

trict 28; Stanley A. Matzke, Legislative District 24; Terry Carpenter, Legislative District 48 and H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT relating to human rights; to provide for the creation of a Commission on Civil Rights; to provide for the members of the commission, their appointment, terms of office, salary and per diem; to provide definition; to establish procedures; and to provide powers as prescribed.

LEGISLATIVE BILL 661. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT relating to public health and welfare; to provide for fair housing practices; to declare the necessity for and experience of enforcing fair housing practices in the State of Nebraska; to define terms; to provide civil remedies for violations; to establish procedures; and to grant jurisdiction.

LEGISLATIVE BILL 662. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 24-710, Revised Statutes Supplement, 1963, relating to judges retirement; to provide that retirement benefits of a judge shall not exceed sixty-five per cent of his final average salary; and to repeal the original section.

LEGISLATIVE BILL 663. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 83-337, Revised Statutes Supplement, 1963, relating to the county board of mental health; to increase the compensation of the examining physician; and to repeal the original section.

LEGISLATIVE BILL 664. By Elvin Adamson, Legislative District 43 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT relating to motor vehicles; to require proof of financial responsibility before any motor vehicle may be registered as prescribed; to require that such financial responsibility be maintained; to provide for the revocation of registrations; to provide for rules and regulations; to make certain acts unlawful; to provide penalties; and to provide an operative date.

LEGISLATIVE BILL 665. By Herb Nore, Legislative District 22 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT relating to public power districts; to eliminate territorial conflicts between districts by dividing the state into six electric service areas; to create and establish six electric authorities within the state; to establish six electric service areas within the state; to provide for the more economical and efficient operation and administration of public power districts by providing for the consolidation of all existing districts within each of the six service areas established; to provide the procedure for the consolidation; to eliminate the duplication and overlapping of facilities, resources and operations among and between the various public power districts, public power and irrigation districts and rural public power districts; to provide for the establishment of joint operating authorities for generating, transmission, interchange and pooling of power; to permit and encourage unified and dependable planning of the future power supply of the areas served by each electric authority; to protect the present bondholders of the various district's bonds and to establish the most desirable credit possible for future financing; to design the reorganization so as to exploit Nebraska's resources to the fullest extent possible to attract future commerce, industry and population by an efficient, reasonable rate electric system with the state; to provide duties for certain officers; to provide operative dates; to provide a construction clause; to repeal Chapter 70, article 10, Revised Statutes Supplement, 1963; and to declare an emergency.

LEGISLATIVE BILL 666. By Peter H. Claussen, Legislative District 18 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 60-332, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide the fee of motor vehicles carrying more than one thousand pounds gross and less than nine thousand pounds gross; and to repeal the original section.

LEGISLATIVE BILL 667. By Peter H. Claussen, Legislative District 18 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 60-320, Revised Statutes Supplement, 1963, relating to motor vehicles; to remove the provisions relating to permits for towing motor vehicles on highways; to repeal the original section and also sections 60-903, 60-906, and 60-907, Reissue Revised Statutes of Nebraska, 1943, and sections 60-901, 60-902, 60-904, and 60-905, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 668. By George C. Gerdes, Legislative District 49 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT relating to taxation; to define terms; to provide for the imposition of a tax upon the cost of occupancy of any room or space furnished by any hotel; to provide for administration; to provide penalties; and to provide an operative date.

LEGISLATIVE BILL 669. By William R. Skarda, Jr., Legislative District 7; Dale L. Payne, Legislative District 3 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to appropriate all funds deposited in the Nebraska Soil and Water Conservation Fund for the biennium ending June 30, 1965, for the uses and purposes of the soil and water conservation districts as prescribed; and to declare an emergency.

LEGISLATIVE BILL 670. By Eugene T. Mahoney, Legislative District 5 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 75-106, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to increase the salary that may be paid the secretary of the commission; and to repeal the original section.

LEGISLATIVE BILL 671. By Eugene T. Mahoney, Legislative District 5; William R. Skarda, Jr., Legislative District 7 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT for submission to the electors of an amendment to Article III, section 24, of the Constitution of Nebraska, relating to games of chance; to permit the Legislature to establish a state-operated lottery; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

GENERAL FILE

LEGISLATIVE BILL 314. Read and Considered.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

Adjournment

At 11:56 a.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Tuesday, February 2, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, February 2, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Adamson, Burbach, Gerdes, Holmquist, Moulton and Stryker, who were excused.

Corrections for the Journal

Page 336, line 23, correct spelling of "contributions".

Page 342, line 30, delete "change" and insert "chance".

The Journal for the Twentieth Day was approved as corrected.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Wylie asked unanimous consent to have his name added as co-introducer to LB 671. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 672. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to implement and encourage a statewide public policy for the protection and preservation of the constitutional guarantees; to prescribe penalties for the violation of such guarantees; and to declare an emergency.

LEGISLATIVE BILL 673. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT relating to transmitting utilities; to provide for the filing by certain public utilities of certain instruments required to be filed under the provisions of the Uniform Commercial Code; to define terms; and to provide when this act shall become operative.

LEGISLATIVE BILL 674. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 14-117, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide restrictions on cities of the metropolitan class on annexation as prescribed; and to repeal the original section.

LEGISLATIVE BILL 675. By J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 60-302, Revised Statutes Supplement, 1963, relating to motor vehicles; to change the method of collecting registration fees; and to repeal the original section.

LEGISLATIVE BILL 676. By J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 77-513, Revised Statutes Supplement, 1963, relating to taxation; to require the State Board of Equalization and Assessment, in setting the mill levy, to take into account an unexpended surplus in the General Fund; and to repeal the original section.

LEGISLATIVE BILL 677. By William M. Wylie, Legislative District 20 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 23-343.03, Revised Statutes Supplement, 1963, relating to county hospitals; to change the amount that may be spent for improvements, additions, or equipment without a vote of the people; and to repeal the original section.

LEGISLATIVE BILL 678. By William M. Wylie, Legislative District 20 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 16-626, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to provide for final payment upon completion and acceptance of prescribed improvements; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 679. By Harold B. Stryker, Legislative District 23; Chester Paxton, Legislative District 40 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 70-609.01, Reissue Revised Statutes of Nebraska, 1943, relating to public power; to provide for the election of the board of directors of districts operating, either alone or in association with another district or districts; and to repeal the original section.

LEGISLATIVE BILL 680. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to motor vehicle operators' licenses; to provide for affixing photograph of a successful examinee and filing of the negative with the Department of Motor Vehicles.

LEGISLATIVE BILL 681. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 70-1018, Revised Statutes Supplement, 1963, relating to public power; to define generation and transmission public power districts; to require generation and transmission public power districts to obtain approval for rates from Nebraska Power Review Board; to require generation and transmission public power districts to sell available electric and wheeling service to any public power district under rates, terms, and conditions fixed by the Nebraska Power Review Board; to provide for notice and hearing; and to repeal the original section.

LEGISLATIVE BILL 682. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 32-231.01, Revised Statutes Supplement, 1963, relating to elections; to provide an increase in the salary of the election commissioner and the chief deputy commissioner; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 683. By Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend section 14-1327, Reissue Revised Statutes of Nebraska, 1943, relating to municipal universities in cities of the metropolitan class; to authorize the issuance of revenue bonds for parking or other revenue producing facilities; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 684. By C. W. Holmquist, Legislative District 14.

A BILL FOR AN ACT to amend section 79-437, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to change terms as prescribed; to provide duties for the Revisor of Statutes; and to repeal the original section.

LEGISLATIVE BILL 685. By S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT relating to motor vehicles; to require a fee to be paid by owners of registered motor vehicles; to create the city-county road fund in each county and provide for the collection thereof; and to provide for the method of allocation and distribution of the city-county road fund and the uses thereof.

LEGISLATIVE BILL 686. By Albert A. Kjar, Legislative District 39 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 17-568.01, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to allow the city council or village board of trustees to make contracts in the amount of five thousand dollars for general improvements without first obtaining a cost estimate by the city or village engineer; and to repeal the original section.

LEGISLATIVE BILL 687. By Albert A. Kjar, Legislative District 39 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to amend section 16-321, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to allow the city council to make contracts for general improvements in the amount of five thousand dollars without first obtaining a cost estimate by the city engineer; and to repeal the original section.

LEGISLATIVE BILL 688. By Fred W. Carstens, Legislative District 30 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to schools; to provide for the creation of new Class III school districts from existing Class I and II districts as prescribed; to provide for schools outside the district; to provide for joint operations as prescribed; to provide a cost limitation; and to provide for bonds.

LEGISLATIVE BILL 689. By William R. Skarda, Jr., Legislative District 7 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 81-103, Revised Statutes Supplement, 1963, relating to state administrative departments; to increase the salary of the Director of Motor Vehicles as prescribed; to provide when the same shall become operative; and to repeal the original section.

Appreciation

Mr. Kjar thanked the members for the flowers sent to him while he was in the hospital.

GENERAL FILE

LEGISLATIVE BILL 1. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

Mr. Ruhnke Presiding

LEGISLATIVE BILL 76. Read and Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 98. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Nineteenth Day was adopted.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 46. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Nineteenth Day were adopted.

Mr. E. Rasmussen offered the following amendment, which was adopted:

1. Amend the title to conform.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

NOTICE OF COMMITTEE HEARINGS

Banking, Commerce and Insurance

LB 283	Tuesday, February 16, 1965	2:00 p.m.
LB 307	Tuesday, February 16, 1965	2:00 p.m.

Visitors

Mr. Whitney introduced a group attending the Farm Bureau Legislative School, from Deuel, Hamilton, Blaine and Custer Counties.

Mr. Ruhnke introduced 90 seniors, 3 instructors and 3 sponsors from the Crete Public Schools.

Mr. Ruhnke introduced Mr. and Mrs. Lawrence Barrett of Percival, Iowa.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 690. By Herb Nore, Legislative District 22 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT to amend section 32-814, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for safekeeping of absent and disabled voters' ballots; and to repeal the original section.

LEGISLATIVE BILL 691. By Jerome Warner, Legislative District 25 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 21-851, Reissue Revised Statutes of Nebraska, 1943, relating to corporations; to establish filing fees of documents for classes (2), (3), and (4) religious associations; and to repeal the original section.

LEGISLATIVE BILL 692. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend section 39-719, Revised Statutes Supplement, 1963, relating to highways; to provide for moving portable buildings over county highways as prescribed; and to repeal the original section.

LEGISLATIVE BILL 693. By William R. Skarda, Jr., Legislative District 7; George Syas, Legislative District 13 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend section 39-793, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to clarify the provisions thereof; to provide for giving a guaranteed arrest bond certificate or similar undertaking with an authorized corporate surety to guarantee appearances or payment of fines or forfeitures not exceeding two hundred dollars in prescribed cases of violations of Chapters 39 and 60; to provide for exceptions thereto; and to repeal the original section.

LEGISLATIVE BILL 694. By Rudolf C. Kokes, Legislative District 41.

A BILL FOR AN ACT relating to the State Railway Commission; to provide that the State Railway Commission shall have power to regulate service and fix rates for the distribution and sale of natural gas to farmer consumers outside the corporate limits of cities and villages; and to provide for rules and regulations.

LEGISLATIVE BILL 695. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 42-102, Revised Statutes Supplement, 1963, relating to marriages; to remove the provision that a person afflicted with hereditary epilepsy cannot marry in this state until he or she has submitted to an operation for sterilization.

LEGISLATIVE BILL 696. By Eric Rasmussen, Legislative District 32; Eugene T. Mahoney, Legislative District 5; Arnold Ruhnke, Legislative District 31 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 2, of the Constitution of Nebraska, relating to revenue and taxation; to provide exemption from taxation of property owned by religious societies and not held for investment or for gain or profit; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 697. By Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 21-1303, Revised Statutes Supplement, 1963, relating to cooperative corporations; to provide that cooperative corporations may set the number of shares which shall constitute a quorum at any stockholders' meeting; and to repeal the original section.

LEGISLATIVE BILL 698. By Eugene T. Mahoney, Legislative District 5 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to crimes and punishments; to make it unlawful for any person confined in the Nebraska Penal and Correctional Complex, road camp, State Reformatory for Women, or a trusty of any such penal institutions to unlawfully assault another in a menacing manner; and to provide penalties.

LEGISLATIVE BILL 699. By J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to repeal section 84-716.02, Revised Statutes Supplement, 1963, relating to official slogan and symbol of the State of Nebraska.

LEGISLATIVE BILL 700. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend section 53-112, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to provide an increase in the salaries of the members of the Nebraska Liquor Control Commission as prescribed; to provide when such increases shall become operative; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 701. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT relating to motor vehicle fuels; to authorize the Department of Agriculture and Economic Development to test measuring devices used on vehicles transporting or delivering inflammable fuel; to provide for condemnation, sealing and retesting; and to provide for penalties.

LEGISLATIVE BILL 702. By Dale L. Payne, Legislative District 3; Eric Rasmussen, Legislative District 32; W. H. Hasebroock, Legislative District 16; Stanley A. Matzke, Legislative District 24 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT relating to highways; to provide for frontage or service roads along controlled access facilities upon any state highway as prescribed.

LEGISLATIVE BILL 703. By Dale L. Payne, Legislative District 3 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 23-320.05, Reissue Revised Statutes of Nebraska, 1943, relating to counties; to increase the maximum levy for flood control; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 704. By Jerome Warner, Legislative District 25; Marvin E. Stromer, Legislative District 27; Dale L. Payne, Legislative District 3 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 48-624, Revised Statutes Supplement, 1963, relating to employment security; to extend the unemployment benefit table; and to repeal the original section.

LEGISLATIVE BILL 705. By Jerome Warner, Legislative District 25; Marvin E. Stromer, Legislative District 27; Dale L. Payne, Legislative District 3 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 48-628, Revised Statutes Supplement, 1963, relating to employment security; to change provisions respecting disqualification for benefits; and to repeal the original section.

LEGISLATIVE BILL 706. By Jerome Warner, Legislative District 25 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to food; to define terms; to provide for the sale and distribution of wholesome food as prescribed; to provide duties for certain officers as prescribed; to provide for rules and regulations; to provide for violations of this act; to provide penalties; and to repeal sections 81-203 to 81-217, and 81-1301 to 81-1306, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 707. By Fern Hubbard Orme, Legislative District 29; Hal W. Bauer, Legislative District 28; John E. Knight, Legislative District 26; Jerome Warner, Legislative District 25 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 60-329, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicle registration fees; to provide that any name may be added to or deleted from the registration of a noncommercial vehicle for a fee of one dollar as long as one name remains the same and that for the same charge, the name of a spouse may be added to the registration of a commercial vehicle; and to repeal the original section.

LEGISLATIVE BILL 708. By Fern Hubbard Orme, Legislative District 29; John E. Knight, Legislative District 26; Jerome Warner, Legislative District 25 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 32-499, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to reduce the time for safely keeping ballots; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 709. By Fern Hubbard Orme, Legislative District 29; Jerome Warner, Legislative District 25; John E. Knight, Legislative District 26; Marvin E. Stromer, Legislative District 27 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 70-601, Reissue Revised Statutes of Nebraska, 1943, relating to public power districts; to provide that municipalities comprising a district shall extend to cities or villages to which the district sells electricity at retail or wholesale; and to repeal the original section.

LEGISLATIVE BILL 710. By Marvin E. Stromer, Legislative District 27; Fern Hubbard Orme, Legislative District 29; John E. Knight, Legislative District 26; Jerome Warner, Legislative District 25 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 77-204, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change dates when real estate taxes become delinquent in counties having a population of more than one hundred thousand and less than two hundred thousand inhabitants; and to repeal the original section.

LEGISLATIVE BILL 711. By Marvin E. Stromer, Legislative District 27; Fern Hubbard Orme, Legislative District 29; John E. Knight, Legislative

District 26; Jerome Warner, Legislative District 25 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to counties; to provide for the use of electronic data processing equipment for the purpose of levy and collection of taxes and special assessments in counties having a population of more than one hundred thousand and less than three hundred thousand inhabitants; to authorize the mailing of tax statements; and to provide the effect of failure to receive such statement.

LEGISLATIVE BILL 712. By Marvin E. Stromer, Legislative District 27 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT relating to liquors; to provide that when a licensee of a bottle club license obtains a federal retail liquor stamp, the bottle club license shall be void.

LEGISLATIVE BILL 713. By Richard Lysinger, Legislative District 36; Herb Nore, Legislative District 22; Lester Harsh, Legislative District 38 and M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend section 39-719, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide exceptions to the width of vehicles for the purpose of hauling unpackaged and unbaled livestock feed thereon; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 714. By Richard Lysinger, Legislative District 36; William R. Skarda, Jr., Legislative District 7 and Eugene T. Mahoney, Legislative District 5.

A BILL FOR AN ACT to amend sections 48-123, 48-124, and 48-128, Reissue Revised Statutes of Nebraska, 1943, and section 48-122, Revised Statutes Supplement, 1963, relating to labor; to provide additional death benefits, where there are no dependents or partial dependents; to change the source of revenue of the Second Injury Fund; and to repeal the original sections.

LEGISLATIVE BILL 715. By Herb Nore, Legislative District 22 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT relating to cities of the first class; to provide for street improvements, as prescribed, for streets partly inside and partly outside such cities.

LEGISLATIVE BILL 716. By Jerome Warner, Legislative District 25 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT relating to cities of the primary class; to permit such cities to provide off-street parking facilities as prescribed; to provide for condemnation and a restriction thereon; to provide for revenue bonds and the terms and source of payment thereof; and to provide for prescribed contracts.

LEGISLATIVE BILL 717. By W. H. Hasebroock, Legislative District 16 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 84-1313, Revised Statutes Supplement, 1963, relating to the state employee's retirement system; to provide for funding of prior service benefits out of the fund from which employees are paid; and to repeal the original section.

LEGISLATIVE BILL 718. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT to amend section 10-101, Reissue Revised Statutes of Nebraska, 1943, relating to bonds; to provide for payment of bonds and coupons of cities of the first class by the city treasurer; and to repeal the original section.

LEGISLATIVE BILL 719. By Richard Lysinger, Legislative District 36; Dale L. Payne, Legislative District 3; William R. Skarda, Jr., Legislative District 7; Ira E. Paine, Legislative District 35 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT relating to state highways; to regulate the construction and maintenance of outdoor advertising devices adjacent to certain designated highways; to establish standards for the regulation of outdoor advertising; to create within the Department of Roads a division of highway advertising and a highway advertising advisory council; to provide for members and their appointment, term, and qualifications; to provide for the preservation of scenic and historic sites; to encourage tourism; to provide for the erection of certain informational signs by municipalities; to provide for licenses, fees, penalties and methods for the enforcement of this act; to amend section 39-1320, Revised Statutes Supplement, 1963; and to repeal the original section and also sections 39-1320.02 and 39-1320.03, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 720. By Harold B. Stryker, Legislative District 23; Chester Paxton, Legislative District 40 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 70-624.02, Reissue Revised Statutes of Nebraska, 1943, relating to public power districts; to provide that no director shall receive any other compensation from the district as prescribed; and to repeal the original section.

LEGISLATIVE BILL 721. By Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT to amend sections 32-222 and 32-223, Reissue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, relating to elections; to provide for an abbreviated registration form, for registered voters who change residence within a county; to harmonize this new section with other related sections; and to repeal the original sections.

LEGISLATIVE BILL 722. By Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT to amend section 29-110, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to clarify a statute of limitations; and to repeal the original section.

LEGISLATIVE BILL 723. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 28-521.02, Revised Statutes Supplement, 1963, relating to crimes and punishments; to increase penalties; and to repeal the original section.

LEGISLATIVE BILL 724. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 29-404, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to require consent of the county attorney or Attorney General for the filing of a complaint; to provide when such consent shall be given; and to repeal the original section.

LEGISLATIVE BILL 725. By John E. Knight, Legislative District 26 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend sections 26-106 and 29-2209, Reissue Revised Statutes of Nebraska, 1943, relating to municipal

courts in a city of the metropolitan or primary class; to authorize a city of the primary class to provide for the salary of a probation officer, employees and assistants of the clerk of the municipal court; to eliminate obsolete matter; and to repeal the original sections.

LEGISLATIVE BILL 726. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend section 81-103, Revised Statutes Supplement, 1963, relating to state administrative departments; to increase the salary of the Director of Public Institutions as prescribed; to provide when such increase shall become operative; and to repeal the original section.

LEGISLATIVE BILL 727. By William M. Wylie, Legislative District 20 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend sections 60-318 and 60-329, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to delete the provision for paying registration fee for motor vehicles carrying more than seven passengers for hire; to provide for certification of the unladen weight to the county treasurer; and to repeal the original sections.

LEGISLATIVE BILL 728. By Clifton B. Batchelder, Legislative District 10; Ira E. Paine, Legislative District 35; Henry F. Pedersen, Jr., Legislative District 4 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT relating to labor; to make unlawful the calling of a strike without notice; to prescribe the manner of conducting the election of officers and calling of strikes by labor organizations; to provide penalties; and to provide for the enforcement of this section.

Recess

At 9:57 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 11:00 a.m.

After Recess

The Legislature reconvened at 11:00 a.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Burbach, Gerdes, Holmquist, Moulton and Stryker, who were excused.

Member Excused

Mr. Carstens was excused for Wednesday, February 3, until 11:00 a.m.

UNANIMOUS CONSENT—Withdraw LB 497

Mr. Nore renewed his pending request found in the Legislative Journal for the Nineteenth Day to withdraw LB 497. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 729. By John E. Knight, Legislative District 26 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 60-427, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicle operator's license; to permit the court the same discretion in the suspension of an operator's license upon conviction of a municipal ordinance for the operation of a motor vehicle as the court has upon conviction of a state law for the operation of a motor vehicle; and to repeal the original section.

LEGISLATIVE BILL 730. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend sections 44-201, 44-214, 44-219, 44-219.01, and 44-1203, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the capital stock and surplus requirements for stock insurance companies; to increase fund requirements for mutual and reciprocal insurers as prescribed; to eliminate obsolete matter relating to surplus; to provide for the application of such increased requirements as prescribed; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 731. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 44-119.01, Revised Statutes Supplement, 1963, relating to insurance; to increase the salary scale of the actuarial and examining staff as prescribed; and to repeal the original section.

LEGISLATIVE BILL 732. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 44-114, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the license fee for a resident agent of a domestic insurer from one to two dollars and a resident broker from ten to fifteen dollars; and to repeal the original section.

LEGISLATIVE BILL 733. By Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 44-409, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the unearned premium reserve requirements, as prescribed; to delete obsolete provisions; and to repeal the original section.

LEGISLATIVE BILL 734. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to civil procedure; to provide for interest on judgments of damages for personal injuries; and to provide the procedure therefor.

LEGISLATIVE BILL 735. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to civil procedure; to provide when exemplary damages may be awarded as prescribed.

LEGISLATIVE BILL 736. By Jerome Warner, Legislative District 25; Hal W. Bauer, Legislative District 28 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT relating to rules of the road; to adopt comprehensive rules of the road; to provide penalties; to provide for civil rather than criminal actions in certain cases; to provide for enforcement; to provide an operative date; and to repeal sections 28-403.01, 39-713, 39-724.01, 39-731, 39-732, 39-736, 39-739, 39-743, 39-744, 39-745, 39-749, 39-750, 39-753, 39-756, 39-757, 39-757.01, 39-758, 39-759, 39-760, 39-761, 39-768, 39-791, 39-793, 39-799, 39-7,107, 39-7,107.01, 39-7,107.02, 39-7,107.03, 39-7,107.04, 39-7,107.05, 39-7,111, 39-7,114, 39-7,116, 39-7,117, and 39-7,127, Reissue Revised Statutes of Nebraska, 1943, and sections 39-713.01, 39-723, 39-723.02, 39-727, 39-727.01, 39-727.02, 39-727.04, 39-727.05, 39-727.06, 39-728, 39-742, 39-746.01, 39-746.02, 39-746.03, 39-746.04, 39-746.05, 39-746.06, 39-746.07, 39-751, 39-752, 39-766, 39-7,108, 39-7,108.01, 39-7,115, 39-1365, 39-1366, 39-1371, 39-1373, 39-1374, 39-1375, 39-1376, 39-1377, 39-1378, 39-1379,

39-1381, 39-1382, 39-1383, and 39-1389, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 737. By Jerome Warner, Legislative District 25; Hal W. Bauer, Legislative District 28 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend sections 39-727.03, 39-727.04, and 39-727.08, Revised Statutes Supplement, 1963, relating to the implied consent law; to provide for tests after apprehension rather than arrest; and to repeal the original sections.

LEGISLATIVE BILL 738. By Jerome Warner, Legislative District 25; Hal W. Bauer, Legislative District 28 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 39-724, Reissue Revised Statutes of Nebraska, 1943, relating to rules of the road; to delete powers of the Department of Roads and duties of motor vehicle operators as prescribed; and to repeal the original section.

LEGISLATIVE BILL 739. By Jerome Warner, Legislative District 25; Hal W. Bauer, Legislative District 28 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 26-183, Reissue Revised Statutes of Nebraska, 1943, relating to municipal courts; to eliminate the right to trial by jury in cases involving traffic infractions arising out of state statutes; and to repeal the original section.

LEGISLATIVE BILL 740. By Jerome Warner, Legislative District 25; Hal W. Bauer, Legislative District 28 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend sections 39-729 and 39-738, Reissue Revised Statutes of Nebraska, 1943, relating to rules of the road; to delete powers of the Department of Roads; to delete the duty to stop or observe slow signs; to harmonize with other proposed legislation; and to repeal the original sections.

LEGISLATIVE BILL 741. By Jerome Warner, Legislative District 25 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to insurance; to provide for insider trading of domestic stock insurance company equity securities as prescribed; to provide when this act shall become operative; and to declare an emergency.

LEGISLATIVE BILL 742. By Jerome Warner, Legislative District 25 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 44-210, Revised Statutes Supplement, 1963, relating to insurance; to provide for special meetings of stockholders and members of domestic insurance companies and associations as prescribed; to change the date of annual meetings of stockholders or members; to provide rules for voting at annual and special meetings as prescribed; to harmonize with existing statutes; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 743. By Jerome Warner, Legislative District 25 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to insurance; to require certain domestic stock insurers or other persons as prescribed to transmit information to stockholders pertaining to proxies, consents and authorizations, the solicitation thereof, and other matters as prescribed; to file information with the Director of Insurance pertaining thereto; to authorize the Director of Insurance to adopt rules and regulations as prescribed; and to declare an emergency.

LEGISLATIVE BILL 744. By Jerome Warner, Legislative District 25 and Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 44-211, Revised Statutes Supplement, 1963, relating to insurance; to provide that the incorporators will manage the affairs of an incorporated insurer until the first meeting of stockholders or members who shall elect a board of directors; and to repeal the original section.

LEGISLATIVE BILL 745. By Clifton B. Batchelder, Legislative District 10; S. H. Brauer, Sr., Legislative District 21 and Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT relating to labor; to prohibit the obstruction of transportation; and to provide penalties.

LEGISLATIVE BILL 746. By Maurice A. Kremer, Legislative District 34 and Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT to amend section 60-335, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to exempt motor vehicles owned and used by weed districts from the payment of a registration fee; and to repeal the original section.

LEGISLATIVE BILL 747. By Harold B. Stryker, Legislative District 23 and Maurice A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend section 37-420, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to provide for the killing of deer on refuges as prescribed; and to repeal the original section.

LEGISLATIVE BILL 748. By Harold B. Stryker, Legislative District 23 and Maurice A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to game and fish; to prohibit hunting from aircraft without permit as prescribed; to provide for permit; to provide for rules and regulations; and to provide penalties.

LEGISLATIVE BILL 749. By Maurice A. Kremer, Legislative District 34 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT to amend section 52-501, Revised Statutes Supplement, 1963, relating to liens; to extend the time for filing notice of lien; and to repeal the original section.

Visitors

Mr. Stromer introduced Mrs. Billie Parish, Mrs. Roberta Anderson, teachers, and 55 students from Park School, Lincoln.

LEGISLATIVE BILL 750. By Frank Nelson, Legislative District 42.

A BILL FOR AN ACT to amend sections 75-109, 75-318, and 75-403, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to clarify provisions; to provide penalties; to provide for transfer or lease of certificates and permits; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 751. By Maurice A. Kremer, Legislative District 34; Henry F. Pedersen, Jr., Legislative District 4 and Elmer Wallwey, Legislative District 17.

A BILL FOR AN ACT to amend sections 39-7,129, 60-407, 60-409, 60-409.01, and 60-411, Revised Statutes Supplement, 1963, relating to motor vehicle operators' licenses; to provide for staggering the issuance of such licenses; to require examination prior to the issuance of an original or renewal license; to provide for a four-year license; to eliminate the probationary license; to clarify provisions respecting eyesight; to provide fees; to repeal the original sections; and to declare an emergency.

Recess

At 11:15 a.m., on a motion by Mr. Pedersen, the Legislature recessed until 11:45 a.m.

After Recess

The Legislature reconvened at 11:45 a.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Burbach, Gerdes, Holmquist, Moulton and Stryker, who were excused.

Visitors

Mr. Proud introduced Mr. Art Behrendt and Mr. Russell Logerman of Bennington.

UNANIMOUS CONSENT—Withdraw Name

Mr. Skarda asked unanimous consent to withdraw his name from LB 290. No objections. So ordered.

LEGISLATIVE BILL 752. By Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT to amend section 77-202.03, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the date for applying for exemption of property; and to repeal the original section.

LEGISLATIVE BILL 753. By Herb Nore, Legislative District 22 and Maurice A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to The University of Nebraska; to authorize the Board of Regents of The University of Nebraska to transfer and convey certain land in Nance County, Nebraska to school district number 3, Nance County, Nebraska; and to authorize the Board of Regents of The University of Nebraska to sell other land as prescribed in Nance County, Nebraska at public auction.

LEGISLATIVE BILL 754. By Fern Hubbard Orme, Legislative District 29; Richard F. Proud, Legislative District 12; Calista Cooper Hughes, Legislative District 1; George H. Fleming, Legislative District 47 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-512, Reissue Revised Statutes of Nebraska, 1943, relating to aid to dependent children; to harmonize with other legislation; to delete the maximum monthly allowances; and to repeal the original section.

LEGISLATIVE BILL 755. By Fern Hubbard Orme, Legislative District 29; Richard F. Proud, Legislative District 12; Lester Harsh, Legislative District 38; Calista Cooper Hughes, Legislative District 1; Elmer Wallwey, Legislative District 17; Arnold Ruhnke, Legislative District 31; George H. Fleming, Legislative District 47 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-111, Reissue Revised Statutes of Nebraska, 1943, relating to adoption; to prescribe and define the legal effect of relinquishment by a written instrument to the Department of Public Welfare or to a licensed child placement agency; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 756. By Fern Hubbard Orme, Legislative District 29; Richard F. Proud, Legislative District 12; Calista Cooper Hughes, Legislative District 1; Elmer Wallwey, Legislative District 17; George H. Fleming, Legislative District 47 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-504, Revised Statutes Supplement, 1963, relating to infants; to redefine dependent child; to prescribe a condition for eligibility for aid for certain children; and to repeal the original section.

LEGISLATIVE BILL 757. By Fern Hubbard Orme, Legislative District 29; Richard F. Proud, Legislative District 12; Lester Harsh, Legislative District 38; Calista Cooper Hughes, Legislative District 1; Elmer Wallwey, Legislative District 17; George H. Fleming, Legislative District 47 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-504, Revised Statutes Supplement, 1963, relating to infants; to redefine dependent children; and to repeal the original section.

LEGISLATIVE BILL 758. By Fern Hubbard Orme, Legislative District 29; Richard F. Proud, Legislative District 12; Lester Harsh, Legislative District 38; Calista Cooper Hughes, Legislative District 1; Elmer Wallwey, Legislative District 17; Arnold Ruhnke, Legislative District 31; George H. Fleming, Legislative District 47 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-106, Reissue Revised Statutes of Nebraska, 1943; relating to adoption; to provide for the acknowledging officer and one other person to be present when a consent to adoption is signed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 759. By Fern Hubbard Orme, Legislative District 29; Richard F. Proud, Legislative District 12; Lester Harsh, Legislative District 38; Calista Cooper Hughes, Legislative District 1; Elmer Wallwey, Legislative District 17; Arnold Ruhnke, Legislative District 31; George H. Fleming, Legislative District 47 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to adoption; to provide for custody of children when the court does not approve an adoption; to prescribe a procedure for the county judge in such situations; and to declare an emergency.

LEGISLATIVE BILL 760. By Harold B. Stryker, Legislative District 23; Chester Paxton, Legislative District 40; Rudolf C. Kokes, Legislative District 41; Peter H. Claussen, Legislative

District 18; Elmer Wallwey, Legislative District 17; George H. Fleming, Legislative District 47 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to public power; to establish public power policy relating to use of public facilities by other public agencies; and to provide means for capacity to be added to the transmission system.

LEGISLATIVE BILL 761. By Fern Hubbard Orme, Legislative District 29; Richard F. Proud, Legislative District 12; Lester Harsh, Legislative District 38; Calista Cooper Hughes, Legislative District 1; Elmer Wallwey, Legislative District 17; George H. Fleming, Legislative District 47 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to amend section 43-107, Reissue Revised Statutes of Nebraska, 1943, relating to adoption; to harmonize with other legislation; to require an investigation except as prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 762. By Harold B. Stryker, Legislative District 23; Chester Paxton, Legislative District 40; Peter H. Claussen, Legislative District 18; Rudolf C. Kokes, Legislative District 41; Elmer Wallwey, Legislative District 17; George H. Fleming, Legislative District 47; Eric Rasmussen, Legislative District 32 and M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to public power; to define terms; to require the merge of districts as prescribed; to provide for the more economical and more efficient operation and administration of wholesale generation and transmission districts; to establish public power policy in use of public facilities for public agencies; to provide for the representation of the people in this state served by such districts; to provide for hearings, notice, and appeals; and to provide for severability.

LEGISLATIVE BILL 763. By Ramey C. Whitney, Legislative District 44; M. A. Kremer, Legislative District 34 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend sections 39-727.01 and 39-727.14, Revised Statutes Supplement, 1963, relating to drunken driving; to change the percentage by weight of alcohol in the body to give rise to any presumption that the person was or was not under the influence of intoxicating liquor; to provide when it is unlawful for a person to drive when a person has a certain per cent or more by weight of alcohol in his or her blood; and to repeal the original sections.

LEGISLATIVE BILL 764. By Harold B. Stryker, Legislative District 23; Chester Paxton, Legislative District 40; Peter H. Claussen, Legislative District 18; Rudolf C. Kokes, Legislative District 41; Elmer Wallwey, Legislative District 17; George H. Fleming, Legislative District 47; Eric Rasmussen, Legislative District 32 and M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to public power; to make findings and declare policy; to provide for unified control, as prescribed, of certain public power districts through establishment of a system to be known as the Grid System; to provide for the government of the Grid System and its powers, duties, and functions; to prohibit certain acts; to provide for construction; and to provide for severability.

LEGISLATIVE BILL 765. By Ramey C. Whitney, Legislative District 44; John E. Knight, Legislative District 26 and Frank Nelson, Legislative District 42.

A BILL FOR AN ACT relating to liquors; to prohibit the drinking of alcoholic liquors in motor vehicles; to prohibit the carrying of open bottles or receptacles of alcoholic liquors in motor vehicles except under certain circumstances; and to provide penalties.

LEGISLATIVE BILL 766. By Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT relating to infants; to provide that parents or guardians shall pay the expense of the care and maintenance of a mentally retarded child admitted to one of the residential facilities for mentally retarded children as prescribed.

NOTICE OF COMMITTEE HEARINGS**Education**

LB 103	Monday, February 8, 1965	2:00 p.m.
LB 123	Monday, February 8, 1965	2:00 p.m.
LB 124	Monday, February 8, 1965	2:00 p.m.
LB 126	Monday, February 8, 1965	2:00 p.m.
LB 3	Tuesday, February 9, 1965	2:00 p.m.
LB 162	Tuesday, February 9, 1965	2:00 p.m.
LB 175	Tuesday, February 9, 1965	2:00 p.m.
LB 520	Tuesday, February 9, 1965	2:00 p.m.

Adjournment

At 11:55 a.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Wednesday, February 3, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
 Wednesday, February 3, 1965

Pursuant to adjournment, the Legislature convened at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Adamson, Burbach, Gerdes, Holmquist, and Stryker, who were excused, and Mr. Carstens who was excused until 11:00 a.m.

The Journal for the Twenty-first Day was approved.

Communication

A letter from the Czech Civil Alliance Club of Omaha concerning LB 25.

NOTICE OF COMMITTEE HEARINGS

Committee on Committees

February 2, 1965

Mr. President:

The Committee on Committees will meet at 1:30 p.m., on Thursday, February 11, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments submitted by Governor Frank B. Morrison, as follows:

George J. Buglewicz - Advisory Committee to Department of Institutions and Department of Public Welfare

Kara Lee Eikleberry - Advisory Committee to Department of Institutions and Department of Public Welfare

Lowell W. Fisk - State Employees Retirement Board

William E. Daugherty - Director, Division of Employment, Department of Labor

George J. Dworak - State Tax Commissioner

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 767. By Dale L. Payne, Legislative District 3; Richard Lysinger, Legislative District 36 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 70-1012, Revised Statutes Supplement, 1963, relating to the Nebraska Power Review Board; to provide when a municipal supplier shall be required to obtain approval of the board for the construction of electric generation facilities; to provide when such approval shall not be granted; and to repeal the original section.

LEGISLATIVE BILL 768. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 48-424, Reissue Revised Statutes of Nebraska, 1943, relating to labor; to increase penalties for certain violations; and to repeal the original section.

LEGISLATIVE BILL 769. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 32-257, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide duplicate voter registration lists free of charge to the local political party chairman of each major political party; and to repeal the original section.

LEGISLATIVE BILL 770. By William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to elections; to allow poll watchers to be present within ten feet of the receiving board in a polling place while the polls are open; and to declare an emergency.

LEGISLATIVE BILL 771. By Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT to amend section 25-1634.01, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure, district court; to provide for postponing service of a qualified juror as prescribed; and to repeal the original section.

LEGISLATIVE BILL 772. By Chester Paxton, Legislative District 40.

A BILL FOR AN ACT providing for the establishment of the Broken Bow Vocational Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

LEGISLATIVE BILL 773. By Sam Klaver, Legislative District 9.

A BILL FOR AN ACT relating to education; to create the Nebraska Sweepstakes Commission; to provide that members of the commission shall be appointed by the State Treasurer; to provide terms, qualifications, salary and duties; to provide for bonds; to provide for seal; to provide powers and duties of the commission and certain officers as prescribed; to provide for rules and regulations; to provide for disposition of funds; and to declare an emergency.

LEGISLATIVE BILL 774. By Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT relating to civil procedure, district court; to authorize acceptance of applications of volunteers for jury service.

LEGISLATIVE BILL 775. By Henry F. Pedersen, Jr., Legislative District 4 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT to amend section 48-145, Revised Statutes Supplement, 1963, relating to workmen's compensation; to increase the annual rate self-insurers must pay to the State Treasurer; and to repeal the original section.

LEGISLATIVE BILL 776. By Lester Harsh, Legislative District 38.

A BILL FOR AN ACT to amend section 71-2608, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Health; to remove the limitation on the salary of the Director of Health; and to repeal the original section.

LEGISLATIVE BILL 777. By Peter H. Claussen, Legislative District 18 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 79-420, Revised Statutes Supplement, 1963, relating to school districts; to provide an exception to the provision for dissolution of school districts; to change authority and procedures to waive dissolution; and to repeal the original section.

LEGISLATIVE BILL 778. By Peter H. Claussen, Legislative District 18 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 79-486, Revised Statutes Supplement, 1963, relating to education; to change the conditions for contracting for instruction and transportation for students; to change authority and procedure to waive dissolution; to provide exceptions to the provisions for dissolution of school districts; and to repeal the original section.

LEGISLATIVE BILL 779. By Peter H. Claussen, Legislative District 18; Richard Lysinger, Legislative District 36 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT relating to the state university and normal schools; to authorize The Board of Regents of The University of Nebraska and the Board of Education of State Normal Schools to issue negotiable bond anticipation notes; to provide the terms and conditions of such notes and under which they can be issued.

LEGISLATIVE BILL 780. By Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to adopt an official State Song.

LEGISLATIVE BILL 781. By John E. Knight, Legislative District 26 and Lester Harsh, Legislative District 38.

A BILL FOR AN ACT relating to schools; to limit the business activities of school administrators as prescribed; and to provide for removal from office.

LEGISLATIVE BILL 782. By Peter H. Claussen, Legislative District 18; S. H. Brauer, Sr., Legislative District 21; Elmer Wallwey, Legislative District 17; William M. Wylie, Legislative District 20; Calista Cooper Hughes, Legisla-

tive District 1; C. W. Holmquist, Legislative District 14; Fred W. Carstens, Legislative District 30; Herb Nore, Legislative District 22; Ira E. Paine, Legislative District 35; Ramey C. Whitney, Legislative District 44; Frank Nelson, Legislative District 42; Cecil Craft, Legislative District 45; W. H. Hasebroock, Legislative District 16; Chester Paxton, Legislative District 40 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT relating to reapportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide an operative date; and to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 783. By John E. Knight, Legislative District 26 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT relating to banks; to provide the rate of interest available to banks utilizing the provisions of Chapter 8, article 8, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto.

LEGISLATIVE BILL 784. By M. A. Kremer, Legislative District 34 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT to amend section 37-227, Revised Statutes Supplement, 1963, relating to game and fish; to provide that the Game, Forestation and Parks Commission may regulate and prescribe the weapons to be used in hunting wild turkeys; and to repeal the original section.

Ease

The Legislature was at ease from 9:16 a.m. until 10:00 a.m.

NOTICE OF COMMITTEE HEARING

Banking, Commerce and Insurance

LB 128 Tuesday, February 23, 1965

2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
617.....	Government & Military Affairs
618.....	Government & Military Affairs
619.....	Salaries & Claims
620.....	Banking, Commerce and Insurance
621.....	Banking, Commerce and Insurance
622.....	Public Works
623.....	Banking, Commerce and Insurance
624.....	Public Health & Welfare
625.....	Public Works
626.....	Education
627.....	Agriculture & Recreation
628.....	Government & Military Affairs
629.....	Banking, Commerce and Insurance
630.....	Revenue
631.....	Government & Military Affairs
632.....	Urban Affairs
633.....	Education
634.....	Education
635.....	Public Works
636.....	Education
637.....	Public Works
638.....	Urban Affairs
639.....	Agriculture & Recreation
640.....	Judiciary
641.....	Public Health & Welfare
642.....	Budget
643.....	Budget
644.....	Public Health & Welfare
645.....	Public Works
646.....	Public Works
647.....	Public Works
648.....	Public Works
649.....	Public Works
650.....	Government & Military Affairs
651.....	Judiciary
652.....	Public Health & Welfare
653.....	Banking, Commerce and Insurance
654.....	Revenue
655.....	Miscellaneous Subjects
656.....	Labor
657.....	Miscellaneous Subjects
658.....	Miscellaneous Subjects
659.....	Labor
660.....	Government & Military Affairs

661.....	Miscellaneous Subjects
662.....	Budget
663.....	Salaries & Claims
664.....	Banking, Commerce and Insurance
665.....	Public Works
666.....	Public Works
667.....	Public Works
668.....	Revenue
669.....	Budget
670.....	Salaries & Claims
671.....	Revenue

(Signed) Philip C. Sorensen, President

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 785. By Peter H. Claussen, Legislative District 18 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT to amend sections 85-401, 85-402, 85-403, 85-404, and 85-407, Reissue Revised Statutes of Nebraska, 1943, relating to revenue obligations; to authorize the construction or establishment of parking buildings and facilities and the financing thereof by such revenue obligations; and to repeal the original sections.

LEGISLATIVE BILL 786. By Terry Carpenter, Legislative District 48; Arnold Ruhnke, Legislative District 31; Lester Harsh, Legislative District 38; S. H. Brauer, Sr., Legislative District 21; Cecil Craft, Legislative District 45; William R. Skarda, Jr., Legislative District 7; Eugene T. Mahoney, Legislative District 5; Richard F. Proud, Legislative District 12; Henry F. Pedersen, Jr., Legislative District 4 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT to amend sections 79-1603, 79-1605, 79-1605.02, and 79-1615, Reissue Revised Statutes of Nebraska, 1943, relating to education; to provide for state financial assistance to junior colleges and municipal universities; to establish minimum valuation and tax levy for a junior college district; to require the approval of the Legislature of the establishment of new junior colleges; to authorize governmental subdivisions to provide for uniform tuition rates for junior colleges to be approved by the State Board of Education; and to repeal the original sections.

LEGISLATIVE BILL 787. By Fern Hubbard Orme, Legislative District 29 and Calista Cooper Hughes, Legislative District 1.

A BILL FOR AN ACT relating to labor; to eliminate the practice of discriminating on the basis of sex by paying wages of one sex at a lesser rate than the rate paid to employees of the opposite sex for comparable work on jobs; to define terms; to provide powers and duties for the Commissioner of Labor; to provide for damages; to provide a limitation of action; to provide for records, reporting, and posting of law; and to provide penalties.

LEGISLATIVE BILL 788. By Arnold Ruhnke, Legislative District 31.

A BILL FOR AN ACT to amend section 25-1587, Reissue Revised Statutes of Nebraska, 1943, relating to judgments; to redefine a term; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 789. By Arnold Ruhnke, Legislative District 31 and C. F. Moulton, Legislative District 8.

A BILL FOR AN ACT to amend sections 16-673, 17-528, 17-528.03, 17-903, and 70-504, Reissue Revised Statutes of Nebraska, 1943, relating to public power; to provide that if no tax or issuance of bonds is required, any city of the first or second class and villages may by resolution contract for the furnishing of electricity to such city or village, or to any electric plant within such city or village as prescribed; to provide that cities of the primary class may sell, lease or transfer all or any part of its light or power plant, distribution system or transmission line or merge or consolidate with a power district; and to repeal the original sections.

LEGISLATIVE BILL 790. By Eugene T. Mahoney, Legislative District 5; Terry Carpenter, Legislative District 48; Richard R. Lysinger, Legislative District 36 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT relating to public meetings; to provide that all state, county, and political subdivision meetings shall be public meetings and be open to the public as prescribed; to declare public policy regarding notice of public meetings; to provide that all persons are authorized to attend public meetings and make memoranda and report what transpires; to provide a remedy for failure to comply with the provisions of this act; and to provide penalties.

LEGISLATIVE BILL 791. By Clifton B. Batchelder, Legislative District 10.

A BILL FOR AN ACT to amend section 14-102, Revised Statutes Supplement, 1963, relating to cities of the metropolitan class; to eliminate the powers of a city of the metropolitan class from regulating, licensing or prohibiting the running at large of dogs within three miles of the corporate limits of the city; and to repeal the original section.

LEGISLATIVE BILL 792. By H. C. Crandall, Legislative District 46 and Chester Paxton, Legislative District 40.

A BILL FOR AN ACT to amend section 79-432, Revised Statutes Supplement, 1963, relating to schools; to remove Class VI school districts from the districts which have a restriction on their levy; and to repeal the original section.

LEGISLATIVE BILL 793. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT to repeal section 32-1128, Reissue Revised Statutes of Nebraska, 1943, relating to elections; and to declare an emergency.

LEGISLATIVE BILL 794. By Ross H. Rasmussen, Legislative District 15; M. A. Kremer, Legislative District 34 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT to amend section 5-105, Revised Statutes Supplement, 1963, relating to apportionment; to create a new district court judicial district as prescribed; to provide when this act shall become operative; to provide for the incumbent judge of the new district to comply with the provisions of sections 24-813 to 24-818, Reissue Revised Statutes of Nebraska, 1943, at the general election to be held in 1968; and to repeal the original section.

LEGISLATIVE BILL 795. By Ramey C. Whitney, Legislative District 44 and Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT to amend section 53-180.02, Reissue Revised Statutes of Nebraska, 1943, relating to alcoholic liquors; to provide that no minor may sell or dispense or have in his possession or physical control any alcoholic liquor at any place except in his permanent place of residence; and to repeal the original section.

LEGISLATIVE BILL 796. By Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT to amend section 60-412, Revised Statutes Supplement, 1963, relating to motor vehicle operators' licenses; to increase the fee for a certified abstract of an operating record; to delete a requirement for indexing disapproved applications by counties; and to repeal the original section.

LEGISLATIVE BILL 797. By Hal W. Bauer, Legislative District 28; Fern Hubbard Orme, Legislative District 29; Arnold Ruhnke, Legislative District 31 and John E. Knight, Legislative District 26.

A BILL FOR AN ACT relating to taxation; to define terms; to impose a tax on adjusted gross income of individuals, trusts, and estates, and on taxable income of corporations; to delineate exemptions from taxation; to provide for determination of the tax rate; to define permitted accounting periods and methods; to provide for the allocation of income between and among states when necessary; to permit reciprocity with respect to income tax laws of other states; to provide for the withholding of appropriate portions of employee wages; to permit tax deferment for military personnel during wartime; to provide for the reporting of certain income payments; to incorporate by reference particular portions of the federal income tax statutes, and rules and regulations promulgated thereunder; and to provide for all aspects of administration and enforcement; to provide penalties; and to provide severability.

LEGISLATIVE BILL 798. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 32-499, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to change the length of time for storage of ballot boxes; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 799. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 39-834, Reissue Revised Statutes of Nebraska, 1943, relating to highways; to eliminate the provision that suits against the county must be commenced within thirty days of the time of the injury or damage occurred because of defective highways or bridges; and to repeal the original section.

LEGISLATIVE BILL 800. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 25-12,109, Reissue Revised Statutes of Nebraska, 1943, relating to business records; to provide that hospital records shall be considered business records for the purposes of sections 25-12,108 to 25-12,111, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section.

LEGISLATIVE BILL 801. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to repeal section 39-740, Reissue Revised Statutes of Nebraska, 1943, relating to highways; to abolish the requirement of gross negligence for guest passengers to recover damages.

LEGISLATIVE BILL 802. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT relating to elections; to provide for extended hours for registration of voters the last three days prior to the deadline for voter registration in those areas requiring voter registration; and to declare an emergency.

LEGISLATIVE BILL 803. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 32-102, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to repeal the requirement of ten-day residence in the precinct, township, or ward of an elector in order to qualify to vote; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 804. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 32-4,101, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide the contents of the duplicate abstract of votes to be delivered to the state chairman of each political party; and to repeal the original section.

LEGISLATIVE BILL 805. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 32-256, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for the reregistration of a voter in case of a change of address to be made by mail; and to repeal the original section.

LEGISLATIVE BILL 806. By Hal W. Bauer, Legislative District 28.

A BILL FOR AN ACT to amend section 32-216, Revised Statutes Supplement, 1963; relating to elections; to provide for the reregistra-

tion of a voter in case of a change of address to be made by mail; and to change provisions for notice of places of registration; and to repeal the original section.

LEGISLATIVE BILL 807. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend sections 81-8,149, 81-8,150, 81-8,151, 81-8,152, 81-8,153, 81-8,154, 81-8,155, 81-8,156, and 81-8,157, Revised Statutes Supplement, 1963, relating to research; to define terms; to change the name of the Nebraska Industrial Research Institute to the Nebraska Agricultural and Industrial Research Institute; to provide for organization of the institute; to create two subdivisions, the Nebraska Agricultural Research Division and the Nebraska Industrial Research Division and the composition thereof; to provide for compensation; to provide the objects and purposes of two divisions; to provide for establishment of the institute and preference in location; to provide powers for the two divisions; to create a Nebraska Agricultural Research Division Fund; to levy a tax of one-tenth of one mill until 1970; to authorize contracting; to change the name of the Nebraska Industrial Research Institute Fund to the Nebraska Industrial Research Division Fund; to provide for a research director, his qualifications, compensation, and duties; to provide for certain reports; to provide for audit and access to records; to provide for transition; to repeal the original sections and also Chapter 2, article 25, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to declare an emergency.

LEGISLATIVE BILL 808. By J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT to amend section 39-1007, Revised Statutes Supplement, 1963, relating to highways; to remove the requirement of specific listing of the roads and mileage thereof and the nature of improvements made, in the annual report on rural mail route roads; and to repeal the original section.

LEGISLATIVE BILL 809. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT relating to public power districts; to create the Southeast Nebraska Public Power District as prescribed; to provide for merger of districts; to provide for unlawful acts; to provide powers; to provide for a board of directors, its powers and duties; to amend sections 17-528, 17-528.03, and 70-504, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original sections.

LEGISLATIVE BILL 810. By Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend sections 32-208 and 32-209, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for appointment of deputy election commissioners as prescribed; to provide qualifications and term of office of deputy election commissioners; to provide procedure for removal of election commissioner or his deputy; and to repeal the original sections.

LEGISLATIVE BILL 811. By Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 5-101, Reissue Revised Statutes of Nebraska, 1943, relating to apportionment; to change the boundaries of congressional districts as prescribed; and to repeal the original section.

LEGISLATIVE BILL 812. By Calista Cooper Hughes, Legislative District 1 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 1A, of the Constitution of Nebraska, relating to revenue and taxation; to provide that sixty per cent of a sales tax, income tax, or a combination of a sales and income tax shall be used as a credit on local school taxes; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 813. By Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT to amend sections 18-410 and 14-1103.01, Reissue Revised Statutes of Nebraska, 1943, relating to cities and villages, all; to provide that gas mains and gas service of metropolitan utilities districts shall not be extended into unincorporated territory being served by an existing supplier or into incorporated cities or villages being served by a franchised supplier; to refer to prescribed sections of the statutes; and to repeal the original sections.

LEGISLATIVE BILL 814. By Herb Nore, Legislative District 22 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT relating to cities of the first class; to provide the method of funding pension plans for paid firemen.

LEGISLATIVE BILL 815. By Richard D. Marvel, Legislative District 33.

A BILL FOR AN ACT relating to the Legislature; to provide for fiscal information to be furnished and attached to each bill at the time of its introduction in the Legislature; to provide for information and procedure to obtain same; to provide for duties of certain officers as prescribed; and to provide forms to furnish information required by this act.

LEGISLATIVE BILL 816. By Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to labor; to provide a right of entry as prescribed; and to provide an exception.

Ease

The Legislature was at ease from 10:27 a.m. until 11:00 a.m.

LEGISLATIVE BILL 817. By William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 79-426.08, Revised Statutes Supplement, 1963, relating to schools; to eliminate the date by which school reorganization plans must be submitted to the state committee; and to repeal the original section.

LEGISLATIVE BILL 818. By William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 79-426.15, Revised Statutes Supplement, 1963, relating to schools; to provide for a majority approval of fifty-five per cent on school reorganization elections; and to repeal the original section.

LEGISLATIVE BILL 819. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 16-246, Reissue Revised Statutes of Nebraska, 1943, and section 16-201, Revised Statutes Supplement, 1963, relating to cities of the first class; to grant additional powers to such cities and clarify power relating to general welfare; and to repeal the original sections.

LEGISLATIVE BILL 820. By Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to state administrative departments; to establish a Nebraska civil service system; to provide a commission and director for its administration; to prescribe their duties, powers and compensation; to provide the commission and director with all of the authority with which it was empowered in section 81-8,106, Reissue Revised Statutes of Nebraska, 1943; to provide that the commission and the director shall have the authority and be charged with the duty of executing the civil service system granted to all other agencies, commissions or divisions of the state government to classify positions; to fix compensation and to hold competitive examinations as prescribed; to provide an appropriation; and to repeal section 81-8,106, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 821. By John E. Knight, Legislative District 26.

A BILL FOR AN ACT to amend sections 79-1602, 79-1603, 79-1604, 79-1605, 79-1605.01, 79-1605.02, 79-1605.03, 79-1605.04, 79-1607, 79-1607.01, 79-1608, 79-1609, 79-1610, 79-1611, 79-1612, 79-1613, 79-1615, 79-1616, and 79-1617, Reissue Revised Statutes of Nebraska, 1943, relating to junior colleges; to redesignate such colleges as community colleges; to provide for an expanded curriculum; to provide for tuition charges; to provide for state aid; and to repeal the original sections and also sections 79-1605.05, 79-1605.06, and 79-1618, Reissue Revised Statutes of Nebraska, 1943.

LEGISLATIVE BILL 822. By Elmer Wallwey, Legislative District 17.

A BILL FOR AN ACT relating to elections; to require appointment of deputy registrars for voter registration in all precincts where voter registration is required.

UNANIMOUS CONSENT—Add Co-Introducers

Mr. Danner asked unanimous consent to add his name as co-introducer to LB 721. No objections. So ordered.

Mr. Pedersen asked unanimous consent to add his name as co-introducer to LB 584. No objections. So ordered.

Ease

The Legislature was at ease from 11:10 a.m. until 11:45 a.m.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 823. By Ross H. Rasmussen, Legislative District 15 and George Syas, Legislative District 13.

A BILL FOR AN ACT relating to flood control; to provide for the establishment of a basin authority for each major water basin; to provide for organization; to provide procedures, powers, and duties; to provide for a comprehensive flood control plan and its implementation; to provide for eminent domain; and to provide for taxation.

LEGISLATIVE BILL 824. By Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to repeal Chapter 15, article 9, Reissue Revised Statutes of Nebraska, 1943, relating to primary cities; to abolish zoning by cities of the primary class outside the city limits.

LEGISLATIVE BILL 825. By Albert A. Kjar, Legislative District 39 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT relating to telephone companies; to authorize the State Railway Commission to order a telephone company to extend service to an area not being served by it as prescribed.

LEGISLATIVE BILL 826. By Fern Hubbard Orme, Legislative District 29; Hal W. Bauer, Legislative District 28; Calista Cooper Hughes, Legislative District 1; Fred W. Carstens, Legislative District 30; C. W. Holmquist, Legislative District 14; W. H. Hasebroock, Legislative District 16; John E. Knight, Legislative District 26; Jerome Warner, Legislative District 25; H. C. Crandall, Legislative District 46; Marvin E. Stromer, Legislative District 27; Kenneth L. Bowen, Legislative District 37; M. A. Kremer, Legislative District 34; Herb Nore, Legislative District 22; Ross H. Rasmussen, Legislative District 15; C. F. Moulton, Legislative District 8; Albert A. Kjar, Legislative District 39; Peter H.

Claussen, Legislative District 18; Henry F. Pedersen, Jr., Legislative District 4; George H. Fleming, Legislative District 47; Cecil Craft, Legislative District 45; Ira E. Paine, Legislative District 35; Stanley A. Matzke, Legislative District 24; Edward R. Danner, Legislative District 11; Rudolf C. Kokes, Legislative District 41 and Dale L. Payne, Legislative District 3.

A BILL FOR AN ACT relating to The Board of Regents of The University of Nebraska; to provide for the purchase of sites for building or erecting projects and the construction, completion, reconstruction, remodeling, rehabilitation, acquisition or improvement of projects; to finance the payment thereof by the issuance of revenue bonds payable solely from revenues, fees, and other available funds; to define terms; to provide for the terms and conditions of such revenue bonds; to provide for the procedure and requirements in regard to such revenue bonds; to provide for the maintaining and collecting of revenues and fees sufficient to pay the principal of and interest on such revenue bonds; to provide for refunding revenue bonds; to provide that such revenue bonds shall be exempt from taxation; and to declare an emergency.

LEGISLATIVE BILL 827. By Marvin E. Stromer, Legislative District 27; Richard Lysinger, Legislative District 36; Terry Carpenter, Legislative District 48; Eugene T. Mahoney, Legislative District 5; John E. Knight, Legislative District 26; Calista Cooper Hughes, Legislative District 1; Rick Budd, Legislative District 2; Herb Nore, Legislative District 22; Ross H. Rasmussen, Legislative District 15; Dale L. Payne, Legislative District 3; M. A. Kremer, Legislative District 34; Jerome Warner, Legislative District 25; William R. Skarda, Jr., Legislative District 7; Hal W. Bauer, Legislative District 28; Richard D. Marvel, Legislative District 33; Peter H. Clausen, Legislative District 18; Elmer Wallwey, Legislative District 17; Rudolf C. Kokes, Legislative District 41; H. C. Crandall, Legislative District 46; Albert A. Kjar, Legislative District 39; W. H. Hasebroock, Legislative District 16;

George H. Fleming, Legislative District
47 and Edward R. Danner, Legislative
District 11.

A BILL FOR AN ACT relating to The University of Nebraska; to provide for a special levy for the institute of cellular research by The University of Nebraska as prescribed; and to provide for disbursement of the proceeds of such levy; and to declare an emergency.

Adjournment

At 11:55 a.m., on a motion by Mr. Claussen, the Legislature adjourned until 9:00 a.m., Thursday, February 4, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**TWENTY-THIRD DAY**

Legislative Chamber, Lincoln, Nebraska
Thursday, February 4, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Adamson, Burbach, Gerdes, Holmquist and Stryker, who were excused.

Corrections for the Journal

Page 378, line 30, delete "39-834" and insert "32-499".

Page 381, line 7, correct spelling of "sections".

Page 383, line 10, correct spelling of "commissions".

The Journal for the Twenty-second Day was approved as corrected.

Visitors

Mr. Wylie introduced Mr. Kenneth L. Krause and Mr. Neil G. Childers of Elgin, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 347. Reading waived. Considered.

Advanced to E and R for review with 42 ayes, 0 nays and 7 not voting.

LEGISLATIVE BILL 348. Reading waived. Considered.

Laid over one day at the request of Mr. Ruhnke.

LEGISLATIVE BILL 349. Reading waived. Considered.

Mr. Klaver moved that LB 349 be referred to a committee and consideration be given to the full area of driver education.

Mr. Ruhnke moved to amend the Klaver motion by deleting everything after "committee".

The Ruhnke amendment was adopted.

The Klaver motion was adopted as amended.

Recess

On a motion by Mr. Nelson, the Legislature recessed at 10:18 a.m. for fifteen minutes.

After Recess

The Legislature reconvened at 10:36 a.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Burbach, Gerdes, Holmquist, Kjar, and Stryker, who were excused, and Messrs. Hasebroock and Stromer, who were excused for a short time.

Visitors

Mr. Wylie introduced Mr. and Mrs. Bishop from Bartlett, Nebraska.

UNANIMOUS CONSENT—Withdraw Name

Mr. Skarda asked unanimous consent to withdraw his name from LB 288 and LB 289. No objections. So ordered.

UNANIMOUS CONSENT—Member Excused

Mr. Kjar asked unanimous consent to be excused for the balance of the forenoon. No objections. So ordered.

Messrs. Hasebroock and Stromer asked to be excused for a short time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 350. Reading waived. Considered.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 351. Read and considered.

Advanced to E and R for review with 36 ayes, 1 nay, and 12 not voting.

LEGISLATIVE BILL 358. Laid over one day at the request of Mr. R. Rasmussen.

Visitors

Mr. Kremer introduced 33 students from Hordville High and three teachers, Larry Smith, Verna Erickson, and Larry Kovar.

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 174	Thursday, February 11, 1965	2:00 p.m.
LB 173	Friday, February 12, 1965	2:00 p.m.
LB 172	Friday, February 12, 1965	2:00 p.m.

Urban Affairs

LB 252	Wednesday, February 24, 1965	2:00 p.m.
LB 265	Wednesday, February 24, 1965	2:00 p.m.
LB 406	Wednesday, February 24, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 35. Placed on General File.

(Signed) M. A. Kremer, Chairman

Government and Military Affairs

LEGISLATIVE BILL 21. Placed on General File.

LEGISLATIVE BILL 23. Indefinitely postponed.

LEGISLATIVE BILL 33. Indefinitely postponed.

LEGISLATIVE BILL 34. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

UNANIMOUS CONSENT—LB 6

Mr. Carpenter asked unanimous consent that LB 6 be placed at the head of E and R for review. No objections. So ordered.

UNANIMOUS CONSENT—LB 35

Mr. Carpenter asked unanimous consent that LB 35 be taken up on General File Monday, February 8, 1965.

No objections. So ordered.

Adjournment

At 10:54 a.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 9:00 a.m., Friday, February 5, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, February 5, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Adamson, Bowen, Burbach, Gerdes, Holmquist and Stryker, and Mr. Mahoney who was excused until 9:45 a.m.

Correction for the Journal

Page 387, line 28, delete "347" and insert "349".

The Journal for the Twenty-third Day was approved as corrected.

UNANIMOUS CONSENT—Committee Excused

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to be excused at 11:00 a.m. for their trip to Kansas City. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 349

Mr. R. Rasmussen asked unanimous consent to withdraw LB 349. Laid over.

UNANIMOUS CONSENT—Withdraw LB 774

Mr. Danner asked unanimous consent to withdraw LB 774. Laid over.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Craft asked unanimous consent for the Public Works Committee to hold their hearing in the East Chamber this afternoon. No objections. So ordered.

STANDING COMMITTEE REPORTS

Urban Affairs

LEGISLATIVE BILL 146. Placed on General File as amended.

Standing Committee amendments to LB 146:

1. Add a new section to be numbered Section 2 to read as follows:

“Section 2. That section 15-905, Revised Statutes Supplement, 1963, be amended to read as follows:

‘15-905. Every city of the primary class shall have power to regulate by ordinance in the area which is within the city or within three miles of the corporate limits of the city and outside of any organized city or village, and except as to construction on farmsteads outside of the corporate limits (1) the minimum standards of construction of buildings, dwellings and other structures, in order to provide safe and sound condition thereof for the preservation of health, safety, security and general welfare, *which standards can include regulations* and as to electric wiring, heating, plumbing, pipe fitting, sewer connections, ventilation, size of habitable rooms, and the method of constructing buildings, *dwellings and other structures*, and to provide for inspection thereof, and building permits and fees therefor, and (2) the removal and tearing down of buildings, dwellings, and other structures in such areas which constitute nuisances because of the dilapidated, unsafe, or rundown condition or conditions. , and (3) *except as to the United States of America, the State of Nebraska, a county or village, in the area outside of the corporate limits of the city of the primary class, the nature, kind, and manner of constructing streets, alleys, sidewalks, curbing or abridging curbs, driveway approaches constructed on or to public right-of-way, and sewage disposal facilities.* A farmstead is defined as property of twenty acres or more which produces one thousand dollars or more of farm products each year.’ ”

2. Renumber Section 2 of the bill as Section 3, and amend to add repeal of Section 15-905, Revised Statutes Supplement, 1963.

(Signed) George Syas, Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 295. Placed on General File as amended.

Standing Committee amendment to LB 295:

1. In Section 8, Line 78, delete the comma after the word “business” and insert in lieu thereof “school.”

(Signed) Albert A. Kjar, Chairman

Revenue

LEGISLATIVE BILL 84. Placed on General File as amended.

Standing Committee amendments to LB 84:

1. In section 1, lines 24 through 28 on page 2 to read as follows:

(3) *"In addition to the preparation and use of schedules on motor vehicles and livestock the Tax Commissioner shall prepare a schedule of values for the assessment of all other personal property which may be used as a primary basis for determining values for assessment purposes, which values shall be used whether the property is in the hands of the merchant or the purchaser."*

2. Amend page 2, Section 1, line 3 through page 3, line 27 to read:

"Whenever any county official violates the rules or regulations, provided for in section 77-303, any directive of the State Tax Commissioner, or violates any of the revenue laws of the State of Nebraska, the Tax Commissioner shall immediately upon knowledge of such violation, fix a date for a hearing, of which five days notice shall be given to the county official or officials concerned and to the chairman of the county board of the same county, by registered or certified mail. At the hearing if it is determined by the Tax Commissioner that such rules, regulations, directives or laws have been violated, the Tax Commissioner shall enter an order setting forth the specific nature of the violation, whether or not the violation has ceased and if it hasn't, what corrective measures must be taken. All parties concerned shall be immediately notified by registered or certified mail of the Tax Commissioner's decision. The Tax Commissioner may at any time after 5 calendar days have elapsed from the date of the hearing, upon examination and inspection, determine whether or not corrective measures have been taken. Such examination and inspection may be performed by any duly designated representative of the Tax Commissioner. Whenever such corrective measures are taken all parties concerned shall be notified by registered or certified mail. The State Treasurer shall be delivered a copy of said notice of hearing. Whereupon the State Treasurer shall withhold distribution of all money to which such county may be entitled under the provisions of Chapter 66, Article 4, until such time as the necessary corrective action may be taken, whereupon the Treasurer shall distribute 80% of the money so withheld with the balance being transferred to the State General Fund. If rules, regulations, directives or laws are determined to have been violated but corrective measures have been completed by the date of the hearing then 90% of the amount so withheld shall be distributed to the county with the balance being transferred to the State

General Fund. If it is determined that there have been no violations then the entire amount shall be distributed to the county. The amount so withheld by the Treasurer shall be determined by totalling the amount to which the county is entitled for the month by virtue of Chapter 66, Article 4, and multiplying said amount by a fraction wherein the denominator shall be the total number of calendar days in the month and the numerator shall be the total number of calendar days in the month during which such money was to be withheld, starting with the date the notice of hearing was issued. Failure or refusal by any county officer to take the necessary corrective action according to law shall in and of itself be deemed grounds for suspension and removal of such officer in accordance with the procedure outlined in Sections 25-21, 147 and 25,21, 148.

LEGISLATIVE BILL 86. Placed on General File.

LEGISLATIVE BILL 11. Indefinitely postponed.

LEGISLATIVE BILL 87. Placed on General File.

(Signed) Terry Carpenter, Vice Chairman

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 393 Thursday, February 11, 1965 2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
349.....	Education
672.....	Judiciary
673.....	Banking, Commerce and Insurance
674.....	Miscellaneous Subjects
675.....	Public Works
676.....	Revenue
677.....	Public Health & Welfare
678.....	Urban Affairs
679.....	Public Works
680.....	Public Works
681.....	Public Works
682.....	Salaries & Claims
683.....	Education
684.....	Education
685.....	Public Works
686.....	Urban Affairs
687.....	Urban Affairs

688	Education
689	Salaries & Claims
690	Government & Military Affairs
691	Miscellaneous Subjects
692	Public Works
693	Judiciary
694	Public Works
695	Public Health & Welfare
696	Revenue
697	Banking, Commerce and Insurance
698	Judiciary
699	Miscellaneous Subjects
700	Salaries & Claims
701	Agriculture & Recreation
702	Public Works
703	Public Works
704	Labor
705	Labor
706	Public Health & Welfare
707	Public Works
708	Government & Military Affairs
709	Public Works
710	Government & Military Affairs
711	Government & Military Affairs
712	Miscellaneous Subjects
713	Public Works
714	Labor
715	Urban Affairs
716	Urban Affairs
717	Budget
718	Urban Affairs
719	Public Works
720	Public Works
721	Government & Military Affairs
722	Judiciary
723	Judiciary
724	Judiciary
725	Urban Affairs
726	Salaries & Claims
727	Public Works
728	Labor
729	Public Works
730	Banking, Commerce and Insurance
731	Salaries & Claims
732	Banking, Commerce and Insurance
733	Banking, Commerce and Insurance

734	Judiciary
735	Judiciary
736	Public Works
737	Public Works
738	Public Works
739	Judiciary
740	Public Works
741	Banking, Commerce and Insurance
742	Banking, Commerce and Insurance
743	Banking, Commerce and Insurance
744	Banking, Commerce and Insurance
745	Labor
746	Public Works
747	Agriculture & Recreation
748	Agriculture & Recreation
749	Judiciary
750	Public Works

(Signed) Phillip C. Sorensen, President

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 6. Placed on Select File as amended.

E and R amendments to LB 6:

1. To conform the amendment to the committee statement, strike lines 3 to 5 of the Standing Committee Amendment, and insert "fifteen"; and in line 23, strike 'one half'."

2. In the Burbach General File amendment 1, line 2, insert an underscored comma before "plus"; and in amendment 2, line 3, strike the period and insert a period at the end of the line.

LEGISLATIVE BILL 171. Placed on Select File as amended.

E and R amendment to LB 171:

1. In section 1, line 6, insert "," after "vice-chairman".

LEGISLATIVE BILL 185. Placed on Select File as amended.

E and R amendment to LB 185:

1. In section 1, line 36, strike the period and insert a semicolon.

LEGISLATIVE BILL 186. Placed on Select File as amended.

E and R amendment to LB 186:

1. In section 1, line 34, strike "member" and insert "member number".

LEGISLATIVE BILL 188. Placed on Select File as amended.

E and R amendments to LB 188:

1. In lines 1 and 2 of sections 1 and 2 and in lines 2 and 3 of the title, strike "Revised Statutes Supplement, 1963," and insert "Reissue Revised Statutes of Nebraska, 1943,".

2. In section 1, line 10, strike ", and amendments thereto" and show the same as stricken.

(Signed) Henry F. Pedersen, Jr., Chairman

GENERAL FILE

LEGISLATIVE BILL 358. Read and considered.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

LEGISLATIVE BILL 21. Read and considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

UNANIMOUS CONSENT—Member Excused

Mr. Kokes asked unanimous consent to be excused for the remainder of the day. No objections. So ordered.

Ease

The Legislature was at ease from 9:42 a.m. until 10:00 a.m.

Visitors

Mr. Bauer introduced a 4th grade class of 36 pupils from East-ridge School, teacher Mrs. Corneck, assistant teacher Miss Olney, and room mother Mrs. Larry Smith.

GENERAL FILE**LEGISLATIVE BILL 348.** Considered.

Advanced to E and R for review with 31 ayes, 2 nays, and 16 not voting.

Visitor

Mrs. Orme introduced Mrs. Rhobia C. Taylor, Regional Director of the Women's Bureau of the United States Department of Labor, from Dallas, Texas.

NOTICE OF COMMITTEE HEARINGS**Miscellaneous Subjects**

LB 334	Thursday, February 18, 1965	2:00 p.m.
LB 436	Friday, February 19, 1965	2:00 p.m.
LB 475	Thursday, February 25, 1965	2:00 p.m.
LB 331	Friday, February 26, 1965	2:00 p.m.
LB 296	Friday, February 12, 1965	2:00 p.m.
LB 337	Friday, February 12, 1965	2:00 p.m.

MOTION—Re-refer LB 631

Mr. Claussen moved to re-refer LB 631 from the Committee on Government and Military Affairs to the Committee on Agriculture and Recreation.

The motion prevailed with 18 ayes, 12 nays, and 19 not voting.

NOTICE OF COMMITTEE HEARINGS**Public Health and Welfare**

LB 122	Monday, February 22, 1965	2:00 p.m.
LB 202	Monday, February 22, 1965	2:00 p.m.
LB 228	Monday, February 22, 1965	2:00 p.m.
LB 236	Tuesday, February 23, 1965	2:00 p.m.
LB 299	Tuesday, February 23, 1965	2:00 p.m.
LB 652	Tuesday, February 23, 1965	2:00 p.m.

Agriculture and Recreation

LB 485	Thursday, February 11, 1965	2:00 p.m.
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MOTION—Re-referrals

Mr. President: I move that in the future we Senators who have a bill that we feel should be sent to another committee, irrespective of the reason, first take it up with the Reference Committee and then have the Reference Committee present it to the Legislature. (Signed) Terry Carpenter.

Motion laid over until Monday, February 8, 1965.

MOTION—Print Rules

Mr. Ruhnke moved to have the clerk print copies of the revised and amended rules.

The motion prevailed.

Adjournment

At 10:20 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 10:00 a.m., Monday, February 8, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**TWENTY-FIFTH DAY**

Legislative Chamber, Lincoln, Nebraska
Monday, February 8, 1965

Pursuant to adjournment, the Legislature convened at 10:00 a.m., Speaker Bowen presiding.

The prayer was offered by the Chaplain.

The roll was called and all members were present.

Correction for the Journal

Page 392, line 34, delete "and" and "add".

The Journal for the Twenty-fourth day was approved as corrected.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Lysinger asked unanimous consent that his name be added as co-introducer to LB 349.

Mr. R. Rasmussen objected.

Visitor

Mr. Carpenter introduced Nobuko Tsukui from Tokyo who is a student at the University of Nebraska.

UNANIMOUS CONSENT—Member Excused

Mr. Carstens asked unanimous consent to be excused on Tuesday, February 9, 1965, until 1:00 p.m. No objections. So ordered.

STANDING COMMITTEE REPORTS**Miscellaneous Subjects**

LEGISLATIVE BILL 238. Indefinitely postponed.

LEGISLATIVE BILL 49. Indefinitely postponed.

LEGISLATIVE BILL 159. Placed on General File.

LEGISLATIVE BILL 208. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 189. Placed on Select File.

LEGISLATIVE BILL 190. Placed on Select File as amended.

E and R amendment to LB 190:

1. In section 1, line 4, strike "town," and show the same as stricken.

LEGISLATIVE BILL 191. Placed on Select File as amended.

E and R amendments to LB 191:

1. In section 1, line 46, strike "of" and insert "or of".
2. In section 3, line 15, insert "name" after "my".

LEGISLATIVE BILL 192. Placed on Select File.

LEGISLATIVE BILL 193. Placed on Select File.

LEGISLATIVE BILL 194. Placed on Select File as amended.

E and R amendments to LB 194:

1. In section 1, lines 1 and 2, strike "Revised Statutes Supplement, 1963," and insert "Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 1, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963,".

2. In section 3, line 1, and in the title, line 2, strike "sections 72-222 and" and insert "section 72-222, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 1, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963, and section".

(Signed) Henry F. Pedersen, Jr., Chairman

NOTICE OF COMMITTEE HEARINGS

Public Works

LB 338	Wednesday, February 17, 1965	2:00 p.m.
LB 352	Wednesday, February 17, 1965	2:00 p.m.
LB 353	Wednesday, February 17, 1965	2:00 p.m.
LB 371	Thursday, February 18, 1965	2:00 p.m.

LB 375	Thursday, February 18, 1965	2:00 p.m.
LB 381	Thursday, February 18, 1965	2:00 p.m.
LB 387	Friday, February 19, 1965	2:00 p.m.
LB 397	Friday, February 19, 1965	2:00 p.m.

Visitors

Mr. Kremer introduced Mr. and Mrs. E. C. Kremer and Mr. and Mrs. Oscar Torgemson from Aurora.

Mr. Harsh introduced Mr. and Mrs. C. K. Greer from Oxford.

SELECT FILE

LEGISLATIVE BILL 6. E and R amendments found in the Legislative Journal for the Twenty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 171. E and R amendment found in the Legislative Journal for the Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 185. E and R amendment found in the Legislative Journal for the Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 186. E and R amendment found in the Legislative Journal for the Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 188. E and R amendments found in the Legislative Journal for the Twenty-fourth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw LB 349

Mr. R. Rasmussen renewed his pending request to withdraw LB 349.

Mr. Craft objected.

Mr. R. Rasmussen then made a motion to withdraw LB 349.
The motion prevailed with 40 ayes, 8 nays, and 1 not voting.

UNANIMOUS CONSENT—Withdraw Name

Mr. Pedersen asked unanimous consent to withdraw his name from LB 139. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 774

Mr. Danner renewed his pending request to withdraw LB 774. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 814

Mr. Nore requested unanimous consent to withdraw LB 814.
Laid over one day.

GENERAL FILE

LEGISLATIVE BILL 453. Laid over.

Visitors

Mr. Carpenter introduced a group from the Sportsmens' Clubs of Nebraska.

LEGISLATIVE BILL 35. Reading waived. Considered.

Recess

At 10:52 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 11:00 a.m.

After Recess

The Legislature reconvened at 11:00 a.m., Speaker Bowen presiding.

The roll was called and all members were present.

GENERAL FILE

LEGISLATIVE BILL 35. Considered.

Mr. Wylie offered the following amendment:

SECTION I No resident person over sixteen years of age, or no nonresident shall take, hunt, kill, or possess in the field any

mourning dove unless, at the time of such taking, hunting, killing, or possessing in the field, such person carries on his or her person an unexpired dove stamp validated, by his or her signature in ink across the face of the stamp, prior to the time of taking, hunting, killing, or possessing in the field such birds. Any person to whom a stamp has been issued shall, immediately upon request, exhibit the stamp to any officer or person whose duty it is to enforce the provisions of these sections. Any person taking, hunting, killing, or possessing in the field mourning doves in this state without such a stamp attached to his or her hunting permit and actually not on or about his person, shall be deemed to be without such stamp. Such stamp shall be issued upon the payment of 5 dollars as provided by rules and regulations of the Game, Forestation and Parks Commission.

SECTION II The hunting stamp, provided for by the provisions of the above section shall not be transferable. Such stamps shall expire at midnight on December 31 of the year in which issued.

SECTION III Any stamp, issued under the provisions of these sections, shall be subject to revocation by the Game, Forestation and Parks Commission at the same time and for the same reasons that permits are subject to revocation, as is provided for in section 37-207.

SECTION IV It shall be unlawful:

(1) For any person, holding a stamp under the provisions of these sections, to lend or transfer the stamp to another person or for any person to borrow or use the stamp of another;

(2) For any person to (a) procure a stamp under an assumed name, (b) falsely state the place of his legal residence, or (c) make any other false statement in procuring the stamp;

(3) For any person to knowingly issue or aid in securing a stamp under the provisions of these sections for any person not legally entitled thereto;

(4) For any person disqualified for a stamp to hunt mourning doves, with or without a stamp, during any period when such right has been forfeited or for which his stamp has been revoked by the Game, Forestation and Parks Commission; and

(5) For anyone to hunt mourning doves without a permit as required by section 37-201, and the stamp attached thereto. Any person violating any of the provisions of these sections shall be guilty of a misdemeanor and shall, upon conviction thereof, be fined not less than ten dollars nor more than fifty dollars.

SECTION V Mourning dove stamps shall be issued by the Game, Forestation and Parks Commission. They may be procured from the secretary thereof or from such other persons, firms, and corporations as may be designated by the Commission to sell said stamps and to collect the fees therefor.

SECTION VI Any person, firm, or corporation authorized to sell the stamps, as provided by the provisions of these sections and collect the fees therefor, shall remit the fees for the stamps monthly to the secretary of the Game, Forestation and Parks Commission. All remittances shall be upon a form to be supplied by the Commission and a duplicate copy shall be retained by the persons, firms, or corporations authorized by the Commission to sell stamps for it.

SECTION VII The secretary of the Game, Forestation and Parks Commission shall deposit all money received by him, or from others authorized to sell such stamps, from the sale of stamps with the State Treasurer and shall take a receipt from him therefor. The State Treasurer shall place the funds so received in the State Game Fund. The secretary of the Commission and any county clerk or public official designated to sell such stamps shall be liable upon their official bonds for failure to pay the money from the sale of the stamps, as required by these sections, coming into their hands. Any other person, firm, or corporation who shall receive stamp fees, under the provisions of these sections or the rules of the Commission, and who shall fail to pay over the same to the Commission in accordance with its rules and these sections and, after demand is made for the same shall be liable to suit by the Commission in double the amount of the funds wrongfully withheld and shall further be liable criminally for embezzlement.

SECTION VIII All money received from the sale of stamps, as provided by these sections, shall be administered by the Game, Forestation and Parks Commission for game management purposes in accordance with the policies of the Commission. All money received from the sale of such stamps shall be deposited by the State Treasurer in the State Game Fund. It may be used in whole or in part for the matching of federal funds.

SECTION IX Any person who shall violate any provision of these sections, or who shall violate or fail to comply with any regulation therein shall, upon conviction thereof, be subject to the penalties provided in section 37-220.

Mr. Nelson offered the following amendment which was adopted with 30 ayes, 11 nays and 8 not voting:

1. In line one, strike "over sixteen".

The Wylie amendment was adopted as amended with 40 ayes, 6 nays and 3 not voting.

Mr. Nelson moved to indefinitely postpone LB 35.

The motion prevailed with 25 ayes, 23 nays and 1 not voting.

Visitors

Mr. Danner introduced Mr. Paul B. Allen.

Mr. Fleming introduced Mrs. Muriel Crosby of Sidney, Nebraska.

UNANIMOUS CONSENT—Committee Meeting

Mr. Hasebroock asked unanimous consent for the Executive Board of the Legislative Council to meet at 4:00 P.M., this afternoon. No objections. So ordered.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 47. Placed on General File.

LEGISLATIVE BILL 48. Placed on General File.

LEGISLATIVE BILL 54. Indefinitely postponed.

LEGISLATIVE BILL 263. Placed on General File.

(Signed) Jerome Warner, Chairman

Judiciary

LEGISLATIVE BILL 53. Indefinitely postponed.

LEGISLATIVE BILL 58. Indefinitely postponed.

LEGISLATIVE BILL 62. Indefinitely postponed.

LEGISLATIVE BILL 77. Placed on General File as amended.

Standing Committee amendments to LB 77:

Amend the bill, Page 2, Section 1, line 4, by inserting after "warrant" the following: "*or when authorized to make an arrest for a felony without a warrant,*"; and amending Line 9 by striking the second "the" and inserting in lieu thereof "*a search*":

"4 a person charged with an offense, or a search warrant, *or when authorized to make an arrest for a felony without a warrant,*"

“9 pose, if the judge or magistrate issuing the a search warrant has”

LEGISLATIVE BILL 100. Placed on General File.

LEGISLATIVE BILL 118. Indefinitely postponed.

LEGISLATIVE BILL 157. Placed on General File.

(Signed) Sam Klaver, Chairman

NOTICE OF COMMITTEE HEARING

Agriculture and Recreation

LB 300	Friday, February 19, 1965	2:00 p.m.
LB 360	Friday, February 19, 1965	2:00 p.m.

Adjournment

At 11:57 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Tuesday, February 9, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
 Tuesday, February 9, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Messrs. Batchelder, Moulton, and Pedersen who were excused; Messrs. Bauer, Carstens, and Matzke who were excused until 9:30 a.m.; and Messrs. Mahoney, Stromer, and Syas who were excused until 10:00 a.m.

The Journal for the Twenty-fifth Day was approved.

Communications

A letter from Mrs. Roy Hofrichter of Wood River, Nebraska, concerning LB 35.

A letter from United States Representative Glenn Cunningham thanking the Legislature for the copy of LR 13.

A letter from United States Senator Carl T. Curtis thanking the Legislature for the copy of LR 13 and enclosing copies of Senator Curtis' statements to the Senate and the Subcommittee on Veterans Affairs of the Senate Labor and Public Welfare Committee and also a copy of the resolution introduced by Senator Curtis.

NOTICE OF COMMITTEE HEARINGS

Labor

LB 257	Wednesday, February 17, 1965	2:00 p.m.
LB 294	Wednesday, February 24, 1965	2:00 p.m.
LB 380	Wednesday, February 24, 1965	2:00 p.m.

Salaries and Claims

LB 137	Thursday, February 18, 1965	2:00 p.m.
LB 138	Thursday, February 18, 1965	2:00 p.m.

LB 140	Thursday, February 18, 1965	2:00 p.m.
LB 219	Friday, February 19, 1965	2:00 p.m.
LB 221	Friday, February 19, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Committee on Committees

February 4, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Henry E. Ley, Director of Banking
 John R. Gage, Director of Public Welfare
 Ralph Hanks, Advisory State Highway Commission

Respectfully submitted,
 (Signed) Fern Hubbard Orme, Vice-Chairman
 Committee on Committees

Mrs. Orme moved the adoption of the report.

The motion prevailed.

Vote on Henry E. Ley

Voting in the affirmative, 37:

Adamson	Harsh	Lysinger	Rasmussen, E.
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Moylan	Ruhnke
Burbach	Hughes	Nelson	Skarda
Carpenter	Kjar	Nore	Stryker
Claussen	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Fleming	Kremer	Proud	Wylie
Gerdes			

Voting in the negative, 0.

Not voting, 12:

Batchelder	Carstens	Matzke	Pedersen
Bauer	Danner	Moulton	Stromer
Bowen	Mahoney	Payne, D.	Syas

Having received a majority of the votes of all members, the appointment of Henry E. Ley was declared confirmed by the President.

Vote on John R. Gage

Voting in the affirmative, 37:

Adamson	Hasebroock	Marvel	Rasmussen, E.
Brauer	Holmquist	Moylan	Rasmussen, R.
Budd	Hughes	Nelson	Ruhnke
Burbach	Kjar	Nore	Skarda
Carpenter	Klaver	Orme	Stryker
Claussen	Knight	Paine, I.	Wallwey
Crandall	Kokes	Paxton	Warner
Fleming	Kremer	Payne, D.	Whitney
Gerdes	Lysinger	Proud	Wylie
Harsh			

Voting in the negative, 0.

Not voting, 12:

Batchelder	Carstens	Mahoney	Pedersen
Bauer	Craft	Matzke	Stromer
Bowen	Danner	Moulton	Syas

Having received a majority of the votes of all members, the appointment of John R. Gage was declared confirmed by the President.

Vote on Ralph Hanks

Voting in the affirmative, 36:

Adamson	Hasebroock	Marvel	Rasmussen, E.
Brauer	Holmquist	Moylan	Rasmussen, R.
Budd	Hughes	Nelson	Ruhnke
Carpenter	Kjar	Nore	Skarda
Claussen	Klaver	Orme	Stryker
Crandall	Knight	Paine, I.	Wallwey
Fleming	Kokes	Paxton	Warner
Gerdes	Kremer	Payne, D.	Whitney
Harsh	Lysinger	Proud	Wylie

Voting in the negative, 0.

Not voting, 13:

Batchelder	Bowen	Carstens	Danner
Bauer	Burbach	Craft	Mahoney

Matzke Pedersen Stromer Syas
 Moulton

Having received a majority of the votes of all members, the appointment of Ralph Hanks was declared confirmed by the President.

February 8, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

H. L. Blackledge, Board of Educational Lands & Funds
 Tom C. Allington, Board of Educational Lands & Funds
 Pearle Finigan, Director of Agriculture and Economic Development

Respectfully submitted,
 (Signed) Elvin Adamson, Chairman
 Committee on Committees

Mr. Adamson moved the adoption of the above report.

The motion prevailed.

Vote on H. L. Blackledge

Voting in the affirmative, 34:

Adamson	Harsh	Marvel	Proud
Brauer	Hasebroock	Moylan	Rasmussen, E.
Budd	Holmquist	Nelson	Rasmussen, R.
Carpenter	Hughes	Nore	Ruhnke
Claussen	Kjar	Orme	Skarda
Crandall	Klaver	Paine, I.	Wallwey
Danner	Knight	Paxton	Warner
Fleming	Kokes	Payne, D.	Whitney
Gerdes	Kremer		

Voting in the negative, 0.

Not voting, 15:

Batchelder	Carstens	Matzke	Stryker
Bauer	Craft	Moulton	Syas
Bowen	Lysinger	Pedersen	Wylie
Burbach	Mahoney	Stromer	

Having received a majority of the votes of all members, the appointment of H. L. Blackledge was declared confirmed by the President.

Vote on Tom C. Allington

Voting in the affirmative, 37:

Adamson	Hasebroock	Marvel	Rasmussen, E.
Brauer	Holmquist	Moylan	Rasmussen, R.
Budd	Hughes	Nelson	Ruhnke
Carpenter	Kjar	Nore	Skarda
Claussen	Klaver	Orme	Stryker
Crandall	Knight	Paine, I.	Wallwey
Danner	Kokes	Paxton	Warner
Fleming	Kremer	Payne, D.	Whitney
Gerdes	Lysinger	Proud	Wyllie
Harsh			

Voting in the negative, 0.

Not voting, 12:

Batchelder	Burbach	Mahoney	Pedersen
Bauer	Carstens	Matzke	Stromer
Bowen	Craft	Moulton	Syas

Having received a majority of the votes of all members, the appointment of Tom C. Allington was declared confirmed by the President.

Vote on Pearle Finigan

Voting in the affirmative, 35:

Adamson	Harsh	Lysinger	Rasmussen, E.
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Moylan	Ruhnke
Claussen	Hughes	Nelson	Skarda
Craft	Kjar	Orme	Stryker
Crandall	Klaver	Paine, I.	Wallwey
Danner	Knight	Paxton	Warner
Fleming	Kokes	Payne, D.	Whitney
Gerdes	Kremer	Proud	

Voting in the negative, 0.

Not voting, 14:

Batchelder	Bowen	Carpenter	Mahoney
Bauer	Burbach	Carstens	Matzke

Moulton Pedersen Syas Wylie
 Nore Stromer

Having received a majority of the votes of all members, the appointment of Pearle Finigan was declared confirmed by the President.

NOTICE OF COMMITTEE HEARINGS

Committee on Committees

February 8, 1965

Mr. President:

The Committee on Committees will meet at 1:30 p.m., on Thursday, February 25, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments submitted by Governor Frank B. Morrison, as follows:

- Cliff Griffin—Nebraska Oil and Gas Conservation Commission
- John D. Knapp—Nebraska Oil and Gas Conservation Commission
- J. S. Sidders—Motor Vehicle Dealers License Board
- Robert B. Kramer—Motor Vehicle Dealers License Board
- Dean Irish—State Employees Retirement Board
- William E. Daugherty—Director, Division of Employment, Department of Labor

Respectfully submitted,
 (Signed) Elvin Adamson, Chairman
 Committee on Committees

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 177. Placed on General File as amended.

Standing Committee amendment to LB 177:

Line 80—strike the words 'one year', and reinstate the old matter, 'two months'.

LEGISLATIVE BILL 183. Indefinitely postponed.

LEGISLATIVE BILL 160. Indefinitely postponed.

LEGISLATIVE BILL 24. Indefinitely postponed.

LEGISLATIVE BILL 143. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Enrollment and Review

LEGISLATIVE BILL 196. Placed on Select File as amended.

E and R amendment to LB 196:

1. In section 1, line 16, insert "a" after "such" as in the statutes.

LEGISLATIVE BILL 197. Placed on Select File as amended.

E and R amendments to LB 197:

1. In section 1, strike beginning with "The" in line 26 through the period in line 28 and show the same as stricken.

2. In the title, lines 3 and 5, insert "the" before "Historical"; and in line 6, insert "to eliminate obsolete matter;" after the semicolon.

LEGISLATIVE BILL 198. Placed on Select File.

LEGISLATIVE BILL 199. Placed on Select File.

LEGISLATIVE BILL 201. Placed on Select File.

LEGISLATIVE BILL 18. Placed on Select File as amended.

E and R amendment to LB 18:

1. In section 1, line 22, and sections 2 and 3, line 20, strike ".The" and insert ", the".

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Civil Defense Speaker

Mr. Warner asked unanimous consent to have William Durkee, Director of Civil Defense of the United States Department of the Army, address the Legislature on Monday, February 15, 1965, at 11:15 a.m. No objections. So ordered.

MOTION—Office Building

Mr. President: I move that the Legislature direct the Budget Committee to bring in a bill or whatever is necessary to put into motion a definite plan concerning an office building, and that the Budget Committee report back to the Legislature within 30 days.
(Signed) Terry Carpenter

The motion prevailed.

UNANIMOUS CONSENT—Re-refer LB 412

Mr. Carpenter asked unanimous consent to re-refer LB 412 to the Budget Committee from the Public Works Committee. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Labor**

LB 451 Wednesday, February 24, 1965 2:00 p.m.

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent that the Committee on Order and Arrangement meet at 8:30 a.m., Wednesday, February 10, 1965, in the West Lounge. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 814

Mr. Nore renewed his pending request to withdraw LB 814. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 507. Read and Considered.

Mr. Stryker offered the following amendment, which was adopted:

1. Amend Section 1, line 7 by striking "Twenty-five" and inserting "A majority of".

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

LEGISLATIVE BILL 514. Read and Considered.

Mr. Ruhnke offered the following amendment:

Amend LB 514 to apply only to the introducers of the bill.

Mr. Matzke asked unanimous consent to add his name to the bill. No objections. So ordered.

Mr. Matzke introduced a group of women representing the Seward County Centennial and Mr. Fred Welsch, Mayor of Milford, Mr. Charles Samuelson, Mr. Bob Dowding and Mr. Ted Roth of Milford.

Mr. Knight moved to amend the Ruhnke amendment as follows:

Strike the Ruhnke amendment and strike line 2 of the bill and insert the following: "shall wear either a full beard, a goatee, a moustache, side-burns, or similar face adornment and that each female legislator shall wear her hair in a style similar to one of 1867."

The Knight amendment was adopted.

The Ruhnke amendment as amended, was adopted.

Mr. Ruhnke moved that the title be amended to conform.

The amendment was adopted.

Mr. Carpenter moved to indefinitely postpone LB 514.

The motion prevailed with 25 ayes, 9 nays and 15 not voting.

LEGISLATIVE BILL 453. Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 146. Reading waived. Considered.

Mr. Warner moved the bill be laid over until Wednesday, February 10. The motion prevailed.

Visitors

Mr. Adamson introduced a group from the Farm Bureau Legislative School from Merrick, Hitchcock, Frontier, Cherry, McPherson, Logan, Dawson, Kimball, Adams and Hamilton Counties.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 295. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Twenty-fourth Day was adopted.

Advanced to E and R for review with 42 ayes, 0 nays and 7 not voting.

LEGISLATIVE BILL 84. Reading waived. Considered.

Mr. Carpenter offered the following amendment to Standing Committee amendment 1:

Amend line 1 of Standing Committee amendment 1 to read as follows: "1. In section 1, strike lines 24 through 28 and insert in lieu thereof:"

The amendment was adopted.

Mr. Carpenter offered the following amendment to Standing Committee amendment 2:

Amend line 1 of Standing Committee amendment 2 to read as follows: "1. Amend page 2, Section 2, by striking lines 3 through page 3, line 27, and insert in lieu thereof:"

The amendment was adopted.

President Sorensen Presiding

Mr. Carpenter asked unanimous consent to continue to explain LB 84, as long as necessary. No objections. So ordered.

LB 84 was laid over until Wednesday, February 10 at the request of Mr. Carpenter.

Visitors

Mr. Craft introduced Major General Butler Miltonberger of North Platte.

Member Excused

Mr. Lysinger was excused at 11:30 a.m. for the remainder of the morning.

MOTION—Suspend Rules

Mr. President: I move to suspend the rules and introduce the following fifteen Judicial Council Bills that are recommended by the Committee on Judiciary.

(Signed) Sam Klaver, Chairman
Committee on Judiciary

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 6. Replaced on Select File as amended.

E and R amendment to LB 6:

1. In line 1 of Enrollment and Review amendment 2, adopted February 8, 1965, strike "amendment 1" and insert "amendment 2".

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Suspend Rules

Mr. President: I move to suspend the rules and take up LB 6 on Select File at this time and adopt the E and R amendment.

(Signed) Terry Carpenter

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

SELECT FILE

LEGISLATIVE BILL 6. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

MOTION—Lincoln Day Program

Mr. President: I move that the Chaplain arrange for a Lincoln's Day program to be held on February 12, 1965 at 11:00 a.m.

(Signed) Kenneth L. Bowen

The motion prevailed.

MOTION—Washington Day Program

Mr. President: I move that the Chaplain arrange for a Washington's Day program to be held on February 22, 1965 at 11:00 a.m.

(Signed) Kenneth L. Bowen

The motion prevailed.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 828. By Committee on Judiciary, Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22; Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to county courts and justice of the peace courts; to provide for notice of appeal from county courts or a justice of the peace; and to provide for filing and service of such notice.

LEGISLATIVE BILL 829. By Committee on Judiciary, Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend sections 25-1267.17, 25-1267.22, and 25-1267.23, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure, district court; to provide the person before whom depositions may be taken; to provide for objections as to the qualifications of a person recording the testimony for depositions; and to repeal the original sections.

LEGISLATIVE BILL 830. By Committee on Judiciary, Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22; Fred W. Carstens, Legislative District 30 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 24-513, Reissue Revised Statutes of Nebraska, 1943, relating to county courts; to provide that the code of civil procedure governing actions in proceedings in the district court will apply in the county court when there are no specific provisions provided therefor; and to repeal the original section.

LEGISLATIVE BILL 831. By Committee on Judiciary, Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22; Fred W. Carstens, Legislative District 30 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 24-317, Reissue Revised Statutes of Nebraska, 1943, relating to courts; to redefine the jurisdiction of judges of the district court in chambers; to extend the powers of judges of the district court that may be exercised in chambers; and to repeal the original section.

LEGISLATIVE BILL 832. By Committee on Judiciary, Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22; Fred W. Carstens, Legislative District 30 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 29-601, Revised Statutes Supplement, 1963, relating to criminal procedure; to conform the provision for jurisdiction of magistrates in criminal cases to the requirements of Article V, section 18, Constitution of Nebraska; and to repeal the original section.

LEGISLATIVE BILL 833. By Committee on Judiciary, William M. Wylie, Legislative District 20; Kenneth L. Bowen, Legislative District 37; Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to repeal sections 25-1921 and 25-1922, Reissue Revised Statutes of Nebraska, 1943, as being obsolete and inconsistent with later legislation.

LEGISLATIVE BILL 834. By Committee on Judiciary, Harold T. Moylan, Legislative District 6; Richard F. Proud, Legislative District 12; Kenneth L. Bowen, Legislative District 37; William M. Wylie, Legislative District 20; Herb Nore, Legislative District 22 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT for submission to the electors of amendments to article V of the Constitution of Nebraska, relating to the judiciary; to provide for the removal or retirement of Justices or judges of any court of the State of Nebraska; to prescribe the procedure for such removal or retirement; to provide for the submission of the proposed amendments to the electors at the general election in November 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 835. By Committee on Judiciary, Fred W. Carstens, Legislative District 30; William M. Wylie, Legislative District 20; Kenneth L. Bowen, Legislative District 37; Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42; Sam Klaver, Legislative District 9 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT relating to municipal courts; to provide for notice of appeal from municipal courts in metropolitan and primary cities; and to provide for filing and service of such notice.

LEGISLATIVE BILL 836. By Committee on Judiciary, Fred W. Carstens, Legislative District 30; William M. Wylie, Legislative District 20; Kenneth L. Bowen, Legislative District 37; Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Sam Klaver, Legislative District 9 and Herb Nore, Legislative District 22.

A BILL FOR AN ACT relating to criminal procedure; to provide a post-conviction procedure; to provide that the procedure shall be cumulative; and to provide for appointment of attorneys as prescribed.

LEGISLATIVE BILL 837. By Committee on Judiciary, Fred W. Carstens, Legislative District 30; Herb Nore, Legislative District 22; William M. Wylie, Legislative District 20; Kenneth L. Bowen, Legislative District 37; Richard F. Proud, Legislative District 12 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend section 25-1245, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure; to provide which persons before whom an affidavit may be made; and to repeal the original section.

LEGISLATIVE BILL 838. By Committee on Judiciary, Fred W. Carstens, Legislative District 30; Herb Nore, Legislative District 22; William M. Wylie, Legislative District 20; Kenneth L. Bowen, Legislative District 37; Richard F. Proud, Legislative District 12 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend sections 77-2004 and 77-2006, Reissue Revised Statutes of Nebraska, 1943, and section 77-2005, Revised Statutes Supplement, 1963, relating to taxation; to change the method of determining inheritance tax; and to repeal the original sections.

LEGISLATIVE BILL 839. By Committee on Judiciary, Herb Nore, Legislative District 22; Fred W. Carstens, Legislative District 30; William M. Wylie, Legislative District 20; Kenneth L. Bowen, Legislative District 37; Richard F. Proud, Legislative District 12; Sam Klaver, Legislative District 9 and Frank Nelson, Legislative District 42.

A BILL FOR AN ACT relating to criminal procedure; to provide for the appointment of counsel to represent a person accused of a felony where such person is unable to procure counsel; to prescribe the procedure for such appointment; to provide for the duties of counsel so appointed; to provide compensation for such counsel so appointed; and to repeal section 29-1803, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 840. By Committee on Judiciary, Kenneth L. Bowen, Legislative District 37; William M. Wylie, Legislative District 20; Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Frank Nelson, Legislative District 42; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT relating to condemnation proceedings; to provide for notice of appeal from the assessment of damages by the appraisers; and to provide for filing and service of such notice.

LEGISLATIVE BILL 841. By Committee on Judiciary, Frank Nelson, Legislative District 42; Harold T. Moylan, Legislative District 6; Richard F. Proud, Legislative District 12; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22; Fred W. Carstens, Legislative District 30 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT relating to criminal procedure; and to require the finding of value of property stolen, embezzled, or falsely

obtained in the verdict of a jury upon conviction of larceny, embezzlement, or obtaining property under false pretenses.

LEGISLATIVE BILL 842. By Committee on Judiciary, Frank Nelson, Legislative District 42; Harold T. Moylan, Legislative District 6; Richard F. Proud, Legislative District 12; Kenneth L. Bowen, Legislative District 37; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22; Fred W. Carstens, Legislative District 30 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT to amend section 77-2018.01, Reissue Revised Statutes of Nebraska, 1943, relating to taxation; to provide that inheritance taxes may be determined in any proceedings instituted under the provisions of Chapter 30, article 17, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section.

STANDING COMMITTEE REPORTS

Public Health and Welfare

LEGISLATIVE BILL 73. Placed on General File as amended.

Standing Committee amendment to LB 73:

1. Since an emergency exists this act shall be in full force and take effect from and after its passage and approval, to law.

LEGISLATIVE BILL 135. Indefinitely postponed.

LEGISLATIVE BILL 136. Placed on General File.

(Signed) Marvin E. Stromer, Chairman

Revenue

LEGISLATIVE BILL 25. Placed on General File as amended.

Standing Committee amendments to LB 25:

Amend Section 1 of the bill, line 6, by striking "eight" and adding in lieu thereof "seven and one-half".

Amend Section 2 of the bill, line 4, by striking "eight" and adding in lieu thereof "seven and one-half".

Section 3. That section 66-424.01, Revised Statutes Supplement, 1963, be amended to read:

The Gasoline Tax Fund shall be distributed by the State Treasurer as follows:

(1) The State Treasurer shall first make all refunds, as provided in sections 66-413 and 66-414, and credit to the Division of Motor Fuels of the Department of Agriculture and Economic Development such amount of the Gasoline Tax Fund as shall be necessary, in addition to such other funds as may be available for that purpose, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state; *Provided*, that in no event shall the amount so credited exceed one per cent of the total Gasoline Tax Fund collected;

(2) The State Treasurer shall then pay all warrants drawn by the Auditor of Public Accounts for all refunds and for such amount as shall be necessary to provide the identifying chemicals as provided in section 66-447;

(3) Fifteen per cent of *fourteen-fifteenths* of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall then be transferred to the various county treasurers of the state in the same manner as provided in section 66-422 and shall be used as provided in sections 39-1001 to 39-1009;

(4) Twenty-four per cent of *fourteen-fifteenths* of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the various county treasurers of the state in the same manner and for the same uses as provided in sections 66-422 and 66-423; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer six thousand dollars to the Grade Crossing Protection Fund;

(5) *Sixty-one* per cent of *fourteen-fifteenths* of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the Department of Roads in the same manner and for the same uses and purposes as provided in section 66-424; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer sixty thousand dollars to the State Highway Urban Fund, which is hereby created;

(6) *The other one-fifteenth remainder of the Gasoline Tax after making the deductions as provided in subdivisions (1) and (2) of this section shall then be transferred to the various county treasurers of this State in the proportion that the total population of the incorporated cities and villages of each county bears to the entire population of the cities and villages of the State as shown by the last United States government census; and the county treasurers*

shall distribute said funds to each incorporated city or village in said county, to be credited to their Street Funds, in such proportion as the population of such incorporated city or village, as shown by said census, bears to the total populations of all incorporated cities and villages within said county.

Renumber Section 3 of the bill to become Section 6 and amend to read:

Section 6. That original sections 66-410, 66-424.01 and 66-428 Revised Statutes Supplement 1963, are repealed.

LEGISLATIVE BILL 26. Placed on General File as amended.

Standing Committee amendments to LB 26:

Amd. 1. Section 1, lines 10, 13, and 14 delete "seven" and insert "eight"; and in line 17 after "Legislature" insert the following: "*except that an amount equal to seven-twentieths of two cents per package or fractional part thereof shall be placed in the State Educational Television Fund, and an amount equal to six-twentieths of two cents per package or fractional part thereof shall be placed in the State Recreation Road Fund, and an amount equal to seven-twentieths of two cents per package or fractional part thereof shall be placed in the Land and Water Conservation Fund.*"

Amd. 2. Immediately after section 1, insert four new sections to be known as sections 2 to 5 and to read as follows:

"Section 2. That section 77-2608, Revised Statutes Supplement, 1963, be amended to read as follows:

77-2608. The director shall prepare and have suitable stamps for use on each kind of piece or package of cigarettes, except where cigarette tax meter impressions are affixed. Requisition for the preparation of such stamps shall be made through the office of the State Purchasing Agent as other state supplies are requisitioned, and the director and his bondsmen shall be liable for the value of all such stamps delivered to him. The Auditor of Public Accounts shall audit annually or as often as the auditor deems advisable the records of the director with respect to the money received from the sale of stamps and as revenue from tax meter impressions for the purpose of determining the accuracy and correctness of the same. The director shall sell the stamps only to licensed wholesale dealers, as defined in section 77-2601, and he shall keep an accurate record of all stamps coming into and leaving his hands. Such stamps shall be sold and accounted for at the face value thereof, except that the director may, by regulation certified to the State Treas-

urer, authorize the sale thereof to wholesale dealers in this state or outside of this state at a discount not exceeding five per cent of such face value as a commission for affixing and *canceling* such stamps; *Provided*, that any wholesale dealer using a tax meter machine shall be entitled to the same discount as allowed a wholesale dealer for affixing and *canceling* the stamps. The money received by the director from the sale of said stamps and as revenue from such tax meter impressions shall be deposited by him daily with the State Treasurer, who shall credit (1) *three-fourths of the money to the General Fund, (2) seven-twentieths of two cents to the State Educational Television Fund, (3) six-twentieths of two cents to the State Recreation Road Fund, and (4) seven-twentieths of two cents in the Land and Water Conservation Fund.*

Section 3. That section 77-2610, Revised Statutes Supplement, 1963, be amended to read as follows:

77-2610. Upon the written request of the original purchaser thereof and upon the return of any unused stamps, the director shall redeem such stamps. The director shall prepare a voucher showing the amount of such returned unused stamps and the Auditor of Public Accounts shall draw his warrant upon the State Treasurer for such amount in favor of the person returning such unused stamps. *The refunds shall be paid as follows: Three-fourths from the General Fund, and from the other one-fourth, (1) seven-twentieths from the State Educational Television Fund, (2) six-twentieths from the State Recreation Road Fund, and (3) seven-twentieths from the Land and Water Conservation Fund.* By the terms of sections 77-2601 to 77-2615, the director, the Auditor of Public Accounts and the State Treasurer are specifically authorized to adjust all errors in payments for unused stamps.

Section 4. That section 77-2612, Revised Statutes Supplement, 1963, be amended to read as follows:

77-2612. The director is hereby authorized to employ, with the advice and consent of the Governor, a sufficient number of inspectors, clerks, assistants and agents to enforce the provisions of sections 77-2601 to 77-2615, including the collection of all stamp taxes and all revenue from cigarette tax meters provided for herein. In such enforcement the director may call to his aid the Attorney General, any county attorney, any sheriff, deputy sheriff or other peace officer. The compensation of all persons employed hereunder shall be fixed by the Governor and shall be paid from the revenues derived under the provisions of sections 77-2601 to 77-2615. The expenses of administering sections 77-2601 to 77-2615, including necessary assistants, clerical help,

cost of enforcement, cost of stamps and incidental expenses, when approved by the director, shall be paid by warrants, *three-fourths of which shall be issued against the General Fund and the other one-fourth as follows: (1) seven-twentieths from the State Educational Television Fund, (2) six-twentieths from the State Recreation Road Fund, and (3) seven-twentieths from the Land and Water Conservation Fund*, but the same shall not exceed four per cent of the funds collected under the provisions of sections 77-2601 to 77-2615, said expenses in each instance to be approved by the director. The director is hereby authorized to promulgate rules and regulations which are consistent with the provisions of sections 77-2601 to 77-2615 and their proper enforcement. Each wholesale dealer shall make application to the director, upon forms to be furnished by the department for a permit to use the tax meter machines, as set forth in section 77-2603, or to purchase said stamps as provided in section 77-2608, or both. Each wholesale dealer shall furnish with such application evidence satisfactory to the director showing that he has obtained a license as a wholesale dealer in accordance with section 28-1025. He shall accompany said application with a fee of one dollar to be placed in the General Fund if the permit is granted and otherwise to be returned to the applicant. If the application is approved and the bond referred to in section 77-2603 is given and approved, if such bond is required under said section 77-2603, the director shall issue such license which shall be conspicuously posted in the place of business of such wholesale dealer.

Section 5. That section 77-2613, Revised Statutes Supplement, 1963, be amended to read as follows:

77-2613. The State Treasurer shall place *three-fourths* of money received under sections 77-2601 to 77-2615 in the General Fund, and *the other one-fourth*, as follows: (1) *seven-twentieths in the State Educational Television Fund, (2) six-twentieths in the State Recreation Road Fund, and (3) seven-twentieths in the Land and Water Conservation Fund*, and from time to time, upon voucher approved by the director, disburse such sum or sums as may be necessary to administer and carry out the provisions of sections 77-2601 to 77-2615 relating to the collection of said tax, subject to the limitations therein provided."

Amd. 3. Renumber original section 2 as section 6 and in lines 8, 10, and 11 strike "*seven*" and insert "*eight*".

Amd. 4. Immediately after renumbered section 6, insert a new section to be known as section 7 and to read as follows:

"Section 7. That section 77-2620, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

77-2620. All cigarettes subject to the tax as imposed by section 77-2602 to which stamps have not been affixed, as required by sections 77-2601 to 77-2615, except as permitted by the provisions of section 77-2607, found in any place in this state are declared to be contraband goods and may be seized by the Director of Agriculture and *Economic Development*, his agents or employees, or by any peace officer of this state, when directed by the director to do so, without a warrant. The director may, upon satisfactory proof, direct the return of any confiscated cigarettes when he shall have reason to believe that the owner thereof has not willfully, or intentionally evaded any tax imposed under section 77-2602. The director may, in the absence of proof of good faith, confiscate any unstamped cigarettes found in the possession of any person, except as permitted by the provisions of section 77-2607, and may within a reasonable time thereafter, by a public notice of at least fifteen days before the day of sale, sell such confiscated cigarettes at public sale and pay the proceeds into the state treasury, and the State Treasurer shall credit *three-fourths of the proceeds* to the General Fund and the other one-fourth as follows: (1) *seven-twentieths to the State Educational Television Fund*, (2) *six-twentieths to the State Recreation Road Fund*, and (3) *seven-twentieths to the Land and Water Conservation Fund*. Any purchaser of such cigarettes shall be required to purchase, and affix the stamps, as required by sections 77-2601 to 77-2615. The seizure and sale of any cigarettes under the provisions of this section shall not relieve any person from a fine, imprisonment, or other penalty for violation of the provisions of sections 77-2601 - 77-2615. The director, his agents, employees, and any peace officer of this state, when directed so to do, shall not in any way be responsible in any court for the seizure or the confiscation of any unstamped packages of cigarettes."

Amd. 5. Strike original section 3 and insert a new section to be known as section 8 and to read as follows:

"Sec. 8. That original sections 77-2620, Reissue Revised Statutes of Nebraska, 1943, and sections 77-2602, 77-2608, 77-2610, 77-2612, 77-2613, and 77-2616, Revised Statutes Supplement, 1963, are repealed."

(Signed) J. W. Burbach, Chairman

Adjournment

At 11:53 a.m., on a motion by Mr. Adamson, the Legislature adjourned until 9:00 a.m., Wednesday, February 10, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, February 10, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present.

MOTION—Prayers

Mr. Carpenter moved that the prayer by the Chaplain this morning be printed in the Legislative Journal, and all prayers hereafter.

The motion prevailed.

Prayer

O God, as we look out upon a land of white this morning, yet realize it is composed of millions of individual grains. So we know that Thou, who dost look on three billions of thy creatures all over the earth, art as concerned about each of us here as if we were an only child. Thou dost understand how hard it is for these thy servants to keep in mind the thousands of their fellow citizens for whom they must legislate. Thou knowest the clamor of voices in their ears, the constant tugging at their sleeves, forever trying to influence them; the small voices of the little men without money or names; the blatant voices of aggressive pressure groups; the big voices of selfish men and those working for personal gain, even the whispering inner voices of personal ambition, those insinuating voices holding out the lure of unmerited reward. Amid all the din of voices, give these thy servants the willingness to take time to listen to thy voice, knowing that if they follow the still small voice within, all thy people will be served fairly, and all groups will get what they deserve. For Jesus' sake. Amen.

Correction for the Journal

Page 423, line 24, delete "according".

The Journal for the Twenty-sixth Day was approved as corrected.

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 637	Wednesday, February 17, 1965	2:00 p.m.
LB 645	Wednesday, February 17, 1965	2:00 p.m.

Committee on Education

LB 254	Monday, February 15, 1965	2:00 p.m.
LB 284	Monday, February 15, 1965	2:00 p.m.
LB 419	Monday, February 15, 1965	2:00 p.m.
LB 420	Monday, February 15, 1965	2:00 p.m.
LB 469	Tuesday, February 16, 1965	2:00 p.m.
LB 474	Tuesday, February 16, 1965	2:00 p.m.
LB 634	Tuesday, February 16, 1965	2:00 p.m.
LB 215	Monday, February 22, 1965	2:00 p.m.
LB 313	Monday, February 22, 1965	2:00 p.m.
LB 448	Monday, February 22, 1965	2:00 p.m.
LB 72	Tuesday, February 23, 1965	2:00 p.m.
LB 301	Tuesday, February 23, 1965	2:00 p.m.
LB 318	Tuesday, February 23, 1965	2:00 p.m.
LB 9	Monday, March 1, 1965	2:00 p.m.
LB 37	Monday, March 1, 1965	2:00 p.m.
LB 417	Monday, March 1, 1965	2:00 p.m.
LB 418	Monday, March 1, 1965	2:00 p.m.
LB 108	Tuesday, March 2, 1965	2:00 p.m.
LB 109	Tuesday, March 2, 1965	2:00 p.m.
LB 111	Tuesday, March 2, 1965	2:00 p.m.
LB 113	Tuesday, March 2, 1965	2:00 p.m.
LB 114	Tuesday, March 2, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Judiciary**

LEGISLATIVE RESOLUTION 9. Placed on General File.

Statement on LR 9:

Several hundred people were present at the hearing of said resolution, February 1, 1965, many speaking for and in opposition. After a hearing which took nearly three hours and would take three

books to explain, I refer the members of the Legislature to Pages 148 and 149 of the Journal for the substance in said resolution, which takes in everything as provided by Article V of the Constitution of the United States. The opposition contended that the resolution is un-American, sponsored by the Birch Society and many other un-American groups.

After a thorough and complete hearing some of the members of the Judiciary Committee who voted to advance the bill to General File felt that the entire Legislature deserved to hear it, although I am sure that at least two or three of these five members will probably vote against Resolution #9 when it is debated on the floor. Nevertheless, the Committee advanced Resolution #9 to General File by a vote of 5 - 2, one not voting.

LEGISLATIVE BILL 178. Placed on General File.

LEGISLATIVE BILL 209. Placed on General File.

(Signed) Sam Klaver, Chairman

Government and Military Affairs

LEGISLATIVE BILL 36. Placed on General File as amended.

Standing Committee amendment to LB 36:

1. Amend the bill section 1, line 14, by inserting after "money" the following: "*land, or buildings*".

(Signed) Jerome Warner, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 39. Placed on General File as amended.

Standing Committee amendment to LB 39:

1. In section 1 strike the new matter in lines 7 and 8.

2. In section 1, line 17, strike "*five thousand*" and reinstate the stricken "*twenty-four hundred*" in lines 16 and 17.

3. Strike section 2.

4. Strike section 3 and insert in lieu thereof:

"Sec. 2. No horse in which any member of the State Racing Commission or its employees has any interest shall be raced at any meet under the jurisdiction of the commission. Any commission member or employee violating the provisions of this section shall forfeit his office."

5. Renumber original sections 4 and 5 as sections 3 and 4 respectively.

6. In renumbered section 3, line 12, beginning with the word "At" strike through the period in line 20 and show the same as stricken. Strike the new matter beginning in line 21 and insert in lieu thereof:

"At the end of each race meet the licensee shall furnish to the commission a complete certified audit showing all expenses and disbursements. Such certified audit shall be in the form specified by the commission and shall be filed on or before February 1 following such meet."

(Signed) M. A. Kremer, Chairman

SELECT FILE

LEGISLATIVE BILL 189. Advanced to E and R for engrossment.

LEGISLATIVE BILL 190. E and R amendment found in the Legislative Journal for the Twenty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 191. E and R amendments found in the Legislative Journal for the Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 192. Laid over at the request of Mr. Klaver.

LEGISLATIVE BILL 193. Advanced to E and R for engrossment.

LEGISLATIVE BILL 194. E and R amendments found in the Legislative Journal for the Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 196. E and R amendment found in the Legislative Journal for the Twenty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 197. E and R amendments found in the Legislative Journal for the Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 198. Laid over at the request of Mr. Klaver.

LEGISLATIVE BILL 199. Advanced to E and R for engrossment.

LEGISLATIVE BILL 201. Mr. R. Rasmussen offered the following unanimous consent amendment:

1. In section 4, line 5, strike "ten" and insert "twenty"; in line 8, strike "duplicate"; and strike lines 9 to 11 and insert "money paid into the state treasury."

2. Immediately after section 4, insert four new sections to be known as sections 5 to 8 respectively, and to read as follows:

"Sec. 5. That section 49-707, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

49-707. The State Librarian shall cause the supplements and replacement volumes to be copyrighted under the copyright laws of the United States for the benefit of the people of Nebraska. The supplements and replacement volumes shall be sold and distributed by the State Librarian at such price as shall be prescribed by the Revisor of Statutes *which price shall be sufficient to recover all costs of publication*. The money received therefor shall be paid into the state treasury to the credit of the General Fund. The State Librarian shall take duplicate receipts for all such money paid into the state treasury, one to be kept in his office and the other to be filed with the Auditor of Public Accounts. Supplements and replacement volumes shall be furnished and delivered free of charge in the same number and to the same parties as are designated in section 49-617 as being entitled to receive the Revised Statutes of Nebraska, 1943.

Sec. 6. That section 49-736, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

49-736. The State Librarian shall cause the reissued volumes to be copyrighted under the copyright laws of the United States for the benefit of the people of Nebraska. The State Librarian shall sell copies of the two volumes in a set at the price of ~~ten~~ *twenty* dollars per set. The money received therefor shall be paid into the state treasury to the credit of the General Fund. The State Librarian shall take duplicate receipts for all such money paid into

the state treasury, one to be kept in his office and the other to be filed with the Auditor of Public Accounts.

Sec. 7. That section 49-740, Revised Statutes Supplement, 1963, be amended to read as follows:

49-740. The State Librarian shall cause the reissued volumes to be copyrighted under the copyright laws of the United States for the benefit of the people of Nebraska. The State Librarian shall sell copies of the two volumes in a set at the price of ~~ten~~ *twenty* dollars per set. The money received therefor shall be paid into the state treasury to the credit of the General Fund. The State Librarian shall take ~~duplicate~~ receipts for all such money paid into the state treasury, one to be kept in his office and the other to be filed with the Auditor of Public Accounts.

Sec. 8. That section 49-744, Revised Statutes Supplement, 1963, be amended to read as follows:

49-744. The State Librarian shall cause the reissued volumes to be copyrighted under the copyright laws of the United States for the benefit of the people of Nebraska. The State Librarian shall sell copies of the two volumes in a set at the price of ~~ten~~ *twenty* dollars per set. The money received therefor shall be paid into the state treasury to the credit of the General Fund. The State Librarian shall take ~~duplicate~~ receipts for all such money paid into the state treasury, ~~one to be kept in his office and the other to be filed with the Auditor of Public Accounts."~~

3. Renumber original section 5 as section 9.

4. In the title, line 6, insert "to amend sections 49-707 and 49-736, Reissue Revised Statutes of Nebraska, 1943, and sections 49-740 and 49-744, Revised Statutes Supplement, 1963; to increase the price at which volumes of the statutes are to be sold; to eliminate provisions for the taking of duplicate receipts; to repeal the original sections;" after the semicolon.

Mr. Bauer objected.

Mr. Rasmussen moved the adoption of the amendment. The motion prevailed with 42 ayes, 1 nay and 6 not voting.

The amendment was adopted.

Advanced to E and R for Engrossment.

LEGISLATIVE BILL 18. E and R amendment found in the Legislative Journal for the Twenty-sixth Day was adopted.

Advanced to E and R for engrossment.

Visitors

Mr. Lysinger introduced ex-senator W. J. Williams.

GENERAL FILE

LEGISLATIVE BILL 84. Considered.

Mr. Ruhnke offered the following amendment which was adopted:

1. Insert the words ", if used" in Standing Committee amendment one, in line 6 after the word "values".

Mr. Carpenter offered the following amendment:

1. Page 5, line 49, after "provided", strike all lines 49 thru 53 and insert: "If the omission or failure to return intangible property was the result of filing a late return and if no extension of time for filing has been granted as provided in Sections 77-1229, and if the return was voluntarily made by the taxpayer without notice and prior to April 1 of the year in which the assessment should have been made, to the tax shall be added a penalty on intangible property of 50% of the tax due."

Mr. Klaver offered the following amendment to the Carpenter amendment:

1. Strike "April 1" and insert "May 1".

The Klaver amendment was adopted.

The Carpenter amendment was adopted as amended.

Mr. Ruhnke offered the following amendment, which was adopted:

1. In Standing Committee amendment 2, delete the entire sentence starting with the word "If", in line 32.

The Standing Committee amendments were adopted as amended.

Advanced to E and R for review with 44 ayes, 2 nays and 3 not voting.

LEGISLATIVE BILL 146. Laid over at the request of Mr. Warner.

LEGISLATIVE BILL 86. Reading waived. Considered.

Mr. Burbach offered the following Standing Committee amendments:

1. Page 2, Sec. 2, line 3, delete "six" and insert in lieu thereof "ten".

2. Page 3, Sec. 2, line 11, delete "six" and insert in lieu thereof "ten".

3. Eric Rasmussen asked that his name be stricken as an introducer.

The amendments were adopted with 37 ayes, 11 nays and 1 not voting.

Mr. Skarda was excused at 10:45 a.m., for the remainder of the morning.

Mr. Gerdes offered the following amendment:

1. In Sec. 2, line 6, strike the word "sixty" and insert "sixty-five".

Mr. Stromer moved to amend the Gerdes amendment, as follows:

1. Strike "sixty-five" and insert "sixty-two".

The Stromer amendment was adopted with 25 ayes, 22 nays and 2 not voting.

The Gerdes amendment was adopted as amended with 37 ayes, 9 nays and 3 not voting.

Advanced to E and R for review with 32 ayes, 14 nays and 3 not voting.

Speaker Bowen Presiding

Visitors

Mr. Moulton introduced 5 visitors from the University of Omaha.

UNANIMOUS CONSENT—LB 46

Mr. Adamson asked unanimous consent to hold LB 46 in its present position on E and R for review. No objections. So ordered.

MOTION—Space Acquisition

Mr. President: I move that the Legislature approve the acquisition of space outside of the State Capitol Building for the use of the Railway Commission and such other agencies or departments as may be designated by the Governor under Section 72-701.08, R.S. Supp., 1963.

(Signed) W. H. Hasebroock.

The motion prevailed.

UNANIMOUS CONSENT—Change Hearing Rooms

Mr. Syas asked unanimous consent that the Urban Affairs Committee and the Revenue Committee exchange hearing rooms today. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Budget

LB 412	Wednesday, February 17, 1965	2:00 p.m.
LB 561	Wednesday, February 17, 1965	2:00 p.m.
LB 266	Wednesday, February 17, 1965	2:00 p.m.
LB 267	Wednesday, February 17, 1965	2:00 p.m.
LB 268	Wednesday, February 17, 1965	2:00 p.m.
LB 269	Wednesday, February 17, 1965	2:00 p.m.
LB 270	Wednesday, February 17, 1965	2:00 p.m.
LB 271	Wednesday, February 17, 1965	2:00 p.m.
LB 272	Wednesday, February 17, 1965	2:00 p.m.
LB 273	Wednesday, February 17, 1965	2:00 p.m.
LB 274	Wednesday, February 17, 1965	2:00 p.m.
LB 275	Wednesday, February 17, 1965	2:00 p.m.
LB 276	Wednesday, February 17, 1965	2:00 p.m.
LB 374	Thursday, February 18, 1965	2:00 p.m.
LB 506	Thursday, February 18, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Public Health and Welfare

LEGISLATIVE BILL 32. Indefinitely postponed.

LEGISLATIVE BILL 40. Indefinitely postponed.

LEGISLATIVE BILL 91. Placed on General File.

(Signed) Marvin E. Stromer, Chairman

Miscellaneous Subjects

LEGISLATIVE BILL 217. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Revenue

LEGISLATIVE BILL 27. Placed on General File as amended.

Standing Committee amendment to LB 27:

Page 2, Section 1, line 6 after word "of" delete "*twelve*" and insert "*eight*" in lieu thereof.

(Signed) J. W. Burbach, Chairman

Enrollment and Review

LEGISLATIVE BILL 6. Correctly engrossed.

LEGISLATIVE BILL 97. Placed on Select File as amended.

E and R amendment to LB 97:

1. In section 1, lines 5 and 6, strike the parentheses, showing the same as stricken, and in each instance insert an underscored comma.

LEGISLATIVE BILL 96. Placed on Select File as amended.

E and R amendment to LB 96:

1. In section 1, line 5, strike "(a)" and insert "{a} (1)"; in line 9, strike "(b)" and insert "{b} (2)"; and in line 12, strike "(c)" and insert "{c} (3)".

LEGISLATIVE BILL 187. Placed on Select File as amended.

E and R amendments to LB 187:

1. In section 1, line 8, strike "*said*" and insert "*such*"; and in line 9, strike "*said*" and insert "*said such*".

2. In section 2, lines 12 and 13, strike "*said*" and insert "*such*".

3. In the title, lines 4 and 5, strike "provide for publication of notices to"; and in line 6, insert "for publication of notices" after "thereof".

LEGISLATIVE BILL 51. Placed on Select File as amended.

E and R amendment to LB 51:

1. In section 1, insert "(1)" at the end of line 10; in line 15, strike "*and except that*" and insert "*except that (2)*"; and in line 18, strike "*except, also, that*", showing the same as stricken and insert "(3)".

LEGISLATIVE BILL 66. Placed on Select File.

LEGISLATIVE BILL 74. Placed on Select File as amended.

E and R amendments to LB 74:

1. In standing committee amendment 1, line 1, insert "Sec. 3." before "Since"; and in line 1, insert a comma after "exists".

2. In the title, line 7, strike "and"; and in line 8, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 75. Placed on Select File as amended.

E and R amendments to LB 75:

1. In standing committee amendment 1, strike "the word" in line 2 and all of line 3 and insert "~~the prior creation of creating~~".

2. In standing committee amendments 2 and 4, strike line 2 and insert "'therefor' and show the same as stricken".

3. In standing committee amendment 3, strike line 3, and insert "and without prior creation of *or creating*".

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—State Flag

Mr. President: I move that the Legislature present to the Camp Director of the Covered Wagon Council of the Boy Scouts a State Flag to be flown over its camp at Fremont since their flag was destroyed recently in a fire, and that a presentation be made in the Chamber of the Legislature.

(Signed) Henry F. Pedersen, Jr.

Laid over.

Announcement

Mr. Kremer announced that a Prayer Breakfast would be held Thursday, February 11, 1965, at 7:15 a.m., at the Kopper Kettle.

Adjournment

At 12:00 p.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Thursday, February 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska

Thursday, February 11, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by Mr. Kremer.

Prayer

Our heavenly Father we come into thy presence in prayer again this morning, first of all to thank thee for thy continued blessings. This generous supply of moisture again reminds us of thy promise that there shall be winter and summer, seed time and harvest as long as the earth remains.

Today we are again faced with decisions, grant us wisdom to make these decisions. Clear our minds from selfish motives and purposes so that all we do today may be for the good of our State.

This morning we join in prayer with many others for those in authority over us, that in this, another hour of crisis, they may have thy divine guidance. Give unto them clear minds to find a solution to avoid war and that our world may enjoy peace. We pray these things in the name of our Lord, Jesus Christ. Amen.

The roll was called and all members were present except Messrs. Batchelder, Bauer, Carstens, Knight, Mahoney, Matzke, Moulton, Moylan, Pedersen, Syas and Wallwey who were excused.

Communication

Letter from Dave Martin, Member of Congress, thanking the Legislature for the copy of LR 13.

UNANIMOUS CONSENT—LR 9

Mr. Carpenter asked unanimous consent that LR 9 be the first order of business on General File, Tuesday, February 16, 1965.

Mr. E. Rasmussen objected.

Mr. Carpenter so moved that LR 9 be taken up on that date.

The motion lost with 17 ayes, 17 nays and 15 not voting.

MOTION—Scheduled Hearings

Mr. President: I move that we continue to have the scheduled Committee Hearings this afternoon and leave it up to the Committee whether to hold another hearing on the Bills, due to the incimate weather. (Signed) Harold B. Stryker

The motion prevailed.

RESOLUTIONS

LEGISLATIVE RESOLUTION 17. Re: General Fund Surplus

Introduced by J. W. Burbach, 19th District; Richard D. Marvel, 33rd District; Calista Cooper Hughes, 1st District; Peter H. Claussen, 18th District and Dale L. Payne, 3rd District.

WHEREAS, the State Board of Equalization and Assessment, in setting the state mill levy, is required to be from three to five per cent in excess of the amount of the appropriations; and

WHEREAS, there is believed to be an unappropriated surplus in the General Fund the amount of which is extremely difficult to determine; and

WHEREAS, the amount of such unappropriated surplus should be determined and applied in reduction of the mill levy commencing with the 1969-71 biennium.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That a certified public accountant or firm be employed to audit the accounts of the state in order to determine the amount of the unappropriated surplus in the General Fund as of March 31, 1965, and that an appropriation sufficient to pay the cost of such audit be made.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 167. Placed on Select File as amended.

E and R amendments to LB 167:

1. In new section 2, added by the Stryker General File amendment, line 1, strike "Section" and insert "Sec."; in line 1, insert a comma after "reproduce"; in line 2, strike "herein" and insert "in section 1 of this act"; in line 4, insert a comma after "circulate"; in line 5, insert a comma after "thereof"; in line 6, insert a comma after "reproduction"; in line 9, strike "may" and insert "shall"; strike the semicolon at the end of line 10, and insert "fined and imprisoned"; and strike lines 11 to 13 and insert "The commission may also bring an action to enjoin any violation of the provisions of this act."

2. In new section 3, added by the Stryker General File amendment, line 1, strike "Section" and insert "Sec."; in line 2, insert a comma after "reproduce"; in line 3, insert "of this act" after "1"; insert a comma at the end of line 4; in line 11, insert a comma after "reproduced"; and in line 15, insert a comma after "reproduction".

3. Strike the last line of the Stryker General File amendment, and in lieu thereof insert "Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. In the title, line 4, insert "; to make certain acts unlawful; to provide penalties; to provide for permits and fees; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 314. Placed on Select File as amended.

E and R amendment to LB 314:

1. In section 1, line 11, insert an underscored comma before "or".

LEGISLATIVE BILL 1. Placed on Select File.

LEGISLATIVE BILL 76. Placed on Select File.

LEGISLATIVE BILL 98. Placed on Select File as amended.

E and R amendments to LB 98:

1. Strike all stricken and new matter as amended by standing committee amendment 1 and in lieu thereof insert "State, city, village, or township taxes, levied for other special purposes, shall *may* be paid only in lawful money of the United States, or by warrants drawn and payable out of the particular fund on account of which they are tendered. *Lawful money of the United States, checks, drafts, money orders or other bills of exchange may be accepted in payment of any state, county, village, township, school*

district or other governmental subdivision tax, levy, excise, duty, custom, toll, penalty, fine, license, fee or assessment of whatever kind of nature, whether general or special. Read and labor taxes shall be paid in cash."

LEGISLATIVE BILL 171. Correctly engrossed.

LEGISLATIVE BILL 185. Correctly engrossed.

LEGISLATIVE BILL 186. Correctly engrossed.

LEGISLATIVE BILL 188. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Mr. Ruhnke Presiding

SELECT FILE

LEGISLATIVE BILL 192. Laid over at the request of Mr. Klaver.

LEGISLATIVE BILL 198. Mr. Klaver offered the following amendment which was adopted by unanimous consent:

1. Reinstate the stricken matter as follows: "and the employees of the Division of Motor Fuels of the Department of Agriculture".

Advanced to E and R for engrossment, as amended.

LEGISLATIVE BILL 97. E and R amendment found in the Legislative Journal for the Twenty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 96. E and R amendment found in the Legislative Journal for the Twenty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 187. E and R amendments found in the Legislative Journal for the Twenty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 51. E and R amendment found in the Legislative Journal for the Twenty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 66. Advanced to E and R for engrossment.

LEGISLATIVE BILL 74. E and R amendments found in the Legislative Journal for the Twenty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 75. E and R amendments found in the Legislative Journal for the Twenty-seventh Day were adopted.

Advanced to E and R for Engrossment.

MOTION—Place LB 53 on General File

Mr. President: I move that LB 53 be placed on General File notwithstanding the Committee action. (Signed) Kenneth L. Bowen

Mr. Bowen asked unanimous consent that this motion be laid over until Monday, February 15, 1965. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 453. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 146. Considered.

Standing Committee amendments found in the Legislative Journal for the Twenty-fourth Day were adopted.

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

LEGISLATIVE BILL 87. Mr. Fleming asked unanimous consent to hold LB 87 until Monday, February 15, 1965. No objections. So ordered.

LEGISLATIVE BILL 159. Read and Considered.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

Speaker Bowen Presiding**LEGISLATIVE BILL 208.** Read and Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 47. Reading waived. Considered.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

LEGISLATIVE BILL 48. Reading waived. Considered.

Mr. Paxton offered the following amendment:

1. In Sec. 2, line 9, strike "or appointed".

The amendment was adopted with 19 ayes, 17 nays and 13 not voting.

Mr. Carpenter moved to reconsider the action taken on the Paxton amendment.

Mr. Carpenter asked for a Call of the House.

The Call showed 38 members present.

Mr. Stryker moved the Call be raised. The motion prevailed.

The Carpenter motion to reconsider lost with 18 ayes, 17 nays and 14 not voting.

LB 48 was laid over at the request of Mr. Ruhnke.

LEGISLATIVE BILL 263. Reading waived. Considered.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 157. Read and Considered.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

Mr. Klaver Presiding

RESOLUTIONS

LEGISLATIVE RESOLUTION 18. Re: Restored Payment for Production of Castor Beans

Introduced by J. W. Burbach, 19th District; Peter H. Claussen, 18th District and Dale L. Payne, 3rd District.

LEGISLATIVE RESOLUTION 18

Introduced by J. W. Burbach, 19th District; Peter H. Claussen, 18th District; Dale L. Poyne, 3rd District.

WHEREAS, this country is faced with a continuing surplus of feed grains; and

WHEREAS, castor beans are not in surplus but rather there is a growing demand for the oil products derived therefrom; and

WHEREAS, the division of land from the production of feed grains to the production of castor beans should be encouraged because of the resulting reduction in the surplus of feed grains and because of the savings to the taxpayer arising from the reduction in payment below that which would be made for such diversion if castor beans were not planted on such land; and

WHEREAS, the Secretary of Agriculture of the United States has announced that the payment when castor beans are planted on such diverted land is to be reduced from fifty to thirty per cent of the basic payment for diversion.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Secretary of Agriculture of the United States be urged to restore the payment for the production of castor beans on diverted land to fifty per cent of the basic payment for diversion.

2. That copies of this resolution be forwarded to the Secretary of Agriculture of the United States and to each United States Senator and Congressman from Nebraska.

MOTION—Suspend Rules

Mr. Burbach moved to suspend the rules and discuss LR 18 today.

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

LR 18 was adopted with 36 ayes, 0 nays and 13 not voting.

UNANIMOUS CONSENT—Members Excused

Mr. Marvel asked unanimous consent that he and the following members be excused for a short time: Mrs. Orme, Messrs. Adamson, Gerdes and Warner. No objections. So ordered.

UNANIMOUS CONSENT—Employees Excused

Mr. Bowen asked unanimous consent that the Secretaries be allowed to go home this afternoon after the committee hearings. No objections. So ordered.

Speaker Bowen Presiding

MOTION—LR 18

Mr. President: I move that Senator Carl Curtis be instructed to take a copy of LR 18 to the President of the United States and intervene in our behalf. (Signed) Terry Carpenter

Mr. Klaver moved to amend the motion to include the entire delegation from Nebraska.

The Klaver amendment was adopted with 32 ayes, 0 nays and 17 not voting.

Mr. Carpenter asked for a record vote on his motion as amended:

Voting in the affirmative, 32:

Bowen	Danner	Kokes	Rasmussen, R.
Brauer	Fleming	Kremer	Ruhnke
Budd	Harsh	Nelson	Skarda
Burbach	Hasebroock	Nore	Stromer
Carpenter	Holmquist	Paine, I.	Stryker
Claussen	Hughes	Paxton	Wallwey
Craft	Kjar	Payne, D.	Whitney
Crandall	Klaver	Proud	Wylie

Voting in the negative, 0:

Not voting, 17:

Adamson	Bauer	Gerdes	Lysinger
Batchelder	Carstens	Knight	Mahoney

Marvel	Moylan	Pedersen	Syas
Matzke	Orme	Rasmussen, E.	Warner
Moulton			

The Carpenter motion, as amended, was adopted.

MOTION—Reapportionment Bills

Mr. President: I move that the Chairman of the Government and Military Affairs Committee be requested to take all the reapportionment bills and set them for hearing, as soon as possible, but not later than March 1, 1965. (Signed) Sam Klaver

Motion laid over at the request of Mr. Ruhnke, until the Chairman of the Government and Military Affairs Committee is present.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 444	Monday, February 22, 1965	2:00 p.m.
LB 445	Monday, February 22, 1965	2:00 p.m.
LB 522	Monday, February 22, 1965	2:00 p.m.
LB 499	Tuesday, February 23, 1965	2:00 p.m.
LB 511	Tuesday, February 23, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Labor

LEGISLATIVE BILL 17. Indefinitely postponed.

LEGISLATIVE BILL 117. Placed on General File as amended.

Standing Committee amendment to LB 117:

1. Amend the bill by adding a new section immediately after section 1 to be known as section 2 and to read as follows:

"Sec. 2. That section 71-3209, Revised Statutes Supplement, 1963, be amended to read as follows:

71-3209. Each license issued or renewed by the secretary shall expire at the end of two years from its date of issue or last renewal but on June 30 of the first even-numbered year following its issuance and may be renewed by the secretary upon the payment by the licensee, not later than the expiration date, of a license renewal fee of ten dollars for a license for a private detective or a private detective agency or of two dollars for a license for a plain clothes

investigator and upon the submission by such licensee of such a license renewal application as the secretary may prescribe as reasonable necessary to ascertain such licensee's continued compliance with the provisions of sections 71-3201 to 71-3213.”.

2. Amend the bill by renumbering section 2 as section 3.

3. Amend renumbered section 2 of the bill by striking lines 1 and 2 and inserting:

“Sec. 3. That original sections 71-3205 and 71-3209, Revised Statutes Supplement, 1963, are repealed.”.

LEGISLATIVE BILL 213. Placed on General File as amended.

Standing Committee amendment to LB 213:

Page 3, Section 10, Line 4, after the word *issued* begin new sentence to read as follows:

No fee shall be charged for the inspection of an elevator in a state owned building.

LEGISLATIVE BILL 293. Placed on General File.

(Signed) Edward R. Danner, Chairman

Revenue

LEGISLATIVE BILL 145. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

Adjournment

At 12:00 p.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Friday, February 12, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

TWENTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, February 12, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

God of our Fathers, and our God, teach us on this day the lessons of Lincoln—courage in trial, sensitivity to need, belief in the right, good will to all, steadfastness to conviction, and faith in Thee as our God, our help in ages past, our hope for years to come, our shelter from the stormy blast, and our eternal home. Amen.

The roll was called and all members were present except Messrs. Batchelder, Carstens, Mahoney, and Syas who were excused for the day, and Messrs. Bauer and Moylan who were excused until 10:00 a.m.

Corrections for the Journal

Page 436, line 21, insert "3" before "not voting".

Page 439, line 8, correct spelling of "after".

The Journal for the Twenty-seventh Day was approved as corrected.

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 104	Thursday, February 18, 1965	2:00 p.m.
LB 376	Thursday, February 18, 1965	2:00 p.m.
LB 327	Thursday, February 18, 1965	2:00 p.m.
LB 537	Thursday, February 18, 1965	2:00 p.m.
LB 80	Friday, February 19, 1965	2:00 p.m.
LB 82	Friday, February 19, 1965	2:00 p.m.
LB 85	Friday, February 19, 1965	2:00 p.m.
LB 330	Friday, February 19, 1965	2:00 p.m.

Miscellaneous Subjects

LB 591	Friday, February 19, 1965	2:00 p.m.
LB 505	Thursday, February 25, 1965	2:00 p.m.
LB 540	Thursday, February 25, 1965	2:00 p.m.
LB 564	Thursday, February 25, 1965	2:00 p.m.

Appreciation

Messrs. Pedersen and Moulton expressed their appreciation to the Vernon Hall family of Greenwood for their kindness and hospitality to the Senators during the snowstorm on Thursday, February 11, 1965.

UNANIMOUS CONSENT—Cancel Hearing

Mr. Burbach asked unanimous consent to cancel the hearing for LB 161 set for Thursday, February 18, 1965, and to schedule the hearing for a later date. No objections. So ordered.

UNANIMOUS CONSENT—Re-schedule Hearing

Mr. Danner requested that LB 257, scheduled for public hearing on February 17, 1965, be allowed to be reset to be heard February 24, 1965, at the request of the principal introducer. No objections. So ordered.

MOTION—Withdraw LB 420

Mr. Carpenter moved to withdraw LB 420 and to cancel the hearing scheduled for LB 420.

Laid over.

SELECT FILE

LEGISLATIVE BILL 192. Mr. Klaver moved to indefinitely postpone LB 192. The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

GENERAL FILE

LEGISLATIVE BILL 48. Considered.

Mr. Paxton offered the following amendments in lieu of his amendment found in the Legislative Journal for the Twenty-eighth Day:

1. In section 1, strike the stricken matter in lines 11 to 13 and in lieu thereof insert "None of the *appointive* officers mentioned in this article shall be eligible to any other state office during the period for which they have been elected or appointed. . . .".

2. In section 2, line 7, insert "elective" after "of"; and in line 9, strike "or appointed".

The Paxton amendments were adopted with 30 ayes, 3 nays, and 16 not voting.

Advanced to E and R for review with 37 ayes, 2 nays, and 10 not voting.

LEGISLATIVE BILL 77. Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 100. Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 177. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Twenty-sixth Day was adopted.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

LEGISLATIVE BILL 73. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Twenty-sixth Day was adopted.

Advanced to E and R for review with 42 ayes, 0 nays, and 7 not voting.

LEGISLATIVE BILL 136. Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 25. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Twenty-sixth Day were adopted.

Mr. Ruhnke offered the following amendment which was adopted:

66-452. Refund tax gasoline; purchaser and claimant; definition; amount of refund. Every recipient of a permit, as described in section 66-449, shall be regarded as purchaser and claimant if he has paid for any one purchase the excise tax to a distributor upon forty or more gallons of gasoline or motor vehicle fuel, which gasoline or motor vehicle fuel was or is to be used solely and exclusively by such person for propelling or operating a stationary gas engine, tractor, combine, or machinery used solely for agricultural, or quarrying, or industrial purposes in the state or for some purpose not involving the use of any highways in this state. As such purchaser and claimant he shall be entitled to a refund equal to six-sevenths of the amount of six and

one-half cents of the seven and one-half cents so paid per gallon under the provisions of sections 66-445 to 66-466 and not otherwise. No refund shall be made to anyone other than the actual purchaser of such refund tax gasoline or motor vehicle fuel. Laid over temporarily.

Lincoln Day Program

Dr. Robert Palmer gave an address in commemoration of Lincoln's Birthday.

LEGISLATIVE BILL 25. Considered.

Mr. Burbach offered the following amendment, which was adopted:

1. Amend Sec. 3, in subsection "5", after the semi-colon, strike *Provided*, and the balance of sub-section "5".

Mrs. Hughes moved to indefinitely postpone LB 25.

Mr. Burbach moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 37 ayes, 4 nays and 8 not voting.

Mrs. Orme asked for a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 22:

Adamson	Harsh	Lysinger	Rasmussen, E.
Budd	Hasebroock	Nelson	Ruhnke
Claussen	Holmquist	Nore	Stryker
Craft	Hughes	Paxton	Whitney
Crandall	Kjar	Payne, D.	Wylie
Fleming	Kokes		

Voting in the negative, 21:

Bauer	Gerdes	Moylan	Rasmussen, R.
Bowen	Klaver	Orme	Skarda
Brauer	Knight	Paine, I.	Stromer
Burbach	Kremer	Pedersen	Wallwey
Carpenter	Moulton	Proud	Warner
Danner			

Not Voting, 6:

Batchelder	Mahoney	Matzke	Syas
Carstens	Marvel		

LB 25 was indefinitely postponed.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 126. Placed on General File.

LEGISLATIVE BILL 103. Placed on General File as amended.

Standing Committee amendment to LB 103:

1. In section 1, line 10, strike "*That the*" and insert "*The*"; in line 11, insert "*, except in case of fire or other disaster,*" after "*not*"; and in line 12, strike "*one year*" and insert "*six months*".

LEGISLATIVE BILL 123. Placed on General File as amended.

Standing Committee amendment to LB 123:

1. Strike section 2 and in lieu thereof insert:

"Sec. 2. At the end of each semester the chief executive officer of any public or nonpublic secondary school shall report to the Commissioner of Education the names of those children who are not in school by reason of having dropped out or having been excluded or expelled from school during the period covered by the report, on a form prescribed by the Commissioner of Education, and shall furnish a copy thereof to the county or area superintendent. Such notice shall also include a report of any child who, during the period covered by the report, returns to school in any school in this state after having been excluded or expelled, or after having dropped out of school prior to the completion of the twelfth grade."

(Signed) Ross H. Rasmussen, Chairman

NOTICE OF COMMITTEE HEARINGS

Labor

LB 578	Wednesday, February 17, 1965	2:00 p.m.
LB 257	changed from Wednesday, February 17, 1965 to Wednesday, February 24, 1965	2:00 p.m.

Miscellaneous Subjects

LB 13 (Hearing Continued) Thursday, February 18, 1965 2:00 p.m.
LB 16 (Hearing Continued) Thursday, February 25, 1965 2:00 p.m.

Public Health & Welfare

LB 532	Tuesday, March 9, 1965	2:00 p.m.
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Agriculture and Recreation

LB 571 Thursday, February 18, 1965

2:00 p.m.

Members Excused

Messrs. Danner and Klaver were excused for the afternoon.

MOTION—State Flag

Mr. Pedersen renewed his pending motion found in the Legislative Journal for the Twenty-seventh Day for the presentation of a flag to the Camp Director of the Covered Wagon Council of the Boy Scouts at Fremont. Also, that the presentation be made on Washington's Birthday.

Mr. Stromer moved that this motion be laid over until Mr. Mahoney was present.

The motion prevailed.

Adjournment

At 12:15 p.m., on a motion by Mr. Claussen, the Legislature adjourned until 9:00 a.m., Monday, February 15, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, February 15, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

God of our fathers and our God, in the darkness of this stormy morning, disclose the brightness of Thy presence and revive within us the hope of our faith. Deliver us from discouragement, and when we feel most helpless, help us turn to Thee for the answers Thou hast for every question. Enable us to see issues clearly, before crisis clouds them, and help us to choose the good course, lest relying upon our own wisdom we have to choose between evils. Give us the boldness of a faith that has conviction as well as sentiment, and take from us all fears save that of failing to do Thy will. We ask in the name of him who died for all men, even Jesus Christ our Lord. Amen.

President Sorensen Presiding

The roll was called and all members were present except Mr. Moulton who was excused for the day, Messrs. Knight and R. Rasmussen, who were excused until 9:15 a.m. Messrs. Pedersen and Proud, who were excused until 9:40 a.m., and Mr. Stromer who was excused until 10:45 a.m.

Correction for the Journal

Page 448, line 10, insert "(Signed) Sam Klaver".

The Journals for the Twenty-eighth and Twenty-ninth Days were approved as corrected.

STANDING COMMITTEE REPORT**Committee on Committees**

February 9, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Martin L. Gable—Game, Forestation and Parks Commission

W. C. (Bud) Kemptar—Game, Forestation and Parks Commission

Doctor Donald Kreycik—Game, Forestation and Parks Commission

George L. Morris—Director of Public Institutions

James Sandstedt—Director of Aeronautics

Respectfully submitted,
(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report.

The motion prevailed.

Vote on Mr. Gable

Voting in the affirmative, 40:

Adamson	Craft	Klaver	Paine, I.
Batchelder	Crandall	Kokes	Paxton
Bauer	Danner	Kremer	Rasmussen, E.
Bowen	Fleming	Lysinger	Ruhnke
Brauer	Gerdes	Marvel	Stryker
Budd	Harsh	Matzke	Syas
Burbach	Hasebroock	Moylan	Wallwey
Carpenter	Holmquist	Nelson	Warner
Carstens	Hughes	Nore	Whitney
Claussen	Kjar	Orme	Wylie

Voting in the negative, 0.

Not voting, 9:

Knight	Payne, D.	Proud	Skarda
Mahoney	Pedersen	Rasmussen, R.	Stromer
Moulton			

Having received a majority of the votes of all members, the appointment of Martin L. Gable was declared confirmed by the President.

Vote on Mr. Kemptar

Voting in the affirmative, 38:

Adamson	Craft	Klaver	Paine, I.
Batchelder	Crandall	Kokes	Paxton
Bauer	Danner	Kremer	Ruhnke
Bowen	Fleming	Lysinger	Skarda
Brauer	Gerdes	Matzke	Stryker
Budd	Harsh	Moylan	Syas
Burbach	Hasebroock	Nelson	Wallwey
Carpenter	Holmquist	Nore	Warner
Carstens	Hughes	Orme	Whitney
Claussen	Kjar		

Voting in the negative, 0.

Not voting, 11:

Knight	Moulton	Proud	Stromer
Mahoney	Payne, D.	Rasmussen, E.	Wylie
Marvel	Pedersen	Rasmussen, R.	

Having received a majority of the votes of all members, the appointment of W. C. (Bud) Kemptar was declared confirmed by the President.

Vote on Mr. Kreycik

Voting in the affirmative, 39:

Adamson	Craft	Klaver	Paine, I.
Batchelder	Crandall	Kokes	Paxton
Bauer	Danner	Kremer	Ruhnke
Bowen	Fleming	Lysinger	Skarda
Brauer	Gerdes	Marvel	Stryker
Budd	Harsh	Matzke	Syas
Burbach	Hasebroock	Moylan	Wallwey
Carpenter	Holmquist	Nelson	Warner
Carstens	Hughes	Nore	Whitney
Claussen	Kjar	Orme	

Voting in the negative, 0.

Not voting, 10:

Knight	Payne, D.	Rasmussen, E.	Stromer
Mahoney	Pedersen	Rasmussen, R.	Wylie
Moulton	Proud		

Having received a majority of the votes of all members, the appointment of Doctor Donald Kreycik was declared confirmed by the President.

Vote on Mr. Morris

Voting in the affirmative, 42:

Adamson	Crandall	Kremer	Paxton
Batchelder	Danner	Lysinger	Payne, D.
Bauer	Fleming	Mahoney	Ruhnke
Bowen	Gerdes	Marvel	Skarda
Brauer	Harsh	Matzke	Stryker
Budd	Hasebroock	Moylan	Syas
Burbach	Holmquist	Nelson	Wallwey
Carpenter	Hughes	Nore	Warner
Carstens	Kjar	Orme	Whitney
Claussen	Klaver	Paine, I.	Wylie
Craft	Kokes		

Voting in the negative, 0.

Not voting, 7:

Knight	Pedersen	Rasmussen, E.	Stromer
Moulton	Proud	Rasmussen, R.	

Having received a majority of the votes of all members, the appointment of George L. Morris was declared confirmed by the President.

Vote on Mr. Sandstedt

Voting in the affirmative, 43:

Adamson	Crandall	Kremer	Payne, D.
Batchelder	Danner	Lysinger	Rasmussen, E.
Bauer	Fleming	Mahoney	Ruhnke
Bowen	Gerdes	Marvel	Skarda
Brauer	Harsh	Matzke	Stryker
Budd	Hasebroock	Moylan	Syas
Burbach	Holmquist	Nelson	Wallwey
Carpenter	Hughes	Nore	Warner
Carstens	Kjar	Orme	Whitney
Claussen	Klaver	Paine, I.	Wylie
Craft	Kokes	Paxton	

Voting in the negative, 0.

Not voting, 6:

Knight	Pedersen	Rasmussen, R.	Stromer
Moulton	Proud		

Having received a majority of the votes of all members, the appointment of James Sandstedt was declared confirmed by the President.

STANDING COMMITTEE REPORT

Committee on Committees

February 11, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointment of George J. Dworak as State Tax Commissioner, which was submitted by Governor Frank B. Morrison. The Committee suggests that the appointment be confirmed by this Legislative Body, and suggests a record vote on his confirmation.

Respectfully submitted,
(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report.

The motion prevailed.

Vote on Mr. Dworak

Voting in the affirmative, 40:

Adamson	Danner	Kremer	Paxton
Batchelder	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Rasmussen, E.
Budd	Harsh	Marvel	Ruhnke
Burbach	Hasebrook	Matzke	Skarda
Carpenter	Holmquist	Moylan	Stryker
Carstens	Hughes	Nelson	Syas
Claussen	Kjar	Nore	Wallwey
Craft	Klaver	Orme	Warner
Crandall	Kokes	Paine, I.	Whitney

Voting in the negative, 0.

Not voting, 9:

Bowen	Moulton	Proud	Stromer
Brauer	Pedersen	Rasmussen, R.	Wylie
Knight			

Having received a majority of the votes of all members, the appointment of George Dworak was declared confirmed by the President.

STANDING COMMITTEE REPORT

Committee on Order and Arrangement

February 10, 1965

In a meeting of the Committee on Order and Arrangement, it was decided that Resolutions going to General File go to the top of General File when they come back from committee.

The Committee further recommended that the Chairman of a Standing Committee not preside when a bill is being considered which he is the principal introducer.

(Signed) Elvin Adamson, Chairman
Committee on Order and Arrangement

Mr. Adamson moved the adoption of the report and asked for a division of the question.

Mr. Ruhnke moved to amend the Adamson motion as follows: "Have Legislative Resolutions bracketed for one day on General File."

The Ruhnke amendment was adopted.

Mr. Syas moved that the Adamson motion, as amended, be referred to the Rules Committee.

The motion lost.

Mr. Carpenter moved to amend the Adamson motion by inserting: "and all appropriation bills" after the word "Resolutions".

The amendment was adopted.

The Adamson motion, as amended, was adopted.

REFERENCE COMMITTEE REPORT

LB	Committee
751.....	Public Works
752.....	Revenue
753.....	Budget
754.....	Public Health & Welfare
755.....	Judiciary
756.....	Public Health & Welfare

757.....	Public Health & Welfare
758.....	Judiciary
759.....	Judiciary
760.....	Public Works
761.....	Judiciary
762.....	Public Works
763.....	Judiciary
764.....	Public Works
765.....	Judiciary
766.....	Public Health & Welfare
767.....	Public Works
768.....	Labor
769.....	Government & Military Affairs
770.....	Government & Military Affairs
771.....	Judiciary
772.....	Education
773.....	Revenue
774.....	Withdrawn
775.....	Banking, Commerce and Insurance
776.....	Salaries & Claims
777.....	Education
778.....	Education
779.....	Budget
780.....	Miscellaneous Subjects
781.....	Government & Military Affairs
782.....	Government & Military Affairs
783.....	Banking, Commerce and Insurance
784.....	Agriculture & Recreation
785.....	Budget
786.....	Education
787.....	Labor
788.....	Judiciary
789.....	Public Works
790.....	Miscellaneous Subjects
791.....	Urban Affairs
792.....	Education
793.....	Government & Military Affairs
794.....	Judiciary
795.....	Miscellaneous Subjects
796.....	Revenue
797.....	Revenue
798.....	Miscellaneous Subjects
799.....	Judiciary
800.....	Judiciary
801.....	Judiciary
802.....	Miscellaneous Subjects
803.....	Government & Military Affairs
804.....	Miscellaneous Subjects

805.....	Miscellaneous Subjects
806.....	Miscellaneous Subjects
807.....	Agriculture & Recreation
808.....	Public Works
809.....	Public Works
810.....	Government & Military Affairs
811.....	Government & Military Affairs
812.....	Education
813.....	Urban Affairs
814.....	Withdrawn
815.....	General File
816.....	Labor
817.....	Education
818.....	Education
819.....	Urban Affairs
820.....	Government & Military Affairs
821.....	Education
822.....	Miscellaneous Subjects
823.....	Public Works
824.....	Urban Affairs
825.....	Public Works
826.....	Budget
827.....	Budget
828.....	Judiciary
829.....	Judiciary
830.....	Judiciary
831.....	Judiciary
832.....	Judiciary
833.....	Judiciary
834.....	Judiciary
835.....	Judiciary
836.....	Judiciary
837.....	Judiciary
838.....	Judiciary
839.....	Judiciary
840.....	Judiciary
841.....	Judiciary
842.....	Judiciary

(Signed) Philip C. Sorensen, President

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 6. With Emergency.

A BILL FOR AN ACT to amend sections 2-1207 and 2-1208.01, Revised Statutes Supplement, 1963, relating to horse racing; to

increase the pari-mutuel tax; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallway
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Moulton Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

SELECT FILE

LEGISLATIVE BILL 167. E and R amendments found in the Legislative Journal for the Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 314. E and R amendment found in the Legislative Journal for the Twenty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 1. Advanced to E and R for engrossment.

LEGISLATIVE BILL 76. Advanced to E and R for engrossment.

LEGISLATIVE BILL 98. E and R amendment found in the Legislative Journal for the Twenty-eighth Day was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Committee Hearings

Mr. Warner asked unanimous consent that the Government and Military Affairs Committee be allowed to hold additional hearings on LB 172, LB 173 and LB 174, Thursday, February 18, 1965, at 1:00 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 231

Mr. Carpenter asked unanimous consent to withdraw LB 231.

Laid over.

UNANIMOUS CONSENT—Withdraw LB 420

Mr. Carpenter renewed his pending request found in the Legislative Journal for the Twenty-ninth Day to withdraw LB 420. No objections. So ordered.

Ease

The Legislature was at ease from 10:15 a.m. until 10:17 a.m.

MOTION—Reconsider Action on LB 25

Mr. President: I move we reconsider our action on LB 25.

(Signed) Richard D. Marvel

The motion prevailed with 26 ayes, 21 nays, and 2 not voting.

Committee—Escort Visitor

President Sorensen appointed Messrs. Warner, Skarda, and Paxton to escort Mr. William Durkee, Director of Civil Defense of the United States Department of the Army, to the front of the Chamber.

Mr. Durkee addressed the Legislature.

The committee escorted Mr. Durkee from the Chamber.

GENERAL FILE

LEGISLATIVE BILL 25. Mr. Burbach offered the following amendment to LB 25:

1. In new section 3, added by standing committee amendment, strike subdivision (6) and insert:

“(6) The other one-fifteenth remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be distributed as follows: (a) Seventy per cent thereof shall be transferred to the various incorporated city and village treasurers of the state in the proportion that the population of each such city and village bears to the total population of all incorporated cities and villages of the state according to the most recent federal decennial census; and (b) thirty per cent thereof shall be transferred to the various county treasurers of the state in the proportion that the population of each such county bears to the total population of the state according to the most recent federal decennial census. All funds distributed under the provisions of this subdivision shall be used exclusively for constructing or resurfacing dustless-surface street or road improvements, and for the amortization of bonded indebtedness when created for such improvements, but not for maintenance or equipment purchases.”

Mr. Carpenter offered the following amendments to LB 25:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

“Section 1. That section 66-424.01, Revised Statutes Supplement, 1963, be amended to read as follows:

66-424.01. The Gasoline Tax Fund shall be distributed by the State Treasurer as follows:

(1) The State Treasurer shall first make all refunds, as provided in sections 66-413 and 66-414, and credit to the Division of Motor Fuels of the Department of Agriculture and Economic Development such amount of the Gasoline Tax Fund as shall be necessary, in addition to such other funds as may be available for that purpose, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state; *Provided*, that in no event shall the amount so credited exceed one per cent of the total Gasoline Tax Fund collected;

(2) The State Treasurer shall then pay all warrants drawn by the Auditor of Public Accounts for all refunds and for such amount as shall be necessary to provide the identifying chemicals as provided in section 66-447;

(3) *Fifteen Seven and one half* per cent of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall then be transferred to the various county treasurers of the state in the same manner as provided in section 66-422 and shall be used as provided in sections 39-1001 to 39-1009;

(4) Twenty-four per cent of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the various county treasurers of the state in the same manner and for the same uses as provided in sections 66-422 and 66-423; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer six thousand dollars to the Grade Crossing Protection Fund; and

(5) The other ~~sixty-one~~ *Sixty-one* per cent of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the Department of Roads in the same manner and for the same uses and purposes as provided in section 66-424; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer sixty thousand dollars to the State Highway Urban Fund, which is hereby created.; and

(6) *The other seven and one half per cent of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall then be transferred to the various county treasurers of this state in the proportion that the total population of the incorporated cities and villages of each county bears to the entire population of the cities and villages of the state as shown by the last United States government census; and the county treasurers shall distribute said funds to each incorporated city or village in said county, to be credited to their street funds, in such proportion as the population of such incorporated city or village, as shown by said census, bears to the total populations of all incorporated cities and villages within said county.*

Sec. 2. That original section 66-424.01, Revised Statutes Supplement, 1963, is repealed.”.

2. Amend the bill by striking the Standing Committee Amendments.

Explanation of Vote

Mr. President: Had I been present and voting, I would have voted “aye” on LB 6 on Final Reading.

(Signed) Marvin E. Stromer

NOTICE OF COMMITTEE HEARINGS**Public Health & Welfare**

LB 340	Monday, March 1, 1965	2:00 p.m.
LB 695	Monday, March 1, 1965	2:00 p.m.
LB 367	Tuesday, March 2, 1965	2:00 p.m.

Revenue

LB 383	Monday, February 22, 1965	2:00 p.m.
LB 384	Monday, February 22, 1965	2:00 p.m.
LB 385	Monday, February 22, 1965	2:00 p.m.
LB 411	Tuesday, February 23, 1965	2:00 p.m.
LB 524	Tuesday, February 23, 1965	2:00 p.m.
LB 433	Wednesday, February 24, 1965	2:00 p.m.
LB 434	Wednesday, February 24, 1965	2:00 p.m.
LB 292	Monday, March 1, 1965	2:00 p.m.
LB 441	Monday, March 1, 1965	2:00 p.m.
LB 529	Tuesday, March 2, 1965	2:00 p.m.
LB 533	Tuesday, March 2, 1965	2:00 p.m.
LB 534	Tuesday, March 2, 1965	2:00 p.m.
LB 590	Wednesday, March 3, 1965	2:00 p.m.
LB 654	Wednesday, March 3, 1965	2:00 p.m.

Public Works

LB 548	Wednesday, February 24, 1965	2:00 p.m.
LB 400	Wednesday, February 24, 1965	2:00 p.m.
LB 407	Thursday, February 25, 1965	2:00 p.m.
LB 523	Thursday, February 25, 1965	2:00 p.m.
LB 525	Thursday, February 25, 1965	2:00 p.m.
LB 435	Friday, February 26, 1965	2:00 p.m.
LB 549	Friday, February 26, 1965	2:00 p.m.

UNANIMOUS CONSENT—Member Excused

Mr. Stromer asked unanimous consent to be excused for the afternoon. No objections. So ordered.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 14. Indefinitely postponed.

(Signed) George Syas, Chairman

Revenue

LEGISLATIVE BILL 346. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

MOTION—Place LB 17 on General File

Mr. President: I move that LB 17 be placed on General File notwithstanding the Committee action.

(Signed) Terry Carpenter.

Laid over.

Adjournment

At 11:56 a.m., on a motion by Mr. Bauer, the Legislature adjourned until 9:00 a.m., Tuesday, February 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska

Tuesday, February 16, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was delivered by the Chaplain.

Prayer

Our father in heaven, as we pray for thy guidance and help, we know that thou dost not intend prayer to be a substitute for work. We know that we are expected to do our part. Thou hast made us, not puppets, but persons with minds to think and wills to resolve. Make us willing to think, and think hard, clearly, and honestly, guided by thy voice within us, and in accordance with the guidance thou hast given us. May we never fail to do the very best we can. We pray in the knowledge that it all depends on thee. Help us then to work as if it all depended on us, that together we may do that which is well pleasing in thy sight. For Jesus' sake. Amen.

The roll was called and all members were present except Mr. Moulton, who was excused.

Corrections for the Journal

Page 463, line 41, insert "(Signed) Philip C. Sorensen, President".

Page 465, line 26, correct spelling of "Civil".

The Journal for the Thirtieth Day was approved as corrected.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Skarda requested unanimous consent to have his name added as co-introducer of LB 665. No objections. So ordered.

Communications

Letter from United States Senator Roman L. Hruska concerning the closing of the Lincoln Veterans Administration Hospital.

Letter from Elinor L. Brown concerning LR 9.

Visitor

Mr. R. Rasmussen introduced his daughter Ruth Ann, a freshman at the University of Nebraska.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 171. With Emergency.

A BILL FOR AN ACT to amend section 50-401.01, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to provide for an additional member of the Executive Board of the Legislative Council; to provide for districts from which members of the board shall be selected; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moylan	Ruhnke
Budd	Hughes	Nelson	Skarda
Burbach	Kjar	Nore	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 1:

Syas

Not voting, 3:

Bowen	Fleming	Moulton
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 185.

A BILL FOR AN ACT to amend section 8-902, Revised Statutes Supplement, 1963, relating to bank holding companies; to redefine bank; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Moylan	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carstens	Klaver	Paxton	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Kremer	Proud	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Carpenter	Matzke	Moulton
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 186.

A BILL FOR AN ACT to amend section 21-2057, Revised Statutes Supplement, 1963, relating to corporations; to clarify the meaning thereof; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Hughes	Moylan	Rasmussen, R.
Claussen	Kjar	Nelson	Ruhnke
Craft	Klaver	Nore	Skarda
Crandall	Knight	Orme	Stromer
Danner	Kokes	Paine, I.	Stryker
Fleming	Kremer	Paxton	Syas
Gerdes	Lysinger	Payne, D.	Wallwey
Harsh	Mahoney	Pedersen	Warner
Hasebroock	Marvel	Proud	Whitney
Holmquist	Matzke	Rasmussen, E.	Wylie

Voting in the negative, 0.

Not voting, 1:

Moulton

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 188.

A BILL FOR AN ACT to amend section 24-633, Reissue Revised Statutes of Nebraska, 1943, relating to trusts and trustees; to change internal references to harmonize with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Moulton

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 189. Correctly engrossed.

LEGISLATIVE BILL 190. Correctly engrossed.

LEGISLATIVE BILL 194. Correctly engrossed.

LEGISLATIVE BILL 196. Correctly engrossed.

LEGISLATIVE BILL 197. Correctly engrossed.

LEGISLATIVE BILL 198. Replaced on Select File as amended.

E and R amendment to LB 198:

1. Amend the Klaver unanimous consent amendment to read: "In section 1, strike lines 11 and 12 and insert 'plovees, and the employees of the Division of Motor Fuels of the Department of Agriculture and *Economic Development Inspection at ~~post~~*'".

LEGISLATIVE BILL 347. Placed on Select File as amended.

E and R amendments to LB 347:

1. The purpose of section 1 being accomplished by Legislative Bill 196, strike section 1 and renumber original sections 2 to 5 as sections 1 to 4, respectively.

2. In line 1 of renumbered section 1, strike "Sec." and insert "Section".

3. After renumbered section 4, insert a new section to be known as section 5 and to read as follows:

"Sec. 5. That section 79-1240, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

79-1240. The school board shall be personally liable for all public money paid to teachers who are not qualified under the provisions of sections 79-1209 to 79-1229 79-1247.03 to 79-1247.14. A teacher violating the provisions of said sections shall not recover any money for services while teaching during the time that such contract and certificate are invalid. Any person having knowledge of the employment by a school district of an uncertified teacher may prefer charges against the school board."

4. In section 6, line 2, strike "and 79-1233" and insert "79-1233, and 79-1240"; and in line 3, strike "sections 79-311 and" and insert "section".

5. In the title, line 2, strike "and 79-1233" and insert "79-1233, and 79-1240"; and in line 4, strike "sections 79-311 and" and insert "section".

LEGISLATIVE BILL 350. Placed on Select File as amended.

E and R amendment to LB 350:

1. In section 1, line 3, insert "State" after "The".

LEGISLATIVE BILL 351. Placed on Select File.

LEGISLATIVE BILL 358. Placed on Select File.

LEGISLATIVE BILL 21. Placed on Select File.

LEGISLATIVE BILL 348. Placed on Select File.

(Signed) Henry F. Pedersen, Jr., Chairman

Public Health & Welfare

LEGISLATIVE BILL 127. Placed on General File as amended.

Standing Committee amendments to LB 127:

1. On page 3, in section 3, in line 8 strike "eight" and insert in lieu thereof "ten".

2. On page 4, in section 3, in line 24 strike "three" and insert in lieu thereof "four".

3. On page 4, in section 3, in line 32 strike "four" and insert in lieu thereof "five".

(Signed) Calista Cooper Hughes, Vice-chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 69. Placed on General File.

LEGISLATIVE BILL 106. Indefinitely postponed.

(Signed) Albert A. Kjar, Chairman

Explanation of Vote

Mr. President: I would like the Journal to show that I was out of the room when the reconsideration of LB 25 was heard. I would like the record to show that I would have voted "no" on the motion to reconsider.

(Signed) Chester Paxton

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 6. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 6 LR 18

Visitors

Mr. Carstens introduced 16 seniors from Cortland High School and their teacher Mr. Odell.

UNANIMOUS CONSENT—Withdraw LB 155

Mr. Carpenter requested unanimous consent to withdraw LB 155 instead of LB 231 as stated in the Journal for the Thirtieth Day.

Laid over.

Visitors

Mr. Holmquist introduced representatives from the Nebraska Farm Bureau Federation from Madison, Dakota, Thurston, and Burt Counties.

NOTICE OF COMMITTEE HEARINGS**Banking, Commerce and Insurance**

LB 50	Monday, February 22, 1965	2:00 p.m.
LB 52	Monday, February 22, 1965	2:00 p.m.
LB 134	Tuesday, February 23, 1965	2:00 p.m.

Urban Affairs

LB 404	Wednesday, March 3, 1965	2:00 p.m.
LB 405	Wednesday, March 3, 1965	2:00 p.m.
LB 439	Wednesday, March 3, 1965	2:00 p.m.
LB 541	Wednesday, March 10, 1965	2:00 p.m.
LB 542	Wednesday, March 10, 1965	2:00 p.m.
LB 543	Wednesday, March 10, 1965	2:00 p.m.

UNANIMOUS CONSENT—Change Hearing Rooms

Mr. Stromer requested unanimous consent for the Public Health and Welfare Committee to exchange hearing rooms with the Judiciary Committee today. No objections. So ordered.

MOTION—State Flag

Mr. Pedersen renewed his pending motion found in the Legislative Journal for the Twenty-seventh Day.

Mr. Stromer asked unanimous consent to lay it over temporarily until Mr. Mahoney was present. No objections. So ordered.

UNANIMOUS CONSENT—Re-refer LB 248, LB 605, LB 462

Mr. Klaver asked unanimous consent to re-refer LB 248 from the Salaries and Claims Committee to the Judiciary Committee. No objections. So ordered.

Mr. Bowen asked unanimous consent to re-refer LB 605 from the Public Health and Welfare Committee to the Labor Committee. No objections. So ordered.

Mr. R. Rasmussen asked unanimous consent to re-refer LB 462 from the Government and Military Affairs Committee to the Urban Affairs Committee. No objections. So ordered.

Visitors

Mr. Gerdes introduced Miss Carol Mischenick, a sophomore at the University of Nebraska from Alliance, Nebraska.

Mr. Craft introduced Bob Long and Clarence Mayers of North Platte, Nebraska.

RESOLUTIONS**LEGISLATIVE RESOLUTION 17.**

Mr. Pedersen asked unanimous consent to refer LR 17 to the Revenue Committee. No objections. So ordered.

Carstens	Knight	Moylan	Rasmussen, R.
Danner	Mahoney	Payne, D.	Skarda
Harsh	Matzke	Proud	Syas
Klaver			

Voting in the negative, 30:

Adamson	Gerdes	Nelson	Ruhnke
Batchelder	Hasebroock	Nore	Stromer
Bauer	Holmquist	Orme	Stryker
Brauer	Kjar	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Rasmussen, E.	Wylie
Fleming	Marvel		

Not voting, 2:

Hughes	Moulton
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The Carpenter motion lost.

MOTION—State Flag

Mr. Pedersen renewed his motion found in this day's Journal.

Mr. Pedersen moved to amend his motion to include that he would contribute the money to pay for the flag.

Mr. Pedersen asked for a record vote.

Voting in the affirmative, 40:

Adamson	Crandall	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stromer
Carpenter	Kjar	Orme	Stryker
Carstens	Klaver	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Wylie

Voting in the negative, 7:

Brauer	Knight	Proud	Whitney
Harsh	Moylan	Warner	

Not voting, 2:

Danner	Moulton
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The motion prevailed.

MOTION—LR 9

Mr. President: I move that LR 9 be moved to the top of General File, and we discuss this matter at the head of General File tomorrow. (Signed) Kenneth L. Bowen

The motion prevailed with 34 ayes, 5 nays and 10 not voting.

MOTION—Suspend Rules to Discuss LR 9

Mr. President: I move to be allowed to discuss LR 9 on General File tomorrow in a time not to exceed 45 minutes. (Signed) Terry Carpenter

Mr. Carpenter asked for a record vote.

Mr. Carpenter asked for a Call of the House. The Call showed 44 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 43 ayes, 0 nays and 6 not voting.

Voting in the affirmative, 26:

Batchelder	Hasebroock	Moylan	Rasmussen, R.
Bowen	Klaver	Nelson	Skarda
Brauer	Kokes	Nore	Stromer
Burbach	Kremer	Payne, D.	Stryker
Carpenter	Lysinger	Pedersen	Syas
Carstens	Mahoney	Proud	Wallwey
Craft	Marvel		

Voting in the negative, 17:

Bauer	Holmquist	Matzke	Rasmussen, E.
Budd	Hughes	Orme	Warner
Danner	Kjar	Paine, I.	Whitney
Gerdes	Knight	Paxton	Wylie
Harsh			

Not voting, 6:

Adamson	Crandall	Moulton	Ruhnke
Claussen	Fleming		

The motion lost.

Visitors

Mr. Eric Rasmussen introduced Mr. Thomas M. Sheridan, Sutton; Mr. James Styck, Clay Center and Mr. Herb Bauman of Sutton & Grafton.

GENERAL FILE**LEGISLATIVE BILL 87.** Read and Considered.

Mr. Bauer offered the following amendment:

1. Strike Sec. 2, and renumber the sections accordingly.

The amendment was adopted.

Mr. Whitney offered the following amendment:

1. Reinstate the stricken matter of Sec. 3, lines 3 to 10. Amendment pending.

NOTICE OF COMMITTEE HEARINGS**Miscellaneous Subjects**

LB 5 (Hearing Cont'd)	Friday, February 26, 1965	2:00 p.m.
LB 489	Friday, February 26, 1965	2:00 p.m.
LB 501	Friday, February 26, 1965	2:00 p.m.
LB 102 (Hearing Cont'd)	Thursday, March 4, 1965	2:00 p.m.
LB 661	Thursday, March 4, 1965	2:00 p.m.
LB 337 (Hearing Cont'd)	Friday, March 5, 1965	2:00 p.m.
LB 253 (Hearing Cont'd)	Thursday, March 11, 1965	2:00 p.m.

Judiciary

LB 388	Wednesday, February 24, 1965	2:00 p.m.
LB 432	Wednesday, February 24, 1965	2:00 p.m.
LB 424	Tuesday, March 2, 1965	2:00 p.m.
LB 429	Tuesday, March 2, 1965	2:00 p.m.
LB 440	Tuesday, March 2, 1965	2:00 p.m.

Revenue

LB 141	Monday, March 8, 1965	2:00 p.m.
LB 79	Monday, March 8, 1965	2:00 p.m.
LB 797	Monday, March 8, 1965	2:00 p.m.
LB 630	Tuesday, March 9, 1965	2:00 p.m.
LB 671	Tuesday, March 9, 1965	2:00 p.m.
LB 562	Wednesday, March 10, 1965	2:00 p.m.
LB 563	Wednesday, March 10, 1965	2:00 p.m.
LB 668	Wednesday, March 10, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Miscellaneous Subjects**

LEGISLATIVE BILL 216. Indefinitely postponed.

LEGISLATIVE BILL 296. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Revenue

LEGISLATIVE BILL 235. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

UNANIMOUS CONSENT—Change Hearing Room

Mr. Kjar asked unanimous consent for the Banking, Commerce and Insurance Committee to use the West Chamber this afternoon, if necessary. No objections. So ordered.

Mr. Klaver announced the Judiciary Committee would meet in the Railway Commission Hearing Room.

Adjournment

At 12:00 p.m., on a motion by Mr. Bauer, the Legislature adjourned until 9:00 a.m., Wednesday, February 17, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, February 17, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, who didst promise that by faith thy disciples might remove mountains, increase our faith in thee, in one another, and in the liberty we so highly prize, 'til we no longer are awed by difficulties and frightened by problems. Hold us by Thy mighty hand until doubts shall cease and we begin to believe. Then shall we find all things possible, even Thy solutions to the questions that perplex us. For this we do pray. Amen.

The roll was called and all members were present except Mr. Kokes, who was excused.

Corrections for the Journal

Page 478, line 9, strike "the" before "subdivision," and insert "this".

The Journal for the Thirty-first Day was approved as corrected.

Communications

Letter from the Speaker of the U. S. House of Representatives, Washington, D. C., acknowledging receipt of LR 13.

Letter from Mrs. Pete Alexander, Lincoln, Nebraska, concerning LR 9.

Letter from Mrs. Blanche Petersen, Lincoln, Nebraska, concerning LR 9.

Copy of House Concurrent Memorial 1 from the Arizona State Senate proposing an amendment to the U. S. Constitution regarding apportionment.

Letters from the Frank Brady Family, the F. O. Gottschalk Family and the Clyde F. Cretsinger Family thanking the members for the flowers and expression of sympathy.

NOTICE OF COMMITTEE HEARINGS

Salaries and Claims

LB 278	Thursday, February 25, 1965	2:00 p.m.
LB 298	Thursday, February 25, 1965	2:00 p.m.
LB 319	Friday, February 26, 1965	2:00 p.m.
LB 325	Friday, February 26, 1965	2:00 p.m.
LB 333	Friday, February 26, 1965	2:00 p.m.
LB 335	Thursday, March 4, 1965	2:00 p.m.
LB 437	Thursday, March 4, 1965	2:00 p.m.
LB 513	Thursday, March 4, 1965	2:00 p.m.
LB 427	Friday, March 5, 1965	2:00 p.m.
LB 483	Friday, March 5, 1965	2:00 p.m.
LB 528	Friday, March 5, 1965	2:00 p.m.
LB 531	Thursday, March 11, 1965	2:00 p.m.
LB 619	Thursday, March 11, 1965	2:00 p.m.
LB 663	Thursday, March 11, 1965	2:00 p.m.
LB 670	Friday, March 12, 1965	2:00 p.m.
LB 682	Friday, March 12, 1965	2:00 p.m.
LB 689	Friday, March 12, 1965	2:00 p.m.
LB 700	Thursday, March 18, 1965	2:00 p.m.
LB 726	Thursday, March 18, 1965	2:00 p.m.
LB 731	Thursday, March 18, 1965	2:00 p.m.
LB 776	Friday, March 19, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 507. Placed on Select File.

LEGISLATIVE BILL 295. Placed on Select File as amended.

E and R amendment to LB 295:

1. In standing committee amendment 1, line 1, strike "8" and insert "1".

LEGISLATIVE BILL 86. Placed on Select File as amended.

E and R amendment to LB 86:

1. Amend the Gerdes General File amendment, as amended by the Stromer amendment, to read "In section 2, line 6, strike 'sixty' and insert 'sixty sixty-two'".

LEGISLATIVE BILL 453. Placed on Select File.

LEGISLATIVE BILL 201. Replaced on Select File as amended.

E and R amendments to LB 201:

1. Immediately after section 8, added by the R. Rasmussen specific amendment, insert a new section to be known as section 9 and to read as follows:

“Sec. 9. That original sections 49-707 and 49-736, Reissue Revised Statutes of Nebraska, 1943, and sections 49-740 and 49-744, Revised Statutes Supplement, 1963, are repealed.”.

2. Renumber original section 9 as section 10.

LEGISLATIVE BILL 167. Replaced on Select File as amended.

E and R amendment to LB 167:

1. In line 2 of Enrollment and Review amendments 1 and 2, adopted February 15, 1965, insert “as it appears in mimeograph form” after “amendment”.

LEGISLATIVE BILL 191. Correctly engrossed.

LEGISLATIVE BILL 193. Correctly engrossed.

LEGISLATIVE BILL 199. Correctly engrossed.

LEGISLATIVE BILL 18. Correctly engrossed.

LEGISLATIVE BILL 171. Correctly enrolled.

LEGISLATIVE BILL 185. Correctly enrolled.

LEGISLATIVE BILL 186. Correctly enrolled.

LEGISLATIVE BILL 188. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 171 LB 185 LB 186 LB 188

Presented to the Governor

Presented to the Governor for approval on February 16, 1965, at 2:20 p.m.: LB 6

(Signed) Ruth Bossard, Enrolling Clerk

UNANIMOUS CONSENT—Member Excused

Mr. Skarda asked unanimous consent that Mr. Kokes be excused for the day. No objections. So ordered.

UNANIMOUS CONSENT—Change Hearing Rooms

Mr. R. Rasmussen asked unanimous consent that on February 22, 1965, the Education Committee exchange hearing rooms with the Revenue Committee. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 8

Mr. Carpenter requested unanimous consent to withdraw LB 8.
Laid over.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Warner requested unanimous consent that on February 26, 1965, the Government and Military Affairs Committee meet in the West Chamber. No objections. So ordered.

RESOLUTIONS**LEGISLATIVE RESOLUTION 19. Re: Eastern Orthodox Church**

Introduced by Eugene T. Mahoney, 5th District.

WHEREAS, the Eastern Orthodox Church is a major faith in America and in the State of Nebraska; and

WHEREAS, the Eastern Orthodox Church is not generally included among the religious professions of Nebraska; and

WHEREAS, this state has a singular reputation and history of tolerance, recognition, and respect for religious institutions.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Eastern Orthodox Church be recognized as a major faith in the State of Nebraska.
2. That such church shall be included among the religious professions of this state.
3. That the forms and official papers of the state and local government units which refer to the major faiths shall take note of the Eastern Orthodox Church.

SELECT FILE

LEGISLATIVE BILL 198. E and R amendment found in the Legislative Journal for the Thirty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 347. E and R amendments found in the Legislative Journal for the Thirty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 350. E and R amendment found in the Legislative Journal for the Thirty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 351. Advanced to E and R for engrossment.

LEGISLATIVE BILL 358. Advanced to E and R for engrossment.

LEGISLATIVE BILL 21. Advanced to E and R for engrossment.

LEGISLATIVE BILL 348. Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS**Public Works**

LEGISLATIVE BILL 315. Placed on General File.

LEGISLATIVE BILL 179. Indefinitely postponed.

LEGISLATIVE BILL 204. Placed on General File as amended.

Standing Committee amendments to LB 204:

1. Section 2 - line 14 - insert "or more" after the word "feet".
2. Section 4 - line 5 - strike the word "shall" and insert "may".
3. Section 5 - line 12 - strike the word "shall" and insert "may".
4. Section 5 - line 13 - strike the word "full".
5. Section 5 - line 14 - after the word "ditch." add the words "as determined by the court."

(Signed) Cecil Craft, Chairman

Visitors

Mr. Holmquist introduced Mr. and Mrs. Richard Hunt, Mrs. G. R. Nelson, Mrs. George Rohwer, Jr., Miss Mary Nelson, and Mmes. Harold Rosenthal, Jack Armstrong, and Everett Haynes. He also introduced his son-in-law Tom Fitchett.

GENERAL FILE

LEGISLATIVE BILL 87. Considered.

Mr. Whitney took up his pending amendment found in the Legislative Journal for the Thirty-first Day.

Mr. Carpenter requested a record vote on the Whitney amendment.

Voting in the affirmative, 16:

Adamson	Gerdes	Moulton	Proud
Bauer	Hasebroock	Nelson	Warner
Brauer	Kjar	Paxton	Whitney
Fleming	Matzke	Pedersen	Wylie

Voting in the negative, 28:

Batchelder	Crandall	Mahoney	Rasmussen, E.
Bowen	Danner	Marvel	Rasmussen, R.
Budd	Harsh	Moylan	Ruhnke
Burbach	Klaver	Nore	Skarda
Carpenter	Knight	Orme	Stromer
Carstens	Kremer	Paine, I.	Stryker
Craft	Lysinger	Payne, D.	Syas

Not voting, 5:

Claussen	Hughes	Kokes	Wallwey
Holmquist			

The Whitney amendment lost.

Mr. Adamson offered the following amendment to LB 87:

1. Strike lines 3 through 10 plus the word "trade" in line 11 of Sec. 3 and insert the following:

"Actual value of property for taxation shall mean market value in the ordinary course of trade. Provided that '(1) earning capacity of the property, (2) relative location, (3) desirability and functional use, (4) reproduction cost less depreciation and (5) comparison with other properties of known value,' shall be recognized as factors that determine the value of any certain piece of property but shall not exclude consideration of other factors."

Mr. Carpenter moved to lay the amendment over and have it printed in the Journal.

The motion prevailed.

Visitors

Mr. Harsh introduced visitors from McCook, Nebraska.

NOTICE OF COMMITTEE HEARINGS

Banking, Commerce and Insurance

LB 741	Monday, March 1, 1965	2:00 p.m.
LB 742	Monday, March 1, 1965	2:00 p.m.
LB 743	Monday, March 1, 1965	2:00 p.m.
LB 744	Monday, March 1, 1965	2:00 p.m.

Labor

LB 355	Wednesday, March 3, 1965	2:00 p.m.
LB 370	Wednesday, March 3, 1965	2:00 p.m.
LB 408	Wednesday, March 3, 1965	2:00 p.m.
LB 473	Wednesday, March 10, 1965	2:00 p.m.
LB 502	Wednesday, March 10, 1965	2:00 p.m.
LB 518	Wednesday, March 10, 1965	2:00 p.m.

GENERAL FILE

LEGISLATIVE RESOLUTION 9. Read and Considered.

Mr. Gerdes moved to indefinitely postpone LR 9.

Mr. Proud moved to suspend the rules to allow Mr. Carpenter up to 46 minutes to discuss LR 9.

Mr. Ruhnke moved to amend the Proud motion to allow any member up to 46 minutes.

The Ruhnke amendment was adopted.

The Proud motion as amended was adopted with 33 ayes, 8 nays, and 8 not voting.

Mr. Carpenter moved to lay over LR 9.

The motion prevailed with 30 ayes, 12 nays, and 7 not voting.

UNANIMOUS CONSENT—Members Excused

Mr. Carpenter asked unanimous consent to be excused for the remainder of the day. No objections. So ordered.

Messrs. Lysinger and Wylie asked unanimous consent to be excused for the remainder of the morning. No objections. So ordered.

Ease

The Legislature was at ease from 10:20 a.m. until 10:27 a.m.

STANDING COMMITTEE REPORTS

Public Health and Welfare

LEGISLATIVE BILL 242. Indefinitely postponed.

(Signed) Marvin E. Stromer, Chairman

Mr. Adamson Presiding

MOTION—Place LB 53 on General File

Mr. Bowen renewed his pending motion found in the Legislative Journal for the Twenty-eighth Day.

President Sorensen Presiding

Mr. Gerdes moved the previous question. The question is, "Shall the debate cease?" The motion prevailed with 32 ayes, 2 nays and 15 not voting.

The Bowen motion prevailed with 31 ayes, 10 nays and 8 not voting.

LB 53 was placed on General File.

Visitors

Mr. Kremer introduced Mrs. Dewey Regier, Nancy and Jane and Mr. and Mrs. Gary Lehman from Hamilton County.

Member Excused

Mr. Knight was excused until 2:30 p.m. today.

MOTION—Suspend Rules

Mr. Marvel moved to suspend the rules to allow the Budget Committee to introduce a new bill.

The motion prevailed with 39 ayes, 0 nays and 10 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 843. Introduced by Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman.

A BILL FOR AN ACT to amend section 14, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, relating to appropriations for the state government of the State of Nebraska for the biennium beginning July 1, 1963 and ending June 30, 1965; to change the spending of the State Railway Commission appropriation as prescribed; to repeal the original section; and to declare an emergency.

MOTION—Suspend Rules

Mr. Marvel moved to suspend the rules and place LB 843 on General File.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

LB 843 was placed on General File.

MOTION—Replace LB 76 on Select File

Mr. President: I move that LB 76 be replaced on Select File for the following specific amendment:

1. After line 12, insert "For purposes of this section, peace officer shall include credentialed conservation officers of the Game, Forestation and Parks Commission."

2. In the title, line 3, insert ", as defined," after "officer".
(Signed) Eugene T. Mahoney

Laid over at the request of Mr. Mahoney.

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 556 Wednesday, February 24, 1965 2:00 p.m.

Urban Affairs

LB 461 Wednesday, March 17, 1965 2:00 p.m.
LB 462 Wednesday, March 17, 1965 2:00 p.m.
LB 496 Wednesday, March 17, 1965 2:00 p.m.

GENERAL FILE**LEGISLATIVE BILL 77.** Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Twenty-fifth Day were adopted.

Laid over.

Adjournment

At 11:55 a.m., on a motion by Mr. Bauer, the Legislature adjourned until 9:00 a.m., Thursday, February 18, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, February 18, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

When we are honestly perplexed and have to do something, and are not sure what to do, we need Thy help, O God. In our choices let us not ask, "will it work?" but, rather, "is it right?" In this prayer we reach up to Thee. May we find that Thou art reaching down to us, and may we believe that when we are willing to listen Thou wilt speak. We wait upon Thee, O God. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Carpenter and Kokes who were excused.

Corrections for the Journal

Page 489, line 6, correct spelling of "Harsh".

Page 490, line 23, correct spelling of "Regier".

The Journal for the Thirty-second Day was approved as corrected.

UNANIMOUS CONSENT—Member Excused

Mr. Mahoney asked unanimous consent that Mr. Carpenter be excused Thursday and Friday, February 18 and 19, 1965. No objections. So ordered.

Communications

Letter from Mrs. Clyde F. Cretsinger, acknowledging receipt of LR 10 and thanking the members for it.

Letter from the Deputy Secretary of State, Paul Quinlan, enclosing a report covering the registration and expense report filing activities of all lobbyists and their employers, pursuant to LR 1. The report will be filed in the original Journal.

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 214	Friday, February 26, 1965	2:00 p.m.
LB 231	Friday, February 26, 1965	2:00 p.m.
LB 379	Friday, February 26, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 175. Placed on General File as amended.

Standing Committee amendment to LB 175:

1. Amend Section 1 of the bill, line 5, by striking "upon" and inserting "~~upon~~ on or before".

LEGISLATIVE BILL 3. Placed on General File as amended.

Standing Committee amendment to LB 3:

1. Amend section 1 of the bill, line 17, by deleting the period after "1961" and inserting the following: "*; provided, that one of the members specified in subdivision (10) of this section shall be a person actively engaged in Nebraska in commercial television broadcasting*".

(Signed) Ross H. Rasmussen, Chairman

Government and Military Affairs

LEGISLATIVE BILL 19. Placed on General File as amended.

Standing Committee amendments to LB 19:

1. Amend section 1 of the bill by striking lines 19 to 27 and inserting the following:

"salary, each member shall receive an amount equal to his actual expenses in traveling by the most usual route once to and returning from each regular or special session of the Legislature, a mileage allowance in traveling by the most usual route to and from home every month that the Legislature is in regular or special session, plus a per diem allowance for each legislative day served but

not to exceed one hundred twenty legislative days per session. Members of the Legislature shall receive no pay nor perquisites other than salary and expenses, and employees of the Legislature shall receive no compensation other than their salary or per diem."

2. Amend section 2 of the bill by striking lines 6 and 7 and inserting the following:

"Constitutional amendment to authorize the payment of travel expenses and a per diem to members of the Legislature".

LEGISLATIVE BILL 393. Placed on General File.

(Signed) Jerome Warner, Chairman

Urban Affairs

LEGISLATIVE BILL 211. Placed on General File.

LEGISLATIVE BILL 205. Placed on General File.

LEGISLATIVE BILL 170. Placed on General File as amended.

Standing Committee amendment to LB 170:

1. Add a new section to be known as section 3 and to read as follows:

"Section 3. This act shall become operative August 1, 1967, but the term of any person serving as election commissioner on such date shall not thereby be affected."

(Signed) George Syas, Chairman

Enrollment and Review

LEGISLATIVE BILL 84. Placed on Select File as amended.

E and R amendments to LB 84:

1. In standing committee amendment 1, strike lines 1 and 2 and insert "1. In section 1, strike lines 24 to 28 and insert: "; and in line 3, strike '(3)'" and insert "'(3)'".

2. In line 1 of the Ruhnke General File amendment to standing committee amendment 1, insert an underscored comma after "used"; and in line 2, strike "6" and insert "8".

3. Amend standing committee amendment 2 as amended by the Carpenter General File amendment to read as follows:

"2. In section 2, strike lines 3 to 27, showing all old matter as stricken, and in lieu thereof insert:

Whenever any county official violates the rules or regulations, provided for in section 77-303, any directive of the Tax Commissioner, or violates any of the revenue laws of the State of Nebraska, the Tax Commissioner shall immediately upon knowledge of such violation, fix a date for a hearing, of which five days notice shall be given to the county official or officials concerned and to the chairman of the county board of the same county, by registered or certified mail. At the hearing if it is determined by the Tax Commissioner that such rules, regulations, directives, or laws have been violated, the Tax Commissioner shall enter an order setting forth the specific nature of the violation, whether or not the violation has ceased and if it has not, what corrective measures must be taken. All parties concerned shall be immediately notified by registered or certified mail of the Tax Commissioner's decision. The Tax Commissioner may at any time after five calendar days have elapsed from the date of the hearing, upon examination and inspection, determine whether or not corrective measures have been taken. Such examination and inspection may be performed by any duly designated representative of the Tax Commissioner. Whenever such corrective measures are taken all parties concerned shall be notified by registered or certified mail. The State Treasurer shall be delivered a copy of such notice of hearing, whereupon the State Treasurer shall withhold distribution of all money to which such county may be entitled under the provisions of Chapter 66, article 4, until such time as the necessary corrective action may be taken, whereupon the treasurer shall distribute eighty per cent of the money so withheld with the balance being transferred to the General Fund. If rules, regulations, directives, or laws are determined to have been violated but corrective measures have been completed by the date of the hearing, ninety per cent of the amount so withheld shall be distributed to the county with the balance being transferred to the General Fund. The amount so withheld by the treasurer shall be determined by totaling the amount to which the county is entitled for the month by virtue of Chapter 66, article 4, and multiplying such amount by a fraction of which the denominator shall be the total number of calendar days in the month and the numerator shall be the total number of calendar days in the month during which such money was to be withheld, starting with the date the notice of hearing was issued. Failure or refusal by any county officer to take the necessary corrective action according to law shall in and of itself be deemed grounds for suspension and removal of such officer in accordance with the procedure outlined in sections 25-21,147 and 25-21,148.'"

4. In section 3, strike beginning with "that" in line 21 through the comma in line 27, and show the same as stricken.

5. In the Carpenter General File amendment adopted February 10, 1965, strike line 1 and insert: "1. In section 3, strike beginning with 'If' in line 49 through"; and in line 4, strike "Sections" and insert "section".

6. In the title, line 10, insert "or directives of the Tax Commissioner" after "state"; in line 10, strike "and" and insert "to change procedures as prescribed; to eliminate obsolete matter;".

LEGISLATIVE BILL 146. Placed on Select File as amended.

E and R amendments to LB 146:

1. In new section 2, line 1, strike "Section" and insert "Sec."; strike "" at the beginning of line 3; in line 12, strike "can" and insert "may"; in line 14, strike "pipefitting" and insert "pipefitting pipe fitting"; strike the stricken period in line 21; and in line 30 strike "" after the period.

2. In renumbered section 3, line 1, insert "original" after "That"; in line 2, strike "is" and insert "and section 15-905, Revised Statutes Supplement, 1963, are".

3. In the title, strike lines 2 to 8, and insert: "FOR AN ACT to amend section 14-419, Reissue Revised Statutes of Nebraska, 1943, and section 15-905, Revised Statutes Supplement, 1963, relating to zoning; to provide additional zoning powers for cities of the metropolitan and primary classes; and to repeal the original sections.".

LEGISLATIVE BILL 159. Placed on Select File as amended.

E and R amendments to LB 159:

1. In section 3, line 1, strike "23-910" and insert "23-810".

2. Insert a comma at the end of the enacting clause.

LEGISLATIVE BILL 208. Placed on Select File.

LEGISLATIVE BILL 47. Placed on Select File as amended.

E and R amendment to LB 47:

1. In section 1, line 15, strike "probable" and insert "probable to be likely".

LEGISLATIVE BILL 263. Placed on Select File.

LEGISLATIVE BILL 97. Correctly engrossed.

LEGISLATIVE BILL 96. Correctly engrossed.

LEGISLATIVE BILL 187. Correctly engrossed.

LEGISLATIVE BILL 51. Correctly engrossed.

LEGISLATIVE BILL 74. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 19.

LR 19 was adopted with 38 ayes, 3 nays, and 8 not voting.

Presented to the Governor

Presented to the Governor for approval on February 17, 1965.
at 3:00 p.m.: LB 171 LB 185 LB 186 LB 188

(Signed) Ruth Bossard, Enrolling Clerk

SELECT FILE

LEGISLATIVE BILL 507. Advanced to E and R for engrossment.

LEGISLATIVE BILL 295. E and R amendment found in the Legislative Journal for the Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 86. E and R amendment found in the Legislative Journal for the Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 453. Advanced to E and R for engrossment.

LEGISLATIVE BILL 201. E and R amendments found in the Legislative Journal for the Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 167. E and R amendment found in the Legislative Journal for the Thirty-second Day was adopted.

Advanced to E and R for engrossment.

Visitor

Mr. Holmquist introduced Mr. DeRossier from Blair, Nebraska.

UNANIMOUS CONSENT—Member Excused

Mr. Kjar asked unanimous consent to be excused at 9:30 a.m. for approximately one hour to attend a meeting of the Power Review Board. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 843. Read and considered. Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

MOTION—Replace LB 76 on Select File

Mr. Mahoney renewed his pending motion found in the Legislative Journal for the Thirty-second Day to replace LB 76 on Select File for a specific amendment.

The motion prevailed.

SELECT FILE

LEGISLATIVE BILL 76.

The Mahoney specific amendment to LB 76, found in the Legislative Journal for the Thirty-second Day, was adopted with 31 ayes, 4 nays, and 14 not voting.

LB 76 was advanced to E and R for engrossment.

Visitors

Mr. Burbach introduced students from Randolph, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 77. Considered.

Mr. Mahoney renewed his pending motion to advance LB 77 to E and R for review.

Mr. Klaver moved to indefinitely postpone.

The motion lost with 11 ayes, 32 nays and 6 not voting.

LB 77 was advanced to E and R for review with 30 ayes, 10 nays and 9 not voting.

UNANIMOUS CONSENT—Committee Hearing

Mr. Stryker asked unanimous consent that the Agriculture and Recreation Committee hold their hearings in the West Chamber this afternoon in order that the microphone system in the East Chamber could be repaired. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 100. Read and Considered.

Mr. Pedersen offered the following amendment which was adopted:

1. In Section 1, line 2, strike the words "opposes, impedes, intimidates, or interferes with".

Mr. Bauer offered the following amendment which was adopted:

1. In line 6, delete the words "of not less than" and insert "up to", and strike "nor more than three thousand dollars".

2. In line 8, delete the words "for not less than" and insert "up to" and strike "nor more than three years".

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

Member Excused

Mr. Paxton was excused for the remainder of the morning.

LEGISLATIVE BILL 136. Mr. Stromer asked unanimous consent to suspend the rules and allow Mr. Mahoney to explain the bill instead of reading it. No objections. So ordered.

Considered.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

Member Excused

Mr. Mahoney was excused for Friday, February 19, 1965.

LEGISLATIVE BILL 178. Read and Considered.

Advanced to E and R for review with 34 ayes, 2 nays and 13 not voting.

Speaker Bowen Presiding**LEGISLATIVE BILL 209.** Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 36. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Twenty-seventh Day were adopted.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

LEGISLATIVE BILL 91. Read and Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

Visitors

Mr. Fleming introduced Messrs. Bob Jay and Darrel Lybarger of Sidney.

Mr. Lysinger introduced Mr. and Mrs. Earl Dally of Shelton.

LEGISLATIVE BILL 217. Reading waived. Considered.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 117. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Twenty-eighth Day were adopted.

Advanced to E and R for review with 42 ayes, 0 nays and 7 not voting.

Visitors

Mr. Harsh introduced Mr. Martin Sughrave of Indianola and Mr. Williard Hoyt of Culbertson.

Mr. Hasebroock introduced Mr. Quentin Petz of Beemer.

LEGISLATIVE BILL 213. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Twenty-eighth Day was adopted.

President Sorensen Presiding

Laid over until tomorrow at the request of Mr. R. Rasmussen.

LEGISLATIVE BILL 126. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 103. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Twenty-ninth Day was adopted.

Advanced to E and R for review with 35 ayes, 1 nay and 13 not voting.

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 377	Wednesday, March 3, 1965	2:00 p.m.
LB 378	Wednesday, March 3, 1965	2:00 p.m.
LB 492	Wednesday, March 3, 1965	2:00 p.m.
LB 410	Thursday, March 4, 1965	2:00 p.m.
LB 442	Thursday, March 4, 1965	2:00 p.m.
LB 577	Thursday, March 4, 1965	2:00 p.m.
LB 572	Friday, March 5, 1965	2:00 p.m.
LB 557	Friday, March 5, 1965	2:00 p.m.

Agriculture and Recreation

LB 631	Friday, March 5, 1965	2:00 p.m.
LB 467	Friday, March 5, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Judiciary**

LEGISLATIVE BILL 115. Indefinitely postponed.

LEGISLATIVE BILL 116. Placed on General File.

LEGISLATIVE BILL 239. Placed on General File.

LEGISLATIVE BILL 240. Indefinitely postponed.

LEGISLATIVE BILL 246. Placed on General File.

LEGISLATIVE BILL 247. Placed on General File as amended.

Standing Committee amendments to LB 247:

1. Page 2, Line 23, delete the word "time" and insert in lieu thereof the word "fine".
2. Amend the title to conform.

(Signed) Sam Klaver, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 55. Placed on General File.

LEGISLATIVE BILL 65. Placed on General File as amended.

Standing Committee amendment to LB 65:

1. After section 2, insert a new section to be known as section 3 and to read as follows:

"Sec. 3. That section 2-1564, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

2-1564. (1) At any time after five years from official recorded date of the initial organization of a watershed conservancy district, twenty-five or more taxpayers of legal voting age within the district, or if less than fifty taxpayers of legal voting age are involved, a majority of the taxpayers of legal voting age in such district, may file a petition with the individual or joint supervising board of soil and water conservation district supervisors praying that the existence of the district be discontinued. The petition shall state the reason for discontinuance and that all contractual obligations of the district have been met. *Such petition must contain the names of ten per cent of the taxpayers of legal voting age within the watershed conservancy district.*

(2) After giving notice, as outlined in subsection (1) of section 2-1554, the individual or joint board of soil and water conservation district supervisors may *shall* conduct such hearings on the petition as may be necessary to assist it in making a determination *as to whether a referendum should be held on the proposition as outlined in the petitions.*

(3) Within ~~sixty~~ *ninety* days after the petition is filed a referendum shall *may* be held under the supervision of the individual or joint board of supervisors as provided in sections 2-1554, 2-1555, and 2-1556. *If the petition calling for the dissolution of a watershed conservancy district contains the names of twenty-five per cent or more of the resident taxpayers of legal voting age, a referendum shall be held.* No informalities in the conduct of the referendum or in any matters relating to the referendum shall invalidate it or its result if notice of the referendum has been given substantially as provided in section 2-1554. *If a majority of the votes cast in such a referendum favors the continuation of the district, the individual or joint boards of soil and water conservation districts shall not take any action on and shall void subsequent petitions for the dissolution of the watershed conservancy district which are filed with the individual or joint boards within two years of the date of the referendum.*

(4) If a majority of the votes cast in such a referendum favor the discontinuance of the district, and it is found that all the contractual obligations have been met, the individual or joint supervising board of soil and water conservation district supervisors shall make a determination that the watershed conservancy district shall be discontinued and so record. A copy of the determination shall be certified to the county clerk of the county or counties involved for recording. After recording, a copy of the certification made by the county clerk shall be filed with the Nebraska state soil and water conservation committee.”

2. Renumber original section 3 as section 4, and in line 1 thereof insert “section 2-1564, Reissue Revised Statutes of Nebraska, 1943, and” after “original”.

(Signed) M. A. Kremer, Chairman

Labor

LEGISLATIVE BILL 306. Placed on General File.

LEGISLATIVE BILL 578. Placed on General File.

(Signed) Edward R. Danner, Chairman

UNANIMOUS CONSENT—Exchange Hearing Rooms

Mr. E. Rasmussen requested unanimous consent that the Committee on Miscellaneous Subjects be allowed to exchange hearing rooms with the Committee on Agriculture and Recreation on February 19, 1965. No objections. So ordered.

Adjournment

At 11:57 a.m., on a motion by Mr. Claussen, the Legislature adjourned until 9:00 a.m., Friday, February 19, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, February 19, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Gracious Father, we, thy children, so often confused, live at cross purposes in our central aims, and hence we are at cross purposes with each other. Take us by the hand and help us to see things from Thy viewpoint, that we may see them as they really are. We come to choices and decisions with a prayer upon our lips, for our wisdom fails us. Give us Thine, that we may do Thy will. In Jesus' name. Amen.

The roll was called and all members were present except Messrs. Carpenter, Gerdes and Mahoney, who were excused for the day and Mr. Stromer, who was excused until 9:15 a.m.

Corrections for the Journal

Page 495, line 30, delete the comma at the end of the sentence and insert a semicolon.

Page 497, line 34, delete the comma and insert a period.

Page 501, line 30, correct spelling of the name "Martin".

The Journal for the Thirty-third Day was approved as corrected.

Member Excused

Mr. Fleming asked to be excused from 10:00 a.m., for the remainder of the day. No objections. So ordered.

Visitors

Mr. Crandall introduced Mr. and Mrs. Victor Becker and Daughters, Vonda and Joyce.

NOTICE OF COMMITTEE HEARINGS**Banking, Commerce and Insurance**

LB 425 Tuesday, March 2, 1965

2:00 p.m.

STANDING COMMITTEE REPORTS**Enrollment and Review****LEGISLATIVE BILL 200.** Placed on Select File as amended.

E and R amendments to LB 200:

1. In Article I, section 1, strike beginning with the comma in line 14 through the comma in line 15; strike the comma in line 25 and in line 26; and strike lines 29 and 30 and insert "sion."

2. In Article I, section 3, strike "provided" in line 12, and insert "if".

3. In Article I, section 4, strike beginning with the comma in line 1 through the first comma in line 2; in lines 5 and 6, strike "is authorized and empowered to" and insert "may"; in line 6, strike the second "to"; in line 8, strike "herein"; strike lines 9 and 10 and insert "vided in article I, section 5 of this act, by all warehousemen."; strike beginning with the comma in line 11 through the comma in line 12; and strike beginning with the comma in line 19 through the comma in line 20.

4. In Article I, section 6, line 9, insert "of article 1, sections 1 to 8" before "of".

5. In Article I, section 7, strike the comma in line 2.

6. In Article II, section 2, line 4, strike "Nebraska"; in line 15, strike "shall have authority to" and insert "may"; and in line 17, strike "such" and insert "each".

7. In Article II, section 3, line 3, strike "Nebraska"; strike beginning with the comma in line 6 through the comma in line 7; in line 77, strike "dollar" and insert "dollars"; strike "(v)" in line 83, "(vi)" in line 85, "(vii)" in line 88, "(viii)" in line 90, and "(ix)" in line 93, and insert in lieu thereof, respectively "(v)", "(vi)", "(viii)", "(ix)", and "(xi)"; strike beginning with the comma in line 96 through the last comma in line 97; strike beginning with the comma in line 106 through "section" in line 107; in line 116, strike "is authorized to" and insert "may"; and in line 138, strike "herein" and insert "in this section".

8. In Article II, section 4, strike beginning with the comma in line 9 through "section" in line 10; and strike line 13 and insert "and".

9. In Article II, section 6, lines 7 and 8, strike "is authorized and empowered to" and insert "shall"; in lines 10 and 11, strike "is also authorized and empowered to" and insert "shall"; and in line 17, strike "is authorized to" and insert "may".

10. In Article II, section 7, line 16, strike "said".

11. In Article II, section 9, lines 6, strike "shall be empowered to" and insert "may".

12. In Article II, section 15, strike beginning with the comma in line 2 through the first comma in line 3; strike beginning with the comma in line 18 through the comma in line 19.

13. In Article II, section 18, line 47, strike "at ports of entry".

14. In Article II, section 21, line 7, strike "whose" and insert "having"; and strike line 8, and insert "weighed or to be weighed at any such warehouse."

15. In Article III, section 3, line 14, insert "the application" after "and".

16. In Article III, section 11, line 10, strike ", however, "; and in line 16, strike "then".

17. In the heading of Article IV, strike "4" and insert "IV".

18. In Article II, section 5, lines 14, 16, and 21, section 7, lines 18 and 19, section 9, line 8, section 10, lines 11, 13, and 26, section 15, lines 6, 8, and 14, Article III, section 2, line 9, section 3, line 16, section 5, line 7, section 6, line 16, section 7, lines 16 and 21, section 9, line 5, section 10, line 17, section 11, lines 3, 11, and 14, section 13, line 8, section 14, line 9, and section 16, line 8, strike "said" and insert "such".

LEGISLATIVE BILL 157. Placed on Select File.

LEGISLATIVE BILL 48. Placed on Select File as amended.

E and R amendment to LB 48:

1. In the title, line 5, insert "elective" after "of"; and in line 7, strike "or appointed".

LEGISLATIVE BILL 177. Placed on Select File as amended.

E and R amendments to LB 177:

1. In section 1, line 42, strike "surrendered" and insert "surrendered surrendered"; strike the comma at the end of line 50 and show the same as stricken; in lines 58 and 59, strike ", as referred to in subsection (4) of this section" and show the same as stricken; in lines 66 and 67, strike ", as referred to in subsection (4) of this section," and show the same as stricken; strike the new matter in lines 91 to 94, and in line 72 insert "*, except that the holder of such a permit may drive under the personal supervision of their parents or guardian*"; and in lines 111 and 112, strike ", referred to in subsection (4) of this section," and show the same as stricken.

2. Amend the standing committee amendment to read "In section 1, line 80, reinstate the stricken matter and strike the new matter."

LEGISLATIVE BILL 73. Placed on Select File as amended.

E and R amendments to LB 73:

1. In section 1, line 14, strike "hereof" and insert "of this section"; in line 16, strike "herein" and insert "by this section"; and insert a comma at the end of line 16.

2. In the standing committee amendment, line 1, insert "Sec. 2" before "Since"; insert a comma after "exists" in line 1 and after "effect" in line 2; and at the end of line 2, insert "according".

3. In the title, line 8, strike "and"; and in line 9, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 66. Correctly engrossed.

LEGISLATIVE BILL 75. Correctly engrossed.

LEGISLATIVE BILL 314. Correctly engrossed.

LEGISLATIVE BILL 1. Correctly engrossed.

LEGISLATIVE BILL 98. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 189.

A BILL FOR AN ACT to amend sections 25-1038 and 25-21,148, Reissue Revised Statutes of Nebraska, 1943, relating to civil pro-

cedure, district court; to correct internal reference and to harmonize with previous legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Gerdes	Mahoney	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 190.

A BILL FOR AN ACT to amend section 28-1116, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishment; to harmonize the provisions thereof with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Carstens	Holmquist	Marvel
Batchelder	Claussen	Hughes	Matzke
Bauer	Craft	Klaver	Moulton
Bowen	Crandall	Knight	Moylan
Brauer	Fleming	Kokes	Nelson
Budd	Harsh	Kremer	Nore
Burbach	Hasebroock	Lysinger	Orme

Paine, I.	Rasmussen, E.	Skarda	Warner
Payne, D.	Rasmussen, R.	Stryker	Whitney
Pedersen	Ruhnke	Syas	Wylie
Proud			

Voting in the negative, 2:

Danner	Wallwey
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Not voting, 6:

Carpenter	Kjar	Paxton	Stromer
Gerdes	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 194.

A BILL FOR AN ACT to amend section 72-222, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 1, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963, and section 72-706, Revised Statutes Supplement, 1963, relating to public lands and buildings; to harmonize the provisions thereof with previous legislation; to clarify the meaning thereof; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Bauer	Hasebroock	Moylan	Ruhnke
Bowen	Holmquist	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Carstens	Knight	Paxton	Wallwey
Claussen	Kokes	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Marvel		

Voting in the negative, 0.

Not voting, 3:

Carpenter	Gerdes	Mahoney
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 196.

A BILL FOR AN ACT to amend section 79-311, Revised Statutes Supplement, 1963, relating to schools; to harmonize the qualifications for county and district superintendents with other legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Gerdes	Mahoney	Paxton
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 197.

A BILL FOR AN ACT to amend section 82-201, Revised Statutes Supplement, 1963, relating to the Historical Land Mark Council; to harmonize the method of appointment of members of the Historical Land Mark Council with previous legislation; to eliminate obsolete matter; and to repeal the original section.

Voting in the affirmative, 45:

Adamson	Bowen	Burbach	Craft
Batchelder	Brauer	Carstens	Crandall
Bauer	Budd	Claussen	Danner

Fleming	Lysinger	Paine, I.	Skarda
Harsh	Marvel	Paxton	Stromer
Holmquist	Matzke	Payne, D.	Stryker
Hughes	Moulton	Pedersen	Syas
Kjar	Moylan	Proud	Wallwey
Klaver	Nelson	Rasmussen, E.	Warner
Knight	Nore	Rasmussen, R.	Whitney
Kokes	Orme	Ruhnke	Wylie
Kremer			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Gerdes	Hasebroock	Mahoney
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 254. Placed on General File.

LEGISLATIVE BILL 284. Placed on General File as amended.

Standing Committee amendments to LB 284:

Amend section 1 of the bill by striking lines 2 and 3 and inserting "shall offer".

Add the Emergency Clause.

LEGISLATIVE BILL 419. Placed on General File as amended.

Standing Committee amendments to LB 419:

Amend Section 1 of the bill, Lines 17 and 18, by striking the new matter and inserting "*, except that the state or governmental subdivision may enter into contracts for services or training with private,*".

Amend Section 2 of the bill by striking Lines 6-10 and inserting the following: "*Constitutional amendment to permit the state or governmental subdivisions to enter into contracts for services or training with private, commercial, and vocational schools.*"

(Signed) Ross H. Rasmussen, Chairman

Budget

LEGISLATIVE BILL 272. Placed on General File as amended.

Standing Committee amendments to LB 272:

1. Amend section 1 of the bill, line 60 by striking the word "and" and show the same as stricken matter, line 61 by striking the period and inserting ".", by inserting immediately after line 61 the following:

"(14) For reservation of name, five dollars;

(15) For transfer of reserved name, five dollars;

(16) For registration of name, ten dollars;

(17) For renewal of registered name, ten dollars;

(18) For change of registered agent or registered office for domestic or foreign, or both, five dollars plus recording fee;

(19) For change of registered agent or registered office for nonprofit, or both, filing one dollar, plus recording fee;

(20) Fee for filing regarding shares divided and issued into series, revised articles, restated articles, statement of redeemable shares or shares other than redeemable, merger, consolidation, statement of intent to dissolve and consent to dissolution, revocation of dissolution and articles of dissolution of any corporation for profit shall be five dollars, plus recording fee;

(21) Fee for filing merger or consolidation, articles of dissolution for nonprofit shall be one dollar, plus recording fee;

(22) Fee for filing certificates pertaining to foreign corporations regarding mergers, consolidation and existance, five dollars, plus recording fee;

(23) Fee for filing foreign application for certificate of authority, fifty dollars, plus recording fee;

(24) Fee for filing foreign amended application for certificate of authority, five dollars, plus recording fee; and

(25) Fee for filing withdrawal of a foreign corporation, five dollars, plus recording fee.", by striking lines 62 to 65 and showing same as stricken matter, and by inserting after the stricken matter, the word "The".

LEGISLATIVE BILL 275. Placed on General File.

LEGISLATIVE BILL 273. Placed on General File.

LEGISLATIVE BILL 270. Placed on General File.

LEGISLATIVE BILL 269. Placed on General File.

LEGISLATIVE BILL 267. Placed on General File.

LEGISLATIVE BILL 266. Placed on General File.

(Signed) Richard D. Marvel, Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 20. Re: Study Annexation of Additional Area by Cities and Villages.

Introduced by William R. Skarda, Jr., 7th District; Richard Lysinger, 36th District; William M. Wylie, 20th District; Sam Klaver, 9th District; Harold T. Moylan, 6th District; Ira E. Paine, 35th District; Ramey C. Whitney, 44th District; Lester Harsh, 38th District; W. H. Hasebroock, 16th District; Peter H. Claussen, 18th District; George H. Fleming, 47th District; Elvin Adamson, 43rd District; Cecil Craft, 45th District; Herb Nore, 22nd District; S. H. Brauer, Sr., 21st District; Eric Rasmussen, 32nd District; Elmer Wallwey, 17th District; Rudolf C. Kokes, 41st District; Richard D. Marvel, 33rd District and Marvin E. Stromer, 27th District.

WHEREAS, many of the cities and villages of this state are contemplating annexation of additional areas; and

WHEREAS, the statutes of this state vary in the procedure for annexation; and

WHEREAS, some classes of cities may annex territory across county lines.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the annexation of additional area by cities and villages and to report its finding together with its recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

NOTICE OF COMMITTEE HEARING**Judiciary**

LB 248	Monday, March 1, 1965	2:00 p.m.
LB 566	Wednesday, March 3, 1965	2:00 p.m.
LB 567	Wednesday, March 3, 1965	2:00 p.m.
LB 568	Wednesday, March 3, 1965	2:00 p.m.
LB 570	Wednesday, March 3, 1965	2:00 p.m.
LB 515	Monday, March 8, 1965	2:00 p.m.
LB 551	Monday, March 8, 1965	2:00 p.m.
LB 592	Monday, March 8, 1965	2:00 p.m.
LB 595	Monday, March 8, 1965	2:00 p.m.
LB 345	Tuesday, March 9, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Salaries and Claims**

LEGISLATIVE BILL 137. Placed on General File.

LEGISLATIVE BILL 138. Placed on General File.

LEGISLATIVE BILL 140. Placed on General File.

(Signed) Dale L. Payne, Chairman

SELECT FILE

LEGISLATIVE BILL 84. Mr. Bowen offered the following specific amendments:

1. Amend section 1 of the bill by striking lines 24 to 28, and line 29 by striking the new matter and reinstating the old matter.

2. Amend the bill by striking Standing Committee amendment 1 and all amendments thereto.

Amendment pending.

Laid over until Monday, February 22, 1965 at the request of Mr. Bowen.

LEGISLATIVE BILL 146. E and R amendments found in the Legislative Journal for the Thirty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 159. E and R amendments found in the Legislative Journal for the Thirty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 208. Advanced to E and R for engrossment.

LEGISLATIVE BILL 47. E and R amendment found in the Legislative Journal for the Thirty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 263. Advanced to E and R for engrossment.

Visitors

Mr. Craft introduced Mr. Homer Lautzenheizer of North Platte.

UNANIMOUS CONSENT—Re-refer LB 109

Mr. R. Rasmussen asked unanimous consent that LB 109 be re-referred from the Education Committee to the Budget Committee, and that the hearing date of March 2, 1965, be cancelled. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 123. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Twenty-ninth Day was adopted.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 127. Reading waived. Considered.

Mr. Ruhnke asked unanimous consent to lay over LB 127 until a fiscal note is attached.

Mrs. Orme objected.

Standing Committee amendments found in the Legislative Journal for the Thirty-first Day were adopted.

Advanced to E and R for review with 34 ayes, 3 nays, and 12 not voting.

LEGISLATIVE BILL 69. Reading waived. Considered.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

Visitors

Mr. E. Rasmussen introduced two of his aunts, Mrs. Herbert Christensen of Chicago, Illinois, and Gerda Petersen of Lincoln, Nebraska.

MOTION—Fiscal Note

Mr. President: I move that no bill be advanced from General File without a fiscal note. (Signed) Cecil Craft

Referred to the Rules Committee.

GENERAL FILE**LEGISLATIVE BILL 296.** Read and Considered.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE BILL 315. Reading waived. Considered.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

LEGISLATIVE BILL 204. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-second Day were adopted.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 53. Laid over at the request of Mr. Bowen.**Speaker Bowen Presiding****LEGISLATIVE BILL 175.** Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for Thirty-third Day was adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 3. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Thirty-third Day was adopted.

Laid over until Monday, February 22, 1965, at the request of Mr. Klaver.

LEGISLATIVE BILL 19. Laid over.**LEGISLATIVE BILL 393.** Read and Considered.

Mr. Hasebroock offered the following amendment which was adopted:

1. Amend Section 1, line 16, by striking "proposition" and inserting "proposition".

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 213. Considered.

Mr. R. Rasmussen offered the following amendments which were adopted:

1. In Section 8, line 4, after the word "company" insert "*Licensed to do business in Nebraska.*"

2. Amend Section 8, line 7 after the word "insured" before the period, insert "*and no fee shall be required.*"

Advanced to E and R for review with 39 ayes, 1 nay, and 9 not voting.

LEGISLATIVE BILL 211. Laid over.**LEGISLATIVE BILL 205.** Laid over.**Visitors**

Mr. Pedersen introduced three women from the Omaha PTA Council.

UNANIMOUS CONSENT—Members Excused

Mr. R. Rasmussen asked to be excused for the remainder of the morning and Monday morning, February 22. No objections. So ordered.

Messrs. E. Rasmussen, Adamson, and Nore asked to be excused Monday, February 22, 1965. No objections. So ordered.

Mr. Klaver asked to be excused this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 170. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Thirty-third Day was adopted.

President Sorensen Presiding

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

UNANIMOUS CONSENT—Suspend Rules

Mr. Stryker asked unanimous consent to suspend the rules and have the Clerk read the Standing Committee statements on the General File bills in absence of the printed statement. No objections. So ordered.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 469. Placed on General File.

(Signed) Ross H. Rasmussen, Chairman

Revenue

LEGISLATIVE BILL 28. Indefinitely postponed.

LEGISLATIVE BILL 60. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

Government and Military Affairs

LEGISLATIVE BILL 327. Placed on General File as amended.

Standing Committee amendments to LB 327:

1. Amend the bill by adding two new sections to be known as sections 1 and 2 and to read as follows:

“Section 1. That section 51-502, Revised Statutes Supplement, 1963, be amended to read as follows:

51-502. A city or village may establish and maintain a museum as provided by sections 51-501 to 51-512 when approved by at least

fifty-one per cent of the votes cast at the election by the electors of the city or village voting on the proposition; *Provided*, that any city or village that, prior to April 10, 1957, has established a museum, such a city or village shall not be required to hold an election to establish and maintain such a museum. When the electors of a city or village approve the establishing and the maintenance of a museum as provided by sections 51-501 to 51-512, the city council or village board shall establish and maintain a museum as provided by sections 51-501 to 51-512. Such a city or village shall appoint a museum board of *five not less than five but not more than nine* members to be chosen from the citizens of the city or village at large, of which board neither the mayor nor any member of the city council or village board shall be a member. The members of the museum board first appointed shall hold their office, one for a term of one year, one for a term of two years, one for a term of three years, one for a term of four years, and one for a term of five years, *the sixth member shall be for a term of one year, the seventh for a term of two years, the eighth for a term of three years, and the ninth for a term of four years* from the first day of July following their appointment, and as their terms expire, one trustee shall be chosen annually thereafter for a term of five years. In cases of vacancies by resignation, removal, or otherwise, the city council or village board shall fill such vacancy for the unexpired term. Cities having home rule charters shall have the power to fix by ordinance the number of members of such museum board. No trustee shall receive any pay or compensation for any services rendered as a member of the board.

Sec. 2. That section 51-503, Revised Statutes Supplement, 1963, be amended to read as follows:

51-503. When the electors of any county or of any township shall have voted to establish and maintain a museum, the county board of such county or the township board of such township shall appoint a museum board of *five not less than five but not more than nine* members, no member of which shall be a member of the county or township board, *the five members of the museum board first appointed shall hold office*, one for a term of one year, one for a term of two years, one for a term of three years, one for a term of four years, and one for a term of five years, *the sixth member shall be for a term of one year, the seventh for a term of two years, the eighth for a term of three years, and the ninth for a term of four years*, from the first day of July following their appointment; and as the terms of the members expire, the county or township board shall appoint annually one trustee to serve for a term of five years. In case of vacancies, the county or township board shall have the power to fill the vacancy for the unexpired term. No

trustee shall receive any pay or compensation for any services rendered as a member of such board.”.

2. Amend the bill by renumbering original sections 1 to 3 as sections 3 to 5, respectively.

3. Amend renumbered section 4 by striking lines 1 and 2 and inserting:

“Sec. 4. That original section 51-510, Reissue Revised Statutes of Nebraska, 1943, and sections 51-502 and 51-503, Revised Statutes Supplement, 1963, are repealed.”

LEGISLATIVE BILL 104. Placed on General File.

(Signed) Jerome Warner, Chairman

Recess

At 11:35 a.m., on a motion by Mr. Bowen, the Legislature recessed until 11:50 a.m.

After Recess

The Legislature reconvened at 11:50 a.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carpenter, Fleming, Gerdes, Mahoney and R. Rasmussen, who were excused.

STANDING COMMITTEE REPORT

Revenue

LEGISLATIVE BILL 245. Placed on General File as amended.

Standing Committee amendment to LB 245:

1. Amend section 1 of the bill, line 29 by inserting “*a majority of its inhabitants in the county and*” after “having”.

LEGISLATIVE BILL 25. Placed on General File as amended.

Standing Committee amendment to LB 25:

1. In new section 3, added by standing committee amendment, strike subdivision (6) and insert:

“(6) *The other one-fifteenth remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1)*

and (2) of this section shall be distributed as follows: (a) Eighty per cent thereof shall be transferred to the various incorporated city and village treasurers of the state in the proportion that the population of each such city and village bears to the total population of all incorporated cities and villages of the state according to the most recent federal decennial census; and (b) twenty per cent thereof shall be transferred to the various county treasurers of the state in the proportion that the rural population of each such county bears to the total rural population of the state according to the most recent federal decennial census. All funds distributed under the provisions of this subdivision may be used exclusively for constructing or resurfacing dustless-surface street or road improvements, and for the amortization of bonded indebtedness when created for such improvements, but not for maintenance or equipment purchases.”

(Signed) J. W. Burbach, Chairman

Public Works

LEGISLATIVE BILL 353. Placed on General File as amended.

Standing Committee amendments to LB 353:

Section 1, line 10, insert after the word “defense” and before the word “purposes” the following: “, national forests and scenic”.

Section 1, line 11, after the word “secured,” add “and for maintenance of roads constructed for the United States Government.”

LEGISLATIVE BILL 371. Placed on General File as amended.

Standing Committee amendments to LB 371:

1. Section 1, line 10, after the word “owners” strike the words, “benefited by any such ditch,” and insert the words, “within the district or the proposed district,”

2. Since an emergency exists this act shall be in full force and take effect, from and after its passage and approval, according to law.

(Signed) Cecil Craft, Chairman

Adjournment

At 11:55 a.m., on a motion by Mr. Craft, the Legislature adjourned until 9:00 a.m., Monday, February 22, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, February 22, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Fathers' God to Thee, who art the author of our liberty, and under whom we have our freedom, we make our prayer on this day honoring George Washington. Make us ever mindful of the price that was paid to obtain that freedom and the cost that must be met to keep it. Help us in this day so to live it that other men shall desire it and seek after it. Believing in it, give us the backbone to stand up for it. Loving it, may we be willing to defend it. In the strong name of Him who said, "If ye continue in my word, ye shall know the truth, and the truth shall make you free." Amen.

The roll was called and all members were present except Messrs. Adamson, Rasmussen, E., and Rasmussen, R., who were excused and Mr. Stromer who was excused until 9:20 a.m.

Corrections for the Journal

Page 510, line 38, delete "Danner" and insert "Fleming".

The Journal for the Thirty-fourth Day was approved as corrected.

Communications

Letter from Glenn A. Baldwin, President of the General Tobacco and Candy Company addressed to Governor Frank Morrison, regarding the possibility of having Colonel Morgan Batten address the Legislature on his recent trip abroad.

Mr. Bowen asked unanimous consent to arrange a date for Colonel Batten to address the Legislature. No objections. So ordered.

MOTION—LB 46

Mr. President: I move that the Committee on Enrollment and Review be directed to advance LB 46 to Select File.

(Signed) Chester Paxton

The motion prevailed.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 191.

A BILL FOR AN ACT to amend section 32-514, Reissue Revised Statutes of Nebraska, 1943, and sections 32-216, 32-304, 32-1001.01, 32-1001.09, and 32-1001.10, Revised Statutes Supplement, 1963, relating to elections; to provide for the election of the State Treasurer, Auditor of Public Accounts, Secretary of State, and Attorney General each four years as prescribed; to harmonize the provisions thereof with previous legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Pedersen
Bowen	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nelson	Syas
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Adamson	Rasmussen, E.	Rasmussen, R.	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 193.

A BILL FOR AN ACT to amend section 68-215.06, Reissue Reissued Statutes of Nebraska, 1943, relating to old age assistance; to harmonize the provisions with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Pedersen
Bowen	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nelson	Syas
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Adamson Rasmussen, E. Rasmussen, R. Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 199.

A BILL FOR AN ACT to repeal sections 71-2030 and 81-155, Reissue Revised Statutes of Nebraska, 1943, and sections 77-1736.05, 77-1736.06, and 77-1736.07, Revised Statutes Supplement, 1963, as obsolete.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Batchelder	Brauer	Carpenter	Craft
Bauer	Budd	Carstens	Crandall
Bowen	Burbach	Claussen	Danner

Fleming	Kokes	Nore	Skarda
Gerdes	Kremer	Orme	Stromer
Harsh	Lysinger	Paine, I.	Stryker
Hasebroock	Mahoney	Paxton	Syas
Holmquist	Marvel	Payne, D.	Wallwey
Hughes	Matzke	Pedersen	Warner
Kjar	Moulton	Proud	Whitney
Klaver	Moylan	Ruhnke	Wylie
Knight	Nelson		

Voting in the negative, 0.

Not voting, 3:

Adamson Rasmussen, E. Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 18.

A BILL FOR AN ACT to amend sections 25-1098, 26-1,139, and 27-1505, Reissue Revised Statutes of Nebraska, 1943, relating to replevin; to provide for a bond and retention of the property by the defendant; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Batchelder	Fleming	Mahoney	Pedersen
Bauer	Gerdes	Marvel	Proud
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Adamson Rasmussen, E. Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 68. Placed on General File as amended.

Standing Committee amendment to LB 68:

Amend Section 1 of the bill line 14 by striking the new material and inserting the following:

“Provided, that a vehicle disabled while traveling on a freeway unable to”

LEGISLATIVE BILL 139. Indefinitely postponed.

LEGISLATIVE BILL 376. Placed on General File.

(Signed) Jerome Warner, Chairman

Enrollment and Review

LEGISLATIVE BILL 843. Placed on Select File as amended.

E and R amendment to LB 843:

1. Strike the quotation mark in section 1, line 4.

LEGISLATIVE BILL 77. Placed on Select File as amended.

E and R amendments to LB 77:

1. Amend the standing committee amendments to read as follows:

“1. In section 1, insert ‘or when authorized to make an arrest for a felony without a warrant,’ at the end of line 4; and in line 9, strike the second ‘the’ and insert ‘a search’.”.

2. In the title, strike lines 5 to 7 and insert “by a peace officer without notice; and to repeal the original section.”.

LEGISLATIVE BILL 100. Placed on Select File as amended.

E and R amendments to LB 100:

1. In the Bauer General File amendment 1, line 2, insert “in lines 6 and 7” after “and”.

2. In the Bauer General File amendment 2, line 2, insert "in line 9" after "and".

3. In section 1, strike ", resists," and insert "or resists".

LEGISLATIVE BILL 136. Placed on Select File as amended.

E and R amendment to LB 136:

1. In section 1, insert quotation marks before line 7 and following line 95; in line 28, strike the second "or" and insert "of"; and in line 69, strike "or" and insert "of".

LEGISLATIVE BILL 178. Placed on Select File.

LEGISLATIVE BILL 209. Placed on Select File.

LEGISLATIVE BILL 198. Correctly engrossed.

LEGISLATIVE BILL 350. Correctly engrossed.

LEGISLATIVE BILL 351. Correctly engrossed.

LEGISLATIVE BILL 358. Correctly engrossed.

LEGISLATIVE BILL 21. Correctly engrossed.

LEGISLATIVE BILL 348. Correctly engrossed.

LEGISLATIVE BILL 190. Correctly enrolled.

LEGISLATIVE BILL 189. Correctly enrolled.

LEGISLATIVE BILL 194. Correctly enrolled.

LEGISLATIVE BILL 196. Correctly enrolled.

LEGISLATIVE BILL 197. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Revenue

LEGISLATIVE BILL 7. Indefinitely postponed.

LEGISLATIVE BILL 38. Indefinitely postponed.

LEGISLATIVE BILL 166. Indefinitely postponed.

LEGISLATIVE BILL 31. Placed on General File.

(Signed) J. W. Burbach, Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 190 LB 189 LB 194 LB 196 LB 197

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 46. Placed on Select File as amended.

E and R amendments to LB 46:

1. In section 1, lines 9 and 10, strike the new matter as amended by standing committee amendment 2; and at the end of line 11, insert "*The banner shall be displayed on or near all public buildings in this state under or to the left of the flag of the United States of America.*".

2. In the title, line 5, insert "or near" after "on"; and in line 6, insert "or to the left of" after "under".

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 84. E and R amendments found in the Legislative Journal for the Thirty-third Day were adopted.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 200. E and R amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 157. Advanced to E and R for engrossment.

LEGISLATIVE BILL 48. E and R amendment found in the Legislative Journal for the Thirty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 177. E and R amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 73. E and R amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE RESOLUTION 9. Considered.

Mr. Gerdes renewed his pending motion to indefinitely postpone LR 9.

Mr. Carpenter requested a record vote.

Washington Day Program

Mr. Bowen presented a Nebraska State Flag to Allen Beerman, Camp Director of the Boy Scout Camp Eagle and Camp Cedar at Fremont, Nebraska.

Mr. Beerman thanked the members of the Legislature for the flag.

Mr. Bauer led the group in the pledge of allegiance.

Prayer was offered by the Chaplain.

The Lincoln High School Band, directed by Mr. Voss, presented two musical selections.

Dr. Glover Leitch from the First Presbyterian Church addressed the Legislature on the Unfinished Revolutionary War.

GENERAL FILE

LEGISLATIVE RESOLUTION 9. Considered.

Mr. Bowen asked unanimous consent to continue debate on LR 9 until the question was decided.

Mr. Skarda objected.

Mr. Bowen moved to continue debate on LR 9 until the question was decided.

The motion prevailed.

Mr. Skarda moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 35 ayes, 7 nays, and 7 not voting.

Vote on the motion to indefinitely postpone:

Voting in the affirmative, 39:

Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Budd	Hughes	Moulton	Stromer
Burbach	Kjar	Moylan	Stryker
Carstens	Klaver	Nore	Syas
Claussen	Knight	Orme	Wallwey
Crandall	Kokes	Paine, I.	Warner
Danner	Kremer	Paxton	Whitney
Fleming	Lysinger	Payne, D.	Wylie
Gerdes	Mahoney	Proud	

Voting in the negative, 7:

Batchelder	Carpenter	Holmquist	Pedersen
Brauer	Craft	Nelson	

Not voting, 3:

Adamson	Rasmussen, E.	Rasmussen, R.
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LR 9 was indefinitely postponed.

Message from the Governor

February 22, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on February 17, 1965, I approved LB 6.

On February 18, 1965, I approved LB 188, LB 186, LB 185, and LB 171.

Respectfully,

(Signed) Frank B. Morrison
Governor

STANDING COMMITTEE REPORTS**Government and Military Affairs****LEGISLATIVE BILL 537.** Placed on General File as amended.

Standing Committee amendments to LB 537:

1. Amend the bill by adding a new section immediately after section 6 to be known as section 7 and to read as follows.

“Sec. 7. That section 32-496, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-496. After the reception of the returns of each election precinct, township, or ward by the county clerk or election commissioner, directed to him, as provided by sections 32-492 and 32-494, and on the Friday following the election he, together with not less than two nor more than ten disinterested electors of different political parties of the county chosen by him, shall open the tally list of the poll books and from the returns therein make an abstract of the votes of each candidate and enter the same in a permanent ledger, precinct by precinct, which ledger shall be preserved by the county clerk or election commissioner, as the case may be, in his office; *Provided, that in counties have a population of more than sixty thousand inhabitants the election commissioner may appoint such additional persons of the same number from each party to augment such counting board.* Such canvassing boards may adjourn from day to day, when necessary. When such canvass heretofore referred to in this section is completed, the canvassing boards may proceed to count and canvass the absent, sick, and disabled votes received by mail. After the canvass of all absent and disabled voters' ballots, the abstract of the vote of the absent and disabled voters' ballots shall be added to the permanent ledger as provided by this section.”

2. Amend the bill by renumbering original sections 7 and 8 as sections 8 and 9 respectively.

3. Amend renumbered section 8 line 13 by striking “public” and show the same as stricken matter.

4. Amend the bill by adding a new section immediately after renumbered section 9 to be known as section 10 and to read as follows:

“Sec. 10. That section 32-815, Revised Statutes Supplement, 1963, be amended to read as follows:

32-815. In counties having a population of more than sixty thousand inhabitants the election commissioner shall appoint a

counting board of four persons, two of each party. Two of the persons appointed shall act as judges and two of the persons appointed shall act as clerks who, together with the deputy election commissioner, shall serve at all state elections and shall constitute an election counting board for the absent and disabled voters of the county. The election commissioner, as he deems necessary, may appoint up to ten additional persons of the same number of each party to augment such counting board. The counting board shall perform all the functions assigned by this chapter to the canvassing board in relation to absent and disabled voters' ballots. The counting board shall first meet on the Friday following the election at the time specified in section 32-496 for the meeting of the county canvassing boards and shall publicly open such return envelopes as have been received by the election commissioner and allow public inspection of the identification envelopes without the same leaving the custody of the board. The board shall compare the identification envelopes with the absent and disabled voters' poll list prepared pursuant to section 32-807. If the names appearing thereon agree, if the signature of the voter on the identification envelope agrees with that on the application retained by the election commissioner, if it appears that the applicant is a qualified voter, and if it does not appear that such voter has already voted at such election or died prior to the day of election, or that the vote is fraudulent, the identification envelope shall be opened; and if the ballot has the election commissioner's endorsement thereon, the same shall be placed without having been unfolded, in a ballot box to be provided and known as the absent and disabled voters' ballot box. As soon as all such absent and disabled voters' ballots which have been previously received by the election commissioner have been either deposited in the ballot box or have been rejected, said ballot box shall be opened and the ballots therein counted, handled, and disposed of, and the return of such vote made by the absent and disabled voters' election board in like manner as provided for other election boards to receive, count, and return the ballots of present voters except as otherwise provided in this article. The counting board described in this section shall be subject to all of the provisions of section 32-814 relating to notice, recess, and adjournment; *Provided*, that this section shall govern the receipt, counting, and return of absent and disabled voters' ballots in all counties having a population of more than sixty thousand, any other provisions of Chapter 32, article 8, notwithstanding. The qualifications and compensation of the judges and clerks of the counting board shall be the same as the judges and clerks of other election and counting boards."

5. Amend the bill by renumbering original sections 9 to 14 as sections 11 to 16 respectively.

6. Amend renumbered section 16, line 2, by inserting “, 32-496” after “32-493” and line 3 by inserting “, 32-815” after “32-480”.

(Signed) Jerome Warner, Chairman

Revenue

LEGISLATIVE BILL 41. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

MOTION—Place LB 166 on General File

Mr. President: I move that LB 166 be placed on General File notwithstanding the Committee action. (Signed) Terry Carpenter.

Laid over.

Visitors

Mr. Klaver introduced Father Peter Bertagni from Modena, Italy, Mr. and Mrs. Nazerilo and Mr. and Mrs. Jesse Politi from Omaha.

Mr. Pedersen introduced his wife and two cousins.

Adjournment

At 12:22 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 9:00 a.m., Tuesday, February 23, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, February 23, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We know, our Father, that there is a time to speak and a time to keep silent. Help us to tell the one from the other. When we should speak, give us the courage of our convictions. When we should keep silent, restrain us from speaking, lest, in our desire to appear wise, we give ourselves away. Teach us the sacraments of silence, that we may use them to know ourselves, and, above all, to know thee. Then shall we be wise. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. R. Rasmussen, who was excused.

Corrections for the Journal

Page 534, line 29, correct spelling of "absent".

The Journal for the Thirty-fifth Day was approved as corrected.

Communications

Letter from Mrs. Clyde F. Cretsinger, Paxton, Nebraska thanking the members for the copy of LR 10 memorializing her husband.

NOTICE OF COMMITTEE HEARINGS

Budget

LB 110	Monday, March 1, 1965	2:00 p.m.
LB 229	Monday, March 1, 1965	2:00 p.m.
LB 481	Monday, March 1, 1965	2:00 p.m.

LB 486	Monday, March 1, 1965	2:00 p.m.
LB 608	Monday, March 1, 1965	2:00 p.m.

Banking, Commerce and Insurance

LB 783	Tuesday, March 2, 1965	2:00 p.m.
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Committee on Committees

February 22, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:30 p.m. on Thursday, March 11, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments submitted by Governor Frank B. Morrison, which were originally scheduled for Thursday, February 11, 1965, but were cancelled because of the inclement weather, as follows:

George J. Buglewicz—Advisory Committee to Department of Institutions and Department of Public Welfare

Kara Lee Eikleberry—Advisory Committee to Department of Institutions and Department of Public Welfare

Lowell W. Fisk—State Employees Retirement Board

Respectfully submitted,
(Signed) Elvin Adamson, Chairman
Committee on Committees

Presented to the Governor

Presented to the Governor for approval on February 23, 1965, at 8:15 a.m.: LB 189 LB 190 LB 194 LB 196 LB 197

(Signed) Ruth Bossard, Enrolling Clerk

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 97.

A BILL FOR AN ACT to amend section 83-345, Reissue Revised Statutes of Nebraska, 1943, relating to state institutions; to harmonize the provisions thereof with other legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Kokes Rasmussen, E. Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 96.

A BILL FOR AN ACT to amend section 43-507, Reissue Revised Statutes of Nebraska, 1943, relating to defective and physically handicapped children; to change the duties of the Director of Public Welfare as to defective and physically handicapped children as prescribed; to harmonize the provisions thereof with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Carstens	Hasebroock	Mahoney
Batchelder	Claussen	Holmquist	Marvel
Bauer	Craft	Hughes	Matzke
Bowen	Crandall	Kjar	Moulton
Brauer	Danner	Klaver	Moylan
Budd	Fleming	Knight	Nelson
Burbach	Gerdes	Kremer	Nore
Carpenter	Harsh	Lysinger	Orme

Paine, I.	Proud	Stromer	Warner
Paxton	Rasmussen, E.	Stryker	Whitney
Payne, D.	Ruhnke	Syas	Wylie
Pedersen	Skarda	Wallwey	

Voting in the negative, 0.

Not voting, 2:

Kokes Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 187.

A BILL FOR AN ACT to amend sections 23-217 and 23-253, Reissue Revised Statutes of Nebraska, 1943, relating to counties under township organization; to harmonize the provisions thereof for publication of notices with previous legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Skarda
Brauer	Hasebroock	Moulton	Stromer
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall			

Voting in the negative, 2:

Nelson Ruhnke

Not voting, 2:

Kokes Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 51.

A BILL FOR AN ACT to amend section 39-771, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to permit the use of pneumatic tires with studs as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 74. With Emergency.

A BILL FOR AN ACT to amend section 14-3,127, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide for a reduction of the time from sixty to thirty days in which assessed abutting property owners may protest against improvements or alterations; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Hughes	Moulton	Rasmussen, E.
Claussen	Kjar	Moylan	Ruhnke
Craft	Klaver	Nelson	Skarda
Crandall	Knight	Nore	Stromer
Danner	Kokes	Orme	Stryker
Fleming	Kremer	Paine, I.	Syas
Gerdes	Lysinger	Paxton	Wallwey
Harsh	Mahoney	Payne, D.	Warner
Hasebroock	Marvel	Pedersen	Whitney
Holmquist	Matzke	Proud	Wylie

Voting in the negative, 0.

Not voting, 1

Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitors

Messrs. Mahoney and Skarda introduced 150 students and their sponsors from Omaha South High School Government classes.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 177. Replaced on Select File as amended.

E and R amendment to LB 177:

1. In line 10 of Enrollment and Review amendment 1, adopted February 22, 1965, insert "after 'school'" before the semicolon.

LEGISLATIVE BILL 91. Placed on Select File.

LEGISLATIVE BILL 217. Placed on Select File.

LEGISLATIVE BILL 117. Placed on Select File as amended.

E and R amendment to LB 117:

1. In the title, line 2, strike "section 71-3205" and insert "sections 71-3205 and 71-3209"; and in line 6, insert "to change the expiration date of such licenses;" before "and".

LEGISLATIVE BILL 126. Placed on Select File.

LEGISLATIVE BILL 103. Placed on Select File as amended.

E and R amendment to LB 103:

1. In the title, line 4, insert "of" after "submitting".

LEGISLATIVE BILL 347. Correctly engrossed.

LEGISLATIVE BILL 507. Correctly engrossed.

LEGISLATIVE BILL 86. Correctly engrossed.

LEGISLATIVE BILL 453. Correctly engrossed.

LEGISLATIVE BILL 201. Correctly engrossed.

LEGISLATIVE BILL 76. Correctly engrossed.

LEGISLATIVE BILL 191. Correctly enrolled.

LEGISLATIVE BILL 193. Correctly enrolled.

LEGISLATIVE BILL 199. Correctly enrolled.

LEGISLATIVE BILL 18. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Education

LEGISLATIVE BILL 634. Placed on General File as amended.

Standing Committee amendment to LB 634:

Amend Section 1 of the bill by striking the new matter in lines 9, 10, and 11 and in lieu thereof, insert the following: *"but this apportionment per pupil shall not exceed the average annual cost per pupil, based on average daily attendance within that county,"*

(Signed) Ross H. Rasmussen, Chairman

Visitors

Mr. Stromer introduced Mr. Robert Edwards, teacher, and 10 students from Everett Junior High School, Lincoln.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 191 LB 193 LB 199 LB 18

MOTION—Introduce Bill

Mr. Kjar moved to suspend the rules to allow the Banking, Commerce and Insurance Committee to introduce a new bill.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 844. Introduced by Committee on Banking, Commerce and Insurance, William R. Skarda, Jr., Legislative District 7; Eugene T. Mahoney, Legislative District 5; Albert A. Kjar, Legislative District 39; Rick Budd, Legislative District 2 and Peter H. Claussen, Legislative District 18.

A BILL FOR AN ACT to amend section 24-301.01, Reissue Revised Statutes of Nebraska, 1943, relating to district courts; to provide that judges in judicial district number 4 shall receive an additional salary to be paid from the county general fund as prescribed; to provide when such increase shall become operative; and to repeal the original section.

SELECT FILE

LEGISLATIVE BILL 843. E and R amendment found in the Legislative Journal for the Thirty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 77. Laid over at the request of Mr. Danner.

LEGISLATIVE BILL 100. E and R amendments found in the Legislative Journal for the Thirty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 136. E and R amendment found in the Legislative Journal for the Thirty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 178. Advanced to E and R for engrossment.

LEGISLATIVE BILL 209. Advanced to E and R for engrossment.

LEGISLATIVE BILL 46. E and R amendments found in the Legislative Journal for the Thirty-fifth Day were adopted.

Mr. Paxton offered the following amendment to LB 46 which was adopted by unanimous consent:

1. In Enrollment and Review amendment 1, line 4, strike "*public buildings*" and insert "*the State Capitol, the Governor's Mansion, all courthouses, city or village halls, schoolhouses, and other public administrative buildings*".

2. In the title line 5, strike "all" and insert "prescribed".

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw LB 112

Mr. Lysinger requested unanimous consent to withdraw LB 112.

Laid over.

MOTION—Place LB 166 on General File

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Thirty-fifth Day to place LB 166 on General File notwithstanding the Committee action.

Mr. Carpenter requested a record vote.

Voting in the affirmative, 8:

Adamson	Fleming	Kjar	Orme
Brauer	Gerdes	Kremer	Rasmussen, E

Voting in the negative, 38:

Batchelder	Harsh	Matzke	Proud
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie
Danner	Marvel		

Not voting, 3:

Burbach Rasmussen, R. Wallwey

The motion lost.

UNANIMOUS CONSENT—Member Excused

Mr. Craft asked unanimous consent to be excused Thursday morning, February 25, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 155

Mr. Carpenter renewed his pending request to withdraw LB 155. No objections. So ordered.

STANDING COMMITTEE REPORTS

Budget

LEGISLATIVE BILL 561. Placed on General File.

(Signed) Richard D. Marvel, Chairman

NOTICE OF COMMITTEE HEARINGS

Budget

LB 109	Tuesday, March 2, 1965	2:00 p.m.
LB 112	Tuesday, March 2, 1965	2:00 p.m.
LB 237	Tuesday, March 2, 1965	2:00 p.m.
LB 158	Tuesday, March 2, 1965	2:00 p.m.
LB 487	Tuesday, March 2, 1965	2:00 p.m.
LB 488	Tuesday, March 2, 1965	2:00 p.m.

GENERAL FILE

LEGISLATIVE BILL 87. Considered.

Mr. Carpenter offered the following amendment to the Adamson pending amendment found in the Legislative Journal for the Thirty-second Day:

1. Amend the Adamson amendment by striking: *“but shall not exclude consideration of other factors”* and insert *“and the taxpayer shall show upon the return the actual value of the property for taxation and which factors were used and the consideration given to each factor in dollar value and where obsolescence is claimed it shall not be allowed unless itemized or otherwise substantiated”*.

Speaker Bowen Presiding

The Carpenter amendment to the Adamson amendment was adopted with 38 ayes, 7 nays, and 4 not voting.

President Sorensen Presiding

The Adamson amendment as amended was adopted with 44 ayes, 1 nay, and 4 not voting.

Mr. Bauer offered the following amendments which were adopted:

1. Amend Sec. 4 by deleting "77-105 and".
2. Amend the title accordingly.

Mr. Carpenter moved that LB 87 be bracketed until Mr. Warner can solicit the Attorney General's opinion on the constitutionality of LB 87 in its present form.

The motion prevailed.

Visitors

Mrs. Hughes introduced visitors from Richardson, Thayer, Jefferson, Lancaster, and Nemaha Counties.

Mr. Gerdes introduced Mrs. Della Golka from Hemingford, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 26. Standing Committee amendments read in lieu of the Bill. Considered.

Mr. Ruhnke asked for a division of the question in Standing Committee amendment # 1:

Part 1. Section 1, lines 10, 13, and 14 delete "*seven*" and insert "*eight*". Adopted.

Mr. Bowen moved to amend the second part of the Standing Committee amendment # 1 as follows:

After the word "Fund" in the last line, insert : "That this amount collected be reverted to the General Fund at the end of two years."

The Bowen amendment was adopted.

Laid over.

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 339	Wednesday, March 10, 1965	2:00 p.m.
LB 460	Wednesday, March 10, 1965	2:00 p.m.
LB 510	Wednesday, March 10, 1965	2:00 p.m.
LB 456	Thursday, March 11, 1965	2:00 p.m.
LB 526	Thursday, March 11, 1965	2:00 p.m.
LB 547	Thursday, March 11, 1965	2:00 p.m.
LB 751	Thursday, March 11, 1965	2:00 p.m.
LB 552	Friday, March 12, 1965	2:00 p.m.
LB 565	Friday, March 12, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Public Works**

LEGISLATIVE BILL 207. Placed on General File as amended.

Standing Committee amendments to LB 207:

Section 1, line 2—after the word “any” insert the word “public”

Section 1, line 2—after the word “highway” insert the word “, road”

Add a new section, to be known as Section II, as follows: Section II: “For the purposes of this section the term Target Shooting shall be defined as the act of discharging any firearm or weapon using any form of compressed gas as a propellant at any inanimate object.”

Add a new section, to be known as Section III, as follows: Section III: “This act shall be enforced by all peace officers, State Safety Patrolmen, and all credentialed Conservation Officers.”

LEGISLATIVE BILL 210. Indefinitely postponed.

LEGISLATIVE BILL 387. Indefinitely postponed.

LEGISLATIVE BILL 291. Placed on General File.

(Signed) Cecil Craft, Chairman

Public Health and Welfare

LEGISLATIVE BILL 202. Indefinitely postponed.

LEGISLATIVE BILL 228. Placed on General File as amended.

Standing Committee amendments to LB 228:

1. On page 2, in section 1, in line 17 strike "*grant a license without a*" and insert in lieu thereof "*waive the*".

2. On page 2, in section 1, in line 18 strike "*to*" and insert in lieu thereof "*for*".

(Signed) Marvin E. Stromer, Chairman

UNANIMOUS CONSENT—LB 665

Mr. Payne asked unanimous consent to add his name to LB 665. No objections. So ordered.

Adjournment

At 12:04 p.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Wednesday, February 24, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, February 24, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Almighty and eternal God, Thou who alone knows what lies before us this day, grant that in every hour of it we may stay close to thee. Let us today embark on no undertaking that is not in line with Thy will for us here, for our state and for our country. Bestow thy grace upon the presiding officer, and members and the servants of this body. Illumine our minds and direct our thinking, that our thoughts and our actions may merit thy blessing. For our Lord Christ's sake. Amen.

The roll was called and all members were present except Mr. R. Rasmussen who was excused for the day and Messrs. Mahoney excused until 9:15 a.m., and Stromer excused until 9:40 a.m.

Corrections for the Journal

Page 538, line 26, insert a semicolon after the word "children".

Page 547, line 18, delete the quotation marks before the word "Section".

The Journal for the Thirty-sixth Day was approved as corrected.

NOTICE OF COMMITTEE HEARINGS

Banking, Commerce and Insurance

LB 414	Monday, March 8, 1965	2:00 p.m.
LB 416	Monday, March 8, 1965	2:00 p.m.
LB 545	Tuesday, March 9, 1965	2:00 p.m.
LB 653	Tuesday, March 9, 1965	2:00 p.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 66.

A BILL FOR AN ACT relating to crimes and punishments; to make it unlawful to operate a motor vehicle upon a public highway or road in a speed contest including drag racing; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Crandall	Kremer	Pedersen
Batchelder	Fleming	Lysinger	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Danner	Paine, I.	Rasmussen, R.	Stromer
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 75.

A BILL FOR AN ACT to amend sections 18-2001, 18-2002, and 18-2003, Revised Statutes Supplement, 1963, relating to street improvements; to provide that any city or village may include alleys in its grading, curbing, guttering, and paving of any unpaved gap in its street system; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Danner	Kremer	Paxton
Bauer	Fleming	Lysinger	Payne, D.
Bowen	Gerdes	Mahoney	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moulton	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Kjar	Nelson	Warner
Claussen	Klaver	Nore	Whitney
Craft	Knight	Orme	Wylie
Crandall	Kokes	Paine, I.	

Voting in the negative, 4:

Adamson	Rasmussen, E.	Ruhnke	Wallwey
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Not voting, 2:

Rasmussen, R. Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 1.

A BILL FOR AN ACT to amend section 30-1603, Reissue Revised Statutes of Nebraska, 1943, relating to decedents' estates; to provide for giving of a corporate surety bond as an appeal bond; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 3:

Lysinger Rasmussen, R. Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 98.

A BILL FOR AN ACT to amend section 77-1702, Revised Statutes Supplement, 1963, relating to revenue and taxation; to permit state, county and other local officials to accept checks, drafts, money orders and other bills of exchange in payment of taxes; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 2:

Rasmussen, R. Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 120. Placed on General File as amended.

Standing Committee amendments to LB 120:

Strike present Section 3 and insert new Section 3 to read as follows:

"Section 3. That section 2-1558, Revised Statutes Supplement, 1963, be amended to read as follows:"

"2-1558. (1) Within sixty days after a watershed conservancy district is created and certified to the county clerk in the county or counties involved, the individual or joint board of soil and water conservation district supervisors shall cause an election to be held therein for the election of a board of directors who shall hold office for a term of four years except for the first election when a simple majority or one half, whichever the case may be, of the members elected having the highest number of votes shall hold their office for four years and the remainder for two years. Such board of directors shall, under the supervision of the individual or joint board of soil and water conservation district supervisors, be the governing body of the watershed conservancy district. (2) The board of directors of a watershed conservancy district shall consist of a minimum of five members when the watershed conservancy district lies entirely within one soil and water conservation district. If the territory embraced within a watershed conservancy district lies within more than one soil and water conservation district, the board of directors shall consist of not more than four members residing in the majority area located in a soil and water conservation district and one or two members from each minority area located within additional soil and water conservation districts. The number of directors residing in and to be elected from the majority area and each minority area shall be determined on a proportional number of acres in each area in the district. The representation of the number of directors from each district shall be made by the joint board of soil and water conservation districts. In addition when a watershed conservancy district includes an area or areas outside of a soil and water conservation district that has been included as a part of the watershed conservancy district as provided for in section 2-1554, that territory shall be represented by one director if the total population as given in last census is one thousand to ten thousand; by two directors if the population ranges from ten thousand to twenty-five thousand; by three directors if population ranges from twenty-five thousand to one hundred thousand; and by four directors if population exceeds one hundred thousand. (3) The board of directors shall annually elect from its membership a chairman, vice-chairman, secretary and treasurer, or combination secretary-treasurer. The secretary-treasurer or treasurer shall execute an official bond for the faithful performance of the duties of his office; such bond to be approved by the board of directors. The bond shall be executed with at least three solvent personal sureties whose solvency must

exceed the amount of the bond, or by a corporate surety company authorized to do business in this state and shall be an amount determined by the board of directors. The premium on the bond shall be paid by the board of directors with funds of the watershed conservancy district. (4) Each person desiring to be a director of a watershed conservancy district shall file a nominating petition with the individual or joint board of supervisors. The petition shall be signed by ten or more taxpayers of legal voting age within the watershed conservancy district involved or if less than twenty-five taxpayers of legal voting age are involved a majority of such taxpayers."

Add new Section 4. as follows:

"Section 4. That original sections 2-1502, 2-1507 and 2-1558, Revised Statutes Supplement, 1963, are repealed."

LEGISLATIVE BILL 89. Placed on General File as amended.

Standing Committee amendment to LB 89:

Since an emergency exists this act shall be in full force and take effect, from and after its passage and approval, according to law.

LEGISLATIVE BILL 153. Placed on General File as amended.

Standing Committee amendments to LB 153:

Section 1, line 1, after the word "unlawful" the words, ", after January 1, 1967"

Section 1, line 3, strike the words "farm machinery," and insert "slow moving vehicle or equipment,"

Section 1, line 8, strike the word "twenty" and insert the word "twenty-five".

Section 1, para. 2, line 15, strike the word "metallic".

Section 1, para. 2, line 26, strike period (.) and add: ", and shall be maintained in a clean, reflective condition."

LEGISLATIVE BILL 168. Placed on General File as amended.

Standing Committee amendments to LB 168:

Strike Sec. 3 and insert new section to be known as Sec. 3, as follows:

"Section 3. That section 2-1564, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

2-1564. (1) At any time after seven years from official recorded date of the initial organization of a watershed conservancy district, twenty-five or more taxpayers of legal voting age within the district, or if less than fifty tax-payers of legal voting age are involved, a majority of the taxpayers of legal voting age in such district, may file a petition with the individual or joint supervising board of soil and water conservation district supervisors praying that the existence of the district be discontinued. The petition shall state the reason for discontinuance and that all contractual obligations of the district have been met. (2) After giving notice, as outlined in subsection (1) of section 2-1554, the individual or joint board of soil and water conservation district supervisors may conduct such hearings on the petition as may be necessary to assist it in making a determination. (3) Within sixty days after the petition is filed a referendum shall be held under the supervision of the individual or joint board of supervisors as provided in sections 2-1554, 2-1555, and 2-1556. No informalities in the conduct of the referendum or in any matters relating to the referendum shall invalidate it or its result if notice of the referendum has been given substantially as provided in section 2-1554. (4) If a majority of the votes cast in such a referendum favor the discontinuance of the district, and it is found that all the contractual obligations have been met, the individual or joint supervising board of soil and water conservation district supervisors shall make a determination that the watershed conservancy district shall be discontinued and so record. A copy of the determination shall be certified to the county clerk of the county or counties involved for recording. After recording, a copy of the certificate made by the county clerk shall be filed with the Nebraska state soil and water conservation committee."

Renumber present Sec. 4 as Sec. 5.

Add new section to be known as Sec. 4 as follows:

"Sec. 4. That original sections 2-1550 and 2-1564, Reissue Revised Statutes of Nebraska, 1943, and section 2-1559, Revised Statutes Supplement, 1963, are repealed.

(Signed) Cecil Craft, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 163. Placed on General File as amended.

Standing Committee amendments to LB 163:

1. In section 1, line 30, after the word "schools" insert "exclusively" and after the word "owned" insert "and controlled". Delete "operated".

2. In section 1, line 43, after the word "state" insert "*who shall be a rancher or a farmer,*".

3. In line 46, after the word "Administration." insert "*The terms of office of the lay representatives initially appointed shall expire on July 1 of the years 1966, 1967, 1968, and 1969, as designated by the director in making the respective appointments. As the terms of the members expire, the director shall, on or before July 1 of each year, appoint or reappoint a lay member of the commission for a term of four years to succeed the member whose term expires. No more than two such members shall be from the same major political party.*".

LEGISLATIVE BILL 360. Indefinitely postponed

(Signed) Maurice A. Kremer, Chairman

Enrollment and Review

LEGISLATIVE BILL 123. Placed on Select File as amended.

E and R amendment to LB 123:

1. In new section 2, line 8, strike "*area*" and insert "*district*".

LEGISLATIVE BILL 127. Placed on Select File as amended.

E and R amendments to LB 127:

1. In section 1, line 21, insert an underscored comma after "*infirm*".

2. In section 3, line 24, strike "two" and insert "*two three*".

LEGISLATIVE BILL 69. Placed on Select File

LEGISLATIVE BILL 296. Placed on Select File.

LEGISLATIVE BILL 315. Placed on Select File.

LEGISLATIVE BILL 295. Correctly engrossed.

LEGISLATIVE BILL 146. Correctly engrossed.

LEGISLATIVE BILL 159. Correctly engrossed.

LEGISLATIVE BILL 208. Correctly engrossed.

LEGISLATIVE BILL 263. Correctly engrossed.

LEGISLATIVE BILL 97. Correctly enrolled.

LEGISLATIVE BILL 96. Correctly enrolled.

LEGISLATIVE BILL 187. Correctly enrolled.

LEGISLATIVE BILL 51. Correctly enrolled.

LEGISLATIVE BILL 74. Correctly enrolled.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 97 LB 96 LB 187 LB 51
LB 74

UNANIMOUS CONSENT—Send Flowers

Mr. Klaver asked unanimous consent that the members send flowers to Mrs. Eunice Bradley, who is in the hospital. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 21. Re: Discrimination.

Introduced by Edward R. Danner, 11th District.

WHEREAS, discrimination based upon race, religion, color, national origin, or ancestry destroys the rights of citizens to register and vote in local, state and federal elections; and

WHEREAS, such discrimination threatens the rights of all citizens and weakens the foundations of democratic government; and

WHEREAS, such discrimination requires acts of intimidation, evasion and equivocation by those who practice it; and

WHEREAS, such acts violate the spirit and the letter of the Constitution.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Congress of the United States enact legislation which will forthwith cause such discrimination to cease and desist.

2. That the Clerk of the Legislature be directed to transmit a suitable engrossed copy of this resolution to the President of the United States, the Vice President of the United States, the Speaker of the House of Representatives of the United States and to each member of the Congress from this state.

MOTION—Introduce Bill

Mr. Payne moved to suspend the rules and allow the Revenue Committee to introduce a new bill.

The motion prevailed with 42 ayes, 0 nays and 7 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 845. Introduced by Committee on Revenue; Dale L. Payne, Legislative District 3; Hal W. Bauer, Legislative District 28; Terry Carpenter, Legislative District 48; Henry F. Pedersen, Jr., Legislative District 4; J. W. Burbach, Legislative District 19; Ramey C. Whitney, Legislative District 44; Elmer Wallwey, Legislative District 17 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to revenue and taxation; to define terms; to provide when the home of a paraplegic veteran or multiple amputee shall be exempt from taxation; to provide the procedure for claiming the exemption; and to declare an emergency.

SELECT FILE

LEGISLATIVE BILL 84. Mr. Bowen moved the adoption of his pending specific amendment found in the Legislative Journal for the Thirty-fourth Day. Amendment pending.

LEGISLATIVE BILL 77. Mr. Danner offered the following amendments, which were adopted by unanimous consent.

1. Amend section 1 of the bill, line 11 by inserting “, *but the political subdivision from which such officer is elected or appointed shall be liable for all damages to the property in gaining admission*” after “notice”.

2. Amend the title to conform.

E and R amendments found in the Legislative Journal for the Thirty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 177 E and R amendment found in the Legislative Journal for the Thirty-sixth Day was adopted

Advanced to E and R for engrossment.

LEGISLATIVE BILL 91. Advanced to E and R for engrossment.

LEGISLATIVE BILL 217. Advanced to E and R for engrossment.

LEGISLATIVE BILL 117. E and R amendment found in the Legislative Journal for the Thirty-sixth Day was adopted.

Mr. Pedersen offered the following amendment, which was adopted by unanimous consent:

Amend Section 1 of LB 117 as follows: Strike all of those words on line 38 following the word "investigation" and including the period, and by adding the following words "within 90 days. The license shall be issued by the secretary unless he has received within 90 days after such application is made for such license a report of investigation from the County Attorney stating that the applicant is not of the proper character and reputation to engage in the business of a private detective."

Advanced to E and R for engrossment.

LEGISLATIVE BILL 126. Advanced to E and R for engrossment.

LEGISLATIVE BILL 103. E and R amendment found in the Legislative Journal for the Thirty-sixth Day was adopted

Advanced to E and R for engrossment.

Visitors

Mr. Kremer introduced Norris Otto of Philips, Nebraska.

Mr. Bowen introduced the American Dairy Princess, Wilma Blevins of Harrison, Arkansas, and the Nebraska Dairy Princess, Elaine Banks of Superior, Nebraska.

They were escorted by the Sergeant-at-Arms to the rostrum where Miss Blevins addressed the Legislature.

Mr. Stryker asked unanimous consent to make Miss Blevins an honorary citizen of Nebraska.

Mr. Kremer amended the request to include Miss Banks.

Mr. Carpenter further amended the request in order to make them honorary members of the Nebraska Legislature. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on February 24, 1965, at 8:50 a.m.: LB 191 LB 193 LB 199 LB 18

(Signed) Ruth Bossard, Enrolling Clerk

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 527	Tuesday, March 9, 1965	2:00 p.m.
LB 587	Wednesday, March 10, 1965	2:00 p.m.
LB 588	Wednesday, March 10, 1965	2:00 p.m.
LB 589	Wednesday, March 10, 1965	2:00 p.m.
LB 606	Monday, March 15, 1965	2:00 p.m.
LB 614	Monday, March 15, 1965	2:00 p.m.
LB 616	Monday, March 15, 1965	2:00 p.m.
LB 640	Monday, March 15, 1965	2:00 p.m.
LB 651	Tuesday, March 16, 1965	2:00 p.m.
LB 672	Tuesday, March 16, 1965	2:00 p.m.
LB 693	Tuesday, March 16, 1965	2:00 p.m.
LB 698	Wednesday, March 17, 1965	2:00 p.m.
LB 722	Wednesday, March 17, 1965	2:00 p.m.
LB 723	Wednesday, March 17, 1965	2:00 p.m.
LB 734	Wednesday, March 17, 1965	2:00 p.m.
LB 724	Monday, March 22, 1965	2:00 p.m.
LB 735	Monday, March 22, 1965	2:00 p.m.
LB 739	Monday, March 22, 1965	2:00 p.m.
LB 749	Monday, March 22, 1965	2:00 p.m.
LB 755	Monday, March 22, 1965	2:00 p.m.
LB 758	Tuesday, March 23, 1965	2:00 p.m.
LB 759	Tuesday, March 23, 1965	2:00 p.m.
LB 761	Tuesday, March 23, 1965	2:00 p.m.
LB 763	Wednesday, March 24, 1965	2:00 p.m.
LB 765	Wednesday, March 24, 1965	2:00 p.m.
LB 830	Monday, March 29, 1965	2:00 p.m.
LB 831	Monday, March 29, 1965	2:00 p.m.
LB 832	Monday, March 29, 1965	2:00 p.m.
LB 836	Monday, March 29, 1965	2:00 p.m.
LB 841	Monday, March 29, 1965	2:00 p.m.
LB 829	Tuesday, March 30, 1965	2:00 p.m.
LB 833	Tuesday, March 30, 1965	2:00 p.m.

LB 834	Tuesday, March 30, 1965	2:00 p.m.
LB 837	Tuesday, March 30, 1965	2:00 p.m.
LB 828	Wednesday, March 31, 1965	2:00 p.m.
LB 835	Wednesday, March 31, 1965	2:00 p.m.
LB 838	Wednesday, March 31, 1965	2:00 p.m.
LB 839	Wednesday, March 31, 1965	2:00 p.m.
LB 840	Wednesday, March 31, 1965	2:00 p.m.
LB 842	Wednesday, March 31, 1965	2:00 p.m.
LB 466	Tuesday, April 13, 1965	2:00 p.m.

Miscellaneous Subjects

LB 657	Friday, March 5, 1965	2:00 p.m.
LB 658	Friday, March 5, 1965	2:00 p.m.
LB 43	(rehearing) Thursday, March 11, 1965	2:00 p.m.
LB 795	Thursday, March 11, 1965	2:00 p.m.
LB 609	Friday, March 12, 1965	2:00 p.m.
LB 699	Friday, March 12, 1965	2:00 p.m.
LB 596	Thursday, March 18, 1965	2:00 p.m.
LB 597	Thursday, March 18, 1965	2:00 p.m.
LB 712	Thursday, March 18, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 645. Placed on General File as amended.

Standing Committee amendments to LB 645:

1. In section 1, line 4, strike "1965" and insert "1965 1969"; strike the new matter in lines 12 to 15; in line 15, strike "years" and insert "years"; in line 15, strike "1968," and insert "1969, 1966 number plates shall be furnished which shall be revalidated for the years 1967 and 1968 by the use of renewal tabs; and provided further, that"; in line 17, strike "the" and insert "the such"; and in line 20, strike "1968" and insert "1970".

2. Insert a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 60-311.01, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

60-311.01. Commencing with the year 1952, registration of motor vehicles shall be carried out by counties. Each county in the state shall show on vehicles licensed therein a county number on the license plate preceding a dash which shall then be followed by

the individual number assigned to the motor vehicle, *and which identification number, excluding the county prefix number, may be combined with letters of the same height.* The county numbers assigned to the counties in Nebraska shall be as follows:

No.	Name of County	No.	Name of County
1	Douglas	2	Lancaster
3	Gage	4	Custer
5	Dodge	6	Saunders
7	Madison	8	Hall
9	Buffalo	10	Platte
11	Otoe	12	Knox
13	Cedar	14	Adams
15	Lincoln	16	Seward
17	York	18	Dawson
19	Richardson	20	Cass
21	Scotts Bluff	22	Saline
23	Boone	24	Cuming
25	Butler	26	Antelope
27	Wayne	28	Hamilton
29	Washington	30	Clay
31	Burt	32	Thayer
33	Jefferson	34	Fillmore
35	Dixon	36	Holt
37	Phelps	38	Furnas
39	Cheyenne	40	Pierce
41	Polk	42	Nuckolls
43	Colfax	44	Nemaha
45	Webster	46	Merrick
47	Valley	48	Red Willow
49	Howard	50	Franklin
51	Harlan	52	Kearney
53	Stanton	54	Pawnee
55	Thurston	56	Sherman
57	Johnson	58	Nance
59	Sarpy	60	Frontier
61	Sheridan	62	Greeley
63	Boyd	64	Morrill
65	Box Butte	66	Cherry
67	Hitchcock	68	Keith

No.	Name of County	No.	Name of County
69	Dawes	70	Dakota
71	Kimball	72	Chase
73	Gosper	74	Perkins
75	Brown	76	Dundy
77	Garden	78	Deuel
79	Hayes	80	Sioux
81	Rock	82	Keya Paha
83	Garfield	84	Wheeler
85	Banner	86	Blaine
87	Logan	88	Loup
89	Thomas	90	McPherson
91	Arthur	92	Grant
93	Hooker".		

3. Strike original section 2 and insert two new sections to be known as sections 3 and 4 and to read as follows:

"Sec. 3. That original section 60-311.01, Reissue Revised Statutes of Nebraska, 1943, and section 60-311, Revised Statutes Supplement, 1963, are repealed.

Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

(Signed) Cecil Craft, Chairman

UNANIMOUS CONSENT—Withdraw LB 112

Mr. Lysinger renewed his pending request found in the Legislative Journal for the Thirty-sixth Day to withdraw LB 112. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 561. Read and considered.

Advanced to E and R for review with 42 ayes, 0 nays, and 7 not voting.

LEGISLATIVE BILL 815. Mr. Marvel moved that LB 815 be referred to a Committee for a hearing.

The motion prevailed.

UNANIMOUS CONSENT—Budget Report

Mr. Bowen requested unanimous consent that Mr. Marvel be allowed to place budget reports on each member's desk and that he explain them. No objections. So ordered.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Danner asked unanimous consent that the Labor Committee meet in the East Chamber today. No objections. So ordered.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 561. Placed on Select File.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Suspend Rules

Mr. Stryker requested unanimous consent to suspend the rules and consider LB 561 on Select File. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 561. Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 561. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

GENERAL FILE

LEGISLATIVE BILL 26. Considered.

Mr. Wylie offered the following amendments to the Standing Committee amendments:

1. In line 6 of Committee Amendment # 1 strike "and" through and including "Fund" in line 9.
2. In lines 9 and 10 strike "seven-twentieths" and insert "six-twentieths".
3. At the end of Committee Amendment #1 after "Fund" strike the period and insert: "and an amount equal to seven-

twentieths of two cents per package or fractional part thereof shall be used to construct two vocational schools in the state, one located in Northeast Nebraska and the other located in Western Nebraska.”

Mr. Stromer requested unanimous consent to be excused for the remainder of the morning. No objections. So ordered.

Mr. Hasebroock asked to be excused temporarily. No objections. So ordered.

Mr. Carpenter moved the previous question. The question is “Shall the debate cease?”

The motion prevailed with 34 ayes, 9 nays, and 6 not voting.

Mr. Wylie requested a record vote on his amendments.

Voting in the affirmative, 10:

Brauer	Nelson	Payne, D.	Ruhnke
Craft	Nore	Rasmussen, E.	Wylie
Fleming	Paxton		

Voting in the negative, 32:

Adamson	Crandall	Kokes	Paine, I.
Batchelder	Danner	Kremer	Pedersen
Bauer	Gerdes	Lysinger	Proud
Bowen	Harsh	Mahoney	Skarda
Budd	Holmquist	Marvel	Syas
Burbach	Hughes	Moulton	Wallwey
Carpenter	Kjar	Moylan	Warner
Carstens	Knight	Orme	Whitney

Not voting, 7:

Claussen	Klaver	Rasmussen, R.	Stryker
Hasebroock	Matzke	Stromer	

The Wylie amendments lost.

The Standing Committee Section 1 amendment as amended was adopted.

Laid over.

UNANIMOUS CONSENT—Cancel Hearing

Mr. Marvel requested unanimous consent to cancel the hearing on LB 229 set for March 1, 1965. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Public Health and Welfare

LB 615	Monday, March 8, 1965	2:00 p.m.
LB 363	Monday, March 8, 1965	2:00 p.m.
LB 322	Tuesday, March 9, 1965	2:00 p.m.
LB 323	Tuesday, March 9, 1965	2:00 p.m.
LB 324	Tuesday, March 9, 1965	2:00 p.m.
LB 259	Monday, March 15, 1965	2:00 p.m.
LB 311	Monday, March 15, 1965	2:00 p.m.
LB 312	Monday, March 15, 1965	2:00 p.m.
LB 490	Monday, March 15, 1965	2:00 p.m.
LB 320	Tuesday, March 16, 1965	2:00 p.m.
LB 364	Tuesday, March 16, 1965	2:00 p.m.
LB 365	Tuesday, March 16, 1965	2:00 p.m.
LB 366	Tuesday, March 16, 1965	2:00 p.m.
LB 368	Tuesday, March 16, 1965	2:00 p.m.
LB 362	Tuesday, March 16, 1965	2:00 p.m.
LB 369	Tuesday, March 16, 1965	2:00 p.m.
LB 677	Monday, March 22, 1965	2:00 p.m.
LB 756	Monday, March 22, 1965	2:00 p.m.
LB 757	Monday, March 22, 1965	2:00 p.m.
LB 706	Tuesday, March 23, 1965	2:00 p.m.
LB 754	Tuesday, March 23, 1965	2:00 p.m.
LB 766	Tuesday, March 23, 1965	2:00 p.m.
LB 644	Monday, March 29, 1965	2:00 p.m.
LB 624	Monday, March 29, 1965	2:00 p.m.
LB 396	Monday, March 29, 1965	2:00 p.m.
LB 428	Tuesday, March 30, 1965	2:00 p.m.
LB 584	Tuesday, March 30, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Public Health and Welfare

LEGISLATIVE BILL 131. Placed on General File.

LEGISLATIVE BILL 132. Placed on General File as amended.

Standing Committee amendments to LB 132:

1. On page 2, section 3 in line 11 strike "*fatal*" and insert in lieu thereof "*fetal*".

2. On page 2, section 3, beginning in line 14 delete "*Copies shall not be made of the original death records other than by the office authorized to file such records permanently.*"

3. On page 4, section 3, beginning in line 74 delete "*except that hospital disposition may be made of the dead body of a still-*

born or of a newborn infant, when requested by the parents or legal guardian."

4. On page 5, section 4, beginning in line 20 delete "*If hospital disposal is made, the entire certificate shall be completed by the physician, who was in attendance.*"

(Signed) Calista Cooper Hughes,
Vice-chairman

Adjournment

At 12:02 p.m., on a motion by Mr. Adamson, the Legislature adjourned until 9:00 a.m., Thursday, February 25, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

THIRTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, February 25, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We come in prayer to Thee, Lord Jesus, who never had to take back anything spoken, to correct anything said, or to apologize for any statement. Wilt thou have pity upon our frailties and deliver us from pitying ourselves. Bless the members of this body as they think together and work together in this chamber, in committee rooms, and in their offices. Help them to stand up under the strains and the tensions of problems and decisions, of meetings and conferences, and the endless demands made upon them. Teach them how to relax and to take time to turn to thee for guidance and for grace, and thus discover the secret of power. In Thy name we ask it. Amen.

The roll was called and all members were present except Messrs. Craft and R. Rasmussen who were excused for the day and Mr. D. Payne who was excused until 9:30 a.m.

Corrections for the Journal

Page 549, line 20, correct spelling of "excused".

Page 549, line 21, correct spelling of "Corrections".

The Journal for the Thirty-seventh Day was approved as corrected.

UNANIMOUS CONSENT—Member Excused

Mr Carstens asked to be excused from 10:30 a.m. until noon today. No objections. So ordered.

Legislature Expenses, January 1965

Account E-2	Salaries of Members	\$ 9,800.00
Account E-3	Mileage of Members	948.80
Account E-4	Officers and Employees Salaries January 5-31	16,923.27
Account E-5	Incidental Expenses	
	Postage	\$1,350.00
	Advertising	29.44
	Meals for prisoners	60.95
	Repair Office Equipment	367.24
	Office Supplies	1,950.53
	Board & Lodging	16.45
	Mileage Allowance	53.60
	Flowers-Funerals	21.50
	Contractual Service for PA System	84.80
	Public Address System	2,162.00
	Desk Lamps	104.70
	Filing Cabinets	3,124.73
	TOTAL	9,325.94
Account 5	Intergovernmental Cooperation Commission Senators December Expenses to Chicago	618.30
Account 7	Salary of Lieutenant Governor	416.66
Account 7A	Expenses, Lieutenant Governor November Telephone	12.01
Account 8	Clerks' Salary, Other Wages, Maintenance and Supplies	
	Salaries (Gross)	\$1,717.15
	Postage	25.00
	Telephone-November	25.58
	Office Supplies	6.35
	Laundry	5.95
	Dry Photo Copier	1,495.00
	TOTAL	3,275.03
	TOTAL EXPENSES JANUARY	\$41,320.01
RECEIPTS—MONTH OF JANUARY 1965		
	Daily Mailing of Bills and Journals	\$2,655.00
	Weekly Mailing of Bills	390.00
	Weekly Mailing of Journals	380.00

Mailing of Bills and Journals to Schools	165.00
Thermofaxing	4.88
Total Receipts thru January 31	\$3,594.88

(Signed) Hugo F. Srb
Clerk of the Legislature

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 314.

A BILL FOR AN ACT to amend section 74-305, Reissue Revised Statutes of Nebraska, 1943, relating to railroads; to provide who may execute deeds and conveyances of a railroad company; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallway
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Craft	Payne, D.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 198.

A BILL FOR AN ACT to amend section 84-1005, Reissue Revised Statutes of Nebraska, 1943, relating to state administrative

departments; to eliminate certain provisions as specified to harmonize with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wyllie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Craft	Payne, D.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 350.

A BILL FOR AN ACT to amend section 79-307, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to delete a provision that has been declared unconstitutional; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Carpenter	Harsh	Kokes
Batchelder	Carstens	Hasebroock	Kremer
Bauer	Claussen	Holmquist	Lysinger
Bowen	Crandall	Hughes	Mahoney
Brauer	Danner	Kjar	Marvel
Budd	Fleming	Klaver	Matzke
Burbach	Gerdes	Knight	Moulton

Moylan	Paxton	Skarda	Wallwey
Nelson	Pedersen	Stromer	Warner
Nore	Proud	Stryker	Whitney
Orme	Rasmussen, E.	Syas	Wylie
Paine, I.	Ruhnke		

Voting in the negative, 0.

Not voting, 3:

Craft	Payne, D.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 351.

A BILL FOR AN ACT to repeal, as obsolete or duplicating, sections 79-103, 79-104, 79-306, 79-335, 79-336, 79-337, 79-338, 79-504.01, 79-504.02, 79-1329, and 79-1551, Reissue Revised Statutes of Nebraska, 1943, and section 79-334, Revised Statutes Supplement, 1963, relating to schools.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdas	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Craft	Payne, D.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 358. With emergency.

A BILL FOR AN ACT to appropriate the sum of twenty thousand dollars to the office of the Revisor of Statutes to aid in defraying the expense of printing the reissue of Volumes II and IIA of the Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Crandall	Kremer	Pederson	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Craft	Payne, D.	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and title agreed to.

LEGISLATIVE BILL 21.

A BILL FOR AN ACT to amend section 50-402, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to provide that the Legislative Council shall establish and maintain a complete and efficient bill drafting service without a limitation on time; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Kjar	Moulton	Ruhnke
Claussen	Klaver	Moylan	Skarda
Crandall	Knight	Nore	Stromer
Danner	Kokes	Orme	Stryker
Fleming	Kremer	Paine, I.	Syas
Gerdes	Lysinger	Paxton	Wallwey
Harsh	Mahoney	Pedersen	Warner
Hasebroock	Marvel	Proud	Whitney
Holmquist	Matzke	Rasmussen, E.	Wylie
Hughes			

Voting in the negative, 0.

Not voting, 4:

Craft	Nelson	Payne, D.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 348.

A BILL FOR AN ACT to amend section 79-403, Revised Statutes Supplement, 1963, relating to education; to clarify provisions for transfer of land from one school district to another; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Ruhnke
Bauer	Hasebroock	Moulton	Skarda
Bowen	Holmquist	Moylan	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Carpenter	Knight	Paxton	Wallwey
Carstens	Kremer	Pedersen	Warner
Crandall	Lysinger	Proud	Whitney
Fleming	Mahoney		

Voting in the negative, 4:

Brauer	Claussen	Hughes	Wylie
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Not voting, 7:

Craft	Kokes	Nore	Rasmussen, R.
Danner	Nelson	Payne, D.	

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

Visitors

Mr. Matzke introduced 29 Young Farmer Delegates to the Farmers Union of Nebraska Annual Convention and their escorts Mr. and Mrs. William Kruse of Seward.

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 696	Monday, March 15, 1965	2:00 p.m.
LB 465	Monday, March 15, 1965	2:00 p.m.
LB 796	Tuesday, March 16, 1965	2:00 p.m.
LB 676	Tuesday, March 23, 1965	2:00 p.m.
LB 752	Tuesday, March 23, 1965	2:00 p.m.
LB 125	Wednesday, March 24, 1965	2:00 p.m.
LB 392	Tuesday, April 6, 1965	2:00 p.m.
LB 144	(Re-set) Wednesday, April 7, 1965	2:00 p.m.

Agriculture and Recreation

LB 285	Thursday, March 11, 1965	2:00 p.m.
LB 310	Thursday, March 11, 1965	2:00 p.m.
LB 457	Friday, March 12, 1965	2:00 p.m.
LB 458	Friday, March 12, 1965	2:00 p.m.
LB 494	Friday, March 12, 1965	2:00 p.m.
LB 495	Friday, March 12, 1965	2:00 p.m.

UNANIMOUS CONSENT—Members Excused

Messrs. Skarda, Mahoney, and Wylie asked unanimous consent to be excused Monday, March 1, 1965. No objections. So ordered.

Mr. Kremer asked unanimous consent to be excused today from 10:30 a.m. and Friday, February 26, 1965. No objections. So ordered.

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 152. Placed on General File as amended.

Standing Committee amendments to LB 152:

1. Amend section 1, line 38 after "Tax Commissioner", add "*the State Surveyor.*".

2. Amend section 1 of the bill, line 10 by striking "six" and inserting "six eight", and line 18 by inserting after "society" the following ", *Revisor of Statutes*".

LEGISLATIVE BILL 13. Indefinitely postponed.

(Signed) Ramey C. Whitney, Vice-chairman

Agriculture and Recreation

LEGISLATIVE BILL 485. Placed on General File as amended.

Standing Committee amendments to LB 485:

1. Amend the bill by inserting two new sections to be known as sections 2 and 3 and to read as follows:

"Sec. 2. There is created a fund to be known as the Land and Water Conservation Fund. All money made available to the Land and Water Conservation Fund for matching purposes by section 77-2602, Revised Statutes Supplement, 1963, or any other source shall be remitted to the State Treasurer and by him placed in such fund. Such matching money shall be used by the Game, Forestation and Parks Commission under the provisions of the Land and Water Conservation Fund Act, Public Law 88-578, 88th Congress, for financing state project costs thereunder. The Game, Forestation and Parks Commission may make grants-in-aid to political subdivisions of the state from money made available by section 77-2602, Revised Statutes Supplement, 1963, in amounts not exceeding twenty-five per cent of the cost of approved projects submitted by such political subdivisions.

Sec. 3. Federal funds advanced to the State of Nebraska through grants-in-aid under Public Law 88-578, 88th Congress, for approved projects shall be deposited in the Land and Water Conservation Fund and used for financing such approved projects. Federal funds paid to the state in reimbursement of expenditures previously made by the state or its political subdivisions shall be returned to the fund from which such expenditures were made. Sixty per cent of the federal funds annually allocated to the State of Nebraska are hereby reallocated to state projects and forty per cent to the projects of political subdivisions. Funds not obligated for approved projects during the fiscal year in which they are allocated shall thereafter be available at large. If political subdivisions have submitted approved projects in excess of available funds during any fiscal year, the Game, Forestation and Parks Commission shall consider all such approved projects and use the factors of equity, population, and need in determining allocations thereto of available funds. If any project allocation exceeds actual project cost the

coverage shall be returned to the Land and Water Conservation Fund for reallocation under the provisions of this section.”.

2. Renumber original section 2 as section 4.

(Signed) M. A. Kremer, Chairman

Enrollment and Review

LEGISLATIVE BILL 46. Replaced on Select File as amended.

E and R amendment to LB 46:

1. In line 2 of the Paxton unanimous consent amendment 1, adopted February 23, 1965, insert “all” before “public”.

LEGISLATIVE BILL 204. Placed on Select File as amended.

E and R amendment to LB 204:

1. In section 5, line 4, insert “any” after “destroy”; and in line 6, insert “any watercourse or” after “of”.

LEGISLATIVE BILL 175. Placed on Select File.

LEGISLATIVE BILL 393. Placed on Select File.

LEGISLATIVE BILL 213. Placed on Select File as amended.

E and R amendments to LB 213:

1. In section 5, lines 2, 3, and 4, strike “(a)”, “(b)”, and “(c)” and insert “(1)”, “(2)”, and “(3)” respectively; and in line 4, strike “agriculture” and insert “agricultural”.

2. In section 8, lines 6 and 7, and section 13, line 8, strike “said” and insert “such”.

3. In section 9, line 4, strike “such defects and condition” and insert “any defect or other unsafe condition”.

4. In line 2 of the Rasmussen General File amendments 1 and 2, strike the period and insert a period at the end of the line.

LEGISLATIVE BILL 170. Placed on Select File as amended.

E and R amendments to LB 170:

1. Renumber section 3, added by the standing committee amendment, as section 2 and in line 1 thereof strike “Section” and insert “Sec.”.

2. Renumber original section 2 as section 3, and insert a period at the end of line 2 thereof.

3. In the title, line 5, insert "to provide an operative date;" before "and".

LEGISLATIVE BILL 47. Correctly engrossed.

LEGISLATIVE BILL 157. Correctly engrossed.

LEGISLATIVE BILL 48. Correctly engrossed.

LEGISLATIVE BILL 73. Correctly engrossed.

LEGISLATIVE BILL 66. Correctly enrolled.

LEGISLATIVE BILL 75. Correctly enrolled.

LEGISLATIVE BILL 1. Correctly enrolled.

LEGISLATIVE BILL 98. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Presented to the Governor

Presented to the Governor for approval at 8:45 a.m., February 25, 1965: LB 97 LB 96 LB 187 LB 51 LB 74

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Urban Affairs

LEGISLATIVE BILL 252. Placed on General File.

(Signed) George Syas, Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 66 LB 75 LB 1 LB 98

Visitors

Mr. Budd introduced students from the Palmyra High School Government Class.

RESOLUTIONS

LEGISLATIVE RESOLUTION 21. Laid over at the request of Mr. Danner.

LEGISLATIVE RESOLUTION 22. Re: Commending Patrolman-Detective Aaron Dailey.

Introduced by Edward R. Danner, 11th District and William R. Skarda, Jr., 7th District.

WHEREAS, Aaron Dailey, a patrolman-detective, of Omaha, Nebraska, has performed omen services in carrying out his duties; and

WHEREAS, as a result of the activities and knowledge of law enforcement, he has detected and arrested many persons who have violated the laws of this state; and

WHEREAS, for his faithful and outstanding performance in carrying out his duties, Aaron Dailey has been commended more than twelve times.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we express to Aaron Dailey the reward of so faithfully performing his duties as a patrolman-detective for the City of Omaha and hope that these achievements will be fully recognized by all concerned.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 846. Introduced at the request of the Governor by J. W. Burbach, Legislative District 19, Chairman of the Committee on Revenue.

A BILL FOR AN ACT to amend section 53-160, Revised Statutes Supplement, 1963, relating to liquors; to increase the tax on wines and alcoholic spirits as prescribed; and to repeal the original section.

SELECT FILE

LEGISLATIVE BILL 84. Mr. Bowen withdrew his pending amendment found in the Legislative Journal for the Thirty-fourth Day.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend the bill, section 1, by striking lines 24 to 28 and all amendments thereto and inserting in lieu thereof:

“(3) The determination of value made by the county assessor, pursuant to the formula provided in section 77-112, shall be final subject to review by the county board of equalization and by the district court on appeal. No formula, schedule or table of values, other than the formula prescribed by section 77-112 shall be used in the determination of value.”.

2. Add the Emergency Clause.

Mr. Burbach offered the following amendments, which were adopted:

1. Amend the Enrollment and Review amendment 3, by striking in line 7 of section 2, *“immediately upon knowledge of such violation,”* and inserting the following: *“notify by certified mail the official concerned and the county board of the county involved setting forth the violation, if said violation is not corrected within fourteen calendar days the State Tax Commissioner shall”;*

Line 32 of section 2 by striking *“taken”* and inserting *“completed”;*

Line 35 of section 2 by inserting *“on the date the notice of hearing was mailed.”* after *“violated”;*

Line 41 of section 2 by striking *“by virtue of”* and inserting *“or months involved under”;* and

Line 44 of section 2 by inserting *“or months involved”* after *“month”.*

Mr. Carpenter moved to have mimeographed copies of LB 84, including the adopted amendments, placed on the members desks for discussion tomorrow.

The motion prevailed.

LEGISLATIVE BILL 123. E and R amendment found in the Legislative Journal for the Thirty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 127. E and R amendments found in the Legislative Journal for the Thirty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 69. Advanced to E and R for engrossment.

LEGISLATIVE BILL 296. Advanced to E and R for engrossment.

LEGISLATIVE BILL 315. Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 26. Considered.

Standing Committee amendments 2 through 5 were adopted.

Mr Burbach offered the following amendment:

1. Amend Standing Committee amendment 1, section 1, line 9, after "Fund", strike the Bowen amendment and add: "Provided; after two years the portions allocated to ETV and State Recreation Road fund, will be transferred to the University of Nebraska Science Development Program."

Mrs. Orme asked for a record vote on the amendment.

Voting in the affirmative, 12:

Bauer	Burbach	Fleming	Moylan
Bowen	Carpenter	Gerdes	Orme
Brauer	Crandall	Holmquist	Syas

Voting in the negative, 24:

Adamson	Knight	Nore	Skarda
Batchelder	Kokes	Paine, I.	Stryker
Budd	Marvel	Paxton	Wallwey
Harsh	Matzke	Pedersen	Warner
Kjar	Moulton	Proud	Whitney
Klaver	Nelson	Ruhnke	Wylie

Not voting, 13:

Carstens	Hasebroock	Lysinger	Rasmussen, E.
Claussen	Hughes	Mahoney	Rasmussen, R.
Craft	Kremer	Payne, D.	Stromer
Danner			

The amendment lost.

LB 26 was advanced to E and R for review with 39 ayes, 3 nays and 7 not voting.

UNANIMOUS CONSENT—LB 645

Mrs. Orme asked unanimous consent that LB 645 be considered on General File at this time. No objections. So ordered.

LEGISLATIVE BILL 645. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-seventh Day were adopted.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

NOTICE OF COMMITTEE HEARINGS**Government and Military Affairs**

LB 628	Thursday, March 4, 1965	2:00 p.m.
LB 782	Thursday, March 4, 1965	2:00 p.m.
LB 80 (Cont'd)	Friday, March 5, 1965	2:00 p.m.
LB 82 (Cont'd)	Friday, March 5, 1965	2:00 p.m.
LB 85 (Cont'd)	Friday, March 5, 1965	2:00 p.m.
LB 101	Friday, March 5, 1965	2:00 p.m.
LB 142	Friday, March 5, 1965	2:00 p.m.
LB 297	Friday, March 5, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Judiciary**

LEGISLATIVE BILL 8. Indefinitely postponed.

LEGISLATIVE BILL 309. Placed on General File as amended.

Standing Committee amendment to LB 309:

On Page 2, Section 1, Lines 12 and 13, after the word "made", and in Section 2, Line 16, at the beginning of the line and before the word "for", delete the following words: "as a delaying tactic or"

LEGISLATIVE BILL 444. Placed on General File.

LEGISLATIVE BILL 445. Placed on General File.

LEGISLATIVE BILL 522. Placed on General File.

(Signed) Sam Klaver, Chairman

Invitation

Mr. Klaver announced the invitation of Aksarben to the members and wives or husbands, to attend a dinner and the Ice Follies in Omaha on Thursday, April 22, 1965, and that transportation would be furnished.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 406. Placed on General File.

LEGISLATIVE BILL 265. Placed on General File.

(Signed) George Syas, Chairman

Public Health and Welfare

LEGISLATIVE BILL 92. Placed on General File.

LEGISLATIVE BILL 236. Placed on General File as amended.

Standing Committee amendments to LB 236:

1. Amend section 1 of the bill, lines 8 and 9 by striking "*rest home*" and inserting in lieu thereof "*homes for the aged or infirmed*".

2. Amend the bill by adding a new section after section 1 to be known as section 2 and to read as follows: "*Sec. 2. This act shall become operative on January 1, 1966.*"

3. Renumber original section 2 as section 3.

LEGISLATIVE BILL 652. Placed on General File.

LEGISLATIVE BILL 299. Placed on General File.

(Signed) Marvin E. Stromer, Chairman

UNANIMOUS CONSENT—Add co-introducers

Mr. Danner asked unanimous consent to add his name to LB 665. No objections. So ordered.

Mr. Pedersen asked unanimous consent to add his name to LB 572. No objections. So ordered.

GENERAL FILE**LEGISLATIVE BILL 39.** Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-seventh Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted:

1. In Standing Committee amendment "6", after "commission", insert "and Governor". Strike word "certified"; after "audit" insert "by a certified Public Accountant"; striking "showing" and inserting "detail".

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

Committee Meeting

Mr. Adamson announced the Committee on Committees would meet this afternoon at 1:30 p.m.

Adjournment

At 11:58 a.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Friday, February 26, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL—SEVENTY-FIFTH SESSION

THIRTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, February 26, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, who didst fill three short years with the revelation
of all eternity, in life, precept, and promise, that we have not yet
learned and can never forget, help us to make every minute count,
making time our servant and not our master. Thou didst never
ask for time to prepare thine answers, but always had the word of
truth for every occasion. Reveal to us now Thy word for today.
Amen.

The roll was called and all members were present except
Messrs. Kjar, Kremer, and R. Rasmussen, who were excused.

Corrections for the Journal

Page 575, line 15, correct spelling of "Wednesday".

Page 582, line 22, correct spelling of "Indefinitely".

The Journal for the Thirty-eighth Day was approved as cor-
rected.

Communication

Letter from the Veterans Administration, Washington, D.C.,
concerning LR 13 and the closing of the Veterans Administration
Hospital, Lincoln, Nebraska. Letter filed in the original Journal.

Message from the Governor

February 25, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on February 23, 1965, I approved LB 190, LB 189, LB 194, LB 196, and LB 197.

On February 24, 1965, I approved LB 199, LB 191, LB 193, and LB 18.

Respectfully,

(Signed) Frank B. Morrison
Governor

Report

February 25, 1965

From: Nebraska Retirement Systems Advisory Committee
To: The Seventy-Fifth Session of the Nebraska Legislature
Subject: Report on Proposed Retirement Plans and Amendments to Existing Plans

The 1959 Legislature created the Nebraska Retirement Systems Advisory Committee (50-416, 50-417, R. R. S. 1943). According to the statutes the Committee "shall study any legislative proposal, bill, or amendment, other than an amendment proposed by the Committee on Enrollment and Review, affecting any public retirement system, existing or proposed, established by the State of Nebraska or any political subdivision thereof and report the results of such study to the Legislature, which report shall, when applicable, include an actuarial analysis and cost estimate and the recommendation of the committee regarding passage of any bill or amendment."

The Nebraska Retirement Systems Advisory Committee is composed of the following members: Senators William Hasebroock, chairman; Fern Hubbard Orme, Albert A. Kjar, J. W. Burbach, and Elvin Adamson.

The Committee herewith submits its report of the studies it has made of the following bills affecting public retirement systems or proposing new retirement systems: LB 112, LB 158, LB 308, and LB 493. The Committee has employed the services of a professional actuary as it is authorized to do by statute to assist it in its studies.

LB 112

Purpose of the Bill. Federal Internal Revenue Service regulations permit school employees, under certain conditions, to purchase individual annuities with before-tax dollars. This bill would enable employees of the four state colleges to take advantage of this regulation. The 1963 Legislature passed a bill enabling public school

employees to take advantage of this regulation on a purely voluntary basis.

Cost to the State. Passage of the bill would result in no cost to the state.

Committee's Recommendation. The Committee recommended that the bill be passed.

Reasons For Committee Recommendation. The bill is favored by the State Normal Board and it is merely enabling legislation. It would in no way affect existing retirement systems or result in any cost to the state.

NOTE: After the Committee met the introducer asked to withdraw LB 112 because the purpose is included in LB 158. The Committee had agreed that this bill would not be necessary if LB 158 was enacted.

LB 158

Purpose of the Bill: The purpose is the same as mentioned above for LB 112. The only difference is that this bill includes employees of the University along with those of the four state colleges.

Committee's Recommendation. The Committee recommends that this bill be passed and for the same reasons listed above for LB 112, recognizing that both bills are not needed.

LB 308

Purpose of the Bill. This is enabling legislation to permit second class cities and villages to establish retirement systems.

Cost to the State. The passage of this bill would result in no cost to the state.

Committee's Recommendation. The Committee recommends that LB 308 not be passed.

Reasons For Committee Recommendations. This recommendation is not based on any objection to retirement systems being set up for employees of these municipalities. However, the Committee does have some criticisms of this bill.

First, it appears to exempt from any such plan the elected officials, and in these smaller communities they usually are elected over and over and constitute a sizeable portion of the city work force. Second, the requirement that the employee's contribution be at least as much as the employer's may be a desirable safeguard

but it means that past service must either be eliminated or paid for, in effect, by the younger employees. Also, the last sentence in the bill does not appear to have any meaning.

It is the feeling of the Committee that the interests of these cities and villages might be best served by the establishment of a state-wide system in which each municipality could elect to participate or not. When a municipality sets up its own plan, the decisions usually require many man hours on the part of elected officials. The smaller the municipality, the greater the relative burden of this work and perhaps the greater the risk of decisions that result in inadequate funding.

LB 493

Purpose of the Bill. The purpose of the bill is merely to make it clear that the Legislature can appropriate the necessary money to adequately fund the Safety Patrol Retirement System without increasing the contributions of the patrolmen.

Cost to the State. The passage of this bill alone would result in no cost to the state. However, if the Legislature decided to take advantage of its provisions and fund the system properly, it would require approximately \$300,000 annually for 20 years to remove the present unfunded liability.

Committee's Recommendation. The Committee recommends that this bill be passed.

Reasons For Committee Recommendation. There is some question now whether existing statutes would permit the Legislature to fund this system properly without increasing the patrolmen's contributions. It would take 15% of a patrolman's salary to adequately fund it, and this would mean he would have to have a salary increase. This bill would merely enable the Legislature, if it so decides, to appropriate the necessary money to fund the system. The Committee is not necessarily recommending that the Legislature fund the plan at this time.

In addition to the above bills, the Committee considered LB 110. However, it decided to hold up a recommendation at this time because of some question if the language of the bill will accomplish the purpose desired. Clarification has been sought from the Attorney General, and the Committee will submit its report at a later date.

Status of the Above Bills

LB 110 has been scheduled for hearing by the Budget Committee on March 1. LB 112 has been withdrawn for the reasons given

earlier. LB 158 has been scheduled for hearing by the Budget Committee on March 2. LB 308 has been referred to the Budget Committee but no hearing date has been set as yet, and the same is true of LB 493.

NOTICE OF COMMITTEE HEARINGS

Education

LB 450	Monday, March 8, 1965	2:00 p.m.
LB 817	Monday, March 8, 1965	2:00 p.m.
LB 818	Monday, March 8, 1965	2:00 p.m.
LB 633	Tuesday, March 9, 1965	2:00 p.m.
LB 683	Tuesday, March 9, 1965	2:00 p.m.
LB 792	Tuesday, March 9, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 637. Placed on General File as amended.

Standing Committee amendment to LB 637:

1. Since an emergency exists this act shall be in full force and take effect, from and after its passage and approval, according to law.

(Signed) Cecil Craft, Chairman

Enrollment and Review

LEGISLATIVE BILL 117. Replaced on Select File as amended.

E and R amendments to LB 117:

1. In line 3 of the Pedersen unanimous consent amendment, insert "*after the date of the application*" after "*days*".

2. Because of the Pedersen unanimous consent amendment, in section 1, strike lines 39 to 41.

LEGISLATIVE BILL 843. Correctly engrossed.

LEGISLATIVE BILL 100. Correctly engrossed.

LEGISLATIVE BILL 178. Correctly engrossed.

LEGISLATIVE BILL 209. Correctly engrossed.

LEGISLATIVE BILL 314. Correctly enrolled.

LEGISLATIVE BILL 198. Correctly enrolled.

LEGISLATIVE BILL 350. Correctly enrolled.

LEGISLATIVE BILL 351. Correctly enrolled.

LEGISLATIVE BILL 358. Correctly enrolled.

LEGISLATIVE BILL 21. Correctly enrolled.

LEGISLATIVE BILL 348. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 314 LB 198 LB 350 LB 351 LB 358 LB 21 LB 348

Visitor

Mr. Harsh introduced his grandson Doug Harsh.

STANDING COMMITTEE REPORTS

Committee on Committees

February 25, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Cliff Griffin—Nebraska Oil and Gas Conservation Commission
John D. Knapp—Nebraska Oil and Gas Conservation Commission

Dean Irish—State Employees Retirement Board

William E. Daugherty—Director, Division of Employment, Department of Labor

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report.

The motion prevailed.

Vote on Cliff Griffin

Voting in the affirmative, 37:

Adamson	Fleming	Marvel	Pedersen
Batchelder	Gerdes	Matzke	Proud
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Stromer
Burbach	Holmquist	Nelson	Syas
Carpenter	Hughes	Nore	Wallway
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Danner			

Voting in the negative, 0.

Not voting, 12:

Brauer	Kjar	Mahoney	Rasmussen, R.
Budd	Kremer	Payne, D.	Skarda
Crandall	Lysinger	Rasmussen, E.	Stryker

Having received a majority of the votes of all members, the appointment of Cliff Griffin was declared confirmed by the President.

Vote on John D. Knapp

Voting in the affirmative, 44:

Adamson	Crandall	Marvel	Proud
Batchelder	Danner	Matzke	Rasmussen, E.
Bauer	Fleming	Moulton	Ruhnke
Bowen	Gerdes	Moylan	Skarda
Brauer	Harsh	Nelson	Stromer
Budd	Hasebroock	Nore	Stryker
Burbach	Holmquist	Orme	Syas
Carpenter	Hughes	Paine, I.	Wallway
Carstens	Klaver	Paxton	Warner
Claussen	Knight	Payne, D.	Whitney
Craft	Kokes	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Kjar	Lysinger	Mahoney	Rasmussen, R.
Kremer			

Having received a majority of the votes of all members, the appointment of John D. Knapp was declared confirmed by the President.

Vote on Dean Irish

Voting in the affirmative, 40:

Adamson	Danner	Matzke	Proud
Bowen	Fleming	Moulton	Rasmussen, E.
Brauer	Harsh	Moylan	Ruhnke
Budd	Hasebroock	Nelson	Skarda
Burbach	Holmquist	Nore	Stromer
Carpenter	Hughes	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Marvel	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 9:

Batchelder	Kjar	Lysinger	Rasmussen, R.
Bauer	Kremer	Mahoney	Stryker
Gerdes			

Having received a majority of the votes of all members, the appointment of Dean Irish was declared confirmed by the President.

Vote on William E. Daugherty

Voting in the affirmative, 40:

Adamson	Danner	Matzke	Rasmussen, E.
Batchelder	Fleming	Moulton	Ruhnke
Bauer	Gerdes	Moylan	Skarda
Bowen	Harsh	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Paine, I.	Syas
Carstens	Klaver	Paxton	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Marvel	Proud	Wylie

Voting in the negative, 0.

Not voting, 9:

Brauer	Kjar	Lysinger	Orme
Carpenter	Kremer	Mahoney	Rasmussen, R.
Hasebroock			

Having received a majority of the votes of all members, the appointment of William E. Daugherty was declared confirmed by the President.

Visitors

Mr. Crandall introduced Mr. Adam Scharf from Curtis, Nebraska.

Mr. Bowen introduced Mr. Maurice George Mills, Deputy Director of the Ministry of African Education, Southern Rhodesia. He was accompanied by Les Sheffield, University of Nebraska.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 347.

A BILL FOR AN ACT to amend sections 79-319, 79-4,147, 79-1233, and 79-1240, Reissue Revised Statutes of Nebraska, 1943, and section 79-4,102, Revised Statutes Supplement, 1963, relating to schools; to harmonize with other legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Marvel	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Harsh	Nelson	Skarda
Brauer	Hasebroock	Nore	Stromer
Budd	Holmquist	Orme	Stryker
Burbach	Hughes	Paine, I.	Syas
Carpenter	Klaver	Paxton	Wallwey
Carstens	Knight	Payne, D.	Warner
Craft	Lysinger	Pedersen	Whitney
Crandall			

Voting in the negative, 1:

Kokes

Not voting, 7:

Claussen	Kremer	Moylan	Wylie
Kjar	Mahoney	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 507.

A BILL FOR AN ACT to amend section 50-410, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to increase the number of members required for a quorum of the Legislative Council; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Marvel	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Harsh	Moylan	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Lysinger	Pedersen	Wylie
Crandall	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Kjar	Kremer	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 86.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, and section 77-1611, Revised Statutes Supplement, 1963, relating to revenue and taxation; to exempt household goods and personal effects from taxation except when used for profit; to increase the head tax as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 16:

Batchelder	Carpenter	Hughes	Ruhnke
Bowen	Craft	Nore	Stryker
Brauer	Crandall	Payne, D.	Whitney
Budd	Fleming	Pedersen	Wylie

Voting in the negative, 30:

Adamson	Hasebroock	Matzke	Proud
Bauer	Holmquist	Moulton	Rasmussen, E.
Burbach	Klaver	Moylan	Skarda
Carstens	Knight	Nelson	Stromer
Claussen	Kokes	Orme	Syas
Danner	Lysinger	Paine, I.	Wallway
Gerdes	Mahoney	Paxton	Warner
Harsh	Marvel		

Not voting, 3:

Kjar	Kremer	Rasmussen, R.
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Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 453. With emergency.

A BILL FOR AN ACT to appropriate the sum of three thousand one hundred seventy-five dollars to Auditor Account Nos. 22 and 24 to aid in defraying the expenses of the office of the Clerk of the Supreme Court for the biennium ending June 30, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Budd	Craft	Harsh
Batchelder	Burbach	Crandall	Hasebroock
Bauer	Carpenter	Danner	Holmquist
Bowen	Carstens	Fleming	Hughes
Brauer	Claussen	Gerdes	Klaver

Knight	Moylan	Pedersen	Stryker
Kokes	Nelson	Proud	Syas
Lysinger	Nore	Rasmussen, E.	Wallway
Mahoney	Orme	Ruhnke	Warner
Marvel	Paine, I.	Skarda	Whitney
Matzke	Paxton	Stromer	Wylie
Moulton	Payne, D.		

Voting in the negative, 0.

Not voting, 3:

Kjar	Kremer	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 201. With emergency.

A BILL FOR AN ACT to authorize the Revisor of Statutes to reissue and bring up to date the 1958 reissue of Volumes IV and V to the Revised Statutes of Nebraska, 1943; to provide for the sale and distribution of the reissued volumes; to amend sections 49-707 and 49-736, Reissue Revised Statutes of Nebraska, 1943, and sections 49-740 and 49-744, Revised Statutes Supplement, 1963; to increase the price at which volumes of the statutes are to be sold; to eliminate provisions for the taking of duplicate receipts; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Claussen	Hughes	Moylan
Batchelder	Craft	Klaver	Nelson
Bauer	Crandall	Knight	Nore
Bowen	Danner	Kokes	Orme
Brauer	Fleming	Lysinger	Paine, I.
Budd	Gerdes	Mahoney	Paxton
Burbach	Harsh	Marvel	Payne, D.
Carpenter	Hasebroock	Matzke	Pedersen
Carstens	Holmquist	Moulton	Proud

Rasmussen, E.	Stromer	Wallwey	Whitney
Ruhnke	Stryker	Warner	Wylie
Skarda	Syas		

Voting in the negative, 0.

Not voting, 3:

Kjar	Kremer	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 76.

A BILL FOR AN ACT relating to peace officers; to provide the powers of a peace officer, as defined, who has stopped any person in a public place whom he suspects of committing or who has committed a crime.

Whereupon the Speaker stated, all provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'

Voting in the affirmative, 43:

Adamson	Crandall	Marvel	Rasmussen, E.
Batchelder	Fleming	Matzke	Ruhnke
Bauer	Gerdes	Moulton	Skarda
Bowen	Harsh	Moylan	Stromer
Brauer	Hasebroock	Nore	Stryker
Budd	Holmquist	Orme	Syas
Burbach	Hughes	Paine, I.	Wallwey
Carpenter	Klaver	Paxton	Warner
Carstens	Knight	Payne, D.	Whitney
Claussen	Lysinger	Pedersen	Wylie
Craft	Mahoney	Proud	

Voting in the negative, 1:

Nelson

Not voting, 5:

Danner	Kokes	Kremer	Rasmussen, R.
Kjar			

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

MOTION—Suspend Rules

Mr. Stryker moved to suspend the rules and take up LB 561 on Final Reading.

The motion prevailed with 43 ayes, 0 nays, and 6 not voting.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 561. With emergency.

A BILL FOR AN ACT to appropriate the sum of three hundred twenty-five thousand dollars to aid in the cost of air conditioning of the capitol building; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Brauer	Kjar	Kremer	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Mr. Hasebroock Presiding

UNANIMOUS CONSENT—Member Excused

Mr. Nelson asked unanimous consent to be excused at 11:00 a.m. today. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval at 8:35 a.m., February 26, 1965: LB 1 LB 75 LB 66 LB 98

(Signed) Ruth Bossard,
Enrolling Clerk

STANDING COMMITTEE REPORTS**Salaries and Claims**

LEGISLATIVE BILL 221. Placed on General File as amended.

Standing Committee amendments to LB 221:

1. Amend the bill by adding a new section after section 2 to be known as section 3 and to read as follows: "*Sec. 3. Since an emergency exists this act shall be in full force and take effect from and after its passage and approval, to law.*"

2. Renumber original section 3 as section 4.

LEGISLATIVE BILL 219. Placed on General File.

LEGISLATIVE BILL 278. Indefinitely postponed.

(Signed) Dale L. Payne, Chairman

Judiciary

LEGISLATIVE BILL 133. Placed on General File as amended.

Standing Committee amendments to LB 133:

1. Amend section 5 of the bill, line 19, by inserting "*at a place other than his usual place of residence or business*" after "board".

2. Amend section 9 of the bill by inserting:

"The violation of any provision of this act shall in no way be construed to preclude the liability of a holder of a certificate of authority, a registered abstractor or any person holding himself out to be a registered abstractor or a holder of a certificate of authority

or any person illegally engaged in the business of abstracting in the State of Nebraska." at the end of line 6.

3. Amend section 21 of the bill by striking beginning with "Such" in line 21 through line 32 and inserting in lieu thereof:

"Such abstract of title, if certified to and issued by a registered abstracter, shall be received in evidence as prima facie evidence of the existence of the record of deeds, mortgages and other instruments, conveyances, or liens affecting the real estate mentioned in such abstract, and that such record is as described in such abstract. If such abstract shall be successively certified to by abstracters who were bonded under the provisions of section 76-506, prior to the effective date of this act, and by an abstracter registered under the provisions of this act thereafter, the same shall be received in evidence without further foundation."

(Signed) Sam Klaver, Chairman

Miscellaneous Subjects

LEGISLATIVE BILL 591. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Member Excused

Mr. Danner asked to be excused for Monday, March 1, 1965. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 84.

Mr. Bowen offered the following specific amendments:

1. Amend section 1 of the bill by striking lines 24 to 28, and line 29 by striking the new matter and reinstating the old matter.
2. Amend the bill by striking Standing Committee amendment 1 and all amendments thereto.

Mr. Bowen moved to adopt the Bowen and Burbach amendments.

The motion prevailed with 39 ayes, 0 nays and 10 not voting.

Advanced to E and R for engrossment.

Speaker Bowen Presiding

Visitors

Mr. Craft introduced Mrs. Bill Majors and son Bruce, and Mrs. Stanley Tryon of North Platte, Nebraska.

MOTION—Return LB 157 to Select File

Mr. Klaver moved that LB 157 be returned to Select File for the following specific amendment:

1. Strike the Enacting Clause.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Visitors

Mr. Matzke introduced Mr. and Mrs. Kenneth Buchanan of Seward; Mr. Harry Hecht, Mr. Dick Mohrmann, Joanna Kunde and 15 members of the York County Extension Board.

SELECT FILE

LEGISLATIVE BILL 46. E and R amendment found in the Legislative Journal for the Thirty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 204. E and R amendment found in the Legislative Journal for the Thirty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 175. Advanced to E and R for engrossment.

LEGISLATIVE BILL 393. Advanced to E and R for engrossment.

LEGISLATIVE BILL 213. E and R amendments found in the Legislative Journal for the Thirty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 170. E and R amendments found in the Legislative Journal for the Thirty-Eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 157. Mr. Klaver's specific amendment found in this day's Journal was adopted, with 40 ayes, 0 nays and 9 not voting.

LB 157 was indefinitely postponed.

VISITORS

Mr. Bowen introduced Mr. and Mrs. Arthur Turner from the University of Chicago.

STANDING COMMITTEE REPORT

Revenue

LEGISLATIVE BILL 384. Placed on General File as amended.

Standing Committee amendment to LB 384:

On page 2 of the bill in section 2 at lines 6, 7, and 8 after the word "qualification" strike the rest of the section and insert in lieu thereof "*or exemption under Sections 401, 403, 404, or 501 of the Internal Revenue Code of 1954 as amended to January 1, 1965.*"

LEGISLATIVE BILL 383. Placed on General File.

(Signed) J. W. Burbach, Chairman

UNANIMOUS CONSENT—LB 637

Mr. Craft asked unanimous consent to consider LB 637 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 637. Read and Considered.

Mr. Whitney offered the following amendment which was adopted:

1. Strike lines 31 through 33.

Mr. Carpenter offered the following amendment:

1. In lines 20 and 21, strike "per year for each registration issued" and insert "each time registration plates are issued".

Carpenter amendment pending.

Laid over until Monday, March 1, 1965 at the request of Mr. Carpenter.

President Sorensen Presiding

Visitors

Mr. Proud introduced Mr. Pat Nicholson, teacher and 25 students from Millard High School.

GENERAL FILE

LEGISLATIVE BILL 27. Read and Considered.

Mr. Carpenter moved that the Standing Committee amendments be rejected.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 7:

Brauer	Harsh	Knight	Stromer
Carpenter	Klaver	Pedersen	

Voting in the negative, 36:

Adamson	Crandall	Marvel	Proud
Batchelder	Danner	Matzke	Rasmussen, E.
Bauer	Fleming	Moulton	Ruhnke
Bowen	Gerdes	Moylan	Skarda
Budd	Hasebroock	Nore	Syas
Burbach	Holmquist	Orme	Wallwey
Carstens	Hughes	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Mahoney	Payne, D.	Wylie

Not voting, 6:

Kjar	Lysinger	Rasmussen, R.	Stryker
Kremer	Nelson		

The motion lost.

Messrs. Harsh and Pedersen offered the following amendments:

1. Amend Standing Committee 1, page 2 by striking "eight" and inserting "ten".

2. Amend section 1 of the bill, line 64 by inserting after "fund" the following:

“, except twenty per cent of the tax imposed on beer, which tax shall be remitted to the state treasury and by the State Treasurer placed in a fund for the special education of handicapped children, as provided in sections 43-604 to 43-610, and to carry out the provisions of sections 43-612 to 43-616, excess cost reimbursement to local school districts, and salaries, wages, maintenance, committee expenses, instructional aids and consultative, supervisory, and testing services to local school districts”.

Mr. Pedersen asked for a division of the question.

Amendments pending.

NOTICE OF COMMITTEE HEARINGS

Urban Affairs

LB 516	Wednesday, March 24, 1965	2:00 p.m.
LB 517	Wednesday, March 24, 1965	2:00 p.m.
LB 678	Wednesday, March 24, 1965	2:00 p.m.
LB 464	Wednesday, March 31, 1965	2:00 p.m.
LB 401	Wednesday, March 31, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 180. Placed on General File as amended.

Standing Committee amendments to LB 180:

Section 1, line 28 - strike the word "equally" and insert "twenty-five percent"

Section 1, line 25 - strike the word "sixty" and insert "sixty-five"

Section 1, line 29 - insert after the word "and" - "ten per cent by the"

(Signed) Cecil Craft, Chairman

Visitors

Mrs. Hughes introduced her brother Mr. Guy Cooper of Humboldt and Rear Admiral Emory Day Stanley, Jr., Deputy Commander of the Military Traffic Management and Terminal Service for the Army, Navy and Air Force.

MOTION—Send Flowers

Mr. Hasebroock moved that flowers be sent to Mr. Ross Rasmussen, who is in the hospital.

The motion prevailed.

Adjournment

At 12:04 p.m., on a motion by Mr. Paxton, the Legislature adjourned until 9:00 a.m., Monday, March 1, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, March 1, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart, Associate Minister, Westminster Presbyterian Church.

Prayer

Eternal God, our Father, as we stand on the threshold of a new day, we would face it with a sense of joyous enthusiasm and personal responsibility. The issues to which we give our attention this day will be many. The opinions expressed will be varied and different. In some matters it will not be easy to know how to cast our vote. Give us then, we beseech Thee, the wisdom of Thy Spirit to discern the right—to know what is best for the men and women whom we represent back home and which we honestly believe is for the best good of the commonwealth. Send out Thy light and Thy truth and let them lead us to make the best decisions.

In the name of Him who is the Way, the Truth, and the Life . . . Amen.

The roll was called and all members were present except the following: Mr. Payne, excused until 9:45 a.m.; Mr. Syas, excused until 10:05 a.m.; Messrs. Pedersen, Moulton, Warner, and Danner, excused until 11:15 a.m.; and Messrs. Batchelder, Budd, Knight, Mahoney, Matzke, Nore, Proud, R. Rasmussen, Skarda, Stromer and Wylie, who were excused for the day.

Corrections for the Journal

Page 561, line 6, correct spelling of "Moulton".

Page 595, line 6, correct spelling of "Batchelder".

Page 597, line 2, correct spelling of "Wallwey".

Page 603, line 19, correct spelling of "Moulton".

The Journal for the Thirty-ninth Day was approved as corrected.

Communications

A joint resolution from the Florida House of Representatives proposing the amendment of Section 1 of the Declaration of Rights of the Constitution of Florida relating to equality, inherent rights and property rights.

Letter from United States Representative Clair Callan acknowledging receipt of LR 18.

Newspaper article from Phoenix, Arizona, concerning Dwight Burney's and John Beaver's appearance before the Arizona Legislature.

Letter from the Nebraska School Activities Association inviting Senators to attend the Nebraska State High School Basketball Tournament.

Invitation from the State Association of Mutual Insurance Companies to Senators and wives for dinner at the Cornhusker Hotel, 6:30 p.m., Thursday, March 4, 1965.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 146.

A BILL FOR AN ACT to amend section 14-419, Reissue Revised Statutes of Nebraska, 1943, and section 15-905, Revised Statutes Supplement, 1963, relating to zoning; to provide additional zoning powers for cities of the metropolitan and primary classes; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 32:

Adamson	Craft	Kjar	Orme
Bauer	Crandall	Klaver	Paine, I.
Bowen	Fleming	Kokes	Paxton
Brauer	Gerdes	Kremer	Rasmussen, E.
Burbach	Harsh	Lysinger	Ruhnke
Carpenter	Hasebroock	Marvel	Stryker
Carstens	Holmquist	Moylan	Wallwey
Claussen	Hughes	Nelson	Whitney

Voting in the negative, 0.

Not voting, 17:

Batchelder	Matzke	Pedersen	Stromer
Budd	Moulton	Proud	Syas
Danner	Nore	Rasmussen, R.	Warner
Knight	Payne, D.	Skarda	Wylie
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 159.

A BILL FOR AN ACT to amend sections 23-809 and 23-810, Reissue Revised Statutes of Nebraska, 1943, relating to counties; to clarify provisions for the renewal of prescribed licenses; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 31:

Adamson	Crandall	Klaver	Paine, I.
Bauer	Fleming	Kokes	Paxton
Bowen	Gerdes	Kremer	Rasmussen, E.
Brauer	Harsh	Lysinger	Ruhnke
Burbach	Hasebroock	Marvel	Stryker
Carpenter	Holmquist	Moylan	Wallwey
Carstens	Hughes	Nelson	Whitney
Craft	Kjar	Orme	

Voting in the negative, 0.

Not voting, 18:

Batchelder	Mahoney	Pedersen	Stromer
Budd	Matzke	Proud	Syas
Claussen	Moulton	Rasmussen, R.	Warner
Danner	Nore	Skarda	Wylie
Knight	Payne, D.		

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 208.

A BILL FOR AN ACT to amend section 77-1601, Reissue Revised Statutes of Nebraska, 1943, relating to taxation; to provide that the county board of equalization shall have twenty days after certifica-

tion of the valuation of the State Board of Equalization and Assessment in which to levy county taxes; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 32:

Adamson	Craft	Kjar	Orme
Bauer	Crandall	Klaver	Paine, I.
Bowen	Fleming	Kokes	Paxton
Brauer	Gerdes	Kremer	Rasmussen, E.
Burbach	Harsh	Lysinger	Ruhnke
Carpenter	Hasebroock	Marvel	Stryker
Carstens	Holmquist	Moylan	Wallway
Claussen	Hughes	Nelson	Whitney

Voting in the negative, 0.

Not voting, 17:

Batchelder	Matzke	Pedersen	Stromer
Budd	Moulton	Proud	Syas
Danner	Nore	Rasmussen, R.	Warner
Knight	Payne, D.	Skarda	Wylie
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

LEGISLATIVE BILL 263.

A BILL FOR AN ACT to amend section 32-522, Revised Statutes Supplement, 1963, relating to elections; to define vacancy on ballot; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 30:

Adamson	Crandall	Klaver	Paine, I.
Bauer	Fleming	Kokes	Paxton
Bowen	Gerdes	Kremer	Rasmussen, E.
Brauer	Harsh	Lysinger	Ruhnke
Burbach	Hasebroock	Marvel	Stryker
Carpenter	Holmquist	Moylan	Wallway
Carstens	Hughes	Orme	Whitney
Craft	Kjar		

Voting in the negative, 0.

Not voting, 19:

Batchelder	Mahoney	Payne, D.	Stromer
Budd	Matzke	Pedersen	Syas
Claussen	Moulton	Proud	Warner
Danner	Nelson	Rasmussen, R.	Wylie
Knight	Nore	Skarda	

A constitutional majority having voted in the affirmative, the bill was declared passed with the title agreed to.

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 105. Placed on General File as amended.

Standing Committee amendment to LB 105:

1. Amend the bill by striking sections 1 to 9, and inserting the following:

"Section 1. That section 81-2,165, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

81-2,165. The Department of Agriculture and ~~Inspection~~ *Economic Development under the direction of the State Entomologist, and his assistants* shall enforce the provisions of sections 81-2,165 to 81-2,180. It shall have authority to make, or cause to be made, all necessary examinations and inspections, and to promulgate such rules, regulations and orders as may be necessary to enforce promptly and effectively the provisions of said sections.

It shall be the duty of the department to take all measures necessary to prevent the introduction, spread or dissemination of any and all contagious or infectious diseases of honey bees destructive to the agricultural interests of the state, and to bring or cause to be brought actions and proceedings in the name of the people of the State of Nebraska to enforce the provisions of said sections.

Sec. 2. *There is hereby created an apicultural advisory board composed of seven members to be appointed by the Director of Agriculture and Economic Development. The board shall meet with and advise the director concerning the needs of the beekeeping industry and recommend rules pertaining to the administration of the provisions of sections 81-2,165 to 81-2,180. Five members shall be commercial beekeepers and one of such members shall be appointed from each of the following districts:*

District 1, which shall consist of all of the area east of U.S. Highway 281 to the Missouri River and north of U.S. Highway 30 to the South Dakota border and the Missouri River;

District 2, which shall consist of all of the area south of U.S. Highway 30 to the Kansas border and east of U.S. Highway 281 to the Missouri River;

District 3, which shall consist of all of the area west of U.S. Highway 281 to U.S. Highway 83 on the west and from U.S. Highway 30 north to the South Dakota border;

District 4, which shall consist of all of the area west of U.S. Highway 281 to the Colorado border and south of U.S. Highway 30 to the Kansas border and from Grand Island to the junction of U.S. Highway 128 and south of U.S. Highway 128 to the Colorado border; and

District 5, which shall consist of all of the area west of U.S. Highway 83 to the Wyoming border, north of U.S. Highway 30 from North Platte to the junction of U.S. Highway 138 and north of U.S. Highway 138 to the Colorado border.

One member shall be the State Entomologist and one member shall be appointed by the director from the faculty at the University of Nebraska College of Agriculture and Home Economics. The Nebraska Honey Producers Association shall submit a list of two nominees from each district which were nominated at the annual meeting of such association. The director shall make his appointments from the list submitted. In making the original appointments the director shall appoint two members for three years, two members for two years, and two members for one year, and as their terms of office expire, they shall be appointed or reappointed for a term of three years. The board shall meet at least once each year and may be called by the director by giving seventy-two hours notice. Business may be conducted when four or more members are present.

Sec. 3. That section 81-2,166, Revised Statutes Supplement, 1963, be amended to read as follows:

81-2,166. As used in sections 81-2,165 to 81-2,180, unless the context otherwise requires:

(1) Bees shall mean any stage of the common honey bee, *Apis mellifera* L;

(2) Bee diseases shall mean American or European foul brood, sac brood, bee paralysis or any other disease or abnormal condition of egg, larval, pupal or adult stages of bees;

(3) Apiary shall mean any place where one or more colonies of bees or nuclei of bees are kept;

(4) Queen apiary shall mean any apiary or premises in which queen bees are reared or kept for sale or gift;

(5) Hive shall mean a frame hive, box hive, box, barrel, log gum, skep or any other receptacle or container, natural or artificial, or any part thereof, which may be used or employed as a domicile for bees;

(6) Appliances shall mean any apparatus, tools, machine or other device, used in the handling and manipulating of bees, honey, wax and hives, and any container of honey and wax which may be used in any apiary or in transporting bees and their products and apiary supplies;

(7) Colony shall mean the hive, its appurtenances, honey and bees; and in apiaries where there are queen nuclei, eight queen nuclei shall constitute a colony, and for tax purposes, all nuclei other than queen nuclei shall be taxed as full colonies;

(8) *Nuclei shall mean colonies consisting of four frames or less of bees, brood, and honey;*

(9) Queen nuclei shall mean colonies consisting of three frames or less kept for the purpose of raising or storing extra queens;

(10) Bee equipment shall mean hives, supers, frames, veils, gloves, or any other appliances; and

(11) Persons shall mean individuals, associations, partnerships and corporations. ; and

(12) *Beekeeping shall mean the moving, raising and producing of bees, beeswax, honey, and honey which is an agricultural pursuit. Any keeper of fifty or more hives of bees who is engaged in the foregoing activities is a farmer and engaged in farming for all statutory purposes.*

Words used in said sections shall be construed to import either the plural or singular, as the case demands.

Sec. 4. That section 81-2,167, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

81-2,167. In order to accomplish the purposes of inspection and the carrying out of the provisions of sections 81-2,165 to 81-2,180, or any rule, regulation or order made in pursuance of said sections, the officers and employees of the Department of Agriculture and Inspection *Economic Development* shall have authority at all reasonable times to enter upon any public or private premises for the purpose

of ascertaining the existence of, or for treatment or destruction of any contagious or infectious disease of bees or brood. They shall have free access to all apiaries, structures, appliances or premises where bees or honey or used bee equipment or comb in apiaries may be. They may open any hive, colony, package or receptacle of any kind containing, or which they have reason to believe contains, any bees, comb, bee products, used beekeeping equipment, or anything else which is capable of transmitting contagious or infectious diseases of bees; and they may stop pedestrians, motor cars and vehicles when they are likely to be carrying, contrary to said sections, or any rule, regulation or order established in pursuance of said sections, any bees, comb, used bee equipment, or anything else which is capable of transmitting contagious or infectious diseases of bees. They shall have authority to inspect or reinspect at any time or place any bees, bee products or used bee equipment shipped in or into the state and to treat it as provided in section 81-2,171. It shall be unlawful to deny such access to the officers and employees of the department or to offer any resistance to, thwart or hinder such officers and employees by misrepresentation or by concealing facts or conditions. *They shall have the power to inspect any apiary or honey house or building or portion of building or container in which honey is stored, graded or processed, and determine whether or not any unsanitary conditions exist. If it is found that unsanitary conditions exist or are permitted to exist, the owner, or person in charge, shall be notified in writing to place such honey house, building or portion of building or container in a sanitary condition within a reasonable length of time, and any operator or owner of such honey house, building or container failing to obey such notice shall be guilty of a misdemeanor and shall be punished as provided in this law. Each apiary not located at the owners or operators place of residence shall have posted in a conspicuous place the name and address of the owner.*

Sec. 5. That section 81-2,169, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

81-2,169. Infected shipments, apiaries wherein the existing disease cannot be successfully treated, and apiaries which are affected by disease amenable to treatment, but which have not been treated within a period of ten days after the owner thereof shall have received notice of the necessary treatment, as provided in section 81-2,168, and apiaries having bees in hives without movable frames, *or any colonies of bees, queen nuclei, or shipments of used bee equipment which entered this state illegally*, are declared to be a public nuisance and menace to the community, and the officers and employees of the Department of Agriculture and Inspection *Economic Development* may destroy, by burning or otherwise, without any re-

muneration to the owner, any box hives or infected bees, hives or used bee equipment found therein.

Sec. 6. That section 81-2,170, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

81-2,170. It shall be unlawful for any person knowingly to keep in his possession, without proper treatment, any colony of bees affected with any bee disease, or to expose any diseased colony or infected hive or appliance so that flying bees may have access to them. Any person who knows that bees owned or controlled by him are affected with any contagious or infectious disease shall at once report such fact to the Department of Agriculture and Inspection *Economic Development*, stating all facts known to him with reference to the contagion or infection. *Where it has been determined that disease has been found in an apiary, that apiary shall be quarantined by the department for a period of at least thirty days. During that period no colony, honey, bee equipment of any kind may be removed from the apiary unless under special written permit issued by the State Entomologist or bee inspector. A notice shall be posted in each yard so quarantined and written notice shall be sent to the owner or person in charge. Should any state be willing to accept bees or used bee equipment from a quarantined yard of bees in Nebraska, the State Entomologist of Nebraska may, after all known disease has been destroyed, issue a special permit allowing bees and used bee equipment to be moved out of the state. The State Entomologist of Nebraska shall not issue any entry permit for any nuclei or used bee equipment of the person involved during the period of the next three years.*

Sec. 7. That section 81-2,171, Revised Statutes Supplement, 1963, be amended to read as follows:

81-2,171. *It shall be unlawful for any person, firm, corporation or transportation company to bring into this state any bees on comb, used hives, or other used apiary appliances from any other states or countries except nuclei of four frames or less may be admitted under special permit; Provided, that common carriers may transport bees and apiary appliances through this state if the shipment originated outside of this state and is destined for some point outside of it. It shall be unlawful for any person to bring or cause to be brought into this state any bees, combless packages, queen bees, or used bee equipment nuclei unless there is plainly and legibly marked thereon or affixed thereto, or on or to the car or other vehicle carrying, or on the hive or package or other container of the same combless package, or nuclei, in a conspicuous place, a statement or a tag or other device showing the names and addresses of the consignors or shippers, the consignees or persons to whom shipped, and the name of the locality of origin, together with a certificate of inspec-*

tion of the proper official of the state, territory, district or country from which it was brought or shipped, showing that such bees or used bee equipment were found or believed to be free from any infectious or contagious bee diseases. Colonies of bees and used bee equipment *Nuclei* must also be accompanied by a written permit from the State Entomologist as provided for further in this section. Whenever bees or used bee equipment are shipped into Nebraska covered by a valid certificate issued by other state or government inspectors, such certificates shall be held prima facie evidence of the facts therein stated, but the Department of Agriculture and Economic Development shall be authorized to inspect or reinspect such bees and bee equipment *nuclei*, and if necessary because an infectious or contagious bee disease is found, subject it to proper treatment or return it to the consignor at his expense.

Any beekeeper, dealer, firm or organization who desires to move into Nebraska any colonies of bees or used equipment shall apply to the State Entomologist for a written entry permit at least fifteen days prior to the date he would like to enter the state. Said written permit must accompany all such shipments when they enter the state. At the time of application for the entry permit the following conditions must be met:

(1) A statement of facts from the state apiary inspector of the state of origin giving the past disease history of the apiary or apiaries from which such bees are to originate.

(2) A list of the proposed beeyard locations where colonies can be inspected after they are brought into the state. Such location shall show Range, Township, Section and quarter section. When the colonies are brought into the state before July 1, the State Entomologist shall send this information to the county assessor involved so that those colonies are added to that year's personal property tax list and for collection of the ten cents per colony bee tax.

Ten days in advance of the shipment of the bees the shipper must furnish the State Entomologist with the following:

A copy of a valid certificate of inspection signed by the State Entomologist, apiary inspector, or other responsible official of the state of origin. This inspection certificate must be based on actual inspection of bees and material within sixty days of the date of shipment. Another copy of this certificate must accompany all such shipments when they enter the state.

When the State Entomologist, or his assistants shall find foul brood repeatedly in nuclei shipped from another state under official certificates of inspection, the State Entomologist thereafter shall refuse to recognize the certificate of such state until such time as he

shall receive satisfactory information that its inspection service has again become trustworthy.

Any beekeeper, dealer, firm or organization who desires to move into Nebraska nuclei of four frames or less shall apply to the State Entomologist for a written entry permit at least sixty days prior to the date he would like to enter the state. The written permit must accompany all such shipments when they enter the state. Entry into the state without a permit shall be unlawful. Each colony of bees, nuclei, or each shipment of used bee equipment brought into each county of the state without compliance with this statute shall constitute a separate offense.

Each colony or nuclei of bees brought into this state without compliance with this section shall constitute a separate offense. Each day during which each colony of bees, nuclei or each shipment of used bee equipment remains in this state without compliance with this section shall constitute a separate offense. Nuclei, colonies of bees, and used equipment brought into the state in violation of this section shall be declared a nuisance and be hauled out of the state within five days after notification by the Department of Agriculture and Economic Development or the department shall be empowered to destroy the colonies, nuclei or used equipment by burning without any remuneration to the owner. Notification shall be by writing the owner or person in charge of such bees or equipment. Written notice may be served by handing a copy thereof to the owner or person in charge of the apiary, or by leaving a copy thereof with an adult person residing upon the premises or by registered or certified mail addressed to the owner or person in charge of such apiary at his last-known or reputed address. At the time of application for the entry permit the following conditions must be met:

(1) A statement of facts from the state apiary inspector of the state of origin giving the past three years disease history of the apiary or apiaries from which such nuclei are to originate.

(a) A permit may be denied even though an inspection within the last sixty days shows the bees to be free of disease, when in the opinion of the department, the disease history of the outfit during the immediately preceding three years is so high as to warrant concern that the nuclei might be carrying a hidden disease.

(b) A permit may be denied to anyone having a past record of conviction of willful violation of the bee law in any state of the United States. This shall also pertain to nuclei leased by the owner or firm to other persons.

(2) A list of beeyard locations where the nuclei can be inspected after they are brought into the state. Such locations

shall show county, range, township, section and quarter-section. When the nuclei are brought into the state before July 1, the State Entomologist shall send this information to the county assessor involved so that those colonies are added to that year's personal property tax list and for collection of the ten cent per colony bee tax. After the permit is issued, colonies covered by the permit shall be placed on the locations noted on the permit. If nuclei are placed in unlisted locations, each unlisted location shall constitute a separate violation of the law. Ten days in advance of the shipment of the bees, the shipper must furnish the State Entomologist with the following:

(a) A copy of a valid certificate of inspection signed by the State Entomologist, apiary inspector, or other responsible official of the state of origin. This inspection certificate must be based on an actual one hundred per cent inspection of the bees and material within sixty days of the date of shipment. No inspection certificate will be accepted from another state where American foul brood was found during the inspection, even though the diseased colonies were destroyed. Where American foul brood was found in the apiary, the disease shall have been destroyed and at least thirty days must elapse before another inspection for the purpose of certification is made. If no disease is found on this inspection, a certificate to that effect on the remaining nuclei will be accepted.

Any beekeeper, dealer, firm or organization who has been denied a permit to enter the state may appeal in writing within ten days for a hearing before the apicultural advisory board. The board may uphold or set aside a denial of a permit by a majority vote.

Any apiary not regularly attended in accordance with good beekeeping practice and which comprises a hazard or threat to disease control in the beekeeping industry may be considered an abandoned apiary and will be subject to seizure by the State Entomologist. Any diseased equipment may be burned and the remainder may be sold at public auction, proceeds after the cost of the sale are deducted to be returned to the former owner or his estate; Provided, that before burning any such equipment, or causing the same to be sold, the State Entomologist, or his deputy, shall give the owner of, or person in charge thereof, a written notice at least ten days prior to the date on which said property will be burned or sold. This notice to be given by registered or certified mail or personally served upon the owner of, or person in charge of such property.

Sec. 8. That section 81-2,179, Revised Statutes Supplement, 1963, be amended to read as follows:

81-2,179. Any person violating any of the provisions of sections 81-2,165 to 81-2,180, shall be deemed guilty of a misdemeanor and shall, upon conviction thereof be fined not less than twenty-five dollars nor more than five hundred dollars, or by imprisonment for not more than sixty days, or both for each offense. Any person violating any of the provisions of sections 81-2,165 to 81-2,180, except sections 81-2,171 and 81-2,172, shall be guilty of a misdemeanor and shall, upon conviction thereof, be fined not less than twenty-five dollars nor more than five hundred dollars, or by imprisonment for not more than sixty days or both for each offense; *Provided*, that violations of sections 81-2,171 and 81-2,172 shall be considered a misdemeanor and shall, upon conviction thereof, be fined not less than two hundred fifty dollars or more than five hundred dollars, or by imprisonment for not more than sixty days, or both for each offense.

Sec. 9. *If any clause, sentence, section, paragraph, part or portion of this law shall, for any reason, be adjudged by any court of competent jurisdiction to be invalid, unconstitutional or inoperative, such judgment shall not affect, impair or invalidate the validity of the law as a whole, or the remainder of this or any part thereof which can be given effect, but shall be confined in its operation to the particular clause, sentence, section, paragraph, part or portion directly adjudged to be so invalid, unconstitutional or inoperative.*

Sec. 10. That original sections 81-2,165, 81-2,167, 81-2,169, and 81-2,170, Reissue Revised Statutes of Nebraska, 1943, and sections 81-2,166 and 81-2,171, Revised Statutes Supplement, 1963, are repealed.

Sec. 11. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

LEGISLATIVE BILL 230. Indefinitely postponed.

(Signed) H. C. Crandall, Vice-chairman

Enrollment and Review

LEGISLATIVE BILL 77. Replaced on Select File as amended.

E and R amendment to LB 77:

1. In the title, line 7, insert "to provide liability for damages;" before "and".

LEGISLATIVE BILL 167. Replaced on Select File as amended.

E and R amendment to LB 167:

1. In line 8 of Enrollment and Review amendment 1, adopted February 15, 1965, insert a period after "imprisoned".

LEGISLATIVE BILL 645. Placed on Select File as amended.

E and R amendments to LB 645:

1. In section 1, line 15, strike "the" and insert "the".

2. In the title; line 6, strike "and" and insert "to provide for a combination of numbers and letters on such plates;" and in line 6 insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 39. Placed on Select File as amended.

E and R amendments to LB 39:

1. In standing committee amendment 6, line 2, strike "20" and insert "21".

2. Amend the Carpenter General File amendment to read "1. In standing committee amendment 6, line 6, insert '*and the Governor*' after 'commission'; in lines 6 and 8, strike '*certified*'; in line 7, strike '*showing*' and insert '*by a certified public accountant detailing*'."

3 In the title, strike beginning with "to" in line 6 through line 8; strike lines 11 to 14 and insert "from having any interest in any horse raced at any meet under the jurisdiction of the commission; to provide for forfeiture of office; to change provisions respecting expenses and disbursements as prescribed"; and in line 15, strike "meet".

LEGISLATIVE BILL 126. Correctly engrossed.

LEGISLATIVE BILL 217. Correctly engrossed.

LEGISLATIVE BILL 136. Correctly engrossed.

LEGISLATIVE BILL 347. Correctly enrolled.

LEGISLATIVE BILL 507. Correctly enrolled.

LEGISLATIVE BILL 453. Correctly enrolled.

LEGISLATIVE BILL 201. Correctly enrolled.

LEGISLATIVE BILL 76. Correctly enrolled.

LEGISLATIVE BILL 561. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 347 LB 507 LB 453 LB 201 LB 76 LB 561

Presented to the Governor

Presented to the Governor for approval at 8:45 a.m., March 1, 1965: LB 314 LB 198 LB 350 LB 351 LB 358 LB 21 LB 348

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Rule Change

Mr. President: I move that Sec. 6 of Rule 12 be changed to read eighteen affirmative votes instead of fifteen. (Signed) Elvin Adamson

Motion referred to Rules Committee.

SELECT FILE

LEGISLATIVE BILL 117. E and R amendments found in the Legislative Journal for the Thirty-ninth Day were adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 637. Considered.

Mr. Carpenter moved that LB 637 be laid over. The motion prevailed with 18 ayes, 11 nays and 20 not voting.

LEGISLATIVE BILL 27. Passed over.

LEGISLATIVE BILL 293. Read and Considered.

Mr. Carpenter offered the following amendment, which was adopted:

1. Add the emergency clause.

Advanced to E and R for review with 30 ayes, 0 nays and 19 not voting.

LEGISLATIVE BILL 53. Passed over.

LEGISLATIVE BILL 3. Read and Considered.

Advanced to E and R for review with 22 ayes, 5 nays and 22 not voting.

LEGISLATIVE BILL 19. Read and Considered.

Mr. Ruhnke asked unanimous consent to insert the word "once" before the words "every month" in Standing Committee Amendment # 1. No objections. So ordered.

The Standing Committee amendments were adopted as amended.

Advanced to E and R for review with 27 ayes, 5 nays and 17 not voting.

Visitors

Mr. Whitney introduced Mrs. Ella Jorgensen, Mr. Clarence Lierley and Mr. Archie Lierley of Paxton, Nebraska.

Speaker Bowen Presiding

LEGISLATIVE BILL 211. Read and Considered.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE BILL 205. Passed over.

LEGISLATIVE BILL 116. Passed over.

LEGISLATIVE BILL 239. Passed over.

LEGISLATIVE BILL 246. Read and Considered.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE BILL 247. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-third Day were adopted.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 55. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 65. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-third Day were adopted.

Mr. Carpenter offered the following amendment:

1. Reinsert the stricken matter on Page 3.

Amendment pending.

Laid over until tomorrow at the request of Mr. Claussen.

Explanation of Vote

If I would have been present, I would have voted "aye" on LB 146, LB 159, LB 208 and LB 263. (Signed) Edward R. Danner

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 29. Indefinitely postponed.

LEGISLATIVE BILL 83. Placed on General File as amended.

Standing Committee amendment to LB 83:

page 3, section 2, lines 47 and 48 after word "taxpayer," delete *"to the tax shall be added a penalty of fifty per cent of such tax."* and insert in lieu thereof *"without notice from the tax assessor, prior to April 1 of that year, a penalty of 10% on tangible property and 50% on intangible property of the tax due shall be added to the tax."*

LEGISLATIVE BILL 81. Placed on General File as amended.

Standing Committee amendments to LB 81:

Page 3, line 52 delete the word *"insurance"* and lines 54 and 57 delete the words *"insurance company"*.

(Signed) J. W. Burbach, Chairman

Public Works

LEGISLATIVE BILL 400. Indefinitely postponed.

LEGISLATIVE BILL 523. Indefinitely postponed.

LEGISLATIVE BILL 548. Placed on General File.

LEGISLATIVE BILL 556. Placed on General File.

(Signed) Cecil Craft, Chairman

Adjournment

At 11:55 a.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Tuesday, March 2, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, March 2, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart, Lincoln.

Prayer

“O young and fearless Prophet of ancient Galilee;
Thy life is still a summons to serve humanity
To make our thoughts and actions less prone to please the crowd,

To stand with humble courage for Truth with hearts uncowed.”

Forgive us, O Lord, that too frequently we have closed the door of our lives to Thee and have kept Thee standing outside our conscious desire for approval. Strengthen within us the determination to open wide our minds and our emotions, our choices and our decisions to the guidance of Thy Spirit within us. Use each one of us this day as an instrument for good. Deepen in us an awareness of our indebtedness to Thee for life, liberty, and the pursuit of happiness. Grant that we may demonstrate our gratitude by the quality of service we render on behalf of Thy people.

Through Jesus Christ, Our Lord. Amen.

The roll was called and all members were present except Messrs. Mahoney, Skarda and Wylie, who were excused, Mr. Stromer who was excused until 9:20 a.m., and Mr. Proud, who was excused until 10:30 a.m.

Corrections for the Journal

Page 607, line 36, correct spelling of “Holmquist”.

Page 610, line 4, correct spelling of “Batchelder”.

Page 610, line 42, delete “*agricultural*” and insert “*apicultural*”.

Page 613, line 24, delete “in”.

Page 613, line 27, correct spelling of “sanitary”.

Page 617, line 30, correct spelling of “accordance”.

Page 619, line 3, correct spelling of “imprisoned”.

The Journal for the Fortieth Day was approved as corrected.

Communications

Letter from Congressman Dave Martin acknowledging receipt of LR 18.

Explanation of Vote

Had I been present on February 22, 1965, I would have voted to indefinitely postpone LR 9.

(Signed) Ross Rasmussen

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 295.

A BILL FOR AN ACT to amend section 8-319, Reissue Revised Statutes of Nebraska, 1943, relating to building and loan associations; to change provisions for making of loans by such associations as prescribed; and to repeal the original section.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 43:

Adamson	Danner	Kremer	Payne, D.
Batchelder	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	

Voting in the negative, 0.

Not voting, 6:

Carpenter	Proud	Stromer	Wylie
Mahoney	Skarda		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 47.

A BILL FOR AN ACT to amend section 32-708, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to change the manner of numbering initiative amendments to the Constitution of Nebraska on the ballot; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Kremer	Payne, D.
Batchelder	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Moulton	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carstens	Kjar	Orme	Wallwey
Claussen	Klaver	Paine, I.	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes		

Voting in the negative, 0.

Not voting, 7:

Carpenter	Matzke	Skarda	Wylie
Mahoney	Proud	Stromer	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 48. By Arnold Ruhnke, 31st District; Eugene T. Mahoney, 5th District; Richard R. Lysinger, 36th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 2, of the Constitution of Nebraska, relating to the executive; to eliminate the ineligibility of elective executive officers to any other state office during the

period for which they have been elected; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article IV, section 2, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 2. No person shall be eligible to the office of Governor, or Lieutenant Governor, who shall not have attained the age of thirty years, and who shall not have been for five years next preceding his election a resident and citizen of this state and a citizen of the United States. None of the appointive officers mentioned in this article shall be eligible to any other state office during the period for which they have been appointed.

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment to eliminate the ineligibility of elective executive state officers to any other state office during the term for which they have been elected.

- For
- Against

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 42:

Adamson	Carstens	Hasebroock	Kremer
Batchelder	Claussen	Holmquist	Lysinger
Bowen	Craft	Hughes	Marvel
Brauer	Crandall	Kjar	Matzke
Budd	Danner	Klaver	Moulton
Burbach	Fleming	Knight	Moylan
Carpenter	Harsh	Kokes	Nore

Orme	Pedersen	Stromer	Wallwey
Paine, I.	Rasmussen, E.	Stryker	Warner
Paxton	Rasmussen, R.	Syas	Whitney
Payne, D.	Ruhnke		

Voting in the negative, 3:

Bauer	Gerdes	Nelson
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Not voting, 4:

Mahoney	Proud	Skarda	Wylie
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A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 73. With emergency.

A BILL FOR AN ACT relating to crimes and punishments; to provide that any person engaged in the practice of medicine and surgery or who is in charge of any emergency room or first aid station shall report the treatment of any wound or injury of violence which appears to have been received in connection with the commission of a criminal offense; to provide penalties; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Danner	Kremer	Payne, D.
Batchelder	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall			

Voting in the negative, 0.

Not voting, 4:

Mahoney	Proud	Skarda	Wylie
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on March 2, 1965 at 8:40 a.m.: LB 561 LB 76 LB 201 LB 453 LB 507 LB 347

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 16. Indefinitely postponed.

LEGISLATIVE BILL 15. Indefinitely postponed.

LEGISLATIVE BILL 505. Indefinitely postponed.

LEGISLATIVE BILL 564. Indefinitely postponed.

LEGISLATIVE BILL 489. Placed on General File.

LEGISLATIVE BILL 475. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 204. Replaced on Select File as amended.

E and R amendments to LB 204:

1. In the standing committee amendment to section 2, strike "14" and insert "1".

2. In line 1 of the standing committee amendment to section 5, line 14, strike the period.

LEGISLATIVE BILL 84. Replaced on Select File as amended.

E and R amendments to LB 84:

1. The Bowen specific amendments, adopted February 26, 1965, having removed all new and stricken matter from section 1, strike section 1 and renumber original sections 2 to 4 as sections 1 to 3 respectively.

2. In line 1 of renumbered section 1, strike "Sec." and insert "Section".

3. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval according to law."

4. In line 5 of the Burbach specific amendment 1, adopted February 25, 1965, strike "*if said*" and insert "*and if such*"; in line 6, strike "*State*"; in line 11, strike the period; and in line 13, strike the comma.

5. In line 45 of section 2, as amended by Enrollment and Review amendment 3, adopted February 22, 1965, insert "*or months*" after "*month*".

6. In renumbered section 3, lines 2 and 3, strike "sections 77-303 and" and insert "section".

7. In the title, lines 3 and 4, strike "sections 77-303 and" and insert "section"; strike beginning with the second "to" in lines 5 through the semicolon in line 8; in line 11, strike "and"; and in line 12, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 26. Placed on Select File as amended.

E and R amendments to LB 26:

1. In standing committee amendment 1, strike "*and*" at the end of line 6.

2. Amend the Bowen General File amendment to read "In standing committee amendment 1, line 4, insert '*until two years from the effective date of this act*' after '*that*'; and in line 12, insert '*, and thereafter the entire proceeds of such tax shall be placed in the General Fund*' after '*Fund*'".

3. In line 1 of new sections 2, 3, 4, 5, and 7, strike "Section" and insert "Sec."

4. In lines 25 and 28 of new section 2, insert "cancelling" after "*and*"; at the end of line 31 insert "*such*"; in line 32 insert "*of the State of Nebraska*" after "*Fund*"; in line 32 strike "(1)" and "(2)" and in lieu of "(2)" insert "*and the remaining one-fourth shall, until two years from the effective date of this act, be credited (1)*"; in lines 33 and 34, strike "*of two cents*"; in lines 35 and 36, strike "*of two cents in*" and insert "*to*"; in line 36, insert "*, and after such date all such money shall be credited to the General Fund*" after "*Fund*"; and in lines 34 and 35 strike "(3)" and "(4)" respectively and insert in lieu thereof "(2)" and "(3)" respectively.

5. In line 11 of new section 3, strike "from" and insert ", until two years from the effective date of this act, of"; and in line 15, insert ", and thereafter all such refunds shall be paid from the General Fund" after "Fund".

6. In new section 4, line 18, insert "warrant" after "by"; in line 20, insert ", until two years from the effective date of this act," after "and"; and in line 24, insert ", and thereafter all such warrants shall be issued against the General Fund" after "Fund".

7. In line 3 of new section 5, insert "all sums" after "place"; in line 5, insert ", until two years from the effective date of this act," after "and"; and in line 9, insert ", and thereafter he shall place all such money in the General Fund" after "Fund".

8. In renumbered section 6, line 6, strike the comma and show the same as stricken.

9. In new section 7, line 5, insert a comma after "77-2602" as in the statutes; in line 6, insert "or tax impressions made" after "af fixed"; in line 10, insert "Inspection" after "and"; in line 15, strike the comma and show the same as stricken; in line 18, insert "or cigarettes without tax impressions" after "cigarettes"; in line 25, insert ", until two years from the effective date of this act," after "and"; in line 29, insert ", and thereafter he shall credit all such proceeds to the General Fund" after "Fund"; in line 30, strike the first comma and show the same as stricken; in line 30, insert "or make the tax impressions" after "stamps"; at the end of line 31, insert "the same"; and in line 35, strike "77-2601-77-2615" and insert "77-2601 to 77-2615" as in the statutes.

10. In new section 8, line 1, strike "sections" and insert "section".

11. In the title, strike line 2 and insert "For An Act to amend section 77-2620, Reissued Revised Statutes of Nebraska, 1943, and sections 77-2602, 77-2608, 77-2610, 77-2612, 77-2613, and 77-2616, Revised"; and at the end of line 4, insert "to provide for allocation of such increase; to harmonize with other legislation;".

LEGISLATIVE BILL 177. Correctly engrossed.

LEGISLATIVE BILL 91. Correctly engrossed.

LEGISLATIVE BILL 103. Correctly engrossed.

LEGISLATIVE BILL 146. Correctly enrolled.

LEGISLATIVE BILL 159. Correctly enrolled.

LEGISLATIVE BILL 208. Correctly enrolled.

LEGISLATIVE BILL 263. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business the President signed: LB 146 LB 159 LB 208 LB 263

UNANIMOUS CONSENT—Committee Meeting

Mr. Ross Rasmussen asked unanimous consent for the Education Committee to meet in executive session tomorrow afternoon at 1:00 p.m. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 23. Re: Bureau of Reclamation

Introduced by Richard Lysinger, 36th District; Ira E. Paine, 35th District and Maurice A. Kremer, 34th District.

WHEREAS, the Nebraska Legislature, in 1947 unanimously approved the Nebraska Reclamation Act which permitted the formation and organization of the 550,000 acre Nebraska Mid-State Reclamation District in Buffalo, Hall and Merrick Counties, to further develop proposals of the multipurpose Mid-State Project to utilize a portion of the water of the Platte River, now flowing unused to the Gulf of Mexico; and

WHEREAS, there is now pending before the 89th Congress, Senate File 303 and House roll 499, which provide for authorization of construction of the Mid-State Project by the Secretary of Interior, under Federal Reclamation law, as a unit of the Missouri River Basin Project; and

WHEREAS, legislation for this purpose has been introduced in the Congress of the United States for several sessions.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature memorializes the 89th Congress and the respective interior committees thereof to support the proposals of the Bureau of Reclamation for the \$84 million Mid-State Project and approve the above legislation for its authorization and construction.

2. That copies of this resolution, suitably engrossed, be transmitted by the Clerk of the Legislature to the United States Senate and House of Representatives, of the 89th Congress, to Honorable

Henry Jackson, chairman of the Senate Interior Committee and Honorable Wayne Aspinall, chairman of the House Interior Committee and to each member from Nebraska in the Senate and House of Representatives of the United States.

LEGISLATIVE RESOLUTION 21.

Mr. Ruhnke asked unanimous consent to amend LR 21 in part 1, line 2, by striking "such" and inserting "voting". No objections. So ordered.

Mr. Carpenter asked for a record vote on the adoption.

Voting in the affirmative, 41:

Adamson	Fleming	Kremer	Payne, D.
Bauer	Gerdes	Lysinger	Pedersen
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Stromer
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nelson	Syas
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Crandall	Kokes	Paxton	Whitney
Danner			

Voting in the negative, 2:

Batchelder Craft

Not voting, 6:

Mahoney	Proud	Skarda	Wylie
Paine, I.	Rasmussen, E.		

LR 21 was adopted.

LEGISLATIVE RESOLUTION 22.

Mr. Danner asked unanimous consent to withdraw LR 22.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 77. E and R amendment found in the Legislative Journal for the Fortieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 167. E and R amendment found in the Legislative Journal for the Fortieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 645. E and R amendments found in the Legislative Journal for the Fortieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 39. E and R amendments found in the Legislative Journal for the Fortieth Day were adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 637. Considered.

Mr. Carpenter withdrew his pending amendment found in the Legislative Journal for the Thirty-ninth Day.

The Standing Committee amendment found in the Legislative Journal for the Thirty-ninth Day was adopted.

Advanced to E and R for review with 41 ayes, 0 nays, and 8 not voting.

LEGISLATIVE BILL 27. Considered.

Mr. Pedersen asked unanimous consent to lay over LB 27 until Wednesday.

Mr. Bauer objected.

Mr. Pedersen moved to lay over LB 27.

The motion prevailed.

LEGISLATIVE BILL 53. Read and Considered.

Mr. Ruhnke offered the following amendment which is pending:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

“Section 1. That section 60-434, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

60-434. The Nebraska Safety Patrol, its subordinate officers such as captains, lieutenants, sergeants, corporals, patrolmen, and other employees shall be used primarily for the enforcement of the traffic and motor vehicle laws of the State of Nebraska and the handling of traffic within the state; *Provided, etc. The superin-*

tendent, with the approval of the Governor may shall designate such personnel of the Nebraska Safety Patrol to qualify and act as his deputies or investigators to assist him in the enforcement of the laws of the state relating to felonies *which investigation and enforcement procedure shall be for the benefit of all state, county and other political subdivision law enforcement agencies.*

Sec. 2. That original section 60-434, Reissue Revised Statutes of Nebraska, 1943, is repealed.

Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.

Mr. Stryker asked unanimous consent to lay over LB 53 until Friday, March 5, 1965. No objections. So ordered.

Mr. Pedersen asked to have the proposed amendments to LB 53 mimeographed and placed on the Senators' desks. No objections. So ordered.

Visitors

Mr. Stromer introduced Dr. Joseph F. Morgan, Director of the Department of Cancer Research, University of Saskatchewan, Saskatoon, Canada, and Dr. Donald M. Pace, Director of the Institute of Cell Biology at the University of Nebraska.

Mr. Matzke introduced his son Gerald E. Matzke of Sidney, Nebraska.

Mr. Kremer introduced 26 students and Larry Dillon, teacher, from Phillips High School.

Mr. Fleming introduced Mr. and Mrs. Robert Dailey and sons Dan and Phillip from Lodgepole, Nebraska.

UNANIMOUS CONSENT—Member Excused

Mr. Lysinger asked to be excused from 11:00 a.m. for the remainder of the morning. No objections. So ordered.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 205. Reading waived. Considered.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE BILL 116. Reading waived. Considered.

Advanced to E and R for review with 34 ayes, 1 nay, and 14 not voting.

LEGISLATIVE BILL 239. Reading waived. Considered.

Advanced to E and R for review with 35 ayes, 1 nay, and 13 not voting.

LEGISLATIVE BILL 65. Considered.

Mr. Carpenter withdrew his pending amendment found in the Legislative Journal for the Fortieth Day.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 578. Read and considered.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to read only the new and stricken matter on the remainder of the bills considered today on General File. No objections. So ordered.

LEGISLATIVE BILL 254. Laid over at the request of Mr. Adamson.

LEGISLATIVE BILL 284. Laid over at the request of Mrs. Orme.

LEGISLATIVE BILL 419. Reading waived. Considered.

Mr. Warner asked unanimous consent to add his name as a co-introducer of LB 419. No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

UNANIMOUS CONSENT—Member Excused

Mr. Stryker asked to be excused at 11:40 a.m. for the remainder of the morning. No objections. So ordered.

Visitors

Mr. Pedersen introduced Judge and Mrs. Lawrence Kreal.

Mr. Whitney introduced Mmes. Charles Lierly and Archie Lierly from Paxton, Nebraska.

President Sorensen Presiding

MOTION—General File Bills

Mr. Stromer moved that we consider in the debate, the following bills on General File, and to advance them separately to E and R for review: LB 272 LB 275 LB 273 LB 270 LB 269 LB 267 and LB 266.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 272. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Laid over.

LEGISLATIVE BILL 275. Reading waived. Considered.

Laid over.

UNANIMOUS CONSENT—Exchange Hearing Rooms

Mr. Stromer asked unanimous consent for the Public Health and Welfare Committee to exchange hearing rooms with the Revenue Committee this afternoon. No objections. So ordered.

Explanation of Vote

Had I been present, I would have voted "aye" on Senator Danner's Resolution # 21, on voter discrimination.

(Signed) Richard F. Proud

NOTICE OF COMMITTEE HEARINGS

Budget

LB 559	Monday, March 8, 1965	2:00 p.m.
LB 717	Monday, March 8, 1965	2:00 p.m.

Public Works

LB 649 Wednesday, March 10, 1965

2:00 p.m.

STANDING COMMITTEE REPORTS**Public Health and Welfare****LEGISLATIVE BILL 340.** Indefinitely postponed.**LEGISLATIVE BILL 695.** Placed on General File.

(Signed) Marvin E. Stromer, Chairman

Banking, Commerce and Insurance**LEGISLATIVE BILL 134.** Indefinitely postponed.**LEGISLATIVE BILL 128.** Placed on General File.**LEGISLATIVE BILL 50.** Placed on General File.

(Signed) Albert A. Kjar, Chairman

UNANIMOUS CONSENT—Withdraw LB 241

Mr. Pedersen asked unanimous consent to withdraw LB 241.
Laid over.

Adjournment

At 12:01 p.m., on a motion by Mr. Kremer, the Legislature adjourned until 9:00 a.m., Wednesday, March 3, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, March 3, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart, Lincoln.

Prayer

Almighty God, our Father, we look to Thee this day not merely because it is the thing to do or because we expect the stamp of Thine approval upon all that we do. We come because we realize Thou art the very ground of our being and because we are ultimately responsible to Thee. We come to Thee not because we are strong but because we are weak, not because we have all the answers to every issue but because we need to be guided in judgment.

Give us, we beseech Thee, alert minds to think clearly and courageous hearts to speak without fear or favor. Use us this day as Thy servants so that what is accomplished may be for the good of this fair state and the people whom we represent.

In Thy Strong Name, AMEN.

The Roll was called and all members were present except Mr. Danner, who was excused until 9:15 a.m.

Corrections for the Journal

Page 628, line 34, correct spelling of "Whitney".

Page 633, line 2, correct spelling of "Committee".

Page 633, line 12, correct spelling of "Fleming".

Page 634, line 6, insert the following:

LEGISLATIVE BILL 645. E and R amendments found in the Legislative Journal for the Fortieth Day were adopted.

Advanced to E and R for engrossment.

The Journal for the Forty-first Day was approved as corrected.

Communication

Telegram from Ottuma, Iowa regarding the FEPC Bill.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 843. With emergency.

A BILL FOR AN ACT to amend section 14, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, relating to appropriations for the state government of the State of Nebraska for the biennium beginning July 1, 1963 and ending June 30, 1965; to change the spending of the State Railway Commission appropriation as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Danner

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 100.

A BILL FOR AN ACT relating to crimes and punishments; to make the unlawful assault of any law enforcement officer, while engaged in the performance of his official duties, a felony; and to provide for penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Mahoney	Proud	

Voting in the negative, 1:

Bauer

Not voting, 1:

Gerdes

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 178.

A BILL FOR AN ACT to amend section 29-1805, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to provide for an increase in assistant public defenders and stenographers in counties having a population of more than two hundred thousand inhabitants; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer	Payne, D.	

Voting in the negative, 2:

Pedersen Syas

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 209.

A BILL FOR AN ACT to amend section 50-406, Reissue Revised Statutes of Nebraska, 1943, relating to the Legislative Council; to require the approval of a majority of the council or committee before a subpoena may be issued; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on March 3, 1965 at 8:30 a.m.: LB 263 LB 208 LB 159 LB 146

(Signed) Ruth Bossard, Enrolling Clerk

REFERENCE COMMITTEE REPORT

LB	Committee
815.....	Budget
844.....	Salaries and Claims
845.....	Judiciary
846.....	Revenue

(Signed) Philip C. Sorensen, President

NOTICE OF COMMITTEE HEARINGS

Public Works

LB 289	Wednesday, March 17, 1965	2:00 p.m.
LB 574	Wednesday, March 17, 1965	2:00 p.m.
LB 635	Wednesday, March 17, 1965	2:00 p.m.
LB 329	Thursday, March 18, 1965	2:00 p.m.
LB 575	Thursday, March 18, 1965	2:00 p.m.
LB 576	Thursday, March 18, 1965	2:00 p.m.
LB 130	Friday, March 19, 1965	2:00 p.m.
LB 583	Friday, March 19, 1965	2:00 p.m.
LB 601	Friday, March 19, 1965	2:00 p.m.

Agriculture and Recreation

LB 256	Thursday, March 18, 1965	2:00 p.m.
LB 332	Thursday, March 18, 1965	2:00 p.m.
LB 446	Friday, March 19, 1965	2:00 p.m.
LB 447	Friday, March 19, 1965	2:00 p.m.
LB 504	Friday, March 19, 1965	2:00 p.m.
LB 279	Thursday, March 25, 1965	2:00 p.m.
LB 280	Thursday, March 25, 1965	2:00 p.m.
LB 281	Thursday, March 25, 1965	2:00 p.m.
LB 282	Thursday, March 25, 1965	2:00 p.m.

LB 161	Friday, March 26, 1965	2:00 p.m.
LB 560	Friday, March 26, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 435. Indefinitely postponed.

LEGISLATIVE BILL 525. Indefinitely postponed.

LEGISLATIVE BILL 549. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Judiciary

LEGISLATIVE BILL 243. Placed on General File.

LEGISLATIVE BILL 248. Placed on General File.

LEGISLATIVE BILL 302. Placed on General File as amended.

Standing Committee amendments to LB 302:

1. Amend section 2 of the bill by striking line 33, by renumbering subdivisions (b), (c), and (d) of subdivision (3) as (a), (b), and (c), line 39 by inserting "financial" before "support", striking lines 40 and 41 and inserting "ture election, and", and line 44 by inserting "except that the making of a fair comment about the Legislature or a member thereof shall not be a corrupt practice;" after the semi-colon.

2. Amend section 3 of the bill by striking lines 21 and 22 and inserting "whose registration is then in effect, and any additional in-", and line 26 by striking "and principal".

3. Amend section 5 of the bill, line 3 by striking the comma and inserting a period, and by striking lines 4 to 7.

4. Amend section 6 of the bill, line 2 by striking "one" and inserting "five", and by striking line 3 and inserting "and shall issue a certificate of identification to each registered lobbyist."

5. Amend section 7 of the bill by striking line 7 and inserting "Sec. 7. Every registered lobbyist and every principal employing such lobbyist", line 4 by striking "as to", by striking line 5 and inserting a colon, line 6 by striking "by him" and inserting "or expended", lines 7 and 17 by striking "his", line 8 by inserting "by such lobbyist" after "received".

6. Amend section 8 of the bill, line 5 by striking "cancel" and inserting "request prosecution by the Attorney General.", and by striking lines 6 to 8.

7. Amend the bill by striking section 9.

8. Renumber original sections 10 and 11 as sections 9 and 10 respectively.

9. Amend the bill by striking section 12.

10. Renumber original sections 13 and 14 as sections 11 and 12.

LEGISLATIVE BILL 432. Placed on General File.

LEGISLATIVE BILL 499. Placed on General File as amended.

Standing Committee amendments to LB 499:

1. Insert a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 16-246, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

16-246. A city of the first class may make all such ordinances, by-laws, rules, regulations, and resolutions not inconsistent with the laws of the state, as may be expedient, in addition to the special powers granted in sections 16-203 to 16-250, for maintaining the peace, good government, and welfare of the city and its trade, commerce, and manufactures. It may enforce all ordinances by inflicting penalties for violation thereof, not exceeding one hundred dollars for any one offense, recoverable with costs together with judgment or imprisonment, until the amount of said judgment and costs shall be paid *shall have power to impose fines, forfeitures, penalties, and imprisonment at hard labor for the violation of any ordinance, and to provide for the recovery, collection and enforcement thereof; and in default of payment to provide for confinement in the city or county prison, workhouse or other place of confinement with or without hard labor as may be provided by ordinance.*"

2. Renumber original section 2 as section 3; in line 1 thereof strike "section" and insert "sections 16-225 and 16-246"; and in line 2, strike "is" and insert "are".

3. In the title, strike lines 2 and 3 and insert:

"FOR AN ACT to amend sections 16-225 and 16-246, Reissue Revised Statutes of Nebraska, 1943, relating to cities of".

(Signed) Sam Klaver, Chairman

Enrollment and Review

LEGISLATIVE BILL 127. Replaced on Select File as amended.

E and R amendment to LB 127:

1. In section 2, line 8, strike "division" and insert "division section".

LEGISLATIVE BILL 293. Placed on Select File as amended.

E and R amendments to LB 293:

1. In section 2, line 25, strike "chauffer" and insert ~~chauffer~~ *chauffeur*".

2. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 7, strike "and"; and in line 8, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 3. Placed on Select File as amended.

E and R amendment to LB 3:

1. In the standing committee amendment, line 5, insert an underscored period after "*broadcasting*".

LEGISLATIVE BILL 19. Placed on Select File as amended.

E and R amendments to LB 19:

1. In standing committee amendment 1, insert "said" at the end of line 11, as in the Constitution.

2. In the Ruhnke General File amendment, line 2, insert "line 7" after "1".

3. In the title, strike beginning with the second "to" in line 4 through line 6 and insert "to provide for the payment of travel expenses and a per diem, as prescribed, to members of the Legislature;".

LEGISLATIVE BILL 211. Placed on Select File.

LEGISLATIVE BILL 246. Placed on Select File as amended.

E and R amendment to LB 246:

1. In line 2 of section 1 and of the title, insert a comma after "23-1520".

LEGISLATIVE BILL 69. Correctly engrossed.

LEGISLATIVE BILL 123. Correctly engrossed.

LEGISLATIVE BILL 200. Correctly engrossed.

LEGISLATIVE BILL 296. Correctly engrossed.

LEGISLATIVE BILL 295. Correctly enrolled.

LEGISLATIVE BILL 47. Correctly enrolled.

LEGISLATIVE BILL 48. Correctly enrolled.

LEGISLATIVE BILL 73. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 295 LB 47 LB 48 LB 73

UNANIMOUS CONSENT—Cancel Meeting

Mr. R. Rasmussen asked unanimous consent to cancel the Education Committee executive session meeting at 1:00 p.m. today. No objections. So ordered.

Announcement

Mr. Ruhnke announced that the Rules Committee would meet today at 1:00 p.m.

Mr. Ruhnke announced that Col. Casey of the Safety Patrol invited any members to view the facilities of the Safety Patrol.

UNANIMOUS CONSENT—Committee Meeting

Mr. Danner asked unanimous consent to hold an executive session of the Labor Committee at 1:30 p.m. today. No objections. So ordered.

MOTION—Reconsider LB 75

Mr. Craft moved that the Governor be requested to return LB 75 and that action on LB 75 be reconsidered.

The motion prevailed with 44 ayes, 0 nays, and 5 not voting.

UNANIMOUS CONSENT—Expedite LB 637

Mr. Craft asked unanimous consent that the Committee on Enrollment and Review be directed to expedite LB 637. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 645 to Select File

Mrs. Orme asked unanimous consent to return LB 645 to Select File for a specific amendment. No objections. So ordered.

SELECT FILE**LEGISLATIVE BILL 645.**

Mmes. Orme and Hughes offered the following amendments to LB 645:

1. Amend the bill by inserting a new section to be known as section 1 and to read as follows:

“Section 1. That section 60-310, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

60-310. (1) Such registration may be renewed annually in the same manner and upon payment of the same fee as provided for the original registration. Except as provided in section 60-331, such renewal shall become due on the first day of January of each year and delinquent on the first day of the following March of each year; *Provided, that in the year 1966, the renewal shall become due on April 1 and delinquent on June 1.* On making an application for renewal, the registration certificate for the preceding year must be presented with the application. In case the certificate is not presented, the county treasurer shall not issue the certificate for renewal until a sworn statement shall be made stating what disposition has been made of the same, and a fee of one dollar shall be added to the fee; *Provided, in case of a new purchase, the transfer shall be made by the dealer or person securing the car on the proper transfer form which, in case it is not the registration certificate, shall be made on a form approved by the Department of Motor Vehicles.* The certificates of registration furnished by the department shall be valid during the calendar year only for which they are furnished or issued.

(2) The plates furnished by the department shall be valid during the calendar year for which they are furnished or issued and, when renewal tabs furnished pursuant to sections 60-311 and 60-311.04 have been affixed thereto, they shall also be valid for the calendar year designated by such renewal tabs.”.

2. Amend the bill by renumbering present sections 1 to 4 as sections 2 to 5 respectively, and in line 1 of renumbered section 2, by striking “Section” and inserting “Sec.”.

3. Amend renumbered section 4, line 1, by striking “section” and inserting “sections 60-310 and”.

4. Amend the title, line 2, after “amend” by inserting “sections 60-310 and 60-311.01, Reissue Revised Statutes of Nebraska, 1943, and”; and by inserting, after the first semicolon in line 5 “to provide a special due date and delinquent date for 1966;”.

The amendments were adopted with 43 ayes, 0 nays, and 6 not voting.

Advanced to E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 23.

LR 23 was adopted with 37 ayes, 0 nays, and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 204. E and R amendments found in the Legislative Journal for the Forty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 84. E and R amendments found in the Legislative Journal for the Forty-first Day were adopted.

Mr. Carpenter moved to hold LB 84 on Select File until LB 87 is placed on Select File.

The motion prevailed.

LEGISLATIVE BILL 26.

Mr. Adamson offered the following amendments to LB 26 which were adopted by unanimous consent:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 39-1390, Revised Statutes Supplement, 1963, be amended to read as follows:

39-1390. The money in the State Recreation Road Fund shall be transferred by the State Treasurer, on the first day of each month, to the Department of Roads and shall be expended by the State Engineer with the approval of the Governor, and after consultation by the State Engineer with such state officers as may be designated by the Governor, *exclusively* for construction *and maintenance* of dustless-surface roads to be designated as state recreation roads. Roads giving access to or located within state parks, state recreation areas, or other public scenic, recreational, or historical areas, shall be eligible for designation as state recreation roads and after construction shall be shown on the map provided by section 39-1311. Preference in construction shall be based on existing or potential traffic use by other than local residents. Unless the State Highway Commission otherwise recommends, such roads upon completion of construction shall be incorporated into the state highway system. If such a road is not incorporated into the state highway system, the Department of Roads and the county within which such road is located shall enter into a maintenance agreement establishing the responsibility for maintenance of the road, the maintenance standards to be met and the responsibility for maintenance costs."

2. Amend the bill and Standing Committee amendments by renumbering sections 1 to 8 as sections 2 to 9 respectively.

3. Amend renumbered section 9, line 2 by inserting "39-1390," after "sections".

4. That effective date be April 1, 1965 and to add the emergency clause.

Mr. Klaver moved to strike all amendments to LB 26 except the one which raises the tax to eight cents.

Mr. Ruhnke moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

Mr. Klaver requested a record vote on his amendment.

Voting in the affirmative, 17:

Batchelder	Carstens	Danner	Knight
Bauer	Crandall	Klaver	Kokes

Lysinger	Moylan	Paine, I.	Stryker
Marvel	Nore	Paxton	Wylie
Matzke			

Voting in the negative, 32:

Adamson	Fleming	Mahoney	Rasmussen, R.
Bowen	Gerdes	Moulton	Ruhnke
Brauer	Harsh	Nelson	Skarda
Budd	Hasebroock	Orme	Stromer
Burbach	Holmquist	Payne, D.	Syas
Carpenter	Hughes	Pedersen	Wallwey
Claussen	Kjar	Proud	Warner
Craft	Kremer	Rasmussen, E.	Whitney

Not voting, 0.

The Klaver motion lost.

LB 26 was advanced to E and R for engrossment.

Visitors

Mr. Stryker introduced Keith Pollard, Principal, and 37 students from Ashland High School.

UNANIMOUS CONSENT—Member Excused

Mr. Adamson asked to be excused Friday, March 5, 1965. No objections. So ordered.

MOTION—Return LB 75 to Select File

Mr. President: I move that LB 75 be returned to Select File for a specific amendment, as follows:

1. Amend section 1 of the bill, by striking lines 3 to 11 and inserting the following:

“18-2001. Any city or village may, without petition or the prior creation of a street improvement district therefor, grade, curb, gutter and pave any portion of a street otherwise paved so as to make one continuous paved street, provided the portion to be so improved shall not exceed two blocks including intersections or twelve hundred feet whichever is the lesser and may also grade, curb, gutter and pave any unpaved street or alley which intersects a paved street for a distance of not to exceed one block on either side of such paved street.

2. Amend section 3, line 4, by striking "83-701 and 83-702" and inserting "18-2001 and 18-2002"; line 14 by inserting "paving and street improvements in" after "for" and line 15 after "municipality." insert the following:

"For the purpose of paying the cost of street improvements as provided in section 1 of this act the mayor and council or chairman and board of trustees, as the case may be, shall have the power, after the improvements have been completed and accepted, to issue negotiable bonds of said city or village to be called Paving Bonds, payable in not exceeding ten years and bearing interest at not to exceed six per centum per annum, payable annually or semiannually, which may be sold by the city for not less than the par value thereof. For the purpose of making partial payments as the work progresses, warrants may be issued by the governing body of the city or village upon certificates of the engineer in charge showing the amount of work completed in a sum not exceeding eighty-five per cent of the cost thereof until the work has been completed and accepted by the city, at which time a warrant for the balance of the amount can be issued, which warrants shall be redeemed and paid upon the sale of the bonds issued aforesaid or from any other funds available. All special assessments which may be levied upon property specially benefited by such work or improvements shall, when collected, be set aside and constitute a sinking fund for the payment of the interest and principal of said bonds. There shall be levied annually upon all taxable property in said city or village a tax which, together with such sinking fund derived from special assessments shall be sufficient to meet payments of interest and principal as the same become due."

3. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Nothing in this act shall be construed to repeal or amend any statutes except those hereinafter specifically repealed, and this act shall be construed as an independent and complete act. Other statutes may be relied upon, if need be, to supplement and effectuate the purposes of this act."

4. Renumber original section 4 as section 5.

5. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

(Signed) Cecil Craft

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

SELECT FILE

LEGISLATIVE BILL 75. The pending Craft amendment found in in this Day's Journal was adopted with 38 ayes, 0 nays and 11 not voting.

Advanced to E and R for re-engrossment.

Message from the Governor

March 3, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on February 25, 1965, I approved LB 187, LB 97, LB 96, and LB 74.

On March 2, 1965, I approved LB 1, LB 21, LB 198, LB 51, and on March 3, 1965, I approved LB 453, LB 507, LB 561, LB 98, LB 66, LB 314, LB 348, LB 350, LB 351, LB 358, LB 201, and LB 347.

Respectfully,

(Signed) Frank B. Morrison
Governor

Speaker Bowen Presiding

NOTICE OF COMMITTEE HEARINGS

Labor

LB 336	Wednesday, March 17, 1965	2:00 p.m.
LB 768	Wednesday, March 17, 1965	2:00 p.m.
LB 656	Wednesday, March 24, 1965	2:00 p.m.
LB 550	Wednesday, March 31, 1965	2:00 p.m.
LB 704	Wednesday, March 31, 1965	2:00 p.m.
LB 705	Wednesday, March 31, 1965	2:00 p.m.
LB 605	Wednesday, April 7, 1965	2:00 p.m.
LB 816	Wednesday, April 7, 1965	2:00 p.m.
LB 580	Wednesday, April 21, 1965	2:00 p.m.
LB 714	Wednesday, April 21, 1965	2:00 p.m.
LB 728	Wednesday, April 28, 1965	2:00 p.m.
LB 745	Wednesday, April 28, 1965	2:00 p.m.
LB 787	Wednesday, May 5, 1965	2:00 p.m.
LB 544	Wednesday, May 5, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 637. Placed on Select File as amended.

E and R amendments to LB 637:

1. Reinstate the stricken matter in section 1, line 11; in line 16, strike “, and (c) each” and insert “. Each such”; and in line 19, strike “issue”.

2. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and after the second comma in line 3 of the title, insert “as amended by section 2, Legislative Bill 645, Seventy-fifth Session, Nebraska State Legislature, 1965,”; in section 1, line 4, strike “1965” and insert “1969”; in line 13, strike “the years 1967 and 1968,” and insert “1966 number plates shall be furnished which shall be revalidated for the years 1967 and 1968 by the use of renewal tabs; and provided further, that”; in line 15, strike “the” and insert “such”; and in line 25, strike “1966” and insert “1970”.

3. At the beginning of line 1 of the standing committee amendment, insert “Sec. 3.”; and in line 1, insert a comma after “exists”.

4. In the title, line 7, strike “and”; and in line 8, insert “; and to declare an emergency” after “section”.

(Signed) Henry F. Pedersen, Jr., Chairman

Education

LEGISLATIVE BILL 520. Placed on General File as amended.

Standing Committee amendment to LB 520:

Amend section 1 of the bill by striking lines 23-25 and inserting: *“tion, from establishing and supporting financially, programs to which attendance shall be voluntary which they deem beneficial to the education of prekindergarten children.”*

LEGISLATIVE BILL 72. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

GENERAL FILE

LEGISLATIVE BILL 273. Reading waived. Considered.

E and R for review with 35 ayes, 0 nays and 14 not voting.

Member Excused

Mr. Knight was excused until 2:00 p.m. this afternoon.

LEGISLATIVE BILL 275. Considered.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 272. Considered.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

MOTION—Suspend Rules

Mr. Carpenter moved that the rules be suspended and the Chairman of the Budget Committee be allowed to explain LB 270, LB 269, LB 267 and LB 266, instead of having the bills read.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 270. Explained. Considered.

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 269. Explained. Considered.

Advanced to E and R for review with 41 ayes, 0 nays and 8 not voting.

LEGISLATIVE BILL 267. Explained. Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 266. Explained. Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

UNANIMOUS CONSENT—LB 637

Mr. Pedersen asked unanimous consent that LB 637 be placed at the head of Select File. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 245

Mr. Bauer asked unanimous consent that LB 245 be bracketed on General File.

No objections. So ordered.

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 434. Placed on General File as amended.

Standing Committee amendments to LB 434:

1. Page 2, Sec. 1, line 13 delete "*provide for classification of real estate and*" and insert in lieu thereof "*enact laws to provide that the value of land actively devoted to agricultural or horticultural use, shall, for property tax purposes, be that value which such land has for agricultural or horticultural use without regard to any value which such land might have for other purposes or uses, and*".

2. Page 3, Sec. 2, line 7 delete entire line and insert in lieu thereof "*Legislature to fix the value of land actively devoted to agricultural or horticultural use.*"

LEGISLATIVE BILL 44. Indefinitely postponed.

LEGISLATIVE BILL 529. Placed on General File.

(Signed) J. W. Burbach, Chairman

NOTICE OF COMMITTEE HEARINGS

Education

LB 600	Monday, March 15, 1965	2:00 p.m.
LB 777	Monday, March 15, 1965	2:00 p.m.
LB 778	Monday, March 15, 1965	2:00 p.m.
LB 56	Tuesday, March 16, 1965	2:00 p.m.
LB 99	Tuesday, March 16, 1965	2:00 p.m.
LB 382	Tuesday, March 16, 1965	2:00 p.m.
LB 482	Monday, March 22, 1965	2:00 p.m.
LB 581	Monday, March 22, 1965	2:00 p.m.
LB 626	Monday, March 22, 1965	2:00 p.m.
LB 480	Tuesday, March 23, 1965	2:00 p.m.
LB 156	Tuesday, March 23, 1965	2:00 p.m.
LB 512	Tuesday, March 23, 1965	2:00 p.m.
LB 636	Tuesday, March 23, 1965	2:00 p.m.
LB 772	Tuesday, March 23, 1965	2:00 p.m.
LB 234	Monday, March 29, 1965	2:00 p.m.
LB 277	Monday, March 29, 1965	2:00 p.m.
LB 342	Monday, March 29, 1965	2:00 p.m.
LB 227	Tuesday, March 30, 1965	2:00 p.m.
LB 484	Tuesday, March 30, 1965	2:00 p.m.
LB 684	Tuesday, March 30, 1965	2:00 p.m.

Adjournment

At 11:55 a.m., on a motion by Mr. Pedersen, the Legislature adjourned until 9:00 a.m., Thursday, March 4, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, March 4, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we in this place are weighted down by the problems which confront us. Convict us of our share of personal responsibility for the situation in which we find ourselves. May we confess our part in creating our dilemmas, lest we feel no obligation to solve them. Help us to quit waiting for the other fellow to change his attitude and his ways, lest we never give Thee the chance for which Thou hast been waiting to change us. This we ask in the lovely name of Him who came to change us all, even Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. Mahoney who was excused until 9:10 a.m.

Corrections for the Journal

Page 653, line 28, delete "April 21" and insert "April 7".

Page 645, line 22, show "It" as not being stricken.

Page 649, after LEGISLATIVE BILL 26, insert "E and R amendments found in the Legislative Journal for the Forty-first Day were adopted."

The Journal for the Forty-second Day was approved as corrected.

Communications

Letter from W. J. Driver, Administrator of the Veterans Administration concerning LR 13.

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 773 Tuesday, March 9, 1965

2:00 p.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 126.

A BILL FOR AN ACT relating to the State Board of Education; to permit the razing of certain buildings.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Carpenter	Kokes	Mahoney	Stryker
Danner			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 217. With Emergency.

A BILL FOR AN ACT to amend section 39-1522, Reissue Revised Statutes of Nebraska, 1943, relating to township roads; to provide an exception to the payment of funds to cities and villages; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Kokes Wallwey

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 136.

A BILL FOR AN ACT relating to infants; to provide amendments to Chapter 43, article 10, Revised Statutes Supplement, 1963, providing for Out-of-State Confinement.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Claussen	Hughes	Moulton
Batchelder	Craft	Kjar	Moylan
Bauer	Crandall	Klaver	Nelson
Bowen	Danner	Knight	Nore
Brauer	Fleming	Kremer	Orme
Budd	Gerdes	Lysinger	Paine, I.
Burbach	Harsh	Mahoney	Paxton
Carpenter	Hasebroock	Marvel	Payne, D.
Carstens	Holmquist	Matzke	Pedersen

Proud	Ruhnke	Stryker	Warner
Rasmussen, E.	Skarda	Syas	Whitney
Rasmussen, R.	Stromer	Wallway	Wylie

Voting in the negative, 0.

Not voting, 1:

Kokes

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Explanation of Vote

Mr. President: Had I been present, I would have voted "aye" on LB 126 on Final Reading. (Signed) Edward R. Danner

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 247. Placed on Select File as amended.

E and R amendment to LB 247:

1. Strike the standing committee amendments and, in lieu thereof, in section 1, line 23, strike "time" and insert "fine" as in the statutes.

LEGISLATIVE BILL 55. Placed on Select File as amended.

E and R amendment to LB 55:

1. In section 3, line 2, insert "district" before "or"; strike the comma in line 7; and in line 14, strike the second "or" and insert "of".

LEGISLATIVE BILL 205. Placed on Select File as amended.

E and R amendment to LB 205:

1. In the title, line 6, strike "all" and insert "prescribed".

LEGISLATIVE BILL 116. Placed on Select File.

LEGISLATIVE BILL 239. Placed on Select File as amended.

E and R amendments to LB 239:

1. In section 1, line 16, strike the comma and insert "and"; and at the end of line 17, strike "to".

2. In the title, line 4, strike "class" and insert "classes".

LEGISLATIVE BILL 315. Correctly engrossed.

LEGISLATIVE BILL 175. Correctly engrossed.

LEGISLATIVE BILL 393. Correctly engrossed.

LEGISLATIVE BILL 170. Correctly engrossed.

LEGISLATIVE BILL 167. Correctly engrossed.

LEGISLATIVE BILL 843. Correctly enrolled.

LEGISLATIVE BILL 100. Correctly enrolled.

LEGISLATIVE BILL 178. Correctly enrolled.

LEGISLATIVE BILL 209. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Urban Affairs

LEGISLATIVE BILL 64. Placed on General File as amended.

Standing Committee amendments to LB 64:

1. Amend the bill by striking section 1 of the bill and inserting the following:

"Section 1. That section 39-1323.01, Revised Statutes Supplement, 1963, be amended to read as follows:

39-1323.01. The Department of Roads, subject to the approval of the Governor, *and the United States Department of Commerce if such department has a financial interest*, is authorized to lease, rent, or permit for use, any area, or strip of land and the buildings thereon, which area or strip of land was acquired for highway purposes, with the provision that upon notice that such property is needed for highway purposes, the use or occupancy thereof shall cease. *Any property so permitted to be used may be used for such governmental or proprietary purpose as the governing body of the municipality shall determine, and such governing body may let the property to bid by private operators for proprietary uses.* All money received as rent shall be deposited in the state treasury and by the State Treasurer placed in the Highway Cash Fund, *subject to reimbursement, if requested, to the United States Department of Commerce for its proportionate financial contribution.*

Section 2. That original section 39-1323.01, Revised Statutes Supplement, 1963, is repealed."

(Signed) George Syas, Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 843 LB 100 LB 178 LB 209

Presented to the Governor

Presented to the Governor for approval at 8:25 a.m., March 4, 1965: LB 295 LB 47 LB 48 LB 73

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Introduce Bill

Mr. Burbach moved to suspend the rules to allow the introduction of a bill.

The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 847. Introduced by Committee on Revenue, Henry F. Pedersen, Jr., Legislative District 4; Ramey C. Whitney, Legislative District 44; Dale L. Payne, Legislative District 3; Eric Rasmussen, Legislative District 32 and J. W. Burbach, Legislative District 19.

A BILL FOR AN ACT relating to revenue and taxation; to require brokers to report the persons owning street certificates as prescribed; and to provide a penalty.

UNANIMOUS CONSENT—Withdraw LB 241

Mr. Pedersen renewed his pending request found in the Legislative Journal for the Forty-first Day to withdraw LB 241. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 637. E and R amendments found in the Legislative Journal for the Forty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 127. E and R amendment found in the Legislative Journal for the Forty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 293. E and R amendments found in the Legislative Journal for the Forty-second Day were adopted.

Mr. Burbach offered the following amendment which was adopted by unanimous consent:

Amend LB 293, page 2, Sec. 1, line 26, by striking the word "July" and inserting in lieu thereof the word "June".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 3. E and R amendment found in the Legislative Journal for the Forty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 19. E and R amendments found in the Legislative Journal for the Forty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 211. Advanced to E and R for engrossment.

LEGISLATIVE BILL 246. E and R amendment found in the Legislative Journal for the Forty-second Day was adopted.

Advanced to E and R for engrossment.

NOTICE OF COMMITTEE HEARINGS

Miscellaneous Subjects

LB 129	Thursday, April 1, 1965	2:00 p.m.
LB 321	Thursday, April 1, 1965	2:00 p.m.
LB 423	Thursday, April 1, 1965	2:00 p.m.
LB 479	Thursday, April 1, 1965	2:00 p.m.
LB 582	Thursday, April 1, 1965	2:00 p.m.
LB 655	Thursday, April 1, 1965	2:00 p.m.
LB 780	Thursday, April 1, 1965	2:00 p.m.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter requested unanimous consent to read only the new and stricken matter on all bills considered today on General File. No objections. So ordered.

LEGISLATIVE BILL 27. Considered.

Mr. Carpenter moved to bracket LB 27 until the Budget Committee presented recommendations for appropriations in the area of handicapped children.

Mr. Proud moved the previous question. Question is "Shall the debate cease?"

The motion prevailed with 37 ayes, 3 nays, and 9 not voting.

Speaker Bowen Presiding

The Carpenter motion lost with 15 ayes, 30 nays, and 4 not voting.

The second part of the Harsh-Pedersen pending amendment found in the Legislative Journal for the Thirty-ninth Day was taken up.

Mr. Proud moved the previous question. Question is "Shall the debate cease?"

The motion prevailed with 36 ayes, 9 nays, and 4 not voting.

The second part of the Harsh-Pedersen amendment lost with 10 ayes, 35 nays, and 4 not voting.

The first part of the Harsh-Pedersen amendment lost with 19 ayes, 26 nays and 4 not voting.

The Standing Committee amendments found in the Legislative Journal for the Twenty-seventh Day were adopted.

Advanced to E and R for review with 43 ayes, 1 nay and 5 not voting.

Explanation of Vote

I voted "yes" on Senator Pedersen's amendment to LB 27 to appropriate additional funds for retarded children for the reason that in my judgment the Budget Committee will not consider it from the standpoint of their need. (Signed) Terry Carpenter

Visitors

Mr. Whitney introduced J. B. Raymond of Bayard; Guy Roberts of Lewellen and Firmin Feltz of Ogallala.

UNANIMOUS CONSENT—Committee Hearings

Mr. Warner asked unanimous consent for the Government and Military Affairs Committee to hold their hearings in the West Chamber this afternoon. No objections. So ordered.

President Sorensen Presiding**GENERAL FILE**

LEGISLATIVE BILL 306. Reading waived. Considered.

Mr. Carpenter offered the following amendment, which was adopted:

Strike Section 1, lines 1 thru 11 and insert:

“Any employer shall be required to furnish at his own cost and expense a bond, with a recognized and responsible corporate surety, in an amount determined by the Board of Trustees, guaranteeing such Health and Welfare payments or he shall deposit and maintain with the Trustees as collateral security for the faithful performance of his said obligation a specified amount in cash or in securities acceptable to the Trustees.”

Mr. Nelson moved to hold LB 306. The motion prevailed.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 21 LR 23

NOTICE OF COMMITTEE HEARINGS**Banking, Commerce and Insurance**

LB 422	Monday, March 15, 1965	2:00 p.m.
LB 421	Monday, March 15, 1965	2:00 p.m.
LB 530	Monday, March 15, 1965	2:00 p.m.
LB 402	Tuesday, March 16, 1965	2:00 p.m.
LB 403	Tuesday, March 16, 1965	2:00 p.m.
LB 121	Tuesday, March 16, 1965	2:00 p.m.
LB 509	Tuesday, March 16, 1965	2:00 p.m.

Education

LB 176 Monday, March 22, 1965

2:00 p.m.

GENERAL FILE

LEGISLATIVE BILL 254. Reading waived. Considered.

Mr. Syas offered the following amendments, which were adopted:

1. Renumber lines in section 1, and in renumbered line 8, insert "*of substantially equal population*" after "districts".
2. Complete the numbering of lines in section 2, and in line 8 insert "to be elected from districts of substantially equal population".

Advanced to E and R for review with 44 ayes, 0 nays and 5 not voting.

LEGISLATIVE BILL 284. Reading waived. Considered.

Standing Committee amendments pending.

NOTICE OF COMMITTEE HEARINGS

Salaries and Claims

LB 844 Thursday, March 18, 1965

2:00 p.m.

Public Health and Welfare

LB 754 (reset for) Monday, March 22, 1965 2:00 p.m.

Visitors

Mr. Kjar introduced Mr. and Mrs. Loyd Morse and Mrs. Armitage of Gothenburg.

UNANIMOUS CONSENT—Exchange Hearing Rooms

Mr. E. Rasmussen asked unanimous consent for the Miscellaneous Subjects Committee to exchange hearing rooms with the Agriculture and Recreation Committee this afternoon. No objections. So ordered.

Adjournment

At 12:03 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Friday, March 5, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, March 5, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we would not weary thee in always asking for something. This morning we would pray that thou wouldst take something from us. Take out of our hearts any bitterness that lies there, any resentment that curdles and corrodes our peace. Take away the stubborn pride that keeps us from apology and confessing fault and makes us unwilling to open our hearts to one another. For if our hearts are closed to our colleagues, they are not open to thee. We ask thy mercy in Jesus' name. Amen.

The roll was called and all members were present except Mr. Adamson, who was excused for the day, and Mr. Mahoney, who was excused until 9:15 a.m.

The Journal for the Forty-third Day was approved.

Communications

Letter from U. S. Senator Carl T. Curtis acknowledging receipt of LR 18, also stating that a copy had been forwarded to the President and a copy inserted in the Congressional Record.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 177.

A BILL FOR AN ACT to amend section 60-407, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that holders of limited permits, for school purposes only, may also drive

with their parents or guardians supervising the operation of the motor vehicle; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Adamson Mahoney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 91.

A BILL FOR AN ACT to amend sections 71-1,132.13, 71-1,132.17, and 71-1,132.40, Reissue Revised Statutes of Nebraska, 1943, and section 71-1,132.11, Revised Statutes Supplement, 1963, relating to practice of nursing; to increase fees as prescribed; to change internal references; to redefine the powers and duties of the Board of Nursing as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of Law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Batchelder	Burbach	Crandall	Hasebroock
Bauer	Carpenter	Danner	Holmquist
Bowen	Carstens	Fleming	Hughes
Brauer	Claussen	Gerdes	Kjar
Budd	Craft	Harsh	Klaver

Knight	Moylan	Pedersen	Stryker
Kokes	Nelson	Proud	Syas
Kremer	Nore	Rasmussen, E.	Wallwey
Lysinger	Orme	Rasmussen, R.	Warner
Mahoney	Paine, I.	Skarda	Whitney
Marvel	Paxton	Stromer	Wylie
Moulton	Payne, D.		

Voting in the negative, 1:

Ruhnke

Not voting, 2:

Adamson Matzke

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 103.

A BILL FOR AN ACT to amend section 10-702, Reissue Revised Statutes of Nebraska, 1943, relating to school district bonds; to restrict the submitting of the question of bond issues in school districts, when defeated, as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Batchelder	Fleming	Kremer	Payne, D.
Bauer	Gerdes	Lysinger	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moylan	Ruhnke
Carpenter	Hughes	Moulton	Skarda
Carstens	Kjar	Nelson	Stryker
Claussen	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner			

Voting in the negative, 7:

Bowen	Nore	Stromer	Warner
Mahoney	Rasmussen, E.	Syas	

Not voting, 1:

Adamson

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Re-set LB 755

Mr. Klaver asked unanimous consent that LB 755 originally set for hearing on Monday, March 22nd be re-scheduled for Tuesday, March 23, 1965. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on March 5, 1965 at 8:50 a.m.: LB 209 LB 178 LB 100 LB 843

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 26. Replaced on Select File as amended.

E and R amendments to LB 26:

1. In line 1 of renumbered section 2, strike "Section" and insert "Sec."

2. After renumbered section 8, insert a new section to be known as section 9 and to read as follows:

"Sec. 9. This act shall become operative on April 1, 1965."

3. Renumber renumbered section 9 as section 10.

4. Add a new section to be known as section 11 and to read as follows:

"Sec. 11. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

5. In line 3 of Enrollment and Review amendment 11, adopted February 3, 1965, insert "39-1390," after "sections"; and after the semicolon in line 6, insert "to change purposes for which the State Recreation Road Fund may be expended; to provide an operative date;"

6. In the title, line 5, strike "and"; and in line 5, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 75. Replaced on Select File as amended.

E and R amendments to LB 75:

1. In the Craft specific amendment 1, adopted March 3, 1965, strike line 2 and insert "3 to 11 and all amendments thereto, showing all old matter as stricken, and inserting in lieu thereof the following:"; in line 3, strike "18-2001."; in lines 6 and 7, strike "provided" and insert "but"; and in line 9, strike the first "and" and insert ", and such city or village".

2. In the Craft specific amendment 2, adopted March 3, 1965, line 2, insert "92.701 and 92.702" before "18-2001"; in lines 9, 26, and 28, strike "said" and insert "such"; in line 12, strike "centum" and insert "cent"; in line 19, insert "or village" after "city"; in line 20, strike "can" and insert "may"; in line 22, strike "issued aforesaid"; and in line 29, insert an underscored comma after "assessments".

3. Renumber, as section 6, new section 5 added by the Craft specific amendment 5, adopted March 3, 1965.

4. In the title, strike lines 4 to 7 and insert "improvements; to provide additional powers for grading, curbing, guttering, and paving streets and alleys; to provide for financing; to provide for interpretation; to repeal the original sections; and to declare an emergency."

LEGISLATIVE BILL 36. Placed on Select File as amended.

E and R amendment to LB 36:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 2, and line 3 of the title, insert "as amended by section 1, Legislative Bill 21, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike "(a)" in line 3, "(b)" in line 5, "(c)" in line 7, and "(d)" in line 9 and insert in lieu thereof, respectively, "(1)", "(2)", "(3)", and "(4)"; strike the new and stricken matter in line 8 and insert "statewide"; in line 12, strike "(e)" and insert "(5)"; in line 16, strike "(c) (f)" and insert "(5) (6)"; and strike beginning with "from" in line 16 through "session" in line 18.

LEGISLATIVE BILL 65. Placed on Select File as amended.

E and R amendments to LB 65:

1. In section 1, line 18, strike "as" and insert "that".

2. In section 2, line 29, strike "will" and insert "will shall".

3. In the title, line 2, insert "section 2-1564, Reissue Revised Statutes of Nebraska, 1943, and" after "amend"; in lines 6 and 7,

strike "define" and insert "redefine"; and in line 7, insert "to change procedures for dissolution of a watershed conservancy district;" before "and".

LEGISLATIVE BILL 578. Placed on Select File as amended.

E and R amendments to LB 578:

1. In section 1, line 6, insert an underscored comma after "devices".

2. In the title, line 4, strike "additional treatments and".

LEGISLATIVE BILL 419. Placed on Select File as amended.

E and R amendments to LB 419:

1. In section 1, strike beginning with "for" in line 19 through "thereof" in line 21; in line 22, insert a stricken comma after "student"; and insert quotation marks at the end of line 24.

2. In the title, strike lines 4 to 8 and insert "braska, relating to education; to permit the state or governmental subdivision to enter into contracts for services or training with private, commercial, and vocational schools; to provide for the submission".

LEGISLATIVE BILL 46. Correctly engrossed.

LEGISLATIVE BILL 213. Correctly engrossed.

LEGISLATIVE BILL 117. Correctly engrossed.

LEGISLATIVE BILL 77. Correctly engrossed.

LEGISLATIVE BILL 126. Correctly enrolled.

LEGISLATIVE BILL 217. Correctly enrolled.

LEGISLATIVE BILL 136. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 126 LB 217 LB 136

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 304	Thursday, March 11, 1965	2:00 p.m.
LB 328	Thursday, March 11, 1965	2:00 p.m.

LB 343	Thursday, March 11, 1965	2:00 p.m.
LR 14	Thursday, March 11, 1965	2:00 p.m.
LB 147	Friday, March 12, 1965	2:00 p.m.
LB 491	Friday, March 12, 1965	2:00 p.m.
LB 231	Friday, March 12, 1965	2:00 p.m.
	(Hearing Continued)	

STANDING COMMITTEE REPORTS

Labor

LEGISLATIVE BILL 355. Indefinitely postponed.

LEGISLATIVE BILL 370. Placed on General File as amended.

Standing Committee amendment to LB 370:

Page 2, Section 1, Line 3 after the word "be" change "three" to "five".

LEGISLATIVE BILL 294. Placed on General File as amended.

Standing Committee amendment to LB 294:

Reinstate the stricken matter in lines 12 to 19 in Section 1.

LEGISLATIVE BILL 380. Indefinitely postponed.

LEGISLATIVE BILL 451. Indefinitely postponed.

(Signed) Edward R. Danner, Chairman

Urban Affairs

LEGISLATIVE BILL 404. Placed on General File.

(Signed) George Syas, Chairman

Visitor

Mr. Matzke introduced Professor William Riggs of St. Paul, Missouri.

UNANIMOUS CONSENT—Withdraw LB 454

Mr. Ira Paine asked unanimous consent to withdraw LB 454. Laid over.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 848. Introduced at the request of the Governor, by Kenneth L. Bowen, Legislative District 37; Marvin E. Stromer, Legislative District 27 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT relating to securities; to enact a law relating to the issuance and sale of securities; prohibiting fraudulent practices in relation thereto; to require the registration of broker-dealers, agents and investment advisers; to require the registration of securities; to provide for denial, suspension and revocation of registration of securities; to define terms; to provide for exempt securities and exempt transactions; to provide for penalties, civil liabilities, judicial review of orders and administration of this act; to repeal sections 81-302, 81-303, 81-304 to 81-318, 81-320 to 81-347, Reissue Revised Statutes of Nebraska, 1943, and sections 81-303.01, 81-303.02, 81-319, 81-348, and 81-349, Revised Statutes Supplement, 1963; and to declare an emergency.

MOTION—Introduce Bill

Mr. Burbach moved that the Salaries and Claims Committee be allowed to introduce a new bill.

The motion prevailed with 33 ayes, 6 nays and 10 not voting.

LEGISLATIVE BILL 849. Introduced by the Committee on Salaries and Claims; J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Fred W. Carstens, Legislative District 30; Terry Carpenter, Legislative District 48 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT relating to cigarettes; to define terms; to prevent unfair competition and unfair trade practices in the sale of cigarettes; to prohibit sales of cigarettes below cost; to protect and stabilize the collection of taxes on the sale of cigarettes and revenues from the licensing of persons engaged in the sale of cigarettes; to confer powers and impose duties on certain officers as prescribed; and to provide penalties.

MOTION—Introduce Bill

Mr. Burbach moved that the Committee on Revenue be allowed to introduce a new bill.

The motion prevailed with 36 ayes, 9 nays and 4 not voting.

LEGISLATIVE BILL 850. Introduced by the Committee on Revenue; J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Ramey C. Whitney, Legislative District 44; Terry Carpenter, Legislative District 48 and Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to eliminate the exemption of household goods; to define terms; and to repeal the original section.

Announcement

Mr. Paxton announced the death of former State Senator Dwain Williams of Broken Bow, Nebraska.

MOTION—Introduce Bill

Mr. Warner moved that the Committee on Government and Military Affairs be allowed to introduce a new bill.

Mr. Bauer moved the Previous Question. The question is, "Shall the debate cease?" The motion lost with 23 ayes, 18 nays and 8 not voting.

The motion to introduce the bill prevailed with 45 ayes, 2 nays and 2 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 851. Introduced by the Committee on Government and Military Affairs; Eugene T. Mahoney, Legislative District 5; S. H. Brauer, Sr., Legislative District 21; Elvin Adamson, Legislative District 43; Calista Cooper Hughes, Legislative District 1; William R. Skarda, Jr., Legislative District 7; Albert A. Kjar, Legislative District 39; Ross H. Rasmussen, Legislative District 15 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT to amend sections 48-503 and 48-509, Reissue Revised Statutes of Nebraska, 1943, relating to employment agencies; to increase license fees in cities of the metropolitan and primary class; to provide for posting of a schedule of fees as pre-

scribed; to provide for manner of payment; and to repeal the original sections.

Visitors

Mr. Mahoney introduced Representative Leroy Miller of the Iowa Legislature.

Member's Birthday

Mr. Mahoney announced that today is Mr. Moylan's Birthday. The members sang Happy Birthday to him.

MOTION—Introduce Bill

Mr. Warner moved to introduce LB 852.

The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 852. Introduced by the Committee on Government and Military Affairs, William R. Skarda, Jr., Legislative District 7; Eugene T. Mahoney, Legislative District 5; Calista Cooper Hughes, Legislative District 1; S. H. Brauer, Sr., Legislative District 21 and Jerome Warner, Legislative District 25.

A BILL FOR AN ACT relating to motor carriers; to provide that operating as a common or contract carrier by motor vehicle without a certificate of public convenience and necessity of permit issued by the State Railway Commission shall be unlawful; and to provide a penalty therefore.

LEGISLATIVE BILL 853. Introduced at the request of the Governor by Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT relating to cities of the second class and villages; to provide that for the purpose of making payment of the cost of acquiring land, easements and rights-of-way for the purpose of establishing and altering the channel of watercourses and erecting and maintaining dikes against flood waters and surface waters, such cities and villages may issue their general obligation bonds; to

provide for an election to be held for the purpose of authorizing such bonds; to establish the terms under which the bonds may be issued; and to declare an emergency.

LEGISLATIVE BILL 854. Introduced at the request of the Governor by Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 17-529.01, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to empower said cities and villages to acquire lands and easements by eminent domain in addition to rights-of-way in connection with the altering of watercourses and the construction of ditches and dikes against flood waters; to eliminate the optional tax levy to defray the cost of construction or maintenance of such flood control projects; to repeal the original section; and to declare an emergency.

Announcement

Mr. E. Rasmussen announced that introducers of state song bills will be responsible for presenting the song in the committee hearing.

SELECT FILE

LEGISLATIVE BILL 247. E and R amendment found in the Legislative Journal for the Forty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 55. E and R amendment found in the Legislative Journal for the Forty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 205. E and R amendment found in the Legislative Journal for the Forty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 116. Advanced to E and R for engrossment.

LEGISLATIVE BILL 239. E and R amendments found in the Legislative Journal for the Forty-third Day were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Urban Affairs

LEGISLATIVE BILL 405. Placed on General File.

LEGISLATIVE BILL 439. Placed on General File as amended.

Standing Committee amendments to LB 439:

1. Amend Section 1 of the bill, line 5 by inserting after the word "acquire" the words "*as authorized by its home rule charter or state statutes*", line 15 by inserting after the word "city" the words "*as authorized by its home rule charter*".

2. Amend Section 2 of the bill, line 18 by striking the word "one" and inserting in lieu thereof the word "*one five*".

(Signed) George Syas, Chairman

Government and Military Affairs

LEGISLATIVE BILL 214. Placed on General File as amended.

Standing Committee amendment to LB 214:

Sec. 3. "Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

LEGISLATIVE BILL 628. Placed on General File as amended.

Standing Committee amendments to LB 628:

1. Amend section 1 of the bill by striking line 8 and insert the following:

"District No. 4. Includes the following territory in the county of Douglas and the city of Omaha: Beginning at the intersection of 50th Street with Hamilton Street; thence South along 50th Street to Pacific Street; thence West on Pacific Street to 52nd Street; thence South on 52nd Street to Center Street; thence West on Center Street to 67th Street; thence West on West Center Road to the Big Papillion Drainage Ditch; thence Northwesterly along the Big Papillion Drainage Ditch to the center line of 94th Street extended South; thence North along the center line of 94th Street to Pacific Street; thence West on Pacific Street to 96th Street; thence North on 96th Street to Burt Street; thence East on Burt Street to the Chicago and Northwestern railroad tracks; thence North on the Chicago and

Northwestern railroad tracks to Western Avenue; thence East on Western Avenue to 66th Street; thence North on 66th Street to Hamilton Street; thence East on Hamilton Street to 50th Street, to the point of beginning.

District No. 5. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of J Street with 24th Street; thence South on 24th Street to Railroad Avenue; thence Southeasterly along Railroad Avenue to the Douglas County line; thence West on the Douglas County line to 60th Street; thence North on 60th Street to the Interstate Highway 80; thence East along Interstate Highway 80 to 50th Street; thence North on 50th Street to Grover Street; thence East on Grover Street to 42nd Street; thence South on 42nd Street to the Chicago and Northwestern railroad tracks; thence Easterly on the Chicago and Northwestern railroad tracks to the center line of B Street extended West; thence East along extended B Street to the Union Pacific railroad tracks; thence Southerly on the Union Pacific railroad tracks to the center line of J Street extended; thence East on J Street to the point of beginning.

District No. 6. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of Cuming Street with 30th Street; thence South on 30th Street to Mason Street; thence West on Mason Street to 30th Avenue; thence South on 30th Avenue to Woolworth Avenue; thence East on Woolworth Avenue to Park Avenue; thence South on Park Avenue to the center line of Walnut Street extended east; thence West on the center line of Walnut Street to 36th Street; thence North on 36th Street to Woolworth Avenue; thence West on Woolworth Avenue to 50th Street; thence north on 50th Street to Cuming Street; thence east on Cuming Street to 30th Street, to the point of beginning.

District No. 7. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Hickory Street with the East Nebraska state boundary line; thence South on the East Nebraska state boundary line to its intersection with the south line of Douglas County; thence West on the south line of Douglas County to Railroad Avenue; thence Northwesterly along Railroad Avenue to 24th Street; thence North along 24th Street to J Street; thence West on J Street to the Union Pacific railroad tracks; thence North along the Union Pacific railroad tracks to B Street; thence East on B Street to 24th Street; thence North on 24th Street to the Union Pacific railroad tracks; thence Northeasterly along the Union Pacific railroad tracks to the center line of William Street; thence East on William Street to 11th Street; thence South on 11th Street to Hickory Street; thence East on Hickory Street to the point of beginning.

District No. 8. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of 34th Street and Sprague Street; thence South on 34th Street to Lake Street; thence East on Lake Street to 33rd Street; thence South on 33rd Street to Cuming Street; thence West on Cuming Street to 50th Street; thence North on 50th Street to Hamilton Street; thence West on Hamilton Street to 52nd Street; thence North on 52nd Street to Country Club Avenue; thence Northwesterly on Country Club Avenue to 54th Street; thence North on 54th Street to Sprague Street; thence East on Sprague Street to 48th Street; thence Southeasterly to the intersection of Spaulding Street and 45th Street; thence East on Spaulding Street to 40th Street; thence North on 40th Street to Sprague Street; thence East on Sprague Street, to the point of beginning.

District No. 9. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Cuming Street with the East Nebraska state boundary; thence South along the East Nebraska state boundary to the center line of Hickory Street extended East; thence West on Hickory Street to 11th Street; thence North on 11th Street to William Street; thence West on William Street to the Union Pacific railroad tracks; thence Southwesterly along the Union Pacific railroad tracks to the center line of Woolworth Avenue extended east; thence West on Woolworth Avenue to 30th Avenue; thence North on 30th Avenue to Mason Street; thence East on Mason Street to 30th Street; thence North on 30th Street to Cuming Street; thence East on Cuming Street, to the point of beginning.

District No. 10. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of State Street with 60th Street, also the Northeast Corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence South on 60th Street to Sprague Street; thence East on Sprague Street to 54th Street; thence South on 54th Street to Country Club Avenue; thence Southerly along Country Club Avenue to 52nd Street; thence South on 52nd Street to Hamilton Street; thence West on Hamilton Street to 66th Street; thence South on 66th Street to Western Avenue; thence West on Western Avenue to the Chicago and Northwestern railroad tracks; thence North on the Chicago and Northwestern railroad tracks to Blondo Street; thence East on Blondo Street to 83rd Street; thence North on 83rd Street to Keystone Drive; thence west on Keystone Drive to 84th Street; thence North on 84th Street to Boyd Street; thence West on Boyd Street to 90th Street; thence North on 90th Street and the center line of said 90th Street extended North to State Street, such point being the Northwest corner of the Northeast Quarter of Section 27, Town-

ship 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence East on State Street, to the point of beginning.

District No. 11. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of Pratt Street with 16th Street; thence South on 16th Street to Grace Street; thence East on Grace Street to the East Nebraska state boundary line; thence South along the East Nebraska state boundary line to the center line of Cuming Street extended East; thence West along Cuming Street to 33rd Street; thence North along 33rd Street to Lake Street; thence West on Lake Street to 34th Street; thence North on 34th Street to Pratt Street; thence East on Pratt Street, to the point of beginning.

District No. 12. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the Northeast Corner of Section 1, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence South along the center line of 60th Street to State Street, also the Northeast Corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence West on State Street to the Northwest Corner of the Northeast Quarter of Section 27, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence South along the center line of 90th Street to Boyd Street; thence East on Boyd Street to 84th Street; thence South on 84th Street to Keystone Drive; thence East on Keystone Drive to 83rd Street; thence South on 83rd Street to Blondo Street; thence West on Blondo Street to the Chicago and Northwestern railroad tracks; thence South on the Chicago and Northwestern railroad tracks to the center line of Burt Street extended; thence West on Burt Street to 96th Street; thence South on 96th Street to Pacific Street; thence East on Pacific Street to 94th Street; thence South on 94th Street to the Big Papillion Drainage Ditch; thence Southerly along the Big Papillion Drainage Ditch to West Center Road; thence East on West Center Road to 84th Street; thence South on 84th Street to the Interstate Highway 80; thence East on Interstate Highway 80 to 60th Street; thence South on 60th Street to the South Douglas County line; thence West on the South Douglas County line to the West Douglas County line; thence North on the West Douglas County line to the North Douglas County line; thence East on the North Douglas County line, to the point of beginning.

District No. 13. Includes the territory in the county of Douglas and city of Omaha: Beginning at the Northeast Corner of Douglas County; thence South along the East Nebraska state boundary to its

intersection with the center line of Bridge Street extended; thence West on Bridge Street to 30th Street; thence South on 30th Street to Laurel Avenue; thence West on Laurel Avenue to 33rd Street; thence South on 33rd Street to Ames Avenue; thence West on Ames Avenue to 34th Street; thence South on 34th Street to Sprague Street; thence West on Sprague Street to 40th Street; thence South on 40th Street to Spaulding Street; thence West on Spaulding Street to 45th Street; thence Northwesterly to the intersection of 48th Street with Sprague Street; thence West on Sprague Street to 60th Street; thence North on 60th Street and 60th Street extended to the North Douglas County line; thence East on the North Douglas County line, to the point of beginning.

District No. 14. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of Bridge Street extended with the East Nebraska state boundary line; thence in a Southerly direction along the east Nebraska state boundary line as it follows the Missouri River and circles Carter Lake, Iowa to the intersection of Grace Street extended with the East Nebraska boundary line; thence West on Grace Street to 16th Street; thence North on 16th Street to Pratt Street; thence West on Pratt Street to 34th Street; thence North on 34th Street to Ames Avenue; thence East on Ames Avenue to 33rd Street; thence North on 33rd Street to Laurel Avenue; thence East on Laurel Avenue to 30th Street; thence North on 30th Street to Bridge Street; thence East on Bridge Street, to the point of beginning.”.

2. Amend section 1 of the bill by inserting after line 29 the following:

“District No. 50. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of Woolworth Avenue with the Union Pacific railroad tracks; thence Southwesterly along the Union Pacific railroad tracks to 24th Street; thence South on 24th Street to B Street; thence West on B Street and B Street extended to the Chicago and Northwestern railroad tracks; thence Westerly on the Chicago and Northwestern railroad tracks to 42nd Street; thence North on 42nd Street to Grover Street; thence West on Grover Street to 50th Street; thence South on 50th Street to the Interstate Highway 80; thence West on Interstate Highway 80 to 84th Street; thence North on 84th Street to West Center Road; thence East on West Center Road to 67th Street; thence East on Center Street to 52nd Street; thence North on 52nd Street to Pacific Street; thence East on Pacific Street to 50th Street; thence South on 50th Street to Woolworth Avenue; thence East on Woolworth Avenue to 36th Street; thence South on 36th Street to Walnut Street; thence East on Walnut Street to Park Avenue; thence North

on Park Avenue to Woolworth Avenue; thence East on Woolworth Avenue, to the point of beginning.”.

2. Amend section 1 of the bill, line 5 by striking “Johnson” and inserting “Pawnee”, line 97 by inserting “Johnson,” before “Gage”, line 111 by inserting “Gosper,” before “Dawson”, line 124 by striking “Frontier, and Gosper” and inserting “and Frontier”.

LEGISLATIVE BILL 782. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 306. Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 284. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-fourth Day were rejected.

Mrs. Orme offered the following amendments which were adopted:

In line 2 delete, Sect. 1, the words “state supported”.

In line 3 in Sect. 1, after “schools” insert “exclusively owned and controlled by the state”.

Add the Emergency Clause.

Advanced to E and R for review with 43 ayes, 2 nays, and 4 not voting.

President Sorensen Presiding

UNANIMOUS CONSENT—Escort Visitor

Mr. Stryker asked unanimous consent to escort Miss Shirley Thomas to the rostrum, and that the Legislature make her an Honorary Citizen of Nebraska. No objections. So ordered.

Miss Thomas, a lady space writer and lecturer, addressed the Legislature on her project, the “MEN OF SPACE SERIES”.

Explanation of Vote

“I voted ‘no’ on LB 284 to establish more state supported trade schools. I am *for* vocational trade schools but operated on a *local* or

community basis, paid for by the community rather than out of the state general fund and an additional tax upon the entire state.”

(Signed) Henry F. Pedersen, Jr.

RESOLUTIONS

LEGISLATIVE RESOLUTION 24. Re: In Memory of Dwain Williams

Introduced by Chester Paxton, 40th District; George Syas, 13th District; Jerome Warner, 25th District; Fern Hubbard Orme, 29th District; Kenneth L. Bowen, 37th District; George C. Gerdes, 49th District; Albert A. Kjar, 39th District and Arnold Ruhnke, 31st District.

WHEREAS, Dwain Williams served with distinction in this Legislature in 1957 and 1959; and

WHEREAS, Dwain Williams died on March 4, 1965.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we stand for a moment of silent tribute to the memory of Dwain Williams.
2. That a copy of this resolution, suitably engrossed, be sent to Mrs. Dwain Williams.

MOTION—Suspend Rules

Mr. Paxton moved to suspend the rules and adopt the Resolution today. The motion prevailed with 45 ayes, 0 nays and 4 not voting.

The members stood for a moment in memory of Mr. Williams.

MOTION—Send Flowers

Mr. Paxton moved that the Legislature send flowers to the Dwain Williams funeral.

The motion prevailed.

STANDING COMMITTEE REPORTS

Judiciary

LEGISLATIVE BILL 220. Indefinitely postponed.

- LEGISLATIVE BILL 388.** Indefinitely postponed.
- LEGISLATIVE BILL 440.** Indefinitely postponed.
- LEGISLATIVE BILL 424.** Placed on General File.
- LEGISLATIVE BILL 429.** Placed on General File.
- LEGISLATIVE BILL 566.** Placed on General File.
- LEGISLATIVE BILL 567.** Placed on General File.
- LEGISLATIVE BILL 568.** Placed on General File.
- LEGISLATIVE BILL 570.** Placed on General File.

(Signed) Sam Klaver, Chairman

Miscellaneous Subjects

- LEGISLATIVE BILL 102.** Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Budget

- LEGISLATIVE BILL 481.** Placed on General File.
- LEGISLATIVE BILL 110.** Placed on General File as amended.

Standing Committee amendments to LB 110:

1. Amend the bill by striking section 1 and renumbering original sections 2 and 3 as sections 1 and 2 respectively.

2. In line 1 of renumbered section 1, strike "Sec." and insert "Section"; line 9, by inserting "(1)" after "that"; by striking the new matter in lines 12 and 13; and line 14 by inserting "*or (2) who attains or has attained membership in another state or school retirement system authorized by the Legislature and who, within ninety days after the effective date of this act or within ninety days after attaining such membership, whichever is later, elects not to be or remain a member of the retirement system*", after "system".

3. Amend the bill, renumbered section 2, line 1, by striking "sections 79-1514 and" and inserting "section"; and line 3 by striking "are" and inserting "is".

(Signed) Richard D. Marvel, Chairman

Education

LEGISLATIVE BILL 124. Placed on General File as amended.

Standing Committee amendments to LB 124:

Amend Section 1 of the bill, Line 2, by striking "and the four state colleges" and inserting "*, the four state colleges, and the Nebraska Vocational Technical School on behalf*".

Amend Section 1 of the bill by striking lines 7-9 and inserting:

"Revised Statutes of Nebraska, 1943, or whose father or mother was a member of the armed forces of the United States, is totally disabled and unable to pursue any gainful employment and served in World War I, World War II, or the Korean War, all as defined in section 80-401.01, Reissue Revised Statutes of Nebraska, 1943. Applications for such waiver shall be submitted".

Add the Emergency Clause.

(Signed) Ross H. Rasmussen, Chairman

Labor

LEGISLATIVE BILL 408. Indefinitely postponed.

(Signed) Edward R. Danner, Chairman

Adjournment

At 12:05 p.m., on a motion by Mr. Carpenter, the Legislature adjourned until Monday, March 8, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, March 8, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord, our God, in the face of life's mysteries and its vast imponderables, give us faith to believe that Thou makest all things to work together for good to them that love Thee. Strengthen our conviction that Thy hand is upon us, to lead us and to use us in working out Thy purposes in the world. Even though we may not see the distant scene, let us be willing to take one step at a time and trust Thee for the rest. Through Jesus Christ. Amen.

The roll was called and all members were present except Mr. Stromer who was excused until 9:15 a.m.

Corrections for the Journal

Page 674, line 15, insert a comma after "title".

Page 675, line 3, delete "LB 14" and insert "LR 14".

Page 682, line 6, correct spelling of "Street".

Page 683, line 32, delete "Burr" and insert "Burt".

Page 684, line 8, delete "48h" and insert "48th".

Page 684, line 10, delete "he" and insert "the".

The Journal for the Forty-fourth Day was approved as corrected.

Message from the Governor

March 5, 1965

The President, the Speaker,
and Members of the Legislature

State Capitol
Lincoln, Nebraska

Dear Senators:

I submit for your consideration my appointment of Richard Brown of Holdrege to the Board of Educational Lands and Funds to complete the unexpired term of Harry Garber, deceased. The term expires October 1, 1966.

Respectfully,
(Signed) Frank B. Morrison
Governor

Referred to Committee on Committees.

Communication

Letter from Senator Carl T. Curtis enclosing the acknowledgement from the White House of the receipt of LR 18.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 69.

A BILL FOR AN ACT to amend section 38-1001, Revised Statutes Supplement, 1963, relating to gifts to minors; to redefine terms; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 123.

A BILL FOR AN ACT to amend section 79-449, Revised Statutes Supplement, 1963, relating to education; to provide for notice of the right of appeal; to provide for notice of suspension, expulsion, or dropping out from school and the return of any child; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 200.

Mr. Burbach asked unanimous consent to hold over LB 200 until Tuesday, March 9, 1965. No objections. So ordered.

LEGISLATIVE BILL 296. With Emergency.

A BILL FOR AN ACT to amend sections 49-509 and 49-510, Re-issue Revised Statutes of Nebraska, 1943, relating to law; to authorize disposition of copies of session laws and journals after ten years have elapsed from date of publication and compilations and revision of statutes that have been superseded as the Supreme Court deems proper; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and title agreed to.

Visitors

Mr. Marvel introduced his wife and daughter.

STANDING COMMITTEE REPORTS**Agriculture and Recreation**

LEGISLATIVE BILL 154. Indefinitely postponed.

LEGISLATIVE BILL 203. Placed on General File.

(Signed) M. A. Kremer, Chairman

Presented to the Governor

Presented to the Governor for approval at 8:30 a.m., March 8, 1965: LB 136 LB 217 LB 126

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 39. Replaced on Select File as amended.

E and R amendments to LB 39:

1. Standing committee amendments 1 and 2 having removed all amendatory matter from section 1, strike section 1 and renumber present sections 2 to 4 as sections 1 to 3 respectively.

2. In line 1 of renumbered section 1, strike "Sec." and insert "Section".

3. In line 1 of renumbered section 3, strike "sections 2-1202 and" and insert "section"; and in line 2, strike "are" and insert "is".

4. In the title, line 2, strike "sections 2-1202 and" and insert "section"; strike beginning with the second "to" in line 4 through the semicolon in line 6; and in line 15, strike "sections" and insert "section".

LEGISLATIVE BILL 293. Replaced on Select File as amended.

E and R amendment to LB 293:

1. At the end of line 1 of the Burbach unanimous consent amendment, insert "showing the same as stricken:

LEGISLATIVE BILL 273. Placed on Select File as amended.

E and R amendments to LB 273:

1. In section 1, line 11, insert an underscored comma after "thereto".

2. In section 3, line 1, strike "*sections 1 and 2 of*".

LEGISLATIVE BILL 275. Placed on Select File as amended.

E and R amendments to LB 275:

1. Add two new sections to be known as sections 1 and 2 and to read as follows:

"Section 1. That section 79-1501, Revised Statutes Supplement, 1963, be amended to read as follows:

79-1501. As used in sections 79-1501 to 79-1553, unless the context otherwise requires:

(1) Accumulated contributions shall mean the sum of all amounts deducted from the compensation of a member and accredited to his individual account in the School Employees' Savings Fund together with regular interest thereon, compounded annually, less the proportionate share of the expense of the administration of the retirement system created by sections 79-1501 to 79-1553;

(2) Beneficiary shall mean any person in receipt of a school retirement allowance or other benefit provided by sections 79-1501 to 79-1553;

(3) Member shall mean any person who has an account in the School Employees' Savings Fund;

(4) County school official shall mean the county superintendent or district superintendent and any person serving in his office who is required by law to have a teacher's certificate;

(5) Creditable service shall mean prior service for which credit is granted under sections 79-1515 to 79-1518 plus all service rendered while a member of the retirement system;

(6) Disability retirement allowance shall mean the total of the school employee's annuity and the service annuity paid to a person upon retirement for disability under the provisions of section 79-1524;

(7) Employer shall mean the State of Nebraska or any subdivision thereof or agency of the state or subdivision authorized by law to hire school employees, as defined in this section, or to pay their salaries;

(8) Fiscal year shall mean any year beginning July 1 and ending June 30 next following;

(9) Regular interest shall mean interest at such a rate as shall be determined by the retirement board in conformity with actual and expected earnings on its investments;

(10) Junior school employee shall mean a school employee, as herein defined, who has not arrived at his twenty-first birthday anniversary on August 15 preceding;

(11) Present senior school employee shall mean a senior school employee, as herein defined, who was employed within the State of Nebraska on September 1, 1945;

(12) Full-time employee shall mean a person whose services are engaged for full-time employment on an annual or continuing contract basis;

(13) Prior service shall mean service rendered as a school employee in the public schools of the State of Nebraska, as such is defined in this section, prior to July 1, 1945;

(14) Public school shall mean any and all schools supported by public funds and wholly under the control and management of the State of Nebraska, or any subdivision thereof, including schools established, maintained, and controlled by the school boards of local school districts and schools under the control and management of the State Normal Schools, the board of regents of the municipal university of Omaha or The Board of Regents of The University of Nebraska, and any other educational institution wholly supported by public funds;

(15) Retirement shall mean qualifying for and accepting a school or disability retirement allowance granted under the provisions of sections 79-1501 to 79-1553;

(16) Retirement board or board shall mean the Board of Educational Lands and Funds, which shall administer said retirement system;

(17) Retirement system shall mean the school retirement system of the State of Nebraska provided for in sections 79-1501 to 79-1553;

(18) Required deposit shall mean the deduction of five per cent of the compensation not exceeding twenty-four hundred dollars per annum received by a member, as provided in section 79-1531, which shall all be deposited in the School Employees' Savings Fund except the member's proportionate share of the expense of the administration which shall be credited to the Expense Fund;

(19) School year shall mean one calendar year which shall include not less than one hundred twenty teaching days or, in the case of service in the State of Nebraska prior to July 1, 1945, not less than seventy-five per cent of the then legal school year;

(20) Senior school employee shall mean a school employee, as herein defined, who has arrived at his twenty-first birthday anniversary on August 15 preceding;

(21) Service shall mean service as a school employee;

(22) School retirement allowance shall mean the total of the savings annuity and the service annuity paid a person who has retired under the provisions of sections 79-1520 and 79-1521. The

monthly payments shall be payable at the end of each calendar month during the life of a retired member. The first payment shall include all amounts accrued since the effective date of the award of annuity, including a pro rata portion of the monthly amount of any fraction of a month elapsing between the effective date of such annuity and the end of the calendar month in which such annuity began. The last payment shall be at the end of the calendar month in which such member shall die;

(23) Service annuity shall mean payments for life, made in equal monthly installments, derived from appropriations made by the State of Nebraska to the Service Annuity Fund;

(24) State deposit shall mean the deposit made by the state in the Service Annuity Reserve Fund on behalf of any member;

(25) State school official shall mean the Commissioner of Education and his professional staff and the assistant commissioner of education in charge of vocational education and his professional staff;

(26) School employee shall mean any employee of a public school whose services are engaged for at least half-time employment on an annual or continuing contract basis;

(27) Savings annuity shall mean payments for life, made in equal monthly payments, derived from the accumulated contributions of a member; and

(28) Emeritus member shall mean a person who has entered retirement under the provisions of sections 79-1501 to 79-1553, including those persons who have retired since July 1, 1945, under any other regularly established retirement or pension system as contemplated by section 79-1512, and who has thereafter been reemployed in any capacity by a public school in Nebraska, or has become a state school official or county school official subsequent to such retirement, and who has applied to the board for emeritus membership in the retirement system and received approval of such application from the board.

Sec. 2. That section 79-1512, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

79-1512. Any employee who serves a public school operating under any other regularly established retirement or pension system shall, upon retirement and upon the public school certifying to the retirement board the years of service upon which the retirement is based, receive a service annuity to be paid by the state for the years of service thus certified in the same amount and basis as provided for members of the state retirement system under sections 79-1522 and 79-1524 and said employee in order to qualify for

prior service credit toward a service annuity shall have the same service qualifications as members of the school retirement system of the State of Nebraska who became members on or before July 1, 1950, as provided by section 79-1515, but shall not come under the other provisions of sections 79-1501 to 79-1553 while so employed except as hereinafter provided in section 79-1551. The retirement board shall pay monthly to the public school the service annuity payments thus certified from the *Service Annuity Reserve Fund* which amounts shall be added to the local retirement or pension payments of the employee and the said public school shall furnish to the retirement board all information required by the retirement board regarding service records of its employees.”.

2. Renumber original sections 1 to 5 as sections 3 to 7, respectively.

3. In line 1 of renumbered section 3, strike “Section” and insert “Sec.”.

4. In line 4 of renumbered section 7, strike “in” and insert “in into”.

5. After renumbered section 7, insert a new section to be known as section 8 and to read as follows:

“Sec. 8. That section 79-1549, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

79-1549. A Contingent Fund is hereby created to facilitate the crediting of regular interest on the amounts in the various other funds, with the exception of the Expense Fund, and to provide a fund to cover any special requirements of the *Service Annuity Reserve Fund* or the Expense Fund, insofar as the state is responsible for these funds. All income, interest, and dividends derived from the deposits and investments authorized by sections 79-1501 to 79-1553 shall be paid into the Contingent Fund. The retirement board is hereby authorized to accept gifts, devises, and bequests, and any funds that may come into the possession of the retirement system in this manner or which may be transferred from the School Employees’ Savings Fund by reason of the lack of a claimant or because of a surplus in any fund described in section 79-1545, or any other money the disposition of which is not otherwise provided for herein, shall be credited to the Contingent Fund. The interest allowed by the retirement board to each of the funds shall be paid to such funds from the Contingent Fund. Any deficit occurring in the *Service Annuity Reserve Fund* or in the Expense Fund, insofar as the state is responsible for these funds, shall be met by payments to the fund in question from the Contingent Fund. Annually the retirement board shall estimate the amount of money deemed necessary to pay the obligations levied against the Contingent Fund,

including regular interest. If such amount exceeds the revenues estimated to accrue to the fund for that year, such excess shall be certified to the State Treasurer and shall, on warrant of the Auditor of Public Accounts, be transferred from funds appropriated by the state for such purpose to the Contingent Fund of the retirement system.”.

6. Renumber original sections 6 to 8 as sections 9 to 11, respectively.

7. In line 1 of renumbered section 10, insert “79-1512,” after “sections”; in line 2, strike “and 79-1548,” and insert “79-1548, and 79-1549,”; and after the second comma in line 3, insert “and section 79-1501, Revised Statutes Supplement, 1963,”.

8. In line 2 of the title, insert “79-1512,” after “sections”; in line 3, strike “and 79-1548,” and insert “79-1548, and 79-1549,”; and after the second comma in line 4, insert “and section 79-1501, Revised Statutes Supplement, 1963,”.

LEGISLATIVE BILL 272. Placed on Select File as amended.

E and R amendments to LB 272:

1. In section 2, line 1, strike “*section 1 of*”.

2. In standing committee amendment 1, line 3, strike the underscored comma and insert an underscored semicolon; in line 2 of new subdivision (18), insert “*corporations*” after “*foreign*”; in line 2 of new subdivision (19), insert “*corporations*” after “*nonprofit*”; in new subdivision (21), strike line 1 and insert “(21) *Fee for filing notice of merger or consolidation, or arti-*”; in line 2 of new subdivision (21), insert “*corporations*” after “*nonprofit*”.

3. In the title, line 6, insert “to reenact provisions inadvertently omitted in the enactment of Chapter 98, Laws of Nebraska, 1963; to harmonize with other legislation;” after the semicolon.

LEGISLATIVE BILL 270. Placed on Select File as amended.

E and R amendments to LB 270:

1. In section 2, line 1, strike “*section 1 of*”.

2. For correlation purposes, after the second comma in line 2 of sections 1 and 3, and after the second comma in line 3 of the title, insert “as amended by section 2, Legislative Bill 194, Seventy-fifth Session, Nebraska State Legislature, 1965,”; strike the stricken matter and remove underscoring from the new matter in section 1,

line 26; remove underscoring from the new matter in lines 32 and 33 of section 1; and strike the stricken matter in lines 35 to 39 of section 1.

LEGISLATIVE BILL 127. Correctly engrossed.

LEGISLATIVE BILL 3. Correctly engrossed.

LEGISLATIVE BILL 19. Correctly engrossed.

LEGISLATIVE BILL 211. Correctly engrossed.

LEGISLATIVE BILL 246. Correctly engrossed.

LEGISLATIVE BILL 177. Correctly enrolled.

LEGISLATIVE BILL 91. Correctly enrolled.

LEGISLATIVE BILL 103. Correctly enrolled.

(Signed) . Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 177 LB 91 LB 103 LR 24

Visitors

Mr. Bauer introduced Mrs. Richard Marshall and Mrs. Albin Anderson and 10 American Field Service Students.

MOTION—Return LB 645 to Select File

Mrs. Orme moved to return LB 645 to Select File for the following specific amendment:

Amend the bill by striking the Orme and Hughes specific amendments adopted March 3, 1965, found on page 648 of the Journal.

The motion prevailed with 43 ayes, 0 nays and 6 not voting.

SELECT FILE

LEGISLATIVE BILL 645. The Orme specific amendment found in this day's Journal was adopted with 43 ayes, 0 nays and 6 not voting.

Advanced to E and R for engrossment.

Mrs. Orme moved to place LB 645 at the head of E and R for engrossment.

The motion prevailed.

LEGISLATIVE BILL 26. E and R amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 75. E and R amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 36. E and R amendment found in the Legislative Journal for the Forty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 65. E and R amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 578. E and R amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 419. E and R amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Member Excused

Mr. Carstens requested to be excused until noon on Tuesday, March 9, 1965. No objections. So ordered.

MOTION—Rule Change

Mr. Ruhnke moved the adoption of the proposed change in Rule 12, Sec. 6, found in the Legislative Journal for the Fortieth Day.

The motion prevailed with 43 ayes, 0 nays, and 6 not voting.

UNANIMOUS CONSENT—Withdraw LB 454

Mr. Ira Paine renewed his pending request found in the Legislative Journal for the Forty-fourth Day to withdraw LB 454. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 53. Considered.

Mr. Ruhnke asked unanimous consent to substitute an amendment for the one pending found in the Legislative Journal for the Forty-first Day.

Mr. Warner objected.

Mr. Ruhnke withdrew his pending amendment.

Mr. Nelson moved to indefinitely postpone LB 53.

The motion carried with 32 ayes, 12 nays, and 5 not voting.

LEGISLATIVE BILL 306.

Mr. Skarda moved to have LB 306 laid over for one day.

The motion prevailed.

Visitors

Mrs. Hughes introduced Supt. Remmers of Johnson and 20 students of the Senior Class.

Mr. Holmquist introduced Chester Andreasen and M. G. Holmquist.

Mr. Knight introduced 29 students from the Fourth Grade at Meadow Lane School and Mrs. Karle and Miss Mueller.

Mr. Pedersen introduced members of the League of Women Voters.

GENERAL FILE

LEGISLATIVE BILL 137. Read and Considered.

Mrs. Hughes offered the following amendment, which was adopted:

1. Amend section 1 of the bill, line 3 by inserting after "class" the following:

"having a population of more than ten thousand inhabitants".

Mr. Ruhnke Presiding

Advanced to E and R for review with 31 ayes, 12 nays and 6 not voting.

Visitors

Mrs. Orme introduced Helmut Teichert of Dusseldorf, Germany, American Consulate General for the U. S. Information Agency in Dusseldorf.

Mrs. Orme introduced a group of League of Women Voters from Omaha, Lincoln, Grand Island and Columbus; also, a group of AFS students.

MOTION—Reconsider Action

Mr. Skarda moved to reconsider the committee action on LB 380.

Laid over.

UNANIMOUS CONSENT—Change Hearing Rooms

Mr. Klaver asked unanimous consent for the Judiciary Committee to meet in the West Chamber today. No objections. So ordered.

Mr. Stromer asked unanimous consent for the Public Health and Welfare Committee to meet in the Supreme Court Hearing Room this afternoon. No objections. So ordered.

Mr. Ross Rasmussen asked unanimous consent for the Education Committee to start their hearings at 1:30 p.m. today. No objections. So ordered.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to waive the reading on the remainder of the General File bills this morning. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 138. Reading waived. Considered.

President Sorensen presiding.

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

LEGISLATIVE BILL 140. Reading waived. Considered.

Advanced to E and R for review with 34 ayes, 1 nay, and 14 not voting.

LEGISLATIVE BILL 469. Reading waived. Considered.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

LEGISLATIVE BILL 327. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

UNANIMOUS CONSENT—Place LB 327 at Head of E and R

Mr. Paine asked unanimous consent to place LB 327 at the head of E and R for review. No objections. So ordered.

Visitors

Mr. Carstens introduced Mr. and Mrs. Vernon Abele and Mr. and Mrs. Arnold Christenson from Blue Springs.

Mr. Hasebroock introduced Mr. and Mrs. Earl Baument from Dodge.

Mr. Danner introduced Eldon Sheppard and Attorney Joseph Moylan of Omaha.

Mr. Wylie introduced Mr. and Mrs. Sylvester Scharge of Petersburg and Mrs. Wilford Henkinsh of Elgin.

STANDING COMMITTEE REPORTS**Government and Military Affairs**

LEGISLATIVE BILL 142. Indefinitely postponed.

LEGISLATIVE BILL 297. Placed on General File.

(Signed) Jerome Warner, Chairman

Public Works

LEGISLATIVE BILL 381. Placed on General File as amended.

Standing Committee amendments to LB 381:

Section 1, line 12—after the word “buses” insert the words: “used exclusively”

Section 1, line 13—after the word “school,” insert the words: “and other school activities,”

LEGISLATIVE BILL 338. Indefinitely postponed.

LEGISLATIVE BILL 182. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Adjournment

At 11:53 a.m., on a motion by Mrs. Orme, the Legislature adjourned until 9:00 a.m., Tuesday, March 9, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, March 9, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

The prayer was offered by the Chaplain.

Prayer

We thank thee, O Lord, that this land is still governed by the people's representatives. Let democratic processes be seen at their best in this time of testing. As these chosen men and women discharge their duties, guide them, O God, in the decisions they must make today. Give them the grace of humility, and shed now thy guiding light into every mind. Break down every will that is stubborn against thine or that has ignored thee. May what is done be so clearly right that it needs no incendiary justification. Sooth our still smoldering hearts and minds with the spirit of forgiveness. Let us be swayed not by emotion or ambition but by calm conviction. This we ask in Jesus' name. Amen.

The roll was called and all members were present except Mr. Carstens, who was excused until noon.

Corrections for the Journal

Page 692, line 6, correct spelling of "compilations".

The Journal for the Forty-fifth Day was approved as corrected.

NOTICE OF COMMITTEE HEARINGS

Committee on Committees

March 9, 1965

Mr. President:

The Committee on Committees will meet at 1:30 p.m., on Thursday, March 18, 1965, in the Supreme Court Hearing Room for the purpose

of hearing appointments to the Motor Vehicle Dealers License Board, submitted by Governor Frank B. Morrison, as follows:

Robert B. Kramer
Homer P. Smith

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

Committee on Committees

March 9, 1965

Mr. President:

The Committee on Committees will meet at 1:30 p.m., on Monday, March 15, 1965, in the Supreme Court Hearing Room for the purpose of hearing appointments to the Board of Educational Lands and Funds, submitted by Governor Frank B. Morrison, as follows:

Richard Brown
Charles W. O'Rourke

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

MOTION—Return LB 200 to Select File

Mr. Burbach moved to return LB 200 to Select File for the following specific amendment:

Amend LB 200, page 6, line 22, strike the word "ten" and insert in lieu thereof the word "thirty".

The motion prevailed with 43 ayes, 0 nays and 6 not voting.

LB 200 was returned to Select File.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 315.

A BILL FOR AN ACT to amend sections 31-812 and 31-827, Re-issue Revised Statutes of Nebraska, 1943, relating to drainage; to provide the manner and time of filing written applications by can-

didates for the office of director of watershed districts; to provide the time for preparation of an itemized budget; to provide the manner of preparation of property tax rolls and assessed valuation of property; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 175.

A BILL FOR AN ACT to amend section 79-805, Revised Statutes Supplement, 1963, relating to schools; to change the time for holding regular meetings of the board of education of a third class school district; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Brauer	Claussen	Fleming
Batchelder	Budd	Craft	Gerdes
Bauer	Burbach	Crandall	Harsh
Bowen	Carpenter	Danner	Hasebroock

Holmquist	Mahoney	Paine, I.	Skarda
Hughes	Marvel	Paxton	Stromer
Kjar	Matzke	Payne, D.	Stryker
Klaver	Moulton	Pedersen	Syas
Knight	Moylan	Proud	Wallwey
Kokes	Nelson	Rasmussen, E.	Warner
Kremer	Nore	Rasmussen, R.	Whitney
Lysinger	Orme	Ruhnke	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 393. With Emergency.

A BILL FOR AN ACT to amend section 17-950, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to include improving, equipping, and furnishing of acquired real estate as parks and recreational grounds for the purpose of issuing bonds; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 170.

A BILL FOR AN ACT to amend section 32-202, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to increase the term of the election commissioner to four years; to provide an operative date; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	

Voting in the negative, 1:

Wylie

Not voting, 1:

Carstens

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 167. With Emergency.

A BILL FOR AN ACT relating to the Nebraska Centennial Commission; to adopt a seal for the Nebraska Centennial Commission as prescribed; to make certain acts unlawful; to provide penalties; to provide for permits and fees; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and and the title agreed to.

Visitor

Mrs. Orme introduced Panyar Rirkسرائ of Thailand, a participant in the Foreign Specialist Program of the Department of State, Washington, D. C.

Member Excused

Mr. Stryker was excused until 10:30 a.m.

Message from the Governor

March 8, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on March 3, 1965, I approved LB 263, LB 208, LB 159, LB 146; and on March 8, 1965, I approved LB 76 and LB 843.

Respectfully,

(Signed) Frank B. Morrison,
Governor

Message from the Governor

March 8, 1965

The President, the Speaker,
and Members of the Legislature

State Capitol
Lincoln, Nebraska

Dear Senators:

I submit for your consideration my appointment of Charles O'Rourke of the Union Stockyards Company, Omaha, to the Board of Educational Lands and Funds to complete the unexpired term of William B. Hargleroad, Jr., resigned. The term expires October 1, 1967.

Respectfully,

(Signed) Frank B. Morrison
Governor

Referred to the Committee on Committees.

Presented to the Governor

Presented to the Governor for approval on March 9, 1965 at
8:25 a.m.: LB 177 LB 91 LB 103

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 55. Replaced on Select File as amended.

E and R amendment to LB 55:

1. In section 1, line 11, strike "Association" and insert "Administration".

LEGISLATIVE BILL 645. Replaced on Select File as amended.

E and R amendment to LB 645:

1. In the title, line 2, insert "60-311.01, Reissue Revised Statutes of Nebraska, 1943, and section" after "section"; and in line 6, strike "section" and insert "sections".

LEGISLATIVE BILL 269. Placed on Select File as amended.

E and R amendments to LB 269:

1. In section 1, line 13, strike the new matter and insert "*which amount the State Treasurer shall credit to the*".
2. In section 2, line 1, strike "*section 1 of*".

LEGISLATIVE BILL 267. Placed on Select File as amended.

E and R amendment to LB 267:

1. In section 2, line 1, strike "*section 1 of*".

LEGISLATIVE BILL 266. Placed on Select File as amended.

E and R amendments to LB 266:

1. In section 1, line 12, strike ", however," and show the same as stricken.
2. In section 2, line 20, and section 3, line 17, insert "*such*" after "*All*".

LEGISLATIVE BILL 27. Placed on Select File.

LEGISLATIVE BILL 204. Correctly engrossed

LEGISLATIVE BILL 247. Correctly engrossed.

LEGISLATIVE BILL 205. Correctly engrossed.

LEGISLATIVE BILL 116. Correctly engrossed.

LEGISLATIVE BILL 69. Correctly enrolled.

LEGISLATIVE BILL 123. Correctly enrolled.

LEGISLATIVE BILL 296. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 69 LB 123 LB 296

RESOLUTIONS

LEGISLATIVE RESOLUTION 25. Re: Commending an Appropriate Thanksgiving and Christmas Recognition Procedure.

Introduced by George H. Fleming, 47th District.

WHEREAS, the Nebraska Unicameral Legislature after more than two months of legislative activity has passed less than one bill for each legislative day; and

WHEREAS, the legislature is still receiving new bills which may ultimately exceed 900 total bills; and

WHEREAS, the present mood and temperament of the legislative body indicates a continued deliberate and unhurried pace; and

WHEREAS, it seems prudent that the legislature make appropriate plans for the celebration of future holidays, heretofore, unnecessary.

NOW THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That a committee of five be appointed by the Lt. Governor duly instructed to purchase turkeys for an appropriate Thanksgiving dinner for the legislature and employees; same to be catered to the chamber and consumed during mid-day recess.

2. That a committee of five be appointed by the Lt. Governor with the express purpose for purchasing a Christmas tree for the chamber and such other suitable trappings necessary in the interest of bringing the true Christmas spirit to this honorable, working body.

3. That a committee of five be appointed and directed to consider suitable programs for Labor Day, Halloween and New Years Eve.

4. If the 75th session is adjourned prior to the above mentioned holidays, legislative celebration shall be cancelled, and may the best of Thanksgiving and Christmas be with each member of the honorable body at home.

SELECT FILE

LEGISLATIVE BILL 84. Advanced to E and R for engrossment.

LEGISLATIVE BILL 39. E and R amendments found in the Legislative Journal for the Forty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 293. E and R amendment found in the Legislative Journal for the Forty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 273. E and R amendments found in the Legislative Journal for the Forty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 275. E and R amendments found in the Legislative Journal for the Forty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 272. E and R amendments found in the Legislative Journal for the Forty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 270. E and R amendments found in the Legislative Journal for the Forty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 200. The pending Burbach specific amendment found in this day's Journal was adopted with 39 ayes, 0 nays and 10 not voting.

Advanced to E and R for re-engrossment

UNANIMOUS CONSENT—Withdraw LB 664

Mr. Adamson asked unanimous consent to withdraw LB 664. Laid over.

MOTION—Reconsider Action on LB 380

Mr. Skarda renewed his pending motion found in the Legislative Journal for the Forty-fifth Day to place LB 380 on General File notwithstanding the committee action.

Mr. Skarda asked for a record vote.

Speaker Bowen Presiding

Voting in the affirmative, 16:

Burbach	Harsh	Mahoney	Skarda
Carpenter	Klaver	Moylan	Stromer
Danner	Knight	Orme	Syas
Fleming	Lysinger	Payne, D.	Warner

Voting in the negative, 25:

Adamson	Holmquist	Moulton	Proud
Batchelder	Kjar	Nelson	Rasmussen, E.
Brauer	Kokes	Nore	Ruhnke
Budd	Kremer	Paine, I.	Wallwey
Claussen	Marvel	Paxton	Whitney
Crandall	Matzke	Pedersen	Wylie
Hasebroock			

Not voting, 8:

Bauer	Carstens	Gerdes	Rasmussen, R.
Bowen	Craft	Hughes	Stryker

The Skarda motion lost.

Visitors

Mr. Batchelder introduced a group of students from Brownell Hall, Omaha, along with his wife and daughter.

Mr. Ruhnke introduced a group of Farm Bureau members from Saline County.

Mr. Hasebroock introduced Mr. Joseph Nebuda of West Point.

Communication

Mr. Kremer asked unanimous consent to have the following letter read. No objections. So ordered.

March 5, 1965

Senator Maurice A. Kremer
State House
Lincoln, Nebraska

Dear Senator Kremer:

I am delivering to you nine proposed bills which are needed to make more effective the operations of the Nebraska Department of Agriculture and Economic Development. It is my understanding that you are familiar with the purposes of this legislation, and I would like to have you introduce these bills, at my request.

Sincerely,

(Signed) Frank B. Morrison
Governor

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 855. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to livestock; to provide for the eradication of brucellosis as prescribed; to define terms; to provide for enforcement of the act as prescribed; to provide for the creation of protection areas as prescribed; to provide for tests; to provide for brands; to provide for quarantine; to provide for penalties; and to repeal sections 54-764, 54-764.01, 54-764.02, 54-765, 54-766, 54-766.01, 54-766.02, 54-766.03, 54-766.04, 54-766.05, 54-766.06, 54-766.07, 54-766.08, 54-766.09, 54-766.10, 54-766.11, 54-766.12, and 54-766.13, Reissue Revised Statutes of Nebraska, 1943, and section 54-766.14, Revised Statutes Supplement, 1963.

LEGISLATIVE BILL 856. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend sections 54-727, 54-727.01, and 54-727.02, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to redefine terms; to include killed inactivated virus vaccine as hog cholera serum for which a permit must be obtained from the Department of Agriculture and Economic Development before manufacture, sale or distribution can be done in the State of Nebraska; to provide for quarantining of any herd so inoculated

as part of management control in all cases of hog cholera; to provide for penalties; and to repeal the original sections.

LEGISLATIVE BILL 857. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to livestock; to provide health requirement for entry of livestock into the State of Nebraska; to provide duties for the Department of Agriculture and Economic Development, Bureau of Animal Industry; and to provide penalties.

LEGISLATIVE BILL 858. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to livestock; to provide for the control and eradication of scabies in sheep; to provide duties for the Department of Agriculture and Economic Development; and to provide penalties.

LEGISLATIVE BILL 859. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT relating to livestock; to authorize the Department of Agriculture and Economic Development to destroy and remove affected or exposed swine to hog cholera; to provide for reimbursement of such swine; to provide for injunctive remedy; to provide for rules and regulations; and to provide for penalties.

LEGISLATIVE BILL 860. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend section 54-753.03, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to increase the permit fee for each processing plant of garbage for animals; to regulate the processing plants as prescribed; and to repeal the original section.

LEGISLATIVE BILL 861. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend sections 54-738 and 54-739, Reissue Revised Statutes of Nebraska, 1943, relating to rendering plants;

to change the conditions of a license issued to a rendering plant; to change the transportation regulations for transporting of dead animals; to provide for construction and location of rendering establishments; to provide penalties; and to repeal the original sections.

LEGISLATIVE BILL 862. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend section 54-757, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to impose a duty on the owner of any animal or animals who die of anthrax, to destroy and bury or burn the carcasses of such animals under the supervision of the Department of Agriculture and Economic Development; and to repeal the original section.

LEGISLATIVE BILL 863. Introduced at the request of the Governor by M. A. Kremer, Legislative District 34.

A BILL FOR AN ACT to amend section 41-110, Reissue Revised Statutes of Nebraska, 1943, relating to hotels and inns; to increase the registration fees for restaurants, hotels, rooming houses, boarding houses, apartment houses, motels and tourist camps as prescribed; and to repeal the original section.

UNANIMOUS CONSENT—Member Excused

Mr. E. Rasmussen asked to be excused Wednesday, March 10, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Expedite LB 297

Mr. Pedersen asked unanimous consent to move LB 297 to the head of General File after LB 306. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 306

Mr. Skarda asked unanimous consent to bracket LB 306 on General File for ten Legislative Days. No objections. So ordered.

UNANIMOUS CONSENT—Member Excused

Mr. Whitney asked to be excused Friday, March 12, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to read only the new and stricken matter on all bills considered on General File today. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 297. Reading waived. Considered.

President Sorensen Presiding

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

Mr. Pedersen asked unanimous consent to place LB 297 at the head of E and R for review. No objections. So ordered.

MOTION—Expedite LB 628

Mr. Gerdes moved to place LB 628 at the head of General File for Wednesday, March 10, 1965.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 104. Reading waived. Considered.

Advanced to E and R for review with 39 ayes, 3 nays, and 7 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Bowen asked unanimous consent to have a meeting of all committee chairmen and the Reference Committee on Friday, March 12, 1965, at 1:00 p.m. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 25. Reading waived. Considered.

The standing Committee amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Mrs. Hughes moved to indefinitely postpone LB 25.

The motion lost with 19 ayes, 27 nays, and 3 not voting.

Mr. Carpenter moved to amend LB 25 by adding the emergency clause and to be effective April 1, 1965.

The amendment was adopted.

Advanced to E and R for review with 29 ayes, 15 nays, and 5 not voting.

NOTICE OF COMMITTEE HEARINGS

Miscellaneous Subjects

LB 798	Friday, March 19, 1965	2:00 p.m.
LB 802	Friday, March 19, 1965	2:00 p.m.
LB 804	Friday, March 19, 1965	2:00 p.m.
LB 805	Friday, March 19, 1965	2:00 p.m.
LB 806	Friday, March 19, 1965	2:00 p.m.
LB 691	Thursday, March 25, 1965	2:00 p.m.
LB 790	Thursday, March 25, 1965	2:00 p.m.
LB 822	Thursday, March 25, 1965	2:00 p.m.

Budget

LB 669	Monday, March 15, 1965	2:00 p.m.
LB 826	Monday, March 15, 1965	2:00 p.m.

Banking, Commerce and Insurance

LB 430	Monday, April 5, 1965	2:00 p.m.
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STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 577. Placed on General File.

LEGISLATIVE BILL 442. Indefinitely postponed.

LEGISLATIVE BILL 410. Placed on General File as amended.

Standing Committee amendment to LB 410:

Section 3, line 3 - strike the words "one half" and reinstate old material - "a majority".

LEGISLATIVE BILL 377. Indefinitely postponed.

LEGISLATIVE BILL 492. Placed on General File as amended.

Standing Committee amendments to LB 492:

Section 1 - strike the last sentence - lines 15 - 18, after the word "year."

Section 2, line 14 - after the word "salaries", insert the words "and expenses".

Section 2 - line 16 - after the word "plant", strike period (.) and add the words "as well as the district."

(Signed) Cecil Craft, Chairman

Salaries and Claims

LEGISLATIVE BILL 335. Placed on General File.

LEGISLATIVE BILL 333. Placed on General File as amended.

Standing Committee amendments to LB 333:

1. Amend Section 1 of the bill by striking lines 64 to 72 and inserting the following:

"(5) The board may nominate and, with the advice and consent of a majority of the members elected to the Legislature, appoint a secretary for the board, whose term of office, unless sooner removed by the board, shall be ~~two~~ four years and until his successor shall be duly appointed and qualified. The compensation of the secretary shall be not to exceed ~~seven~~ *eleven* thousand ~~five~~ hundred dollars per annum, payable monthly, as fixed by the board."

2. Amend the bill by adding a new section to be known as section 3 and to read as follows:

"Sec. 3. *Since an emergency exists this act shall be in full force and take effect from and after its passage and approval, to law.*"

LEGISLATIVE BILL 319. Placed on General File as amended.

Standing Committee amendments to LB 319:

1. On Page 2, Sec. 1, Line 24, after the word "to" and before the word "dollars", change the word "thirty-two" to "*forty-eight*".

2. On Page 3, Sec. 2, line 7, after the word "of" and before the word "dollars", change the word "thirty-two" to "*forty-eight*".

LEGISLATIVE BILL 298. Placed on General File as amended.

Standing Committee amendments to LB 298:

1. On Page 2, Sec. 1, strike new matter in lines 3 and 4.

2. On page 2, Sec. 2, line 5, before the word "thousand", change the word "eleven" to "*thirteen*".

LEGISLATIVE BILL 437. Placed on General File as amended.

Standing Committee amendment to LB 437:

1. On Page 2, Sec. 1, Line 26, after the second word "and" and before the word "cents" change "eight" to "nine".

LEGISLATIVE BILL 513. Placed on General File as amended.

Standing Committee amendments to LB 513:

1. Amend page 2 of the bill, section 1, by striking lines 7 and 8, and inserting in lieu thereof the following:

"He shall receive an annual salary of eighty-five hundred dollars to be fixed by the Supreme Court, payable as the salary of other".

2. Amend page 2 of the bill, section 1, by striking lines 13 and 14, and inserting in lieu thereof the following:

"the court. He shall receive an annual salary of six thousand dollars to be fixed by the Supreme Court, payable as the salary of".

LEGISLATIVE BILL 325. Placed on General File as amended.

Standing Committee amendments to LB 325:

1. Section 1, lines 14 to 19, strike the new matter and insert in lieu thereof the following:

"When reimbursement for expenses incurred in air travel by commercial carrier is claimed, the points between which such travel occurred, the time of arrival and departure, the necessity and purpose of such travel, and the actual expense of such travel shall be shown on such claim. When reimbursement for expense incurred in air travel in airplanes chartered by the department or agency is claimed, the points between which such travel occurred, the time of arrival and departure, the necessity and purpose of such travel, and the actual expense of such travel shall be shown on such claim. When reimbursement for expenses incurred in air travel by personally rented airplane is claimed, the points between which such travel occurred, the time of arrival and departure, the necessity and purpose of such travel, and the actual expense of such travel shall be shown on such claim. No claim shall be submitted by a state officer or employee including the cost of air transportation when such cost has been paid by direct voucher from the agency or department concerned. When such cost of air transportation has been paid by the individual and is submitted for reimbursement, a receipt for the amount of the expenditure for the cost of air transportation will be attached to the voucher. When reim-

bursament for expenses incurred in air travel by privately-owned airplane is claimed, the points between which such travel occurred, the time of arrival and departure, the necessity and purpose of such travel, the cost of operating the airplane not to exceed fourteen cents per air mile, and the actual expense of such travel shall be shown on such claim."

2. Section 2, line 19, after the word "by" insert "*privately-owned airplane or personally rented*".

(Signed) Dale L. Payne, Chairman

Public Health and Welfare

LEGISLATIVE BILL 363. Placed on General File.

(Signed) Marvin E. Stromer, Chairman

Miscellaneous Subjects

LEGISLATIVE BILL 337. Placed on General File as amended.

Standing Committee amendment to LB 337:

1. Page 2, Section 1, line 4 - strike "seventeen" and insert "sixteen", and line 6, strike "fourteen" and insert "twelve".

LEGISLATIVE BILL 540. Placed on General File as amended.

Standing Committee amendments to LB 540:

1. page 2, line 1, after the second word "city," strike the words "of the", and line 2 strike the words "metropolitan class".

2. page 2, line 10, strike the word "six" and insert in lieu thereof, the word, "three"

3. page 2, amend section 1, line 4, by inserting after the word "retail" the following: "or transfer an existing license to a new location".

LEGISLATIVE BILL 657. Placed on General File as amended.

Standing Committee amendment to LB 657:

1. Section 1, line 21 - after the word "state" insert the following: " , provided, that in no event shall the amount so credited exceed one percent of the Aircraft Fuel Tax Fund collected;"

LEGISLATIVE BILL 658. Placed on General File.

(Signed) Eric Rasmussen, Chairman

UNANIMOUS CONSENT—Member Excused

Mr. Claussen asked unanimous consent to be excused this afternoon. No objections. So ordered.

Adjournment

At 12:10 p.m.; on a motion by Mr. Claussen, the Legislature adjourned until 9:00 a.m., Wednesday, March 10, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, March 10, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Forgive us, O God, that in this land so richly blessed by thee, we, thy people, have been wasteful. We have wasted the treasures of the earth, stolen the virtues of the soil, in failing to restore after we had received. But we have been wasteful of ourselves. We have wasted our strength in enterprizes not inspired of thee. We have wasted our talents in unworthy causes, wasted our love in loving the unlovely. We have wasted our money for that which satisfieth not. We have wasted our time and activities that profiteth nothing. Forgive us all wherein we have been prodigal, and, like the younger son, help us to come to ourselves, that we may come to thee, to be forgiven and restored. This we ask in Jesus' name. Amen.

The roll was called and all members were present except Mr. Stromer who was excused until 9:10 a.m. and Mr. E. Rasmussen who was excused for the day.

Corrections for the Journal

Page 712, line 12, insert a comma before the word "however".

Page 715, line 17, correct the spelling of "Wallwey".

Page 719, line 26, correct spelling of "waived".

The Journal for the Forty-sixth Day was approved as corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 46.

A BILL FOR AN ACT to amend section 84-714, Revised Statutes Supplement, 1963, relating to the state banner; to provide that the state banner shall be displayed on or near prescribed public buildings within the State of Nebraska under or to the left of the flag of the United States of America; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Lysinger	Payne, D.
Batchelder	Fleming	Mahoney	Pedersen
Bauer	Gerdes	Marvel	Proud
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Nore	Wallway
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer		

Voting in the negative, 1:

Rasmussen, R.

Not voting, 2:

Rasmussen, E. Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 213. With Emergency.

A BILL FOR AN ACT to amend section 48-418, Reissue Revised Statutes of Nebraska, 1943, relating to elevators; to provide for the appointment of a state elevator inspector and a comprehensive program of elevator inspection; to provide for salary and duties; to provide for fees; to make certain acts unlawful; to provide penalties; to adopt a safety code; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moylan	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Klaver	Moulton	Rasmussen, E.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 117.

A BILL FOR AN ACT to amend sections 71-3205 and 71-3209, Revised Statutes Supplement, 1963, relating to private detectives; to provide for an investigation of the qualifications of the applicant for a private detective's license; to change the expiration date of such licenses; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, R.
Bauer	Gerdes	Marvel	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Matzke Rasmussen, E.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 77.

A BILL FOR AN ACT to amend section 29-411, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide for the entering of premises by a peace officer without notice; to provide liability for damages; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Adamson	Harsh	Mahoney	Rasmussen, R.
Batchelder	Hasebroock	Marvel	Ruhnke
Bowen	Holmquist	Moulton	Stromer
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Fleming	Lysinger	Proud	Wylie

Voting in the negative, 9:

Bauer	Craft	Klaver	Orme
Brauer	Danner	Nelson	Skarda
Budd			

Not voting, 4:

Gerdes Matzke Paxton Rasmussen, E.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 818. Indefinitely postponed.

LEGISLATIVE BILL 448. Indefinitely postponed.

LEGISLATIVE BILL 313. Indefinitely postponed.

LEGISLATIVE BILL 108. Placed on General File as amended.

Standing Committee amendments to LB 108:

1. Amend the bill by striking sections 1 and 2 and inserting the following:

“Section 1. That section 85-316, Revised Statutes Supplement, 1963, be amended to read as follows:

85-316. All funds appropriated for the use and benefit of the normal schools, together with the income arising from the lease and sale of endowment lands belonging to such schools, shall be under the direction and control of the board of education, subject to the provisions herein contained, *except that each college may retain in its possession a sum, not to exceed ten thousand dollars, out of such money to make settlement and equitable adjustments with students entitled thereto, to make payments for day-to-day operations calling for immediate payment, and to provide for contingencies.* The State Treasurer shall pay, out of the proper funds, all warrants for money to be expended under the provisions of sections 85-301 to 85-318, such warrants to be drawn by the Auditor of Public Accounts on certificates by the president of the school, countersigned by the secretary, and a member of the board. All claims and accounts for mileage or other traveling expense shall be audited and allowed on the basis of the provisions set forth in sections 84-306 to 84-306.05. No expenditure for traveling expenses to other states shall be authorized by the board for any college employee, unless approval for such trip shall first be granted by the president. The request shall be submitted to the president of such school and approved in writing by him.

Sec. 2. That original section 85-316, Revised Statutes Supplement, 1963, is repealed.”

LEGISLATIVE BILL 111. Placed on General File.

LEGISLATIVE BILL 817. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 637. Replaced on Select File as amended.

E and R amendment to LB 637:

1. In line 4 of Enrollment and Review amendment 2, adopted March 4, 1965, strike "2" and insert "1".

LEGISLATIVE BILL 327. Placed on Select File as amended.

E and R amendments to LB 327:

1. In new section 1, line 23, reinstate the stricken word.
2. In renumbered section 3, line 1, strike "Section" and insert "Sec."; in line 12, strike the comma and insert "*or the*".
3. In the title, strike lines 2 to 16 and insert "For An Act to amend section 51-510, Reissue Revised Statutes of Nebraska, 1943, and sections 51-502 and 51-503, Revised Statutes Supplement, 1963, relating to museums; to permit an increase in the size of museum boards; to provide for terms of office; to provide that unrestricted gifts or devises may be pledged and used to pay the principal of or the interest or redemption premium on museum revenue bonds; to repeal the original sections; and to declare an emergency."

LEGISLATIVE BILL 254. Placed on Select File as amended.

E and R amendments to LB 254:

1. In section 1, insert quotation marks at the end of line 23.
2. In the Syas General File amendment 2, line 3, insert "after eight" before the period.
3. In the title, line 7, insert "from districts of substantially equal population" after "members".

LEGISLATIVE BILL 284. Placed on Select File as amended.

E and R amendments to LB 284:

1. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, strike lines 2 to 4, and insert "For An Act relating to state vocational technical schools; to provide for instruction throughout the year at such schools; and to declare an emergency."

LEGISLATIVE BILL 137. Placed on Select File as amended.

E and R amendments to LB 137:

1. In section 1, strike lines 2 and 3 and the amendment thereto, and insert "fire departments of cities of the metropolitan and primary classes and of cities of the first class having a population of more than ten thousand inhabitants shall each receive a salary of not"; and in line 7, strike "; *Provided, that*" and insert ", but".

2. In section 2, line 1, insert "original" after "that".

3. In the title, line 2, strike "class" and insert "classes"; and strike line 5, and insert "metropolitan and primary classes and cities of the first class having a population of more than ten thousand inhabitants; and to".

LEGISLATIVE BILL 239. Correctly engrossed.

LEGISLATIVE BILL 36. Correctly engrossed.

LEGISLATIVE BILL 578. Correctly engrossed.

LEGISLATIVE BILL 315. Correctly enrolled.

LEGISLATIVE BILL 175. Correctly enrolled.

LEGISLATIVE BILL 393. Correctly enrolled.

LEGISLATIVE BILL 170. Correctly enrolled.

LEGISLATIVE BILL 167. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business the President signed: LB 175 LB 393 LB 170 LB 167

The signing of LB 315 was held over at the request of Mr. Ruhnke.

NOTICE OF COMMITTEE HEARINGS

Public Works

LB 622	Wednesday, March 24, 1965	2:00 p.m.
LB 625	Wednesday, March 24, 1965	2:00 p.m.
LB 692	Wednesday, March 24, 1965	2:00 p.m.
LB 703	Thursday, March 25, 1965	2:00 p.m.
LB 707	Thursday, March 25, 1965	2:00 p.m.

LB 823	Thursday, March 25, 1965	2:00 p.m.
LB 646	Friday, March 26, 1965	2:00 p.m.
LB 666	Friday, March 26, 1965	2:00 p.m.
LB 667	Friday, March 26, 1965	2:00 p.m.
LB 288	Wednesday, March 31, 1965	2:00 p.m.
LB 665	Wednesday, March 31, 1965	2:00 p.m.
LB 762	Thursday, April 1, 1965	2:00 p.m.
LB 764	Thursday, April 1, 1965	2:00 p.m.
LB 760	Friday, April 2, 1965	2:00 p.m.
LB 679	Friday, April 2, 1965	2:00 p.m.

Presented to the Governor

Presented to the Governor for approval at 8:30 a.m., March 10, 1965: LB 69 LB 123 LB 296

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Introduce Bill

Mr. Marvel moved to introduce a new bill unanimously recommended by the Committee on Budget.

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 864. Introduced by Committee on Budget, Richard D. Marvel, Chairman, Legislative District 33; George C. Gerdes, Legislative District 49; Clifton B. Batchelder, Legislative District 10; Fern Hubbard Orme, Legislative District 29 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT to amend sections 3-126 and 3-148, Re-issue Revised Statutes of Nebraska, 1943, relating to the Department of Aeronautics; to provide for placing of certain funds of the department in the Department of Aeronautics Cash Fund, as prescribed; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

MOTION—Introduce Bill

Mr. Marvel moved to introduce a new bill unanimously recommended by the Committee on Budget.

The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 865. Introduced by Committee on Budget, Richard D. Marvel, Chairman, Legislative District 33; George C. Gerdes, Legislative District 49; Clifton B. Batchelder, Legislative District 10; Fern Hubbard Orme, Legislative District 29 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT to amend sections 2-1016, 2-1019, 2-2407, 2-2603, 54-714, 54-715, 54-768, 66-305, 81-260, 81-2,143.01, 81-2,174, 81-2,178, and 89-175, Reissue Revised Statutes of Nebraska, 1943, and sections 66-424.01 and 81-275.28, Revised Statutes Supplement, 1963, relating to the Department of Agriculture and Economic Development; to provide that certain fees heretofore collected and deposited as cash funds in the state treasury shall be credited by the State Treasurer to the state General Fund; to combine the accounts of proceeds of the annual fee for registering economic poisons and the proceeds from money received under the provisions of sections 81-238, 81-242, 81-247, and 81-254, Reissue Revised Statutes of Nebraska, 1943, into a new fund created and known as the Department of Agriculture and Economic Development Cash Fund; to provide when the provisions of this act shall become operative; to eliminate the Test Animal Fund; to harmonize the provisions with previous legislation; to repeal the original sections and also sections 54-702.01, 54-702.02, and 54-702.03, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

MOTION—Introduce Bill

Mr. Wylie moved to introduce a new bill recommended by the Committee on Judiciary.

The motion prevailed with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 866. Introduced by Committee on Judiciary, William M. Wylie, Legislative District 20; Fred W. Carstens, Legislative District 30; Herb Nore, Legislative District 22; Richard F. Proud, Legislative District 12; Frank Nelson, Legislative District 42 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend sections 17-515 and 17-520, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to provide that assessments for paving, repaving or curbing and guttering shall become due in equal annual

installments over such period of years as prescribed; to provide that Intersection Paving Bonds shall be payable in not to exceed fifteen years; to provide that a final warrant may be issued for the balance due the contractor upon acceptance of the work; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 867. Introduced at the request of the Governor by Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT relating to crimes and punishments; to make the larceny of any secret process, invention or formula, a felony; and to provide for penalties.

UNANIMOUS CONSENT—Withdraw LB 664

Mr. Adamson renewed his pending request found in the Legislative Journal for the Forty-sixth Day to withdraw LB 664. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 55. E and R amendment found in the Legislative Journal for the Forty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 645. E and R amendment found in the Legislative Journal for the Forty-sixth Day was adopted.

Advanced to E and R for engrossment.

Mrs. Orme asked unanimous consent to place LB 645 at the head of E and R for engrossment. No objections. So ordered.

LEGISLATIVE BILL 269. E and R amendments found in the Legislative Journal for the Forty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 267. E and R amendment found in the Legislative Journal for the Forty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 266. E and R amendments found in the Legislative Journal for the Forty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 27. Mr. Carpenter moved to amend LB 27 to provide that the effective date be April 1, 1965, and to add the emergency clause.

The amendment was adopted with 41 ayes, 0 nays, and 8 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 26 to Select File

Mr. Lysinger asked unanimous consent to return LB 26 to Select File for the following specific amendment:

Strike all amendments except Section I, line 10 - 13 - 14 - 8¢

Section 9 operative April 1, 1965

Insert:

Allocate to State Educational Television Fund \$2,500,000.

All remaining revenue to be placed in the General Fund.

Mr. Carpenter objected.

Mr. Lysinger so moved to bring LB 26 to Select File for the specific amendment.

Mr. Ruhnke moved the previous question. The question is, "Shall the debate cease?" The motion lost with 23 ayes, 19 nays and 7 not voting.

Speaker Bowen Presiding

The Lysinger motion lost with 21 ayes, 23 nays and 5 not voting.

Visitors

Mr. Proud introduced visitors from Western Electric Company, Omaha.

MOTION—Place LB 182 on General File

Mr. President: I move that LB 182 be placed on General File notwithstanding the committee action.

(Signed) Lester Harsh

Mr. Burbach Presiding

Mr. Harsh asked for a Call of the House. The Call showed 45 members present.

Mr. Carpenter moved the Call be Raised. The motion prevailed with 41 ayes, 1 nay and 7 not voting.

The Harsh motion to place LB 182 on General File lost with 22 ayes, 23 nays and 4 not voting.

Visitors

Mr. Skarda introduced Father Mc Kamy of St. Agnes Church, Omaha.

Mr. Moylan introduced Mrs. John Cerveney of Lincoln.

UNANIMOUS CONSENT—Return LB 267 to Select File.

Mr. Warner asked unanimous consent to return LB 267 to Select File for the following unanimous consent amendment:

1. Add a new section to be known as section 2 and to read as follows:

“Sec. 2. That section 9-103, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

9-103. A license to conduct bingo games may be issued only to:

(1) The State Board of Agriculture solely to conduct games on the state fair grounds during the state fair;

(2) Any county agricultural society or county fair board solely to conduct games on the premises of and during the county fair conducted by such organization;

(3) Any corporation or *voluntary association* recognized by the Internal Revenue Service as a nonprofit corporation and exempt from the payment of federal income taxes, as provided by section 501 (c) (4), (5), (6), (7), and (8), Internal Revenue Code of 1954; and

(4) Any single incorporated church, or the governing body of any single church that is not incorporated, when such church maintains an established place of worship within this state.

Such license shall not be transferable or assignable, and no license shall be granted to any applicant authorized in this section unless such applicant has been in existence for a period of at least five years immediately preceding the application for license.”.

2. Renumber sections 2, 3 and 4 as 3, 4 and 5.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 267. The pending Warner amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 628. Mr. Carpenter asked unanimous consent that the introducer be allowed to explain the bill. No objections. So ordered.

Mr. Warner offered the following amendments which were adopted as a substitute for the Standing Committee amendments:

1. Amend section 1 of the bill by striking line 8 and insert the following:

“District No. 4. Includes the following territory in the county of Douglas and the city of Omaha: Beginning at the intersection of the center lines of 50th Street and Hamilton Street; thence south along the center lines of 50th Street to Pacific Street; thence west on the center lines of Pacific Street to 52nd Street; thence south on the center lines of 52nd Street to Center Street; thence west on the center lines of Center Street to 67th Street; thence west on the center lines of the West Center Road to the Big Papillion Drainage Ditch; thence northwesterly along the center line of the Big Papillion Drainage Ditch to the center line of 94th Street extended south; thence north along the center lines of 94th Street to Pacific Street; thence west on the center lines of Pacific Street to 96th Street; thence north on the center lines of 96th Street to Burt Street; thence

east on the center lines of Burt Street to the Chicago and North-western Railroad tracks; thence north on the center lines of the Chicago and Northwestern Railroad tracks to Western Avenue; thence east on the center lines of Western Avenue to 66th Street; thence north on the center lines of 66th Street to Hamilton Street; thence east on the center line of Hamilton Street to the center line of 50th Street, to the point of beginning.

District No. 5. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of J Street and 24th Street; thence south on the center lines of 24th Street to Railroad Avenue; thence southeasterly along the center line of Railroad Avenue to the Douglas County line; thence west on the Douglas County line to 60th Street; thence north on the center lines of 60th Street to the Interstate Highway 80; thence east along the center lines of Interstate Highway 80 to 50th Street; thence north on the center lines of 50th Street to Grover Street; thence east on the center lines of Grover Street to 42nd Street; thence south on the center lines of 42nd Street to the Chicago and Northwestern Railroad tracks; thence easterly on the center lines of the Chicago and Northwestern Railroad tracks to the center line of B Street extended west; thence east along the center lines of extended B Street to the Union Pacific Railroad tracks; thence southerly on the center lines of the Union Pacific Railroad tracks to the center line of J Street extended; thence east on the center line of J Street to the center line of 24th Street to the point of beginning.

District No. 6. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Cuming Street and 30th Street; thence south on the center lines of 30th Street to Mason Street; thence west on the center lines of Mason Street to 30th Avenue; thence south on the center lines of 30th Avenue to Woolworth Avenue; thence east on the center lines of Woolworth Avenue to Park Avenue; thence South on the center line of Park Avenue to the center line of Walnut Street extended east; thence west on the center lines of Walnut Street to 36th Street; thence north on the center lines of 36th Street to Woolworth Avenue; thence west on the center lines of Woolworth Avenue to 50th Street; thence north on the center lines of 50th Street to Cuming Street; thence east on the center line of Cuming Street to the center line of 30th Street, to the point of beginning.

District No. 7. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Hickory Street with the eastern boundary of the State of Nebraska; thence south on the eastern boundary of the State of Nebraska to its intersection with the south line of Douglas County;

thence west on the south line of Douglas County to the center line of Railroad Avenue; thence northwesterly along the center lines of Railroad Avenue to 24th Street; thence north along the center lines of 24th Street to J Street; thence west on the center lines of J Street to the Union Pacific Railroad tracks; thence north along the center lines of the Union Pacific Railroad tracks to B Street; thence east on the center lines of B Street to 24th Street; thence north on the center lines of 24th Street to the Union Pacific Railroad tracks; thence northeasterly along the center line of the Union Pacific Railroad tracks to the center line of William Street; thence east on the center lines of William Street to 11th Street; thence south on the center lines of 11th Street to Hickory Street; thence east on the center line of Hickory Street to the point of beginning.

District No. 8. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of 34th Street and Sprague Street; thence south on the center lines of 34th Street to Lake Street; thence east on the center lines of Lake Street to 33rd Street; thence south on the center lines of 33rd Street to Cuming Street; thence west on the center lines of Cuming Street to 50th Street; thence north on the center lines of 50th Street to Hamilton Street; thence west on the center lines of Hamilton Street to 52nd Street; thence north on the center lines of 52nd Street to Country Club Avenue; thence northwesterly on the center lines of Country Club Avenue to 54th Street; thence north on the center lines of 54th Street to Sprague Street; thence east on the center lines of Sprague Street to 48th Street; thence southeasterly to the intersection of the center lines of Spaulding Street and 45th Street; thence east on the center lines of Spaulding Street to 40th Street; thence north on the center lines of 40th Street to Sprague Street; thence east on the center line of Sprague Street, to the point of beginning.

District No. 9. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Cuming Street with the eastern boundary of the State of Nebraska; thence south along the eastern boundary of the State of Nebraska to the center line of Hickory Street extended east; thence west on the center lines of Hickory Street to 11th Street; thence north on the center lines of 11th Street to William Street; thence west on the center lines of William Street to the Union Pacific Railroad tracks; thence southwesterly along the center line of the Union Pacific Railroad tracks to the center line of Woolworth Avenue extended east; thence west on the center lines of Woolworth Avenue to 30th Avenue; thence north on the center lines of 30th Avenue to Mason Street; thence east on the center lines of Mason Street to 30th Street; thence north on the center lines of 30th Street to Cuming Street; thence east on the center line of Cuming Street, to the point of beginning.

District No. 10. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of State Street and 60th Street, also the northeast corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south on the center lines of 60th Street to Sprague Street; thence east on the center lines of Sprague Street to 54th Street; thence south on the center lines of 54th Street to Country Club Avenue; thence southerly along the center lines of Country Club Avenue to 52nd Street; thence south on the center lines of 52nd Street to Hamilton Street; thence west on the center lines of Hamilton Street to 66th Street; thence south on the center lines of 66th Street to Western Avenue; thence west on the center lines of Western Avenue to the Chicago and Northwestern Railroad tracks; thence north on the center lines of Chicago and Northwestern Railroad tracks to Blondo Street; thence east on the center lines of Blondo Street to 83rd Street; thence north on the center lines of 83rd Street to Keystone Drive; thence west on the center lines of Keystone Drive to 84th Street; thence north on the center lines of 84th Street to Boyd Street; thence west on the center lines of Boyd Street to 90th Street; thence north on the center line of 90th Street and the center line of 90th Street extended north to the center line of State Street, such point being the northwest corner of the Northeast Quarter of Section 27, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence east on the center line of State Street, to the point of beginning.

District No. 11. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Pratt Street and 16th Street; thence south on the center lines of 16th Street to Grace Street; thence east on the center line of Grace Street to the eastern boundary of the State of Nebraska; thence south along the eastern boundary of the State of Nebraska to the center line of Cuming Street extended east; thence west along the center lines of Cuming Street to 33rd Street; thence north along the center lines of 33rd Street to Lake Street; thence west on the center lines of Lake Street to 34th Street; thence north on the center lines of 34th Street to Pratt Street; thence east on the center line of Pratt Street, to the point of beginning.

District No. 12. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the northeast corner of Section 1, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south along the center lines of 60th Street to State Street, also the northeast corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted

and recorded in Douglas County, Nebraska; thence west on the center line of State Street to the northwest corner of the Northeast Quarter of Section 27, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south along the center lines of 90th Street to Boyd Street; thence east on the center lines of Boyd Street to 84th Street; thence south on the center lines of 84th Street to Keystone Drive; thence east on the center lines of Keystone Drive to 83rd Street; thence south on the center lines of 83rd Street to Blondo Street; thence west on the center lines of Blondo Street to the Chicago and Northwestern Railroad tracks; thence south on the center line of the Chicago and Northwestern Railroad tracks to the center line of Burt Street extended; thence west on the center lines of Burt Street to 96th Street; thence south on the center lines of 96th Street to Pacific Street; thence east on the center lines of Pacific Street to 94th Street; thence south on the center lines of 94th Street to the Big Papillion Drainage Ditch; thence southerly along the center lines of the Big Papillion Drainage Ditch to West Center Road; thence east on the center lines of West Center Road to 84th Street; thence south on the center lines of 84th Street to the Interstate Highway 80; thence east on the center lines of Interstate Highway 80 to 60th Street; thence south on the center lines of 60th Street to the south Douglas County line; thence west on the south Douglas County line to the west Douglas County line; thence north on the west Douglas County line to the north Douglas County line; thence east on the north Douglas County line, to the point of beginning.

District No. 13. Includes the territory in the county of Douglas and city of Omaha: Beginning at the northeast corner of Douglas County; thence south along the eastern boundary of the State of Nebraska to its intersection with the center line of Bridge Street extended; thence West on the center lines of Bridge Street extended to 30th Street; thence south on the center lines of 30th Street to Laurel Avenue; thence west on the center lines of Laurel Avenue to 33rd Street; thence south on the center lines of 33rd Street to Ames Avenue; thence west on the center lines of Ames Avenue to 34th Street; thence south on the center line of 34th Street to Sprague Street; thence west on the center lines of Sprague Street to 40th Street; thence south on the center lines of 40th Street to Spaulding Street; thence west on the center lines of Spaulding Street to 45th Street; thence northwesterly to the intersection of 48th Street with the center line of Sprague Street; thence west on the center lines of Sprague Street to 60th Street; thence north on the center line of 60th Street and 60th Street extended to the north Douglas County line; thence east on the north Douglas County line, to the point of beginning.

District No. 14. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Bridge Street extended with the eastern boundary of the State of Nebraska; thence in a southerly direction along the eastern boundary line of the State of Nebraska as it follows the Missouri River and circles Carter Lake, Iowa to the intersection of the center line of Grace Street extended with the eastern boundary of the State of Nebraska; thence west on the center lines of Grace Street to 16th Street; thence north on the center lines of 16th Street to Pratt Street; thence west on the center lines of Pratt Street to 34th Street; thence north on the center lines of 34th Street to Ames Avenue; thence east on the center lines of Ames Avenue to 33rd Street; thence north on the center lines of 33rd Street to Laurel Avenue; thence east on the center lines of Laurel Avenue to 30th Street; thence north on the center lines of 30th Street to Bridge Street; thence east on the center line of Bridge Street, to the point of beginning.”.

2. Amend section 1 of the bill by inserting after line 29 the following:

“District No. 50. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Woolworth Avenue and the Union Pacific Railroad tracks; thence southwesterly along the center lines of the Union Pacific Railroad tracks to 24th Street; thence south on the center lines of 24th Street to B Street; thence west on the center line of B Street and the center line of B Street extended to the center line of Chicago and Northwestern Railroad tracks; thence westerly on the center lines of the Chicago and Northwestern Railroad tracks to 42nd Street; thence north on the center lines of 42nd Street to Grover Street; thence west on the center lines of Grover Street to 50th Street; thence south on the center lines of 50th Street to the Interstate Highway 80; thence west on the center lines of Interstate Highway 80 to 84th Street; thence north on the center lines of 84th Street to West Center Road; thence east on the center lines of West Center Road to 67th Street; thence east on the center lines of Center Street to 52nd Street; thence north on the center line of 52nd Street to Pacific Street; thence east on the center lines of Pacific Street to 50th Street; thence south on the center lines of 50th Street to Woolworth Avenue; thence east on the center lines of Woolworth Avenue to 36th Street; thence south on the center lines of 36th Street to Walnut Street; thence east on the center lines of Walnut Street to Park Avenue; thence north on the center lines of Park Avenue to Woolworth Avenue; thence East on the center line of Woolworth Avenue, to the point of beginning.”.

3. Amend section 1 of the bill, line 5 by striking "Johnson" and inserting "Pawnee", line 97 by inserting "Johnson," before "Gage", line 111 by inserting "Gosper," before "Dawson", line 124 by striking "Frontier, and Gosper" and inserting "and Frontier".

Mr. Claussen offered the following amendment:

Strike Section 1 to Section 3 and insert in lieu thereof provisions as contained in LB 782.

Amendment pending.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 771	Monday, April 5, 1965	2:00 p.m.
LB 788	Monday, April 5, 1965	2:00 p.m.
LB 799	Tuesday, April 6, 1965	2:00 p.m.
LB 800	Tuesday, April 6, 1965	2:00 p.m.
LB 801	Tuesday, April 6, 1965	2:00 p.m.
LB 794	Wednesday, April 7, 1965	2:00 p.m.
LB 845	Wednesday, April 7, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 318. Placed on General File.

LEGISLATIVE BILL 9. Placed on General File.

LEGISLATIVE BILL 418. Placed on General File.

LEGISLATIVE BILL 417. Placed on General File.

LEGISLATIVE BILL 37. Indefinitely postponed.

Signed Ross H. Rasmussen, Chairman

Adjournment

At 12:01 p.m., on a motion by Mr. Gerdes, the Legislature adjourned until 9:00 a.m., Thursday, March 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska

Thursday, March 11, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We open our hearts unto thee, Our Father, and pray that thy spirit may indwell in each one of us and give us poise and power. We believe in thee, O God. Give us the faith to trust thee for guidance in the decisions we have to make. Help us to do our very best this day and be content with today's troubles, so that we shall not borrow the troubles of tomorrow. Save us from the sin of worrying, lest stomach ulcers be the badge of our lack of faith. Amen.

The roll was called and all members were present except Mr. Dale Payne, who was excused until 9:25 a.m.

Corrections for the Journal

Page 738, 3rd paragraph -

line 8, delete "lines" and insert "line".

line 9, delete "line" and insert "lines".

The Journal for the Forty-seventh Day was approved as corrected.

Communication

Letter from U. S. Senator Roman L. Hruska acknowledging receipt of LR 18.

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 690 Thursday, March 18, 1965

2:00 p.m.

LB 708	Thursday, March 18, 1965	2:00 p.m.
LB 721	Thursday, March 18, 1965	2:00 p.m.
LB 769	Thursday, March 18, 1965	2:00 p.m.
LB 770	Thursday, March 18, 1965	2:00 p.m.
LB 793	Friday, March 19, 1965	2:00 p.m.
LB 476	Friday, March 19, 1965	2:00 p.m.
LB 477	Friday, March 19, 1965	2:00 p.m.
LB 478	Friday, March 19, 1965	2:00 p.m.

Legislature Expenses, February 1965

Account E-2	Salaries of Members	\$ 9,800.00
Account E-4	Officers and Employees Salaries	21,831.95
Account E-5	Incidental Expenses	
	Postage	\$2,000.00
	Telephone	294.99
	Printing	309.00
	Brief Comparison Forms and Rosters	
	IBM Purchasing Service	244.30
	Rental - Office Equipment	845.02
	Maintenance Agreement contract - typewriters	319.68
	Repair - Office Equipment	154.75
	Office Supplies	3,656.38
	Flowers	52.00
	Janitorial Supplies	5.10
	Desk Lamps	41.88
	Filing Cabinets	473.07
	Refunds on deposits	20.00
	TOTAL	8,416.17
Account 5	Intergovernmental Cooperation Commission	
	Senators December expenses to Chicago	215.16
Account 7	Salary of Lieutenant Governor	416.66
Account 7A	Expenses, Lieutenant Governor	
	December Telephone	12.97
	Office Supplies	30.00
	TOTAL	42.97
Account 8	Clerks' Salary, Other Wages, Maintenance and Supplies	
	Salaries (Gross)	\$1,830.02
	Group Insurance	48.23

Bond Premium	1.04
Maintenance - Office Equipment	85.17
Office Supplies	16.00
TOTAL	1,980.46
TOTAL EXPENSES FEBRUARY	\$42,703.37

Receipts - Month of February 1965

Daily Mailing of Bills and Journals	\$1,235.00
Weekly Mailing of Bills	620.00
Weekly Mailing of Journals	320.00
Mailing of Bills and Journals to Schools	180.00
Thermofaxing	26.82
Total Receipts thru February	\$2,381.82

(Signed) Hugo F. Srb
Clerk of the Legislature

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 127.

A BILL FOR AN ACT to amend sections 71-2002, 71-2003, 71-2005, 71-2006, 71-2007, 71-2008, 71-2009, 71-2010, 71-2011, 71-2013, and 71-2016, Reissue Revised Statutes of Nebraska, 1943, relating to the State Hospital Survey and Construction Act; to change provisions in conformity with changes in federal legislation so as to assure continued eligibility for federal funds; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Carstens	Hasebroock	Lysinger
Batchelder	Claussen	Holmquist	Mahoney
Bauer	Craft	Hughes	Marvel
Bowen	Crandall	Kjar	Matzke
Brauer	Danner	Klaver	Moulton
Budd	Fleming	Knight	Moylan
Burbach	Gerdes	Kokes	Nelson
Carpenter	Harsh	Kremer	Nore

Orme	Proud	Skarda	Wallwey
Paine, I.	Rasmussen, E.	Stromer	Warner
Paxton	Rasmussen, R.	Stryker	Whitney
Pedersen	Ruhnke	Syas	Wylie

Voting in the negative, 0.

Not voting, 1:

Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 3.

A BILL FOR AN ACT to amend section 79-2102, Revised Statutes Supplement, 1963, relating to the Nebraska Educational Television Commission; to increase the size of the commission by the appointment of four lay members as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stromer
Carstens	Klaver	Nore	Syas
Claussen	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Danner	Lysinger	Payne, D.	Wylie
Fleming			

Voting in the negative, 4:

Adamson	Bowen	Rasmussen, E.	Stryker
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Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 19. Introduced by Terry Carpenter, 48th District.

A BILL FOR AN ACT for submission to the electors of an amendment to Article III, section 7, of the Constitution of Nebraska, relating to Legislators; to provide for the payment of travel expenses and a per diem, as prescribed, to members of the Legislature; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article III, section 7, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 7. At the general election to be held in November, 1964, one half the members of the Legislature, or as nearly thereto as may be practicable, shall be elected for a term of four years, and the remainder for a term of two years, and thereafter all members shall be elected for a term of four years, with the manner of such election to be determined by the Legislature. Each member shall be nominated and elected in a nonpartisan manner and without any indication on the ballot that he is affiliated with or endorsed by any political party or organization. Each member of the Legislature shall receive a salary of not to exceed two hundred dollars per month during the term of his office. In addition to his salary, each member shall receive a mileage allowance in traveling by the most usual route to and from home once every month that the Legislature is in regular or special session, plus a per diem allowance for each legislative day served but not to exceed one hundred twenty legislative days per session. Members of the Legislature shall receive no pay nor perquisites other than said salary and expenses, and employees of the Legislature shall receive no compensation other than their salary or per diem."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment to authorize the payment of travel expenses and a per diem to members of the Legislature while the Legislature is in session.

- For
- Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 39:

Adamson	Crandall	Kremer	Proud
Batchelder	Danner	Lysinger	Rasmussen, E.
Bauer	Fleming	Mahoney	Rasmussen, R.
Bowen	Gerdes	Marvel	Skarda
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Moulton	Syas
Burbach	Hughes	Moylan	Wallwey
Carpenter	Kjar	Orme	Whitney
Carstens	Klaver	Payne, D.	Wylie
Craft	Knight	Pedersen	

Voting in the negative, 8:

Harsh	Nelson	Paxton	Stryker
Kokes	Paine, I.	Ruhnke	Warner

Not voting, 2:

Claussen	Nore
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A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 211.

A BILL FOR AN ACT to amend section 16-310, Revised Statutes Supplement, 1963, relating to cities of the first class; to allow the mayor and council to fix by ordinance the compensation of the city treasurer; and to repeal the original section.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 246.

A BILL FOR AN ACT to repeal sections 23-1518, 23-1519, 23-1520, and 23-1521, Reissue Revised Statutes of Nebraska, 1943, relating to counties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Skarda

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Matzke introduced Mr. and Mrs. Robert Graff and children Steve and Kathy of Beaver Crossing, Nebraska.

Message from the Governor

March 11, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

Governor Morrison has requested me to inform your honorable body that on March 8, 1965 he approved LB 47; on March 9, 1965 he approved LB 209, LB 178, and LB 100; on March 10, 1965 he approved LB 217, LB 136, LB 126, LB 91, LB 295, LB 73, and LB 48; and on March 11, 1965 he approved LB 103, LB 177, LB 123, LB 296, and LB 69.

Respectfully submitted:

(Signed) Gene A. Budig
Administrative Assistant

NOTICE OF COMMITTEE HEARINGS

Miscellaneous Subjects

LB 674 Friday, March 26, 1965 2:00 p.m.

Speaker Bowen Presiding

STANDING COMMITTEE REPORTS

Public Health and Welfare

LEGISLATIVE BILL 122. Indefinitely postponed.

(Signed) Marvin E. Stromer, Chairman

Presented to the Governor

Presented to the Governor for approval on March 11, 1965 at
8:25 a.m.: LB 175 LB 393 LB 170 LB 167

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 469. Placed on Select File.

LEGISLATIVE BILL 104. Placed on Select File as amended.

E and R amendment to LB 104:

1. In section 1, line 11, strike "the section" and insert "the section 22-402"; and in line 16, strike "said" and show the same as stricken.

LEGISLATIVE BILL 140. Placed on Select File as amended.

E and R amendment to LB 140:

1. In section 1, line 6, strike "judges" and insert "judge judges".

LEGISLATIVE BILL 297. Placed on Select File.

LEGISLATIVE BILL 138. Placed on Select File.

LEGISLATIVE BILL 75. Correctly engrossed.

LEGISLATIVE BILL 65. Correctly engrossed.

LEGISLATIVE BILL 419. Correctly engrossed.

LEGISLATIVE BILL 293. Correctly engrossed.

LEGISLATIVE BILL 46. Correctly enrolled.

LEGISLATIVE BILL 213. Correctly enrolled.

LEGISLATIVE BILL 117. Correctly enrolled.

LEGISLATIVE BILL 77. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 46 LB 213 LB 117 LB 77

SELECT FILE

LEGISLATIVE BILL 637. E and R amendment found in the Legislative Journal for the Forty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 327. E and R amendments found in the Legislative Journal for the Forty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 254. E and R amendments found in the Legislative Journal for the Forty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 284. E and R amendments found in the Legislative Journal for the Forty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 137. E and R amendments found in the Legislative Journal for the Forty-seventh Day were adopted.

Mr. I. Paine offered the following amendment:

1. Amend Section 1 of the bill, line 3, by inserting after "class" the following: "having a population of more than forty thousand".

President Sorensen Presiding

Mr. Carpenter requested a record vote on the Paine amendment.

Voting in the affirmative, 28:

Adamson	Bauer	Brauer	Craft
Batchelder	Bowen	Claussen	Crandall

Fleming	Kokes	Paine, I.	Ruhnke
Harsh	Kremer	Paxton	Stryker
Hasebroock	Matzke	Proud	Wallwey
Holmquist	Nelson	Rasmussen, E.	Whitney
Kjar	Nore	Rasmussen, R.	Wylie

Voting in the negative, 19:

Budd	Klaver	Moulton	Skarda
Carpenter	Knight	Moylan	Stromer
Carstens	Lysinger	Orme	Syas
Danner	Mahoney	Payne, D.	Warner
Gerdes	Marvel	Pedersen	

Not voting, 2:

Burbach Hughes

The Paine amendment was adopted.

Mr. Carstens asked unanimous consent to adopt the following amendment:

Insert the word "paid" before the word "fire" in line 2, to make the line read "paid fire departments".

Mr. Syas objected.

Mr. Carstens then moved the adoption of the above amendment.

The amendment was adopted with 36 ayes, 3 nays, and 10 not voting.

Mr. Bauer moved to indefinitely postpone LB 137.

Mr. Carpenter requested a record vote.

Voting in the affirmative, 17:

Batchelder	Harsh	Paine, I.	Stryker
Bauer	Kokes	Paxton	Wallwey
Budd	Kremer	Rasmussen, E.	Whitney
Carstens	Nelson	Rasmussen, R.	Wylie
Crandall			

Voting in the negative, 28:

Adamson	Gerdes	Mahoney	Pedersen
Bowen	Hasebroock	Marvel	Proud
Brauer	Hughes	Matzke	Ruhnke
Carpenter	Kjar	Moulton	Skarda
Craft	Klaver	Nore	Stromer
Danner	Knight	Orme	Syas
Fleming	Lysinger	Payne, D.	Warner

Not voting, 4:

Burbach Claussen Holmquist Moylan

The motion to indefinitely postpone LB 137 lost.

LB 137 was advanced to E and R for engrossment.

Visitors

Mr. Ruhnke introduced Saline County Commissioners Ed Rychecky, G. F. Geistlinger, and Merle Heinzman.

Mr. Kremer introduced Mr. and Mrs. Dale Nelson of Aurora.

Mr. Adamson introduced Leland Elliott and A. C. Nollette.

Mr. Gerdes introduced Mr. Richards of Crawford and members of the basketball team Jim Bishop, Steve Anderson, and Bill Friemuth.

UNANIMOUS CONSENT—Change Hearing Room

Mr. R. Rasmussen asked unanimous consent to have the Education Committee meet in the West Chamber on March 16, 1965. No objections. So ordered.

Speaker Bowen Presiding

MOTION—Place LB 377 on General File

Mr. President: I move that LB 377 be placed on General File notwithstanding the Committee action. (Signed) Terry Carpenter

Laid over at the request of Mr. Carpenter.

UNANIMOUS CONSENT—Withdraw LB 536

Mr. Warner asked unanimous consent to withdraw LB 536.

Laid over.

UNANIMOUS CONSENT—Member Excused

Mr. Burbach asked to be excused Friday, March 12, and Wednesday, Thursday, and Friday, March 17-19, 1965. No objections. So ordered.

Appreciation

Mr. Stromer thanked the Legislative employees for the flowers sent to his daughter, Gretchen, who is in the hospital.

UNANIMOUS CONSENT—Cancel Hearing

Mr. Klaver asked unanimous consent that the Judiciary Committee be granted permission to cancel the hearing date of March 15 on LB 640. No objections. So ordered.

President Sorensen Presiding**MOTION—Print in Journal**

Mrs. Orme moved to print the following portion of the transcript of Mr. Klaver's remarks on March 10, 1965, and the following letter in the Journal.

The motion prevailed.

Transcript

"The president of the ETV Commission of Nebraska and Dr. Miller and one or two others were applicants for the job of superintendent of schools in Omaha because the superintendent of our schools died. The Board of Education selected Mr. Miller as Superintendent of Schools rather than Mr. Watkins, Superintendent of the Lincoln Schools and also the chairman of the ETV Commission. I think this gentleman has a great deal of bitterness towards Omaha because he wasn't selected as Superintendent of Schools because the Board of Education went somewhere else to select a Superintendent of Education. They undoubtedly felt that he would be better fitted to do the job, and I never knew Mr. Watkins until I met him down here. This has been one of the bones of contention to begin with. Everything that Mr. Watkins has been able to throw in the path of our station has been done."

Mr. Watkins' Letter

March 11, 1965

The Honorable Sam Klaver
State Legislature
State Capitol Building
Lincoln, Nebraska

Dear Senator Klaver:

I was shocked to hear on the six o'clock broadcast on KOLN-TV last night, March 10, 1965, your alleged statement to the effect that I, as chairman of the ETV Commission, was opposed to any help for Omaha because I had been an unsuccessful candidate for the position of Superintendent of Schools in Omaha.

Upon calling the television station to inquire about the statement, I was informed that the item was taken from the Associated Press news and that it had gone out over the wires all over the state.

Mr. Klaver, I don't know where you got your information, or what makes you feel the way you do, but for the record I would like to state that I was never a candidate for the Omaha position and that I never approached the Board of Education in Omaha about the position.

I realize that you have a right to your own opinions about any members of the Commission and the work of the Commission as a whole, but I question very much your right to make false statements about any one of the members and to infer or imply that such a statement provides a reason for that individual to act against the best interests of the State.

The Commission has attempted to do the job it was requested to do according to its considered opinion. The members of the Commission have worked hard to plan for the development of a state-wide ETV network which would service all of the people of Nebraska.

I regret that you have the opinion of me that you do, but recognize your right to that opinion. However, I would appreciate it if you would correct the statement you are reported to have made to the Senators about me if that statement has been reported correctly by the news services.

Sincerely yours,

(Signed) Steven N. Watkins
Superintendent of Schools

GENERAL FILE

LEGISLATIVE BILL 628. Considered.

The Claussen pending amendment found in the Legislative Journal for the Forty-seventh Day was considered.

Mr. Bowen moved the previous question. Question is, "Shall the debate cease?"

The motion prevailed with 44 ayes, 0 nays, and 5 not voting.

The Claussen amendment lost with 13 ayes, 33 nays, and 3 not voting.

Mr. Carstens offered the following amendment which was adopted:

In Section 1, line 97, strike the word "Pawnee".

LB 628 was advanced to E and R for review with 39 ayes, 6 nays, and 4 not voting.

Mr. Gerdes asked unanimous consent to place LB 628 at the head of E and R for review. No objections. So ordered.

Visitors

Mr. Lysinger introduced former Senator Ernest Staubitz from Kearney.

Mr. Warner introduced Andrew A. Mackenzie from Melbourne, Australia, who is an American Field Service student.

UNANIMOUS CONSENT—General File Bills

Mr. Bowen asked unanimous consent that on Friday, March 12, the Legislature meet at 8:30 a.m. and take up only non-controversial bills on General File in an effort to get work ready for the E and R for review Committee. Any bill that has amendments or objections shall be passed over on this particular day. No objections. So ordered.

UNANIMOUS CONSENT—Member Excused

Mrs. Hughes asked to be excused until 9:00 a.m., Friday, March 12. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Agriculture and Recreation

LB 535	Thursday, March 18, 1965	2:00 p.m.
LB 612	Friday, March 19, 1965	2:00 p.m.
LB 784	Friday, March 26, 1965	2:00 p.m.

Banking, Commerce and Insurance

LB 356	Monday, March 22, 1965	2:00 p.m.
LB 357	Monday, March 22, 1965	2:00 p.m.
LB 730	Monday, March 22, 1965	2:00 p.m.
LB 598	Tuesday, March 23, 1965	2:00 p.m.
LB 604	Tuesday, March 23, 1965	2:00 p.m.
LB 607	Tuesday, March 23, 1965	2:00 p.m.
LB 610	Monday, March 29, 1965	2:00 p.m.
LB 611	Monday, March 29, 1965	2:00 p.m.

LB 620	Tuesday, March 30, 1965	2:00 p.m.
LB 621	Tuesday, March 30, 1965	2:00 p.m.
LB 629	Tuesday, March 30, 1965	2:00 p.m.
LB 732	Monday, April 5, 1965	2:00 p.m.
LB 733	Monday, April 5, 1965	2:00 p.m.
LB 673	Monday, April 5, 1965	2:00 p.m.
LB 539	Tuesday, April 6, 1965	2:00 p.m.
LB 585	Tuesday, April 6, 1965	2:00 p.m.
LB 775	Tuesday, April 6, 1965	2:00 p.m.
LB 286	Monday, April 12, 1965	2:00 p.m.
LB 697	Monday, April 12, 1965	2:00 p.m.
LB 623	Tuesday, April 13, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Banking, Commerce and Insurance

LEGISLATIVE BILL 416. Indefinitely postponed.

LEGISLATIVE BILL 741. Placed on General File as amended.

Standing Committee amendments to LB 741:

1. Page 2, section 1, line 11: Delete the period after the word "thereafter" and in lieu thereof insert a comma. Also change the capital "I" in the word "If" to a small "i".

2. Page 2, section 1, line 13: Delete the word "he".

LEGISLATIVE BILL 742. Placed on General File as amended.

Standing Committee amendment to LB 742:

1. Page 3, section 1, line 38: Insert a comma between the words "proxy" and "application".

LEGISLATIVE BILL 743. Placed on General File.

LEGISLATIVE BILL 744. Placed on General File.

LEGISLATIVE BILL 783. Indefinitely postponed.

(Signed) Albert A. Kjar, Chairman

Education

LEGISLATIVE BILL 633. Placed on General File as amended.

Standing Committee amendments to LB 633:

FOR AN ACT to amend section 10-713, Reissue Revised Statutes of Nebraska, 1943, relating to school district bond sinking funds; to authorize the investment of accumulated money; to restrict the securities in which the accumulated money may be invested; to remove a limitation on the amount of funds that may be ordered to be invested; and to repeal the original section.

Be it enacted by the people of the State of Nebraska,

Section 1. That section 10-713, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

10-713. Any money in the hands of any treasurer as a sinking fund for the redemption of bonds which are a valid and legal obligation against the school district to which such money belongs or for the payment of interest on any such bonds, and which is not currently required to retire bonds and pay interest on bonds as aforesaid, shall be invested by the treasurer, when so ordered by the district's school board, (1) in bonds, treasury bills or notes of the United States, or (2) in interest-bearing time certificates of deposit in depositories approved and authorized to receive county money, but in no greater amount in any such depository than the same is authorized to receive deposits of county funds. The interest earned on such investments shall be credited to the sinking fund from which the invested funds were drawn.

Section 2. That original section 10-713, Reissue Revised Statutes of Nebraska, 1943, is repealed.

LEGISLATIVE BILL 683. Placed on General File as amended.

Standing Committee amendment to LB 683:

Amend Section 1, line 8 by inserting "University related" after the word "other".

LEGISLATIVE BILL 792. Placed on General File as amended.

Standing Committee amendment to LB 792:

Amend Section 1, line 4, by striking the first "and" and by re-inserting the stricken matter of line 4.

(Signed) Ross H. Rasmussen, Chairman

Urban Affairs

LEGISLATIVE BILL 542. Placed on General File.

LEGISLATIVE BILL 543. Placed on General File.

LEGISLATIVE BILL 541. Placed on General File.

(Signed) George Syas, Chairman

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent for the Committee on Committees to meet at 1:30 p.m. today. No objections. So ordered.

Member Excused

Mr. Lysinger was excused for Friday, March 12, 1965.

Adjournment

At 12:07 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 8:30 a.m., Friday, March 12, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FORTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, March 12, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord our God, let the light of thy Holy Spirit within the minds and hearts of thy servants in this place of responsibility and decision, that all who sincerely seek the truth may find it, and finding it may follow it, whatever the cost, knowing that it is the truth that makes men free. When we have the truth, let us not hit each other over the head with it, but rather use it as a lamp to light the dark places, in order that we may see where we are going. This we ask in the name of Jesus Christ, our Lord. Amen.

The roll was called and all members were present except Mr. Mahoney, excused until 8:40 a.m.; Mr. Knight, excused until 8:45 a.m.; Mr. Stromer, excused until 8:50 a.m.; Mr. Proud, excused until 9:05 a.m.; and Messrs. Burbach, Lysinger, and Whitney, who were excused for the day.

The Journal for the Forty-eighth Day was approved.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 204.

A BILL FOR AN ACT relating to drainage; to provide cities of the metropolitan class with concurrent jurisdiction with the county over certain water courses as prescribed; to provide procedures; to provide for the recovery of certain costs; to amend section 31-221, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Marvel	Pedersen
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moyan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Wylie
Danner			

Voting in the negative, 0.

Not voting, 8:

Burbach	Knight	Mahoney	Stromer
Crandall	Lysinger	Proud	Whitney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 247.

A BILL FOR AN ACT to amend section 60-430.02, Revised Statutes Supplement, 1963, relating to motor vehicle operators' licenses; to extend provisions to anyone fleeing to avoid arrest for violating any law of this state; to provide what shall not constitute fleeing to avoid arrest; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Carpenter	Hughes	Nore	Syas
Carstens	Kjar	Orme	Wallwey
Claussen	Klaver	Paine, I.	Warner
Craft	Kokes	Paxton	Wylie
Crandall	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Burbach	Lysinger	Stromer	Whitney
Knight	Proud		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 205.

A BILL FOR AN ACT to amend sections 15-101 and 16-101, Reissue Revised Statutes of Nebraska, 1943, and section 14-101, Revised Statutes Supplement, 1963, relating to cities; to change the population classification of prescribed cities; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Marvel	Pedersen
Bauer	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Carpenter	Hughes	Nore	Stryker
Carstens	Kjar	Orme	Syas
Claussen	Klaver	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Knight	Proud	Whitney
Burbach	Lysinger	Stromer	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 116.

A BILL FOR AN ACT to amend section 33-106, Revised Statutes Supplement, 1963, relating to fees and salaries; to provide for waiving of fees of complete record in the district court; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Payne, D.
Batchelder	Fleming	Mahoney	Pedersen
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Syas
Claussen	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Burbach	Proud	Stromer	Whitney
Lysinger			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 137. Replaced on Select File as amended.

E and R amendments to LB 137:

1. Amend the Carstens specific amendment to read: "In section 1, insert 'paid' at the end of line 1."

2. Amend the Paine specific amendment to read: "In line 4 of Enrollment and Review amendment 1, adopted March 11, 1965, strike 'ten' and insert 'forty'."

3. In line 4 of Enrollment and Review amendment 3, adopted March 11, 1965, strike "ten" and insert "forty".

LEGISLATIVE BILL 267. Replaced on Select File as amended.

E and R amendments to LB 267:

1. Renumber original section 1 as section 2 and new section 2 as section 1.

2. In line 1 of renumbered section 1, strike "Sec." and insert "Section".

3. In line 1 of renumbered section 2, strike "Section" and insert "Sec.".

4. In renumbered section 4, line 1, strike "section" and insert "sections 9-103 and"; and in line 2, strike "is" and insert "are".

5. In the title, line 2, strike "section" and insert "sections 9-103 and"; at the end of line 3, insert "to provide that certain voluntary associations shall be eligible for a bingo license;"; and in line 8, strike "section" and insert "sections".

LEGISLATIVE BILL 27. Replaced on Select File as amended.

E and R amendments to LB 27:

1. Add a new section to be known as section 2 and to read as follows: "Sec. 2. *This act shall become operative on April 1, 1965.*"

2. Renumber original section 2 as section 3.

3. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

LEGISLATIVE BILL 25. Placed on Select File as amended.

E and R amendments to LB 25:

1. Renumber original section 2 as section 3, and new section 3, added by the standing committee amendments adopted February 12, 1965, as section 2.

2. In line 6 of section 1 and line 4 of renumbered section 3, strike the new and stricken matter, as amended, and insert "seven and one half".

3. In new section 2, insert "66-424.01." at the beginning of line 3; insert "and" at the end of line 35; and at the end of line 44, strike the semicolon and insert ". and".

4. In line 2 of the Burbach General File amendment, adopted February 12, 1965, by inserting "and showing the same as stricken" before the period.

5. In the Ruhnke General File amendment adopted February 12, 1965, strike lines 1 and 2 and insert "Sec. 4. That section 66-452, Revised Statutes Supplement, 1963, be amended to read as follows:

66-452. Every recipient of a permit,"; and at the end of line 14, insert "of section 66-410 upon compliance with the provisions" as in the statutes.

6. After new section 4, insert a new section to be known as section 5 and to read as follows: "Sec. 5. *This act shall become operative on April 1, 1965.*"

7. Strike original section 3 as amended and insert "Sec. 6. That original sections 66-410, 66-424.01, 66-428, and 66-452, Revised Statutes Supplement, 1963, are repealed."

8. Add a new section to be known as section 7 and to read as follows:

"Sec. 7. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

9. In the title, line 2, strike "and 66-428" and insert ", 66-424.01, 66-428, and 66-452"; in line 6, strike "and" and insert "to reallocate the Gasoline Tax Fund, as prescribed; to provide for refunds; to provide an operative date;"; and in line 6, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 200. Correctly re-engrossed.

LEGISLATIVE BILL 39. Correctly engrossed.

LEGISLATIVE BILL 273. Correctly engrossed.

LEGISLATIVE BILL 127. Correctly enrolled.

LEGISLATIVE BILL 3. Correctly enrolled.

LEGISLATIVE BILL 19. Correctly enrolled.

LEGISLATIVE BILL 211. Correctly enrolled.

LEGISLATIVE BILL 246. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Judiciary

LEGISLATIVE BILL 345. Placed on General File.

LEGISLATIVE BILL 511. Placed on General File as amended.

Standing Committee amendments to LB 511:

1. Reinstate the stricken matter in Lines 4, 5, 6, and 7 (after the word "county" in Line 4, to the word "or" in Line 7).

2. Strike the new matter in Lines 7 and 8 (after the word "corporation" to the word "and").

LEGISLATIVE BILL 527. Placed on General File.

LEGISLATIVE BILL 587. Placed on General File.

LEGISLATIVE BILL 588. Placed on General File as amended.

Standing Committee amendment to LB 588:

Amend LB 588 on Page 2, Section 1, Line 10, after the word "place" by striking the words "provided by the", and the words "city or county" in the beginning of Line 11.

LEGISLATIVE BILL 589. Placed on General File.

LEGISLATIVE BILL 592. Placed on General File.

LEGISLATIVE BILL 595. Placed on General File.

(Signed) Sam Klaver, Chairman

Report

March 11, 1965

From: Nebraska Retirement Systems Advisory Committee

To: The Seventy-Fifth Nebraska Legislature

Subject: Report on Proposed Retirement Plans and Amendments to Existing Plans

The Nebraska Retirement Systems Advisory Committee is here-with submitting its second report to the Seventy-Fifth Session of the Nebraska Legislature on proposed retirement legislation. This report covers the following measures: LB 229, LB 237, and LB 486.

LB 229

Purpose of the Bill. This bill affects the Teachers Retirement System, and it would increase the service annuity to school employees, including retired school employees. Under the present law the service annuity is \$1.50 per month for each year of creditable service up to a maximum of 35 years. Under LB 229 it would be

increased to \$2.00 and the 35 year limit would be removed. The increase would be retroactive.

Cost to the State. The total increase in annual cost if the liability is amortized over a period of 20 years would be \$1,083,000. In addition, since the bill contains no provision for paying for the proposed higher benefits, its passage would increase the unfunded liabilities of the system by \$10,555,000.

Committee's Recommendation. The Committee recommends that the bill not be passed.

Reasons For Committee Recommendation. Because the bill contains no provision for paying for the proposed increased benefits, its passage would serve to increase materially the unfunded liability of the teachers retirement system. It would mean that future generations would have to pay for services rendered as many as 60 years ago.

LB 237

Purpose of the Bill. This enabling legislation affecting the University of Omaha retirement system. At the present time University employees own individual annuities. This bill would allow the use of individual annuities or group annuities or both.

Cost to the State. Passage of this bill would result in no cost to either the State or the University of Omaha.

Committee's Recommendation. The Committee recommends the passage of this bill.

Reasons For Committee Recommendation. This bill is merely enabling legislation affecting only the University of Omaha retirement system and it is legislation desired by the school's Board of Regents.

LB 486

Purpose of the Bill. This bill provides that public school employees would become members of the State Employees Retirement System on September 1, 1966. After that date public school employees would make no further contributions to the School Employees System. The money in an individual's account on September 1, 1966, would be accumulated at interest and used, at retirement, to provide a savings annuity. Service annuity credits (\$1.50 per month for each year of creditable service) earned prior to September 1, 1966, would be an obligation of the state and the service annuity would be paid on retirement. This means that past service would be covered by the provisions of the School Employees System and future service by the State Employees System.

Cost to the State. It is estimated that the maximum annual budgetary cost of the bill would be \$1,950,000. The annual actuarial cost of the bill is estimated at \$1,560,000.

Committee Recommendation. The Committee recommends that this bill be passed.

Reasons For Committee Recommendation. The benefits to Nebraska teachers would be greater under the State Employees System than they are under their own system. Consolidating the two systems should result in some administrative economies, fewer retirement bills in future sessions, and fewer details for elected official and others to keep in mind. Under the present Teachers System a large unfunded liability has developed because the appropriations have been arbitrary and have not necessarily been related to costs. The plan proposed in this bill is a money-purchase plan with cost fixed by statute. An unfunded liability cannot develop with respect to current service.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 127 LB 3 LB 19 LB 211 LB 246

Visitors

Mr. Nore introduced his wife Mrs. Kathryn Nore, teacher and students from District 55, Nance County; Mr. and Mrs. Don Santin; Mr. and Mrs. Elmer Patton and Mr. Whitney.

MOTION—Return LB 75 to Select File

Mr. Craft moved to return LB 75 to Select File for the following specific amendment:

1. Re-adopt the standing committee amendments.

The motion prevailed with 39 ayes, 0 nays and 10 not voting.

SELECT FILE

LEGISLATIVE BILL 75. The Craft specific amendment found in this day's Journal was adopted with 36 ayes, 0 nays and 13 not voting.

Advanced to E and R for re-engrossment.

MOTION—Return LB 637 to Select File

Mr. Craft moved to return LB 637 to Select File for the following specific amendment:

1. Section 1, line 20, strike the words "per year".

The motion prevailed with 32 ayes, 0 nays and 17 not voting.

SELECT FILE

LEGISLATIVE BILL 637. The Craft specific amendment found in this day's Journal was adopted with 37 ayes, 0 nays and 12 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 637

Mr. Craft asked unanimous consent that LB 637 be placed just below LB 645 on E and R for engrossment. No objections. So ordered.

MOTION—Introduce Bill

Mr. President: I move the introduction of the following bill which was unanimously recommended by the Committee on Budget.

(Signed) Richard D. Marvel, Chairman

Mr. Marvel asked unanimous consent that this motion be held over until Monday, March 15, 1965, when Mr. Lysinger is present. No objections. So ordered.

MOTION—Place LB 783 on General File

Mr. Carpenter moved that LB 783 be placed on General File notwithstanding the action of the committee.

Laid over.

Presented to the Governor

Presented to the Governor for approval on March 12, 1965 at 8:25 a.m.: LB 77 LB 117 LB 213 LB 46

(Signed) Ruth Bossard, Enrolling Clerk

SELECT FILE

LEGISLATIVE BILL 469. Advanced to E and R for engrossment.

LEGISLATIVE BILL 104. E and R amendment found in the Legislative Journal for the Forty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 140. E and R amendment found in the Legislative Journal for the Forty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 297. Advanced to E and R for engrossment.

LEGISLATIVE BILL 138. Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw LB 536

Mr. Warner renewed his pending request found in the Legislative Journal for the Forty-eighth Day to withdraw LB 536.

No objections. So ordered.

MOTION—General File Bills

Mr. Bowen moved that only the new and stricken matter be read on the General File bills this morning.

The motion prevailed.

MOTION—LB 315

Mr. Bauer moved to return LB 315 to Final Reading.

The motion prevailed.

Mr. Bauer moved to return LB 315 to Select File for the following specific amendment:

1. In Sec. 2, strike lines 38 through 45 inclusive.

The motion prevailed with 36 ayes, 0 nays and 13 not voting.

SELECT FILE

LEGISLATIVE BILL 315. The Bauer specific amendment found in this day's Journal was adopted with 37 ayes, 0 nays, and 12 not voting.

Advanced to E and R for re-engrossment.

Visitors

Mr. Harsh introduced Mr. and Mrs. Dee Messenger of Mc Cook.

GENERAL FILE

LEGISLATIVE BILL 353. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 371. Explained. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-fourth Day were adopted.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 68. Passed over.

LEGISLATIVE BILL 376. Reading waived. Considered.

Mr. Carpenter offered the following amendment, which was adopted:

Line 9, Section 1, after the word "squares," add "public auditoriums" and add the emergency clause.

Laid over at the request of Mr. Ruhnke.

Visitors

Mr. Paxton introduced former State Senator Carl Jeffords and his grandson.

Mr. Wylie introduced Mr. and Mrs. Al Newkirck and family from Elgin; Sheila Dwyer, Delores Pelster, and Linda Kluthe.

GENERAL FILE

LEGISLATIVE BILL 31. Reading waived. Considered.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

LEGISLATIVE BILL 537. Reading waived. Considered.

Mr. Warner offered the following amendment to the Standing Committee amendments:

1. Amend standing committee amendments, line 18, Sec. 7, by striking "counting" and inserting "canvassing" before the word "board".

The amendment was adopted.

The Standing Committee amendments found in the Legislative Journal for the Thirty-fifth Day were adopted, as amended.

Speaker Bowen Presiding

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

LEGISLATIVE BILL 634. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-sixth Day were adopted.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

LEGISLATIVE BILL 207. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-sixth Day were adopted.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

LEGISLATIVE BILL 291. Explained. Considered.

Mr. Craft offered the following amendment, which was adopted:

1. Add the emergency clause.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

Visitors

Mrs. Hughes introduced Jay Friedly, Ron Halecheck and Dory Wagenknecht of Humboldt.

Mr. Bowen introduced his daughter Marilyn.

GENERAL FILE

LEGISLATIVE BILL 228. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-sixth Day were adopted.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 120. Reading waived. Considered.

Mr. Ruhnke offered the following amendment to the Standing Committee amendments:

1. In Sec. 3, sub-section (4) last line, show "of the county" as stricken material after the words "conservancy district".

The amendment was adopted.

The Standing Committee amendments found in the Legislative Journal for the Thirty-seventh Day were adopted as amended.

Advanced to E and R for review with 41 ayes, 0 nays, and 8 not voting.

President Sorensen Presiding

Visitors

Mr. Kokes introduced Mr. Edgar Roe of Ord, Nebraska.

LEGISLATIVE BILL 89. Reading waived. Considered.

Mr. Stryker offered the following amendment, which was adopted:

1. Amend Sec. 4, by adding "not less than" before "five dollars".

The Standing Committee amendment found in the Legislative Journal for the Thirty-seventh Day was adopted.

Mr. Craft offered the following Standing Committee amendments:

Sec. 3. Lines 5 and 6 strike ", private, denominational, and parochial".

Insert the following as Sec. 5:

"Upon the request of any private, denominational or parochial school, the state boiler inspector shall inspect, or cause to be inspected, the boilers of any such school in the same manner as is provided in Sec. 3 for public schools. For such service the school shall pay to the commissioner the inspection fee set out in Sec. 4 plus any travel or subsistence costs of the inspector in making the inspection."

Renumber Sec. 5 as Sec. 6.

Correct the title accordingly.

Mr. Paxton asked unanimous consent that LB 89 be laid over with the amendments. No objections. So ordered.

LEGISLATIVE BILL 153. Laid over at the request of Mr. Wylie.

LEGISLATIVE BILL 168. Passed over.

LEGISLATIVE BILL 163. Reading waived. Considered.

The Standing Committee amendments found in the Legislative Journal for the Thirty-seventh Day were adopted.

Mr. Gerdes offered the following amendment which was adopted:

Add the Emergency Clause and amend the title to conform.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

Member Excused

Mr. Warner was excused at 11:15 a.m., for the balance of the morning.

LEGISLATIVE BILL 131. Reading waived. Considered.

Mrs. Hughes offered the following amendments which were adopted:

1. Amend section 1, line 7, by striking "and", and line 8, by inserting "*and by boarding homes for the aged*" before the semi-colon.

2. Amend section 2, line 9, by striking "or" and inserting ",", and line 10, by inserting "*, or boarding homes for the aged*" after "infirm".

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 132. Reading waived. Considered.

Standing Committee amendments read.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 152. Reading waived. Considered.

The Standing Committee amendments found in the Legislative Journal for the Thirty-eighth Day were adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 485. Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 252. Reading waived. Considered.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

Visitors

Mr. Craft introduced Mr. Carson Young from North Platte.

Mr. Kokes introduced Dr. Dale Karre and sons Dick and Bill from Ord.

Mr. Wylie introduced Mr. and Mrs. Jerome Rottert from Elgin.

Communication

March 12, 1965

Mr. Hugo Srb
Clerk of the Legislature
State Capitol Building
Lincoln, Nebraska

Dear Mr. Srb:

Additional work assignments which came to the Department of Justice this morning make it necessary for us to ask the indulgence of the Legislature with respect to requests for opinions which we have received from members. During the next few weeks there may necessarily be some delay in answering those requests.

All of my assistants will be tied up the last part of this month and the first few days of April in the trial of habeas corpus cases in federal court in Lincoln and Omaha. All but one have been notified that they will have to be in St. Louis some time in May to argue habeas corpus cases which have been appealed to the Circuit Court. Orders were received in five new cases which will also require substantial preparation. In addition, the federal court today appointed defense counsel in 10 other cases, indicating that they will be con-

tested cases requiring substantial time. Each of the men already had at least 8 habeas corpus cases.

This enumeration of assignments does not include our normal work in preparing briefs for the Supreme Court, nor requests received from state and county officials.

We will do everything possible to answer your requests as promptly as circumstances permit.

Very truly yours,

(Signed) Clarence A. H. Meyer
Attorney General

MOTION—Attorney General

Mr. Klaver moved that a committee of two be appointed to talk with the Attorney General about assistance necessary in carrying out his office's duties, and to report back to the Legislature.

The motion prevailed.

President Sorensen appointed Messrs. Carpenter and Klaver to the committee.

NOTICE OF COMMITTEE HEARINGS

Agriculture and Recreation

LB 372	Thursday, April 1, 1965	2:00 p.m.
LB 373	Thursday, April 1, 1965	2:00 p.m.
LB 326	Thursday, April 1, 1965	2:00 p.m.
LB 361	Friday, April 2, 1965	2:00 p.m.
LB 431	Friday, April 2, 1965	2:00 p.m.
LB 701	Friday, April 2, 1965	2:00 p.m.
LB 398	Thursday, April 8, 1965	2:00 p.m.
LB 399	Thursday, April 8, 1965	2:00 p.m.
LB 747	Thursday, April 8, 1965	2:00 p.m.
LB 748	Thursday, April 8, 1965	2:00 p.m.
LB 521	Friday, April 9, 1965	2:00 p.m.
LB 627	Friday, April 9, 1965	2:00 p.m.
LB 449	Friday, April 9, 1965	2:00 p.m.
LB 555	Friday, April 9, 1965	2:00 p.m.

Urban Affairs

LB 206	Wednesday, March 31, 1965	2:00 p.m.
LB 498	Wednesday, April 7, 1965	2:00 p.m.

LB 813	Wednesday, April 7, 1965	2:00 p.m.
LB 715	Wednesday, April 7, 1965	2:00 p.m.
LB 638	Wednesday, April 14, 1965	2:00 p.m.
LB 716	Wednesday, April 14, 1965	2:00 p.m.
LB 718	Wednesday, April 14, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Salaries and Claims

LEGISLATIVE BILL 427. Placed on General File.

LEGISLATIVE BILL 483. Placed on General File.

LEGISLATIVE BILL 528. Placed on General File.

LEGISLATIVE BILL 531. Placed on General File.

LEGISLATIVE BILL 663. Placed on General File.

(Signed) Dale L. Payne, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 232. Indefinitely postponed.

(Signed) H. C. Crandall, Vice-chairman

Education

LEGISLATIVE BILL 113. Placed on General File as amended.

Standing Committee amendment to LB 113:

1. Amend section 1 of the bill, line 59 by inserting after "College" the following: "*or The University of Nebraska*" and in line 60 by striking "*as a resident student*" and inserting the following: "*or for the purpose of matriculating in one of the professional colleges and in such regard may be permitted to reestablish a residence in Nebraska during the period of study at the school if the requisite intention to make this state his permanent residence in fact exists*".

(Signed) Ross H. Rasmussen, Chairman

Salaries and Claims

LEGISLATIVE BILL 619. Placed on General File as amended.

Standing Committee amendments to LB 619:

1. Amend section 1 of the bill, line 7 by striking "*twenty-five*" and inserting "*twenty-one*".

2. Amend the bill by inserting a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 84-201.01, Revised Statutes Supplement, 1963, be amended to read as follows:

84-201.01. Until the first Thursday after the first Tuesday in January, 1965, there shall be paid as salary to the Attorney General, the sum of ~~eleven~~ *fifteen* thousand five hundred dollars. Commencing the first Thursday after the first Tuesday in January, 1965, there shall be paid as salary to the Attorney General, the sum of *fifteen seventeen* thousand dollars. The salary of the Attorney General shall be payable in equal monthly installments."

3. Amend the bill by renumbering original sections 2 to 4 as sections 3 to 5 respectively.

4. Amend renumbered section 3, lines 6, 8 and 9, by striking "*twelve*" and inserting "*eleven*".

5. Amend renumbered section 4, line 1, by striking "2" and inserting "3".

6. Amend renumbered section 5, line 1, by inserting ", 84-201.01," before "and".

(Signed) Dale L. Payne, Chairman

RESOLUTION

LEGISLATIVE RESOLUTION 26. Re: Additional Office Space

Introduced by W. H. Hasebroock, 16th District; Marvin E. Stromer, 27th District and Harold B. Stryker, 23rd District.

WHEREAS, there may be a question as to whether certain space in the fireproof building, located on the northeast corner of Twelfth and N Streets, Lincoln, Nebraska on Lot thirteen and the west twenty feet of Lot fourteen Block fifty-seven, Original plat of the city of Lincoln, Nebraska, more particularly described as the entire third floor space of said building known as the Gas Building, is a part of the State Capitol.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That certain space in the fireproof building, located on the northeast corner of Twelfth and N Streets, Lincoln, Nebraska on

Lot thirteen and the west twenty feet of Lot fourteen Block fifty-seven, Original plat of the city of Lincoln, Nebraska, more particularly described as the entire third floor space of said building known as the Gas Building shall be and hereby is declared to be a part of the State Capitol so long as there shall be in force a contract signed by the Governor for lease or rental of such space.

Mr. Stryker requested unanimous consent to act on the resolution today. No objections. So ordered.

LR 26 was adopted with 36 ayes, 2 nays, and 11 not voting.

Member Excused

Mr. Claussen was excused for the afternoon.

Adjournment

At 11:57 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Monday, March 15, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, March 15, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

The prayer was offered by the Chaplain.

Prayer

Forbid it, Lord, that we should walk through thy beautiful world with unseeing eyes. Forgive us, Our Father, for taking our good things for granted, so that we are in danger of losing the fine art of appreciation. With such great need in every other part of the world, make us so grateful for the bounties we enjoy that we shall try, by thy help, to deserve them more. Where we are wrong, make us willing to change; and where we are right, make us easy to live with. For Jesus' sake. Amen.

The roll was called and all members were present except Mr. Danner who was excused until 10:30 a.m.

Corrections for the Journal

Page 772, line 21, delete "12" and insert "13".

Page 780, line 2, delete the comma after "7".

The Journal for the Forty-ninth Day was approved as corrected.

Communications

Letter from U. S. Senator Roman L. Hruska acknowledging receipt of LR 21.

Letter from Congressman Clair A. Callan acknowledging receipt of LR 21 and LR 23.

Letters from U. S. Senator Carl T. Curtis acknowledging receipt of LR 21 and LR 23.

Letter from Congressman Dave Martin acknowledging receipt of LR 21 and LR 23.

Letter from Mrs. Dwain Williams, Broken Bow, Nebraska, expressing her appreciation to the members for the floral tribute to her husband, and also for Legislative Resolution 24.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 239. With Emergency.

A BILL FOR AN ACT to amend section 26-1,118, Reissue Revised Statutes of Nebraska, 1943, relating to municipal courts in cities of the metropolitan and primary classes; to provide, in forcible entry and detainer proceedings, that the court or jury shall inquire into the matter of rent or damages owed the plaintiff and render judgment therefor; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Danner

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 36.

A BILL FOR AN ACT to amend section 50-402, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative

Bill 21, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Legislative Council; to provide additional duties to the Legislative Council as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kokes	Paxton	Warner
Claussen	Kremer	Payne, D.	Whitney
Craft	Lysinger	Pedersen	Wylie
Crandall	Mahoney	Proud	

Voting in the negative, 1:

Klaver

Not voting, 1:

Danner

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 578.

A BILL FOR AN ACT to amend section 48-120, Reissue Revised Statutes of Nebraska, 1943, relating to workmen's compensation; to include the first prosthetic devices in the medical and hospital services for which the employer shall be liable; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Kjar	Nelson	Rasmussen, R.
Claussen	Klaver	Nore	Ruhnke
Craft	Knight	Orme	Skarda
Crandall	Kremer	Paine, I.	Stromer
Fleming	Lysinger	Paxton	Stryker
Gerdes	Mahoney	Payne, D.	Wallwey
Harsh	Marvel	Pedersen	Warner
Hasebroock	Matzke	Proud	Whitney
Holmquist	Moulton	Rasmussen, E.	Wylie
Hughes	Moylan		

Voting in the negative, 0.

Not voting, 3:

Danner Kokes Syas

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to hold an executive session beginning at 1:15 p.m., Wednesday, March 17, 1965. No objections. So ordered.

REFERENCE COMMITTEE REPORT

LB	Committee
847.....	Revenue
848.....	Banking, Commerce and Insurance
849.....	Miscellaneous Subjects
850.....	Revenue
851.....	Public Health & Welfare
852.....	Public Health & Welfare
853.....	Miscellaneous Subjects
854.....	Miscellaneous Subjects
855.....	Agriculture & Recreation
856.....	Agriculture & Recreation
857.....	Agriculture & Recreation
858.....	Agriculture & Recreation
859.....	Agriculture & Recreation
860.....	Agriculture & Recreation
861.....	Agriculture & Recreation
862.....	Agriculture & Recreation
863.....	Agriculture & Recreation
864.....	Budget
865.....	Budget

866.....Judiciary
 867.....Banking, Commerce and Insurance

(Signed) Philip C. Sorensen, President

RE-REFERRAL OF BILLS

MR. PRESIDENT:

The Reference Committee has met with the Chairman of the Standing Committees and has decided that the following bills should be re-referred so that the work loads of the Committees may be equalized and all bills heard by May 1, 1965. Therefore, I move that the following bills previously referred to the Committee on Government and Military Affairs be re-referred as follows:

LB	Re-REFERRED to:
554.....	Agriculture & Recreation
650.....	Agriculture & Recreation
503.....	Banking, Commerce and Insurance
781.....	Banking, Commerce and Insurance
67.....	Judiciary
303.....	Judiciary
305.....	Judiciary
579.....	Judiciary
820.....	Judiciary
95.....	Miscellaneous Subjects
413.....	Miscellaneous Subjects
593.....	Miscellaneous Subjects
660.....	Miscellaneous Subjects
459.....	Public Health & Welfare
599.....	Public Health & Welfare
93.....	Revenue
255.....	Revenue
260.....	Revenue
261.....	Revenue
443.....	Revenue
710.....	Revenue
711.....	Revenue

I also move that:

LB 739 be re-referred from the Judiciary Committee to Public Works

LB 750 be re-referred from the Public Works Committee to Judiciary

LB 632 and LB 586 be re-referred from the Urban Affairs Committee to the Miscellaneous Subjects Committee

(Signed) Kenneth L. Bowen, Speaker

The motion prevailed.

Presented to the Governor

Presented to the Governor for approval on March 15, 1965, at 8:30 a.m.: LB 127 LB 3 LB 19 LB 211 LB 246

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 26. Replaced on Select File as amended.

E and R amendments to LB 26:

1. In standing committee amendment 1, line 12, strike the period and insert a period at the end of the line.

2. In Enrollment and Review amendment 9, adopted March 3, 1965, strike beginning with "at" in line 11 through the semicolon in line 12, and in lieu thereof insert "in line 25, insert 'the same' after 'proceeds';".

3. In line 2 of Enrollment and Review amendment 5, adopted March 8, 1965, strike "February" and insert "March".

LEGISLATIVE BILL 315. Replaced on Select File as amended.

E and R amendments to LB 315:

1. In the Bauer specific amendment 1 adopted March 12, 1965, insert "and show all old matter as stricken" after "inclusive".

2. In the title, strike beginning with "to" in line 8 through "erty" in line 10, and insert "to eliminate provisions respecting the property tax rolls and computation of tax".

LEGISLATIVE BILL 628. Placed on Select File as amended.

E and R amendments to LB 628:

1. In substitute standing committee amendment 1, line 1, strike "1" and insert "2"; in District No. 4, lines 21 and 22, strike "to the center line of 50th Street,"; in District No. 5, lines 19 and 20, strike "to the center line of 24th Street"; in District No. 6, line 15, strike "to the center line of 30th Street,"; in District No. 8, line 19,

strike the comma; in District No. 9, line 17, strike the comma; in District No. 10, line 17, insert "the" before "Chicago"; in District No. 10, line 29, strike the comma; in District No. 11, line 13, strike the comma; in District No. 12, line 37, strike the comma; in District No. 13, line 1, insert "following" after the first "the"; in District No. 13, line 20, strike the comma; and in District No. 14, line 18, strike the comma.

2. Amend line 97 of section 2 to read "District No. 30. The counties of Johnson and Gage."; and in line 111, insert a comma after "Dawson".

3. In substitute standing committee amendment 2; line 1, strike "1" and insert "2"; in line 2, strike "29" and insert "129"; in District No. 50, line 8, insert "the" before "Chicago"; and in District No. 50, line 27, strike the comma.

4. In substitute standing committee amendment 3, line 1, strike "1" and insert "2".

5. In section 3, line 6, strike "1966" and insert "1968".

LEGISLATIVE BILL 645. Correctly engrossed.

LEGISLATIVE BILL 270. Correctly engrossed.

LEGISLATIVE BILL 269. Correctly engrossed.

LEGISLATIVE BILL 204. Correctly enrolled.

LEGISLATIVE BILL 247. Correctly enrolled.

LEGISLATIVE BILL 205. Correctly enrolled.

LEGISLATIVE BILL 116. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Committee on Committees

March 11, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record voted on each confirmation.

Kara Lee Eikleberry—Advisory Committee to Department of Institutions and Department of Public Welfare

Lowell W. Fisk—State Employees Retirement Board

Respectfully submitted,
 (Signed) Elvin Adamson, Chairman
 Committee on Committees

MOTION—Adopt Report

Mr. Adamson moved to adopt the report of the Committee on Committees.

The motion prevailed.

Vote on Kara Lee Eikleberry

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Rasmussen, R.
Brauer	Holmquist	Moylan	Ruhnke
Budd	Kjar	Nelson	Skarda
Burbach	Klaver	Nore	Stromer
Carpenter	Knight	Orme	Wallwey
Carstens	Kokes	Paine, I.	Warner
Claussen	Kremer	Paxton	Whitney
Craft	Lysinger	Payne, D.	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Danner	Hughes	Stryker	Syas
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Having received a majority of the votes of all members, the appointment of Kara Lee Eikleberry was declared confirmed by the President.

Vote on Lowell W. Fisk

Voting in the affirmative, 46:

Adamson	Carpenter	Harsh	Kokes
Batchelder	Carstens	Hasebroock	Kremer
Bauer	Claussen	Holmquist	Lysinger
Bowen	Craft	Hughes	Mahoney
Brauer	Crandall	Kjar	Marvel
Budd	Fleming	Klaver	Matzke
Burbach	Gerdes	Knight	Moulton

Moylan	Paxton	Rasmussen, R.	Wallwey
Nelson	Payne, D.	Skarda	Warner
Nore	Pedersen	Stromer	Whitney
Orme	Proud	Stryker	Wylie
Paine, I.	Rasmussen, E.		

Voting in the negative, 0.

Not voting, 3:

Danner	Ruhnke	Syas
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Having received a majority of the votes of all members, the appointment of Lowell W. Fisk was declared confirmed by the President.

UNANIMOUS CONSENT—Members Excused

Members of the Executive Board of the Legislative Council were excused for a short time.

Explanation of Vote

Mr. President: Had I been present, I would have voted "yes" on LB 578. (Signed) George Syas

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 204 LB 247 LB 205 LB 116

MOTION—Introduce Bill

Mr. Marvel renewed his pending motion found in the Legislative Journal for the Forty-ninth Day to introduce a new bill.

Motion laid over at the request of Mr. Marvel.

Visitors

Mr. Warner introduced members of the 6th grade from Belmont School, Mrs. Margie Eloë, principal, and Mmes. Lucille Hanna and Jan Fipps, teachers.

SELECT FILE

LEGISLATIVE BILL 137. E and R amendments found in the Legislative Journal for the Forty-ninth Day were adopted.

Mr. Carpenter moved the adoption of the following amendments:

1. Strike the Paine amendment in line 4 of E and R review amendment 1 of March 11th, and in line 4 of E and R review amendment 3.

2. In line 9, section one, strike "four hundred" and insert "three hundred fifty".

The Carpenter amendments were adopted with 29 ayes, 4 nays, and 16 not voting.

Advanced to E and R for engrossment.

Member Excused

Mr. Stryker was excused at 10:30 a.m. for the morning.

LEGISLATIVE BILL 267. E and R amendments found in the Legislative Journal for the Forty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 27. E and R amendments found in the Legislative Journal for the Forty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 25. E and R amendments found in the Legislative Journal for the Forty-ninth Day were adopted.

Mr. Carpenter offered the following amendment which was adopted by unanimous consent:

Page 2, Section 2, line 7, insert after "66-410" the number "66-601".

Advanced to E and R for engrossment.

Visitor

Mr. Gerdes introduced Floyd Stone from Alliance.

GENERAL FILE

LEGISLATIVE BILL 376. Reading waived. Considered.

Mr. Gerdes offered the following amendment:

In line 11, strike "*wells*" and insert in line 11, after the word "*including*", "*wells for domestic use*".

Amendment pending.

Mr. Ruhnke asked unanimous consent to hold the bill temporarily. No objections. So ordered.

Member Excused

Mr. Nelson was excused at 11:00 a.m., for the remainder of the morning.

Visitors

Mr. Crandall introduced former Senator George Hastings from Grant, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 68. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-fifth Day were adopted.

Mr. Payne offered the following amendment, which was adopted:

Line 16 after the word *destination* add the following: Except for the removal of disabled vehicles from the place of their disablement or other actual emergency no vehicle shall be towed in such manner that it may swerve or weave, nor shall it be offset from the towing vehicle, and it shall have a second or emergency connection between the two vehicles of sufficient strength to sustain the tow, further the towed vehicle shall be equipped with all lights required by law for vehicles unless such lights on the towing vehicle are still clearly visible from the rear despite the tow.

President Sorensen Presiding

Advanced to E and R for review with 40 ayes, 1 nay, and 8 not voting.

Visitors

Mr. Nore introduced Mr. and Mrs. Kenneth Erekoski and family of Monroe, Nebraska.

Mr. Whitney introduced Miss Phyllis Cooney and Miss Phyllis Armstrong of Ogallala, Nebraska.

GENERAL FILE**LEGISLATIVE BILL 89.** Considered.

Mr. Stromer asked unanimous consent that the suggested Standing Committee amendments found in the Legislative Journal for the Forty-ninth Day be withdrawn. No objections. So ordered.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

LEGISLATIVE BILL 153. Explained. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-seventh Day were adopted.

Mr. Wylie offered the following amendments, which were adopted:

1. Amend section 1 of the bill, line 4, by inserting after "machinery," the following: "designed for use at speeds less than twenty-five miles per hour,".

2. Amend section 2, line 18, by striking "thirteen and eighty-five hundredths" and inserting "fourteen".

Advanced to E and R for review with 37 ayes, 1 nay, and 11 not voting.

NOTICE OF COMMITTEE HEARINGS**Public Health and Welfare**

LB 641	Monday, March 29, 1965	2:00 p.m.
LB 624	Hearing set for March 29 postponed. It will be set for a later date.	
LB 459	Tuesday, March 30, 1965	2:00 p.m.
LB 599	Tuesday, March 30, 1965	2:00 p.m.

Visitors

Mr. Craft introduced Mr. J. Y. Castle of North Platte, Nebraska.

Mr. Fleming introduced Mr. Allen Peterson of Kimball, Nebraska.

STANDING COMMITTEE REPORTS**Agriculture and Recreation**

LEGISLATIVE BILL 457. Placed on General File as amended.

Standing Committee amendments to LB 457:

1. Section 1, line 39, after the words "county sheriff" insert the following: "*of the county where the estray originates*".
2. Section 1, line 53, after the word "possession." insert the following: "*When such claim is filed it shall be the duty of the Brand Committee or the County Board, as the case may be, to decide on the validity of the claim so filed and allow the claim for such amount as it be deemed equitable.*"

LEGISLATIVE BILL 458. Placed on General File as amended.

Standing Committee amendments to LB 458:

1. Section 2, line 4, after the word "unbranded" insert a comma.
2. Section 2, line 4, after the word "bears" insert the word "a".

LEGISLATIVE BILL 494. Placed on General File.

LEGISLATIVE BILL 495. Placed on General File as amended.

Standing Committee amendments to LB 495:

1. Section 1, line 9, after the first word "sale.", strike the period and insert in lieu thereof the following: "*or unless other substantial evidence of ownership is produced.*"
2. Section 1, line 12, after the word "brands," insert the following: "*or a statement to the effect that the animal is unbranded.*".

LEGISLATIVE BILL 310. Placed on General File as amended.

Standing Committee amendment to LB 310:

1. Add the Emergency Clause.

(Signed) M. A. Kremer, Chairman

Revenue

LEGISLATIVE BILL 151. Placed on General File.

(Signed) J. W. Burbach, Chairman

GENERAL FILE

LEGISLATIVE BILL 132. Considered.

Laid over until Thursday, March 18, 1965, at the request of Mr. Carpenter.

Adjournment

At 11:57 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Tuesday, March 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, March 16, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We pray, O God, that thou wilt fill this sacred minute with meaning, and make it an oasis for the refreshment of our souls, a window cleaning for our vision, and a recharging of the batteries of our spirits. Let us have less talking and more thinking, less work and more worship, less pressure and more prayer. For if we are too busy to pray, we are far busier than we have any right to be. Speak to us, O Lord, and make us listen to thy broadcasting station that never goes off the air. Through thy Holy Spirit, who is waiting to lead us into all truth. Amen.

The roll was called and all members were present.

The Journal for the Fiftieth Day was approved.

Message from the Governor

March 15, 1965

The President, the Speaker
and Members of the Legislature:

This is to inform your honorable body that on March 13, 1965, I approved LB 117, LB 213, LB 46, LB 167, LB 170, LB 175, and LB 393.

Respectfully,
(Signed) Frank B. Morrison
Governor

Communications

Letter from John W. Mc Cormack, Speaker, U. S. House of Representatives, acknowledging receipt of LR 23.

Letter from U. S. Senator, Roman L. Hruska, acknowledging receipt of LR 23.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 65.

A BILL FOR AN ACT to amend section 2-1564, Reissue Revised Statutes of Nebraska, 1943, and sections 2-1517.03 and 2-1518, Revised Statutes Supplement, 1963, relating to soil and water conservation; to provide authority for the commission to appoint supervisors until individuals are elected; to stagger their terms; to redefine electors; to change procedures for dissolution of a watershed conservancy district; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 419.

Introduced by Terry Carpenter, 48th District; Jerome Warner, 25th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 11, of the Constitution of Ne-

braska, relating to education; to permit the state or governmental subdivision to enter into contracts for services or training with private, commercial, and vocational schools; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Sec. 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VII, section 11, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 11. No sectarian instruction shall be allowed in any school or institution supported in whole or in part by the public funds set apart for educational purposes, nor shall the state accept any grant, conveyance, or bequest of money, lands or other property to be used for sectarian purposes. Neither the state Legislature nor any county, city or other public corporation, shall ever make any appropriation from any public fund, or grant any public land in aid of any sectarian or denominational school or college, or any educational institution which is not exclusively owned and controlled by the state or a governmental subdivision thereof, except that the state or governmental subdivision may enter into contracts for services or training with private, commercial, and vocational schools. No religious test or qualification shall be required of teacher or student for admission to or continuance in any public school or educational institution supported in whole or in part by public taxation.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment to permit the state or governmental subdivisions to enter into contracts for services or training with private, commercial, and vocational schools.

- For
- Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 47:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Bowen Claussen

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 293. With Emergency.

A BILL FOR AN ACT to amend section 60-410, Reissue Revised Statutes of Nebraska, 1943, and section 60-328, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide that non-resident agricultural workers are exempt from registrations and license provisions, as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Crandall	Kokes	Paine, I.
Batchelder	Danner	Kremer	Paxton
Bauer	Fleming	Lysinger	Payne, D.
Bowen	Gerdes	Mahoney	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, E.
Burbach	Holmquist	Moulton	Rasmussen, R.
Carpenter	Hughes	Moylan	Ruhnke
Carstens	Kjar	Nelson	Skarda
Claussen	Klaver	Nore	Stromer
Craft	Knight	Orme	Stryker

Syas Wallwey Warner Whitney
Wylie

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on March 16, 1965 at 8:25 a.m.: LB 116 LB 205 LB 247 LB 204

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 773. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

Enrollment and Review

LEGISLATIVE BILL 275. Replaced on Select File as amended.

E and R amendment to LB 275:

1. In new section 1, line 111, strike "Service Annuity" and insert "Service Annuity Reserve".

LEGISLATIVE BILL 137. Replaced on Select File as amended.

E and R amendments to LB 137:

1. Amend the Carpenter specific amendment 1, adopted March 15, 1965, to read "1. Strike the Paine specific amendment adopted March 11, 1965, and Enrollment and Review amendments 2 and 3, adopted March 15, 1965."

2. In section 1, line 4, strike "four hundred" and insert "three hundred fifty".

3. In the title, line 4, insert "paid" after "and".

LEGISLATIVE BILL 25. Replaced on Select File as amended.

E and R amendment to LB 25:

1. Amend the Carpenter unanimous consent amendment, adopted March 15, 1965, to read "In renumbered section 3, line 7, insert "or Chapter 66, article 6" after "66-410".

LEGISLATIVE BILL 353. Placed on Select File as amended.

E and R amendment to LB 353:

1. In the title, strike lines 4 and 5 and insert "ways; to provide additional authority to the Department of Roads; and to repeal the original section."

LEGISLATIVE BILL 371. Placed on Select File as amended.

E and R amendments to LB 371:

1. In section 3, line 8, strike "31-135" and insert "31-134".

2. In section 4, line 4, strike "by" and insert "of"; and in line 15, strike "said" and insert "such".

3. In standing committee amendment 2, line 1, insert "Sec. 5." before "Since"; and in line 1, insert a comma after "exists".

4. In the title, line 5, strike "and"; and in line 8, insert "; and to declare an emergency" after "located".

LEGISLATIVE BILL 31. Placed on Select File.

LEGISLATIVE BILL 272. Correctly engrossed.

LEGISLATIVE BILL 266. Correctly engrossed.

LEGISLATIVE BILL 254. Correctly engrossed.

LEGISLATIVE BILL 284. Correctly engrossed.

LEGISLATIVE BILL 239. Correctly enrolled.

LEGISLATIVE BILL 36. Correctly enrolled.

LEGISLATIVE BILL 578. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 239 LB 36 LB 578

UNANIMOUS CONSENT—Withdraw LB 728

Mr. Batchelder requested unanimous consent to withdraw LB 728.

Request laid over.

MOTION—Introduce Bill

Mr. Marvel renewed his pending motion found in the Legislative Journal for the Forty-ninth Day to introduce a new bill.

The motion prevailed with 31 ayes, 10 nays, and 8 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 868. Introduced by the Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; Richard Lysinger, Legislative District 36; W. H. Hasebroock, Legislative District 16; Stanley A. Matzke, Legislative District 24; Clifton B. Batchelder, Legislative District 10 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to appropriate the sum of one million two hundred fifty thousand dollars for completing and equipping a science building at Kearney State College and to match federal funds that may become available therefor; and to declare an emergency.

Visitor

Mr. Harsh introduced former senator Don Thompson.

SELECT FILE

LEGISLATIVE BILL 26. E and R amendments found in the Legislative Journal for the Fiftieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 315. E and R amendments found in the Legislative Journal for the Fiftieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 628. E and R amendments found in the Legislative Journal for the Fiftieth Day were adopted.

Mrs. Hughes offered the following amendment which was adopted by unanimous consent:

1. Amend section 2 of the bill, line 5, by striking "Johnson" and inserting "Pawnee"; and by amending line 97 to read "District No. 30. The counties of Gage and Pawnee."

Mr. Gerdes offered the following amendment which was adopted by unanimous consent:

Add the Emergency Clause and amend the title to conform.

Advanced to E and R for engrossment.

Mr. Gerdes asked unanimous consent to place LB 628 at the head of E and R for engrossment. No objections. So ordered.

MOTION—LB 26

Mr. Wylie moved to replace LB 26 on Select File for the following specific amendments:

1. Amend the bill by striking all amendments adopted subsequent to February 9, 1965.

2. Amend section 1 lines 10, 13 and 14 and section 2 lines 8, 10 and 11 by striking "seven" and inserting "eight".

3. Amend the bill by striking section 3 and inserting the following:

"Sec. 3. *This act shall become operative on April 1, 1965.*

Sec. 4. That original sections 77-2602 and 77-2616, Revised Statutes Supplement, 1963, are repealed.

Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

Mr. Bowen moved the previous question. Question is, "Shall the debate cease?"

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

Mr. Wylie requested a record vote on his motion.

Voting in the affirmative, 23:

Batchelder	Hughes	Matzke	Ruhnke
Brauer	Klaver	Moylan	Skarda
Budd	Knight	Nelson	Stryker
Carstens	Lysinger	Paine, I.	Syas
Danner	Mahoney	Paxton	Wylie
Hasebroock	Marvel	Payne, D.	

Voting in the negative, 24:

Adamson	Craft	Kjar	Rasmussen, E.
Bauer	Crandall	Kremer	Rasmussen, R.
Bowen	Fleming	Moulton	Stromer
Burbach	Gerdes	Orme	Wallway
Carpenter	Harsh	Pedersen	Warner
Claussen	Holmquist	Proud	Whitney

Not voting, 2:

Kokes Nore

The Wylie motion lost.

Visitors

Mrs. Hughes introduced Everett Davis, teacher, and 35 students from the Tecumseh High School government class.

Mrs. Orme introduced Gertrude Johnson, Linnette Forsell, and Helen Johnson.

Mr. Kremer introduced Messrs. and Mmes. Larry Epp, Willis Machtigal, Richard Classen, Gary Williams, Ron Kremer, Lewis Oswald, Don Janzen, and Bob Kremer.

UNANIMOUS CONSENT—Withdraw LB 390, 391, 392, 553

Mr. Klaver requested unanimous consent to withdraw LB 390, LB 391, LB 392, and LB 553.

Request laid over.

UNANIMOUS CONSENT—Cancel Hearing

Mr. Klaver asked to cancel the hearing date of March 22nd for LB 739 which has been re-referred to another committee. No objections. So ordered.

Speaker

Speaker Bowen introduced Colonel Morgan Batten, who addressed the Legislature on his trip to NATO headquarters and NATO installations.

MOTION—Return LB 26 to Select File

Mr. Stromer moved to return LB 26 to Select File for the following specific amendment:

Strike language in Bowen amendment as amended by E and R amendments of March 2, 1965—where appropriate.

Insert, where appropriate:

“until the completion of the biennium ending June 30, 1967.”

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

SELECT FILE

LEGISLATIVE BILL 26. The Stromer specific amendment found in this day's Journal was adopted with 42 ayes, 0 nays and 7 not voting.

Advanced to E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 27. Re: Study of All State Governmental Agencies

Introduced by Kenneth L. Bowen, 37th District and George Syas, 13th District.

WHEREAS, the agencies of the state government exhibit many differences in their organization and responsibilities; and

WHEREAS, there are many boards and commissions in the executive branch of the state government, some exercising executive powers and others not; and

WHEREAS, the question is often raised concerning the relative efficiency and desirability of boards and commissions with executive powers and those without executive powers in the administration of governmental functions; and

WHEREAS, a number of state departments, agencies, and institutions have been provided with advisory committees, with many differences in the remuneration and responsibilities of the members thereof; and

WHEREAS, consideration should be given to the functions performed by these advisory bodies and their relative value; and

WHEREAS, some agencies of the state government are responsible to the Governor, and others are not.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a study of all the state governmental agencies, their organizational structures and responsibilities, and the types and methods of selecting the heads thereof.

2. That the study include the use of boards and commissions in the administration of state affairs.

3. That the committee report its findings together with its recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

UNANIMOUS CONSENT—Expedite LB 25, LB 26 and LB 27

Mr. Carpenter asked unanimous consent that LB 25, LB 26 and LB 27 be expedited on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Add Co-introducer

Mr. Bauer asked unanimous consent to add his name as co-introducer to LB 463. No objections. So ordered.

Mrs. Hughes asked unanimous consent to withdraw her name as introducer to LB 463. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 376. Laid over until Thursday, March 18, 1965 at the request of Mr. Gerdes.

LEGISLATIVE BILL 168. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-seventh Day were adopted.

Mr. Stryker offered the following amendment, which was adopted:

1. Amend section 2 of the bill, line 24 by inserting after the semicolon the following: "*lands, easements and rights-of-way needed for recreation may not be acquired through power of eminent domain.*".

Mr. Ruhnke offered the following amendment:

1. Amend section 1 of the bill, by inserting "*The development of wildlife habitat plantings and recreational facilities are to be in conjunction with flood control and watershed reservoirs.*" at the end of line 11.

Amendment pending.

Laid over at the request of Mr. Carpenter.

Visitors

Mr. Hasebroock introduced Mr. Leonard Prinz of West Point.

NOTICE OF COMMITTEE HEARINGS

Public Works

The public hearings on the following bills have been re-set for hearing as indicated:

LB 760	Thursday, April 1, 1965	2:00 p.m.
LB 679	Thursday, April 1, 1965	2:00 p.m.
LB 762	Friday, April 2, 1965	2:00 p.m.
LB 764	Friday, April 2, 1965	2:00 p.m.

Revenue

LB 533	Tuesday, April 6, 1965	2:00 p.m.
LB 534	Tuesday, April 6, 1965	2:00 p.m.
LB 846	Tuesday, April 6, 1965	2:00 p.m.

Public Health and Welfare

LB 766 (re-set for)	Tuesday, March 30, 1965	2:00 p.m.
LB 851	Tuesday, March 23, 1965	2:00 p.m.
LB 852	Tuesday, March 23, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Banking, Commerce and Insurance

LEGISLATIVE BILL 414. Placed on General File.

LEGISLATIVE BILL 530. Placed on General File.

(Signed) Albert A. Kjar, Chairman

Revenue

LEGISLATIVE BILL 465. Indefinitely postponed.

LEGISLATIVE BILL 42. Placed on General File as amended.

Standing Committee amendments to LB 42:

1. Amend section 1 of the bill by striking lines 6 to 8 and inserting the following:

“whether incorporated under the laws of this state or incorporated under the laws of any other state when such corporation shall have domesticated in this state, to pay to the”, and by striking lines 12 to 110 and inserting the following:

“on August 1 of the same year, as follows: When the paid-up capital stock of a corporation does not exceed ten thousand dollars, a fee of ~~five~~ *ten* dollars; when such capital stock exceeds ten thousand dollars but does not exceed twenty thousand dollars, a fee of ~~ten~~ *fifteen* dollars; when such paid-up capital stock exceeds twenty thousand dollars but does not exceed thirty thousand dollars, a fee of ~~fifteen~~ *twenty-two dollars and fifty cents*; when such paid-up capital stock exceeds thirty thousand dollars but does not exceed forty thousand dollars, a fee of ~~twenty~~ *thirty* dollars; when such paid-up capital stock exceeds forty thousand dollars but does not exceed fifty thousand dollars, a fee of ~~twenty-five~~ *thirty-seven dollars and fifty cents*; when such paid-up capital stock exceeds fifty thousand dollars but does not exceed sixty thousand dollars, a fee of ~~thirty~~ *forty-five* dollars; when such paid-up capital stock exceeds sixty thousand dollars but does not exceed seventy thousand dollars, a fee of ~~thirty-five~~ *fifty-two dollars and fifty cents*; when such paid-up capital stock exceeds seventy thousand dollars but does not exceed eighty thousand dollars, a fee of ~~forty~~ *sixty* dollars; when such paid-up capital stock exceeds eighty thousand dollars but does not exceed ninety thousand dollars, a fee of ~~forty-five~~ *sixty-seven dollars and fifty cents*; when such paid-up capital stock exceeds ninety thousand dollars but does not exceed one hundred thousand dollars, a fee of ~~fifty~~ *seventy-five* dollars; when such paid-up capital stock exceeds one hundred thousand dollars but does not exceed one hundred and twenty-five thousand dollars, a fee of ~~sixty~~ *ninety* dollars; when such paid-up capital stock exceeds one hundred and twenty-five thousand dollars but does not exceed one hundred and fifty thousand dollars, a fee of ~~seventy~~ *one hundred five* dollars; when such paid-up capital stock exceeds one hundred and fifty thousand dollars but does not exceed one hundred and seventy-five thousand dollars, a fee of ~~eighty~~ *one hundred twenty* dollars; when such paid-up capital stock exceeds one hundred and seventy-five thousand dollars but does not exceed two hundred thousand dollars, a fee of ~~ninety~~ *one hundred thirty-five* dollars; when such paid-up capital stock exceeds two hundred thousand dollars but does not exceed two hundred and twenty-five

thousand dollars, a fee of one hundred *fifty dollars*; when such paid-up capital stock exceeds two hundred and twenty-five thousand dollars but does not exceed two hundred and fifty thousand dollars, a fee of one hundred ~~ten~~ *sixty-five dollars*; when such paid-up capital stock exceeds two hundred and fifty thousand dollars but does not exceed two hundred and seventy-five thousand dollars, a fee of one hundred ~~twenty~~ *eighty dollars*; when such paid-up capital stock exceeds two hundred and seventy-five thousand dollars but does not exceed three hundred thousand dollars, a fee of one hundred ~~thirty~~ *ninety-five dollars*; when such paid-up capital stock exceeds three hundred thousand dollars but does not exceed three hundred and twenty-five thousand dollars, a fee of ~~one~~ *two hundred forty ten dollars*; when such paid-up capital stock exceeds three hundred and twenty-five thousand dollars but does not exceed three hundred fifty thousand dollars, a fee of ~~one~~ *two hundred fifty twenty-five dollars*; when such paid-up capital stock exceeds three hundred and fifty thousand dollars but does not exceed four hundred thousand dollars, a fee of ~~one~~ *two hundred sixty fifty dollars*; when such paid-up capital stock exceeds four hundred thousand dollars but does not exceed four hundred and fifty thousand dollars, a fee of ~~one~~ *two hundred seventy seventy-five dollars*; when such paid-up capital stock exceeds four hundred and fifty thousand dollars but does not exceed five hundred thousand dollars, a fee of ~~one~~ *three hundred eighty dollars*; when such paid-up capital stock exceeds five hundred thousand dollars but does not exceed six hundred thousand dollars, a fee of ~~two~~ *three hundred forty dollars*; when such paid-up capital stock exceeds six hundred thousand dollars but does not exceed seven hundred thousand dollars, a fee of ~~two~~ *three hundred fifty eighty dollars*; when such paid-up capital stock exceeds seven hundred thousand dollars but does not exceed eight hundred thousand dollars, a fee of ~~three~~ *four hundred twenty dollars*; when such paid-up capital stock exceeds eight hundred thousand dollars but does not exceed nine hundred thousand dollars, a fee of ~~three~~ *four hundred fifty sixty dollars*; when such paid-up capital stock exceeds nine hundred thousand dollars but does not exceed one million dollars, a fee of ~~four~~ *five hundred dollars*; when such paid-up capital stock exceeds one million dollars but does not exceed ten million dollars, a fee of ~~four~~ *three hundred dollars and seventy-five dollars additional for each million or fraction thereof over and above one million dollars*; when such paid-up capital stock exceeds ten million dollars but does not exceed fifteen million dollars, a fee of ~~twelve~~ *forty-five hundred dollars*; when such paid-up capital stock exceeds fifteen million dollars but does not exceed twenty million dollars, a fee of ~~fifteen~~ *fifty-five hundred dollars*; when such paid-up capital stock exceeds twenty million dollars but does not exceed twenty-five million dollars, a fee of ~~two thousand~~ *sixty-five hundred dollars*; when such paid-up capital

stock exceeds twenty-five million dollars *but does not exceed fifty million dollars*, a fee of ~~twenty-five~~ *seventy-seven* hundred fifty dollars; *when such paid-up capital stock exceeds fifty million dollars but does not exceed one hundred million dollars, a fee of eight thousand dollars; and when such paid-up capital stock exceeds one hundred million dollars, a fee of eight thousand two hundred fifty dollars.*

The minimum annual fee for filing such report shall be *five ten* dollars; *Provided*, for the purpose of determining the annual fee, the stock of corporations incorporated under the laws of any other state, which corporations shall have domesticated in this state, and which stock is without par value, shall be deemed to have a par value of an amount equal to the amount paid in as capital for such shares at the time of the issuance thereof.”.

2. Add a new section to the bill to be known as section 2 and to read as follows:

“Sec. 2. That section 21-306, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

21-306. Upon the filing of such report with the Secretary of State, it shall be the duty of every foreign corporation for profit, now or hereafter doing business in this state, to pay to the Secretary of State as an annual fee which shall be for the calendar year beginning January 1 and become due and assessable on that date, payable July 1, and delinquent August 1 of the same year, to be measured by all the property and credits employed by said foreign corporation in the conduct of its business in the State of Nebraska. For such purpose said property and credits shall consist of the sum total of the fair and reasonable market value of all real estate, personal property, and other investments, including operating capital employed in Nebraska, advertising, credits, and accounts receivable, without deduction of sums due and owing by said foreign corporation, and all other money and credit employed and used in the state by such foreign corporation in the transaction of its business. The annual fee to be paid by such foreign corporation shall be based upon the sum so determined, and shall be considered the capital stock investment of such foreign corporation in this state for the purpose of said annual fee. The schedule of payment shall be *double* the fees set forth in section 21-303, or any amendments thereto, *except the fee shall not exceed nine thousand dollars*, and the Secretary of State, or any person deputized by him, shall have authority to investigate and obtain information from such corporation or any state, county, or city official who may have information in reference thereto. Such officers are authorized by the provisions of this section to furnish such information to the Secretary of State or

anyone deputized by him, in order to determine all facts, and give effect to the collection of the annual fee as herein defined.”

3. Strike section 2 and add a new section to read as follows:

“Sec. 3. That original sections 21-303 and 21-306, Reissue Revised Statutes of Nebraska, 1943, are repealed.”

(Signed) J. W. Burbach, Chairman

Labor

LEGISLATIVE BILL 502. Placed on General File as amended.

Standing Committee amendment to LB 502:

strike “*and primary class*” from Lines 11 and 12, Section 1; Line 17, Section 2; and Line 6, Section 3.

LEGISLATIVE BILL 473. Placed on General File.

LEGISLATIVE BILL 518. Placed on General File as amended.

Standing Committee amendment to LB 518:

In section 1, lines 14 and 15, strike “*is insured*” and insert “*carries a policy of workmen’s compensation insurance*”; and in line 15, strike “*his*” and insert “*the*”.

(Signed) Edward R. Danner, Chairman

Adjournment

At 12:02 p.m., on a motion by Mr. Claussen, the Legislature adjourned until 9:00 a.m., Wednesday, March 17, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, March 17, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, when we get sick of ourselves, ashamed of our littleness, or selfishness, and the petty things that irritate us, then let it be the beginning of spiritual health by making us willing to have thee create in us clean hearts and renew right spirits within us. Hold us steady lest we lose our poise. Guard our speech lest by cutting words and careless deeds we hurt our colleagues in the cause for which we seek. Where we differ in approach to a problem, may we ever be open to consider another and a better way, guided, not by whether it be popular, or expedient, or practical, but always whether it be right. Hear our prayer, O Lord, and help us, through Jesus Christ. Amen.

The roll was called and all members were present except Messrs. Burbach, Lysinger, D. Payne, and Proud who were excused.

Corrections for the Journal

Page 809, line 25, show the word "eighty" as stricken.

The Journal for the Fifty-first Day was approved as corrected.

Communication

Letter from John W. Hossack, State Engineer, transmitting a report of the control of access along Nebraska highways, as requested in LR 4.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 200. With Emergency.

A BILL FOR AN ACT relating to warehouses; to reenact those provisions relating to warehouses that were inadvertently repealed when Chapter 544, Laws of Nebraska for 1963, was adopted; to provide an operative date; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Syas
Claussen	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Budd	Lysinger	Payne, D.	Proud
Burbach			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 39.

A BILL FOR AN ACT to amend section 2-1211, Reissue Revised Statutes of Nebraska, 1943, relating to the State Racing Commission; to prohibit any members of the State Racing Commission, the secretary or any employee thereof from having any interest in any horse raced at any meet under the jurisdiction of the commission; to provide for forfeiture of office; to change provisions respecting expenses and disbursements as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Syas
Claussen	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Budd	Lysinger	Payne, D.	Proud
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 273. With Emergency.

A BILL FOR AN ACT to amend section 37-212, Reissue Revised Statutes of Nebraska, 1943, and section 81-815.20, Revised Statutes Supplement, 1963, relating to the Game, Forestation and Parks Commission; to consolidate the State Boating Fund with the State Game Fund, as prescribed; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Crandall	Klaver	Nelson
Batchelder	Danner	Knight	Nore
Bauer	Fleming	Kokes	Orme
Bowen	Gerdes	Kremer	Paine, I.
Brauer	Harsh	Mahoney	Paxton
Carpenter	Hasebroock	Marvel	Pedersen
Carstens	Holmquist	Matzke	Rasmussen, E.
Claussen	Hughes	Moulton	Rasmussen, R.
Craft	Kjar	Moylan	Ruhnke

Skarda	Stryker	Wallwey	Whitney
Stromer	Syas	Warner	Wylie

Voting in the negative, 0.

Not voting, 5:

Budd	Lysinger	Payne, D.	Proud
Burbach			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Message from the Governor

March 16, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on March 16, 1965, I approved LB 246, LB 211, LB 205, LB 204, LB 127, LB 116, LB 19, LB 3, and LB 247.

Respectfully,

(Signed) Frank B. Morrison
Governor

Presented to the Governor

Presented to the Governor for approval at 8:20 a.m., March 17, 1965: LB 239 LB 36 LB 578

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 285. Placed on General File as amended.

Standing Committee amendments to LB 285:

1. Amend section 1 of the bill, by striking lines 1 to 6 and inserting the following:

“Section 1. For the Department of Agriculture and Economic Development to disperse funds to public colleges, universities, vocational or technical schools owned and controlled by the state or a political subdivision thereof for training of deserving Nebraska

youths of low income farm and ranch families for the current biennium and the biennium ending June 30, 1967, there is hereby appropriated a sum equal to the annual net income from returned assets of the Nebraska Rural Rehabilitation Corporation for that purpose.

2. Amend section 2, line 6 by striking "General Fund not otherwise appropriated" and insert "Nebraska Rural Rehabilitation Corporation Fund".

(Signed) M. A. Kremer, Chairman

Government and Military Affairs

LEGISLATIVE RESOLUTION 14. Placed on General File.

Statement on LR 14:

The purpose of LR 14 is to permit the states to have the right in the manner of the reapportionment of the Legislature. The resolution petitions Congress for a constitutional amendment to affect this change.

Those appearing for the bill were the introducer, Senator Cecil Craft, Hal Bridenbaugh, Earl Luff, H. C. Filley, Roland Nelson, John C. Klosterman. Those opposing this bill were Senator George Syas and L. K. Emry.

The majority of the committee felt that the passage of the resolution was in the best interest of the State. The opposition felt that the courts would not use unreasonable criteria for the reapportionment of the legislature and hence no need for the resolution.

The bill was advanced to General File by a vote of five ayes, two nays, and one absent and not voting.

LEGISLATIVE BILL 147. Placed on General File as amended.

Standing Committee amendment to LB 147:

1. Amend section 1 of the bill line 18 by striking the new matter and reinserting the old matter; line 30 by inserting after "bonds" the following:

“; Provided, that districts organized under the provisions of Chapters 31 or 39 may agree to pay a call premium of not to exceed two percent of the par value of such bonds when a single issue is five hundred thousand dollars or more and that bonds of such districts shall have no other bond redemption call or

prepayment restrictions except as hereinafter provided in this section."

and by striking the new matter in line 31 to 33.

LEGISLATIVE BILL 343. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Miscellaneous Subjects

LEGISLATIVE BILL 795. Placed on General File as amended.

Standing Committee amendment to LB 795:

1. Amend section 1 of the bill, line 11 by striking "their" and inserting after "except" the following: "*that a minor may possess or have physical control of alcoholic liquor in his*".

LEGISLATIVE BILL 43. Indefinitely postponed.

LEGISLATIVE BILL 253. Placed on General File.

LEGISLATIVE BILL 699. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 26. Replaced on Select File as amended.

E and R amendments to LB 26:

1. In the last line of the Stromer specific amendments, adopted March 16, 1965, strike the period and insert a period at the end of the line.

2. In line 4 of standing committee amendment 1, adopted February 24, 1965, insert an underscored comma before "*an*".

LEGISLATIVE BILL 75. Replaced on Select File as amended.

E and R amendment to LB 75:

1. Amend the Craft specific amendment, adopted March 12, 1965, to read: "In line 4 of the Craft specific amendment 1, adopted March 3, 1965, strike '*the prior creation of*' and insert '*creating*'; and in line 5, strike '*therefor*'."

LEGISLATIVE BILL 537. Placed on Select File as amended.

E and R amendments to LB 537:

1. In section 2, line 4, strike the first "of" and insert "or" as in the statutes.

2. In section 5, line 8, strike "case" and insert "cast" as in the statutes.

3. In the title, insert "32-496," at the end of line 2; insert "32-815," at the end of line 4; and in line 8, insert "to permit an increase in the size of the canvassing and counting boards in certain counties;" after the semicolon.

LEGISLATIVE BILL 634. Placed on Select File.**LEGISLATIVE BILL 207.** Placed on Select File as amended.

E and R amendments to LB 207:

1. In new section 2, line 1, strike 'Section II: "For the' and insert "Sec. 2. For"; in line 1, strike "this section" and insert "section 1 of this act,".

2. In new section 3, line 1, strike 'Section III: "'and insert "Sec. 3."; and before the period in line 3, insert "of the Game, Forestation and Parks Commission".

3. In the title, line 3, strike "highway" and insert "public highway, road"; in line 3, strike "and"; and in line 4, insert "; to define a term; and to provide for enforcement" after "penalty".

LEGISLATIVE BILL 291. Placed on Select File as amended.

E and R amendments to LB 291:

1. In section 1, line 19, strike "(1)"; and in lines 36 and 37, strike "section" and insert "act".

2. In section 1, line 40, strike "(2)" and insert "Sec. 2.", renumbering lines 40 to 69 as lines 1 to 30; in new section 2, line 3, insert an underscored comma after "pools"; in line 24, insert an underscored comma after "reasonable"; and in lines 7, 10, 19, 22, and 25, strike "(a)", "(b)", "(c)", "(d)", and "(e)", respectively, and insert in lieu thereof "(1)", "(2)", "(3)", "(4)", and "(5)", respectively.

3. In original section 1, line 70, strike "(3)" and insert "Sec. 3.", renumbering lines 70 to 79 as lines 1 to 10; in new section 3, line 3, strike the first "in" and insert "of"; and in line 8, strike "said" and insert "such".

4. In original section 1, line 80, strike "(4)" and insert "Sec. 4.", renumbering lines 80 to 161 as lines 1 to 82; in line 7, insert an underscored comma after "waste"; in line 17, strike "practically" and insert "practicably"; in line 19, strike "are" and insert "area"; in lines 4, 6, 10, 14, and 20, strike "(a)", "(b)", "(c)", "(d)", and "(e)", respectively, and insert "(1)", "(2)", "(3)", "(4)", and "(5)", respectively; and in lines 24, 30, 39, and 46, strike "(i)", "(ii)", "(iii)", and "(iv)", respectively, and insert "(a)", "(b)", "(c)", and "(d)", respectively.

5. In original section 1, line 162, strike "(5)" and insert "Sec. 5.", renumbering lines 162 to 176 as lines 1 to 15; in new section 5, line 2, strike "section" and insert "act"; in line 3, strike "; Provided, that" and insert ", but"; in line 4, strike "(a)"; and in line 8, strike "(b)".

6. In original section 1, line 177, strike "(6)" and insert "Sec. 6.", renumbering lines 177 to 189 as lines 1 to 13.

7. In original section 1, line 190, strike "(7)" and insert "Sec. 7.", renumbering lines 190 to 205 as lines 1 to 16.

8. In original section 1, line 206, strike "(8)" and insert "Sec. 8.", renumbering lines 206 to 210 as lines 1 to 5.

9. In original section 1, line 211, strike "(9)" and insert "Sec. 9.", renumbering lines 211 to 216 as lines 1 to 6.

10. In original section 1, line 217, strike "(10)" and insert "Sec. 10.", renumbering lines 217 to 221 as lines 1 to 5.

11. In original section 1, line 222, strike "(11)" and insert "Sec. 11.", renumbering lines 222 to 236 as lines 1 to 15; in new section 11, line 2, strike "section" and insert "act"; in line 9, insert "the" after "operating"; and strike line 11, and insert "provided by sections 57-801 to".

12. In original section 1, line 237, strike "(12)" and insert "Sec. 12.", renumbering lines 237 to 245 as lines 1 to 9; and in new section 12, line 3, insert "the" after "within".

13. In original section 1, line 246, strike "(13)" and insert "Sec. 13.", renumbering lines 246 to 251 as lines 1 to 6.

14. Renumber original section 2 as section 14.

15. Add a new section to be known as section 15 and to read as follows:

"Sec. 15. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

16. In the title, lines 6 and 10, insert "Nebraska" before "Oil"; in line 13, strike "and"; and in line 13, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 628. Replaced on Select File as amended.

E and R amendments to LB 628:

1. Its purpose having already been accomplished, strike the Hughes unanimous consent amendment.

2. Add a new section to be known as section 6 and to read as follows:

"Sec. 6. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 5, strike "and"; and in line 7, insert "; and to declare an emergency" after "1963".

LEGISLATIVE BILL 55. Correctly engrossed.

LEGISLATIVE BILL 469. Correctly engrossed.

LEGISLATIVE BILL 104. Correctly engrossed.

LEGISLATIVE BILL 293. Correctly enrolled.

LEGISLATIVE BILL 65. Correctly enrolled.

LEGISLATIVE BILL 419. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

NOTICE OF COMMITTEE HEARINGS

Labor

LB 816 reset for Wednesday, April 7, 1965 2:00 p.m.

Public Works

LB 681 Wednesday, April 7, 1965 2:00 p.m.

LB 720 Wednesday, April 7, 1965 2:00 p.m.

LB 789 Wednesday, April 7, 1965 2:00 p.m.

LB 647 Thursday, April 8, 1965 2:00 p.m.

LB 709 Thursday, April 8, 1965 2:00 p.m.

LB 767 Thursday, April 8, 1965 2:00 p.m.

LB 694 Friday, April 9, 1965 2:00 p.m.

LB 809	Friday, April 9, 1965	2:00 p.m.
LB 825	Friday, April 9, 1965	2:00 p.m.
LB 648	Wednesday, April 14, 1965	2:00 p.m.
LB 736	Wednesday, April 14, 1965	2:00 p.m.
LB 738	Wednesday, April 14, 1965	2:00 p.m.
LB 740	Wednesday, April 14, 1965	2:00 p.m.
LB 737	Wednesday, April 14, 1965	2:00 p.m.
LB 739	Wednesday, April 14, 1965	2:00 p.m.
LB 675	Wednesday, April 21, 1965	2:00 p.m.
LB 680	Wednesday, April 21, 1965	2:00 p.m.
LB 685	Wednesday, April 21, 1965	2:00 p.m.
LB 389	Thursday, April 22, 1965	2:00 p.m.
LB 713	Thursday, April 22, 1965	2:00 p.m.
LB 727	Thursday, April 22, 1965	2:00 p.m.
LB 729	Friday, April 23, 1965	2:00 p.m.
LB 746	Friday, April 23, 1965	2:00 p.m.
LB 463	Wednesday, April 28, 1965	2:00 p.m.
LB 602	Wednesday, April 28, 1965	2:00 p.m.
LB 702	Wednesday, April 28, 1965	2:00 p.m.
LB 719	Thursday, April 29, 1965	2:00 p.m.
LB 808	Thursday, April 29, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Committee on Committees

March 15, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

George J. Buglewicz—Advisory Committee to Department of Institutions and Department of Public Welfare

Charles W. O'Rourke—Board of Educational Lands and Funds

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report.

Mr. Carpenter moved that the report be laid over.

The motion prevailed.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 293 LB 65 LB 419

Member Excused

Mr. E. Rasmussen asked unanimous consent to be excused for Thursday, March 18, 1965. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 275. E and R amendment found in the Legislative Journal for the Fifty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 137. E and R amendments found in the Legislative Journal for the Fifty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 25. E and R amendment found in the Legislative Journal for the Fifty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 353. E and R amendment found in the Legislative Journal for the Fifty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 371. E and R amendments found in the Legislative Journal for the Fifty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 31. Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Klaver renewed his pending request found in the Legislative Journal for the Fifty-first Day to withdraw LB 390, LB 391, LB 392 and LB 553.

No objections. So ordered.

MOTION—Place LB 377 on General File

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Forty-eighth Day to place LB 377 on General File notwithstanding the committee action.

Speaker Bowen Presiding

The Carpenter motion lost with 18 ayes, 21 nays and 10 not voting.

MOTION—Suspend Rules

Mr. Carpenter moved that the rules be suspended and adopt the following rule change:

“No consideration be given to bills for the earmarking of revenue until they have first been referred to the Budget Committee for recommendation. This applies to all bills which have not reached Select File as of this date.”

Mr. Carpenter asked unanimous consent that this motion be held until tomorrow. No objections. So ordered.

Members Excused

Messrs. Bauer, Craft, Gerdes and Moulton asked unanimous consent to be excused at 11:40 a.m., for the remainder of the morning. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 168. Considered.

Laid over at the request of Mr. Stryker.

LEGISLATIVE BILL 485. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-eighth Day were adopted.

Advanced to E and R for review with 38 ayes, 1 nay and 10 not voting.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to read only the new and stricken matter in all General File bills this morning. No objections. So ordered.

LEGISLATIVE BILL 309. Reading waived. Considered.

Mr. Klaver asked unanimous consent to substitute the following corrected Standing Committee amendment:

On Page 2, Section 1, Lines 12 and 13, after the word "made", and in Section 2, Line 16, at the beginning of the line and before the word "for", delete the following words: "*as a delaying tactic or*".

No objections. So ordered.

The Standing Committee amendments found in the Legislative Journal for the Thirty-eighth Day were adopted as corrected.

Mr. I. Paine offered the following amendment, which was adopted:

1. Amend section 2 of the bill, lines 7, 8 and 9, by striking "*or when an original filing made in the district court is within the jurisdictional limits of an inferior court, and*" and insert "*when*"; also in line 15 by striking "*or the original filing was made.*"

Mr. Bauer asked unanimous consent to hold LB 309 over until tomorrow. No objections. So ordered.

LEGISLATIVE BILL 444. Explained. Considered.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

Visitors

Mr. Craft introduced Mr. Herschel Winfrey of North Platte.

LEGISLATIVE BILL 445. Reading waived. Considered.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 522. Explained. Considered.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

UNANIMOUS CONSENT—Expedite LB 297

Mr. Pedersen asked unanimous consent that LB 297 be placed at the head of E and R for engrossment.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 406. Reading waived. Considered.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 265. Reading waived. Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 92. Reading waived. Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 236. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-eighth Day were adopted.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 652. Reading waived. Considered.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE BILL 299. Reading waived. Considered.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 28. Re: Earmarking Revenue

Introduced by Fern Hubbard Orme, 29th District; Ramey C. Whitney, 44th District and Stanley A. Matzke, 24th District.

WHEREAS, the state receives revenue from many different taxes, fees, and charges; and

WHEREAS, over the years many separate revenue funds have been created for the support of particular governmental programs; and

WHEREAS, the resulting earmarking of state funds for these programs raises questions of efficient fiscal controls; and

WHEREAS, the proposals to earmark additional revenues in the present session have led to much discussion of the practice.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a comprehensive and detailed study of all the revenue funds of the state, the purposes for which they are dedicated, and the effects of earmarking on modern methods of fiscal control.

2. That the committee report its findings together with its recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 29. Re: Storage of Feed Grains

Introduced by Maurice A. Kremer, 34th District; Arnold Ruhnke, 31st District; W. H. Hasebrook, 16th District and Herb Nore, 22nd District.

WHEREAS, feed grains in storage have dropped from a high of eighty-seven million tons to present fifty-eight million tons; and

WHEREAS, storage of feed grains diminished during the years 1963-1964; and

WHEREAS, storage of feed grains represent potential food reserves; and

WHEREAS, unless storage of grains is maintained in Nebraska, in the near future the stored grains will be reduced to the extent that if drought conditions continue, there will be little grain stored as a reserve for the feeding of livestock which will require the shipping of grain to Nebraska from other suppliers; and

WHEREAS, the geographic location and the climatic conditions favor storage of feed grains in Nebraska; and

WHEREAS, the economy of the state will be greatly effected by calling in the stored feed grains of the years 1960 and 1961.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the feed grain stored for the year 1961 be not called for delivery.

2. That printed copies of this resolution be forwarded by the Clerk of the Legislature to the Secretary of Agriculture of the United States, and to each member of Congress from the State of Nebraska.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Danner asked unanimous consent to hold the Labor Committee hearing on LB 336 and LB 768 on Wednesday, March 17, 1965, in the East Chamber. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Agriculture and Recreation

LB 554	Friday, March 26, 1965	2:00 p.m.
LB 863	Friday, April 2, 1965	2:00 p.m.
LB 287	Thursday, April 22, 1965	2:00 p.m.
LB 856	Thursday, April 22, 1965	2:00 p.m.
LB 858	Thursday, April 22, 1965	2:00 p.m.
LB 859	Thursday, April 22, 1965	2:00 p.m.
LB 650	Friday, April 23, 1965	2:00 p.m.
LB 807	Friday, April 23, 1965	2:00 p.m.
LB 860	Friday, April 23, 1965	2:00 p.m.
LB 861	Friday, April 23, 1965	2:00 p.m.
LB 394	Thursday, April 29, 1965	2:00 p.m.
LB 855	Thursday, April 29, 1965	2:00 p.m.
LB 857	Thursday, April 29, 1965	2:00 p.m.
LB 862	Thursday, April 29, 1965	2:00 p.m.
LB 538	Friday, April 30, 1965	2:00 p.m.
LB 639	Friday, April 30, 1965	2:00 p.m.

Labor

LB 426	Wednesday, March 24, 1965	2:00 p.m.
LB 544 (Re-set)	Wednesday, April 7, 1965	2:00 p.m.
LB 558	Wednesday, April 28, 1965	2:00 p.m.
LB 659	Wednesday, April 14, 1965	2:00 p.m.
LB 787 (Re-set)	Wednesday, April 14, 1965	2:00 p.m.

Announcement

Mr. Ruhnke announced that there would be a meeting in the West Lounge at 7:00 p.m., March 17, 1965, concerning LB 376.

STANDING COMMITTEE REPORTS**Public Health and Welfare**

LEGISLATIVE BILL 259. Placed on General File as amended.

Standing Committee amendments to LB 259:

1. Amend section 1 by striking beginning with semicolon in line 17 through "sewage" in line 35 showing the same as stricken.
2. Insert a new section to be known as section 2 and to read as follows: "Sec. 2. *This act shall become operative June 30, 1966.*"
3. Renumber original Section 2 as Section 3.

LEGISLATIVE BILL 311. Placed on General File as amended.

Standing Committee amendments to LB 311:

1. In Section 1, page 2, line 3 strike "department" and insert in lieu thereof the word "council".
2. Amend section 1 by reinstating the stricken matter in line 36 to 42 except "and" in line 42; in line 36 strike "Any" and insert "*Any until January 1, 1968, any*"; and strike the new matter and reinstate the stricken matter in line 43.

LEGISLATIVE BILL 320. Placed on General File as amended.

Standing Committee amendment to LB 320:

1. In lines 14 and 15 of Section 2 strike the words "cause the Board of Examiners for Medicine and Surgery to" and insert in lieu thereof the words "report such finding and the evidence supporting it to the Board of Examiners for Medicine and Surgery and if said Board agrees that reasonable cause exists to question the qualification of such licensee it shall".

LEGISLATIVE BILL 322. Placed on General File.

LEGISLATIVE BILL 323. Placed on General File.

LEGISLATIVE BILL 324. Placed on General File.

LEGISLATIVE BILL 362. Placed on General File.

LEGISLATIVE BILL 364. Placed on General File.

LEGISLATIVE BILL 365. Placed on General File as amended.

Standing Committee amendments to LB 365:

1. Amend the bill after section 23 by inserting the following to be numbered sections 24 and 25.

“Sec. 24. This act shall in no way preclude the foreclosure or satisfaction of any claim or lien for reimbursement of old age assistance payments which may have accrued in favor of any county or the state under the provisions of sections 68-215 to 68-215.12.”

“Sec. 25. Any individual who, on the effective date of this act, is a recipient of old age assistance, blind assistance, or aid to the disabled, shall, if otherwise eligible. (1) continue to receive such assistance until the Department of Public Welfare and the county division of public welfare shall be able to transfer such recipient to the program of assistance to the aged, blind or disabled, and (2) be eligible for assistance to the aged, blind or disabled on the basis of the certificate of award already issued to such recipient of old age assistance, blind assistance, or aid to the disabled until such time as it shall be practicable for the Department of Public Welfare and the county division of public welfare to issue a certificate of award for assistance to the aged, blind or disabled.”

2. Amend the bill by renumbering section 24 as section 26 and renumbering section 25 as section 27.

LEGISLATIVE BILL 366. Placed on General File as amended.

Standing Committee amendment to LB 366:

1. Amend section 5 of the bill, page 3, line 5, after “(2)”. by inserting the following: “any commodity, foodstuff, food coupon or stamp, or”.

LEGISLATIVE BILL 368. Placed on General File.

LEGISLATIVE BILL 369. Placed on General File.

(Signed) Marvin E. Stromer, Chairman

Judiciary

LEGISLATIVE BILL 606. Placed on General File.

LEGISLATIVE BILL 614. Placed on General File.

LEGISLATIVE BILL 651. Placed on General File as amended.

Standing Committee amendment to LB 651:

Amend Page 1, Section 1 of the bill, Line 9, after the word “retarded” by inserting the following: “or properly committed or relinquished to the Home for Children”.

LEGISLATIVE BILL 672. Placed on General File as amended.

Standing Committee amendment to LB 672:

Amend Page 1, Section 1 of the bill, Line 3, by inserting the word "*constitutional*" after the word "the" and inserting the word "*lawful*" after the word "all".

LEGISLATIVE BILL 693. Placed on General File as amended.

Standing Committee amendment to LB 693:

Amend Page 3, Section 1, Subsection (2), Lines 55 and 56 by inserting in Line 55 after the word "death" the word "of" and by inserting in Line 56 after the word "injury" the word "to".

(Signed) Sam Klaver, Chairman

Adjournment

At 12:00 p.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Thursday, March 18, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, March 18, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Forgive us, O God, that we are so anxious, in all we say and do, to have the approval of men, forgetting that it is thy approval that brings us peace of mind and clear conscience. Make us aware of the record thou art writing - the record that one day will be read by the judge of all the universe. We need to remember that there is no party in integrity, and no politics in goodness. We pray for thy grace and thy help to do better and to be better. Through Jesus Christ. Amen.

The roll was called and all members were present except Messrs. Burbach and E. Rasmussen, who were excused.

Corrections for the Journal

Page 817, line 11, delete "insert" and insert "inserting".

Page 817, delete line 25.

Page 818, delete line 36.

Page 819, line 29, show "the" as underscored.

Page 821, line 9, delete "April 21" and insert "April 14".

Page 824, line 17, delete the second "in" and insert a quote and period.

The Journal for the Fifty-second Day was approved as corrected.

Report

Pursuant to LR 1, a report covering the registration and expense report filing activities of all lobbyists and their employers, has been filed in the office of the Clerk of the Legislature.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 645. With Emergency.

A BILL FOR AN ACT to amend section 60-311.01, Reissue Revised Statutes of Nebraska, 1943, and section 60-311, Revised Statutes Supplement, 1963, relating to motor vehicles; to provide for reissuing number plates for the year 1966 as prescribed; to eliminate obsolete matter; to provide for a combination of numbers and letters on such plates; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Burbach Rasmussen, E.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 270. With Emergency.

A BILL FOR AN ACT to amend section 72-706, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 194, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public lands and buildings; to provide that all funds collected by the Superintendent of Buildings and Grounds, except those that are paid into the State Building Fund, shall be paid into the state treasury and by the State Treasurer placed in the state General Fund; to harmonize the provisions thereof with previous legislation;

to clarify the meaning thereof; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Burbach Rasmussen, E.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 269. With Emergency.

A BILL FOR AN ACT to amend section 83-347, Reissue Revised Statutes of Nebraska, 1943, relating to state hospitals for the mentally ill; to provide that the proceeds of the tax levied for the purpose of paying for the care of patients in state hospitals be placed in the state General Fund; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Bauer	Brauer	Carpenter
Batchelder	Bowen	Budd	Carstens

Claussen	Kjar	Moylan	Ruhnke
Craft	Klaver	Nelson	Skarda
Crandall	Knight	Nore	Stromer
Danner	Kokes	Orme	Stryker
Fleming	Kremer	Paine, I.	Syas
Gerdes	Lysinger	Paxton	Wallwey
Harsh	Mahoney	Payne, D.	Warner
Hasebroock	Marvel	Pedersen	Whitney
Holmquist	Matzke	Proud	Wyllie
Hughes	Moulton	Rasmussen, R.	

Voting in the negative, 0.

Not voting, 2:

Burbach Rasmussen, E.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on March 18, 1965,
at 8:40 a.m.: LB 293 LB 419 LB 65

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 27. Replaced on Select File as amended.

E and R amendment to LB 27:

1. In the title, line 4, strike "and" and insert "to provide an operative date;"; and in line 5, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 84. Replaced on Select File as amended.

E and R amendments to LB 84:

1. In renumbered section 1, reinstate the stricken section number in line 3.

2. In line 4 of the Burbach specific amendment 1, adopted February 25, 1965, insert "registered or" before "certified".

LEGISLATIVE BILL 228. Placed on Select File as amended.

E and R amendment to LB 228:

1. In section 1, line 18, strike "*that*" and insert "*who*".

LEGISLATIVE BILL 120. Placed on Select File as amended.

E and R amendments to LB 120:

1. In section 2, line 37, strike "*municipalities*".
2. In new section 3, strike lines 1 and 2 and insert "Sec. 3. That section 2-1558, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:"; strike the quotation mark in line 3; in line 34, strike "last" and insert "*last the most recent federal decennial*"; and after line 55 insert:

"If the candidates nominated do not exceed the vacancies, they shall be declared duly elected and so recorded by the individual or joint board of soil and water conservation district supervisors. If the candidates nominated exceed the vacancies, the individual or joint board of supervisors shall cause an election to be held in accordance with subsection (1) of this section. No person shall be eligible to be a director of a watershed conservancy district who is not a taxpayer of legal voting age in the district in which he seeks election.

(5) A majority of the board of directors shall constitute a quorum and the concurrence of a majority in any matter within their duties shall be required for its determination.

(6) A director shall receive no compensation for his services but he shall be entitled to compensation for his actual expenses including travel expenses incurred in the discharge of his duties.

(7) No member of the board of directors has any authority to perform the function of sections 2-1550 to 2-1565 except when duly authorized by official action of the board.

(8) In the event of death, resignation, or removal from the district of any director elected as provided, the other directors, by a majority vote thereof, shall appoint a director to serve the unexpired term of such elected director. The board of directors shall so notify the individual or joint boards of soil and water conservation districts of the name of the newly appointed member."

3. Amend the Ruhnke General File amendment to read "In new section 3, line 54, insert 'of the county' after 'district'."

4. Amend new section 4 to read as follows:

"Sec. 4. That original section 2-1558, Reissue Revised Statutes of Nebraska, 1943, and sections 2-1502 and 2-1507, Revised Statutes Supplement, 1963, are repealed."

5. In the title, line 2, insert "section 2-1558, Reissue Revised Statutes of Nebraska, 1943, and" after "amend"; at the end of line 6, insert "Nebraska soil and water"; and in line 7, insert "to change nominating petition requirements as prescribed;" before "and".

LEGISLATIVE BILL 163. Placed on Select File as amended.

E and R amendments to LB 163:

1. In section 1, strike the new matter in lines 26 to 28 and "funds" in line 29, and insert "*That the Nebraska Rural Rehabilitation Corporation funds shall be distributed*"; in line 34, insert "but" after the comma; in line 39, strike "applications" and insert "applicants"; and in line 44, insert "State" after "the".

2. In standing committee amendment 2, line 2, strike the comma.

3. Add a new section to be known as section 3, and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. In the title, line 10, strike "and"; and in line 11, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 131. Placed on Select File as amended.

E and R amendments to LB 131:

1. In section 2, line 8, insert an underscored comma after "hours".

2. In section 4, strike line 3 and insert "71-2020. After January 1, 1964, applicants *Applicants* for".

3. In section 6, line 21, strike "sent" and insert "send" as in the statutes.

4. In the Hughes General File amendment 1, line 2, insert an underscored comma before "and".

LEGISLATIVE BILL 327. Correctly engrossed.

LEGISLATIVE BILL 140. Correctly engrossed.

LEGISLATIVE BILL 297. Correctly engrossed.

LEGISLATIVE BILL 138. Correctly engrossed.

LEGISLATIVE BILL 200. Correctly enrolled.

LEGISLATIVE BILL 39. Correctly enrolled.

LEGISLATIVE BILL 273. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 200 LB 39 LB 273

Report

March 17, 1965

From: Nebraska Retirement Systems Advisory Committee

To: The Seventy-Fifth Nebraska Legislature

Subject: Report on Proposed Retirement Plans and Amendments to Existing Plans

The Nebraska Retirement Systems Advisory Committee is here-with submitting its third report to the Seventy-Fifth Session of the Nebraska Legislature on proposed retirement legislation. This report covers the following measures: LB 110, LB 487, LB 559, and LB 717. In addition, the committee reconsidered LB 158, previously reported on, and its new recommendation is also included in this report.

LB 110

Purpose of the Bill. This bill would permit a person who has contributed to the Teachers Retirement System, but who is now covered under the retirement system for the State Colleges, to withdraw his accumulated contributions from the Teachers Retirement System.

Cost to the State: This bill would not result in any cost to the state. In fact, it would save the state money because the obligation to pay a service annuity would be eliminated.

Committee's Recommendation. The committee recommends that the bill be passed.

Reasons For Committee Recommendation. The affected employees are now covered under the new plan for State Colleges.

The committee sees no reason why they should not be allowed to withdraw from the old plan if they so desire.

LB 487

Purpose of the Bill: This bill would result in future employees of the University of Nebraska who are not classified as academic-administrative being included in the State Employees Retirement System rather than the University Retirement Plan.

Cost to the State. Passage of this bill would result in no cost to the state. Actually, there would be a long-run savings to the state as both the vesting provisions and the contribution formula are more liberal for the University plan than for the State Employees plan.

Committee's Recommendation. The Committee recommends that the bill not be passed.

Reasons For Committee Recommendation. One objection is that it does not affect the non-academic employees at the state colleges. It is also doubtful in future University non-academic employees would want to come under the State Employees System. The University was generally not in favor of the bill.

LB 559

Purpose of the Bill. This bill would exclude the Nebraska National Guard air and army technicians from the State Employees Retirement System.

Cost to the State. It is difficult to say whether the state would be better or worse off financially if this bill should pass because it depends upon unknown future factors. Any legislator interested in a discussion of these factors can get a copy of the actuary's report from the Legislative Council.

Committee's Recommendation. The Committee recommends that this bill be passed.

Reasons For Committee Recommendation. Representatives of the Guard have contacted a number of persons on this matter as they wish very much to be taken out of the State plan. First, they say it is mandatory that they retire at age 65, and that they aren't state employees in the usual sense anyway. They also hope that the Federal Government will someday give the Guard a retirement plan if there is no state plan for them, and figure that it would likely be more liberal than the present State Plan.

LB 717

Purpose of the Bill. At the present time past service benefits under the State Employees Retirement System are funded by means of a 1% deduction from the salary of each employee who is eligible for the plan. This bill would eliminate the deduction and have the same total amount contributed by the state.

Cost to the State. It is estimated that passage of the bill would result in an annual cost to the state of about \$240,000 for as long as necessary to fund past service, and this is estimated to be about 14 years.

Committee's Recommendation. The Committee recommends that this bill not be passed.

Reasons For Committee Recommendation. This is a policy decision, of course, and not an actuarial one. The Committee believes that the employees should continue to contribute the 1% to fund past service. Also, they agreed to this in 1963 as a compromise to aid passage of the bill and they should continue to be consistent. That is, representatives of the employees agreed to the arrangement.

LB 158

The Committee originally reported on this bill in its first report to the Legislature, along with LB 112 which was later withdrawn. A discussion of these bills will be found on pp. 586-589 of the Legislative Journal.

Upon reconsideration the Committee recommends that the bill not be passed. The University has received legal advice to the effect that the bill could possibly upset the present University Retirement Plan.

Visitors

Mr. Ruhnke introduced 42 students from Dorchester Junior High School and their teacher Jim Peters.

MOTION—Evening Session

Mr. President: I move that we recess at the conclusion of this morning's session until 7:30 tonight to consider only non-controversial bills on General File, and that we suspend the rules to allow for the late delivery and approval of the Legislative Journal of this day.

(Signed) Terry Carpenter

The motion prevailed with 34 ayes, 5 nays, and 10 not voting.

Members Excused

The following members were excused for the evening session Thursday, March 18, 1965: Messrs. Adamson, Batchelder, Harsh, Matzke, Moulton, Nelson, Nore, Paxton, Pedersen, R. Rasmussen, Syas, Wallwey, and Wylie. Mr. Warner was excused until 8:15 p.m.

Mr. Harsh was excused for Friday, March 19, 1965.

RESOLUTIONS**LEGISLATIVE RESOLUTION 29.**

Mr. Ruhnke offered the following amendment which was adopted:

Amend the Resolution in Section 1, line 1 after the word "stored" by adding the following: "on farms and Nebraska grain elevators, under the Commodity Credit Corporation loan program".

Mr. Carpenter offered the following amendment:

Strike Section 2 and insert the following: That a copy of this resolution be mailed to each member of the Nebraska Congressional delegation, that the Senior member, Senator Curtis, be requested to set up a conference between the President of the United States and the Secretary of Agriculture and the Nebraska Congressional delegation; and, to report back as soon as practical the results of such conference.

Mr. Carpenter requested a record vote on his amendment.

Voting in the affirmative, 37:

Batchelder	Hasebroock	Moylan	Rasmussen, R.
Brauer	Holmquist	Nelson	Ruhnke
Budd	Hughes	Nore	Skarda
Carpenter	Kjar	Orme	Stromer
Carstens	Klaver	Paine, I.	Stryker
Claussen	Knight	Paxton	Syas
Craft	Kokes	Payne, D.	Wallwey
Crandall	Marvel	Pedersen	Whitney
Danner	Moulton	Proud	Wylie
Fleming			

Voting in the negative, 3:

Bowen	Harsh	Kremer
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Not voting, 9:

Adamson	Gerdes	Mahoney	Rasmussen, E.
Bauer	Lysinger	Matzke	Warner
Burbach			

The Carpenter amendment was adopted.

LR 29 was adopted as amended with 38 ayes, 0 nays, and 11 not voting.

Visitors

Mr. Carstens introduced 55 students from Wymore Junior High School, teachers Mr. Russel Irwin and Mrs. Mable Mueller, and 13 mothers and fathers.

Mr. Harsh introduced Arlene Chester, a journalism student at the University of Nebraska.

MOTION—Introduce Bill

Mr. Craft moved the introduction of a new bill recommended by the Committee on Public Works.

The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 869. Introduced by the Committee on Public Works, Cecil Craft, Legislative District 45, Chairman; Chester Paxton, Legislative District 40; Arnold Ruhnke, Legislative District 31; C. F. Moulton, Legislative District 8 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT relating to public power; to provide for joint board of directors meetings of public power or public power and irrigation districts engaged in a joint venture or partnership to carry on an electric utility function or business; and to regulate the procedures for consideration and conduct of joint venture or partnership business.

SELECT FILE

LEGISLATIVE BILL 26. E and R amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 75. E and R amendment found in the Legislative Journal for the Fifty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 537. E and R amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 634. Advanced to E and R for engrossment.

LEGISLATIVE BILL 207. E and R amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 291. E and R amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 628. E and R amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Advanced to E and R for engrossment.

Mr. Carpenter requested unanimous consent to place LB 628 immediately after LB 637 on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Cancel Hearing

Mr. R. Rasmussen asked unanimous consent to cancel the hearing for LB 277 on March 29, 1965, and to schedule it for a later date. No objections. So ordered.

MOTION—Rule Change

Mr. President: I move the following change to the rules:

Amend Rule 14, Section 1 by adding after "stage." - "However, any bill introduced by a standing committee shall be referred for

public hearing to another standing committee composed of a substantially different membership.”

(Signed) George Syas

Referred to the Rules Committee.

UNANIMOUS CONSENT—Withdraw LB 728

Mr. Batchelder renewed his pending request found in the Legislative Journal for the Fifty-first Day to withdraw LB 728. No objections. So ordered.

MOTION—Place LB 783 on General File

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Forty-ninth Day to place LB 783 on General File notwithstanding the committee action.

Mr. Ruhnke Presiding

Mr. Carpenter asked unanimous consent to withdraw his motion.

Mr. Budd objected.

Mr. Carpenter reinstated his motion and asked for a record vote.

Voting in the affirmative, 13:

Carpenter	Klaver	Moylan	Wallwey
Carstens	Knight	Orme	Warner
Gerdes	Matzke	Pedersen	Whitney
Hasebroock			

Voting in the negative, 26:

Batchelder	Harsh	Marvel	Proud
Bauer	Holmquist	Moulton	Ruhnke
Bowen	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Craft	Kokes	Paine, I.	Syas
Crandall	Lysinger	Paxton	Wylie
Fleming	Mahoney		

Not voting, 10:

Adamson	Claussen	Payne, D.	Rasmussen, R.
Brauer	Danner	Rasmussen, E.	Stromer
Burbach	Kremer		

The Carpenter motion lost.

RESOLUTIONS**LEGISLATIVE RESOLUTION 30.** Re: Proposed Federal Government Reduction in the Field of Soil and Water Conservation

Introduced by Rudolf C. Kokes, 41st District

WHEREAS, land and water are the basic physical assets of the State of Nebraska and their maximum conservation and development are essential to the continued economic development of this state; and

WHEREAS, soil and water conservation is basic to the development to the soil and water resources of Nebraska; and

WHEREAS, soil and water conservation programs have been accepted by the citizens of the United States of America as a logical, legitimate, and necessary responsibility of government; and

WHEREAS, thirty years ago the federal government initiated this program in cooperation with local and state governments; and

WHEREAS, the local and state governments of Nebraska in response to the needs of the people of the state and in cooperation and participation with the federal government have accelerated financial assistance in resource conservation; and

WHEREAS, over two-thirds of the farmers and ranchers in Nebraska are now actively involved in applying a complete conservation program to their land; and

WHEREAS, local people are now contributing a major share of the cost of these programs; and

WHEREAS, the Bureau of the Budget in their 1966 fiscal year budget recommendation is now recommending that a \$100,000,000 cut in funds for the Agriculture Conservation Program and the establishment of a revolving fund whereby cooperators of soil and water conservation districts will be required to pay for the technical services for laying out conservation practices by the Soil Conservation Service personnel.

NOW THEREFORE, BE IT RESOLVED that the State Legislature of Nebraska hereby record its complete opposition to the proposals of the Bureau of the Budget calling for the reduction in funds for the Agriculture Conservation Program and the establishment of the proposed revolving fund for the Soil Conservation Service; and

BE IT THEREFORE FURTHER RESOLVED that now is not the proper time to consider such cuts by the Congress of the United

States of America but that the United States Congress be encouraged to continue to provide adequate funds in line with the needs of these important programs; and

BE IT FURTHER RESOLVED that copies of this resolution be transmitted to the Honorable Lyndon B. Johnson, President of the United States of America, Senator Carl Hayden, Chairman, Senate Appropriations Committee; Congressman George M. Mahon, Chairman, House Appropriations Committee; Senator Spessard Holland, Chairman of the Senate Appropriations Sub-Committee for Agriculture; Congressman Jamie Whitten, Chairman, House Appropriations Sub-Committee for Agriculture; United States Senator Roman L. Hruska, United States Senator Carl T. Curtis; Congressman Glenn Cunningham; Congressman David Martin; and Congressman Clair Callan; and Kermit Gordon, Director, Bureau of the Budget.

Speaker Bowen Presiding

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 359	Friday, March 26, 1965	2:00 p.m.
LB 500	Friday, March 26, 1965	2:00 p.m.
LB 569	Friday, March 26, 1965	2:00 p.m.

Committee will meet Thursday, March 25, at the regular time for Executive Session.

Budget

LB 354	Wednesday, March 24, 1965	2:00 p.m.
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STANDING COMMITTEE REPORTS

Banking, Commerce and Insurance

LEGISLATIVE BILL 121. Placed on General File.

LEGISLATIVE BILL 402. Placed on General File as amended.

Standing Committee amendments to LB 402:

1. Amend section 2 of the bill by striking lines 1 to 33 and insert the following:

“Sec. 2. That section 44-311.02, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

44-311.02. Domestic legal reserve life insurance companies; real estate investments; amount permitted. In addition to real estate

acquired under section 44-314, and under subdivision (c) of subsection (5) of section 44-309, every domestic insurance company with policyholders' surplus or unassigned funds ~~or~~ of more than one million dollars may acquire, own, hold, develop and improve real estate in cities or towns that is essentially either residential or commercial in character, or both. The aggregate value of all such investments shall not exceed five per cent of the company's admitted assets. The value of such real property shall include the original cost, plus all expenditures thereafter made for development and improvement, less a depreciation or ~~writedown~~ *writedown on improvements* of not less than two per cent of *the value* during each year succeeding acquisition. For the purposes of this section, the amount of admitted assets shall be taken as of December 31 next preceding acquisition. Real estate acquired under section 44-314, which meets the requirements of this section may be held under this section, with the consent of the Department of Insurance. The term real estate as used in this section shall include a leasehold having an unexpired term of not less than twenty years including the term provided by an enforceable option of renewal; but the income from such leasehold shall be applied so as to amortize the cost of leasehold and improvement within eight-tenths of such unexpired term or within forty years from acquisition, whichever is less."

2. Amend section 3, lines 4 and 5 by striking "which has not first been" and inserting "which has not first been *unless*".

3. Amend section 3 of the bill, line 6 by striking both the commas and show same as stricken matter; and by striking "by" and inserting "*by or*".

4. Amend section 4 of the bill line 1 by striking "44-310.01" and inserting "44-311.02".

LEGISLATIVE BILL 403. Placed on General File.

LEGISLATIVE BILL 509. Placed on General File as amended.

Standing Committee amendment to LB 509:

1. Amend page 2, section 1, line 8, by inserting after the period the following: "*A public hearing shall be held on each application.*"

(Signed) Albert A. Kjar, Chairman

Urban Affairs

LEGISLATIVE BILL 461. Placed on General File as amended.

Standing Committee amendment to LB 461:

1. Amend Section 1 of the bill, line 34 by striking the words "a majority" and inserting in lieu thereof the words "*fifty-five per cent*".

LEGISLATIVE BILL 462. Placed on General File as amended.

Standing Committee amendments to LB 462:

1. Amend Section 1 of the bill, line 18 by striking the word "equal".

2. Amend Section 2 of the bill, line 8 by inserting after the word "city" the words "*or village*".

(Signed) George Syas, Chairman

Recess

At 11:54 a.m., on a motion by Mr. Craft, the Legislature recessed until 7:30 p.m.

After Recess

The Legislature reconvened at 7:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Burbach, Harsh, Mahoney, Matzke, Moulton, Nelson, Pedersen, Rasmussen, E., Rasmussen, R., Syas and Wallwey, who were excused, and Mr. Warner who was excused until 8:30 p.m.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to dispense with the reading of all General File Bills this evening, with the understanding that if there are any objections, that the bill will automatically be passed over. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 376. Considered.

Mr. Gerdes asked unanimous consent to withdraw his pending amendment found in the Legislative Journal for the Fiftieth Day. No objections. So ordered.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

LEGISLATIVE BILL 132. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-seventh Day were adopted.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

LEGISLATIVE BILL 168. Considered.

The pending Ruhnke amendment found in the Legislative Journal for the Fifty-first Day was adopted.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

LEGISLATIVE BILL 219. Reading waived. Considered.

Mr. Carpenter offered the following amendment, which was adopted:

1. Amend the title to conform.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 384. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Thirty-ninth Day was adopted.

Laid over at the request of Mr. Bowen.

LEGISLATIVE BILL 383. Reading waived. Considered.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE BILL 180. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-ninth Day were adopted.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

LEGISLATIVE BILL 83. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Fortieth Day was adopted.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 548. Reading waived. Considered.

Advanced to E and R for review with 32 ayes, 2 nays and 15 not voting.

LEGISLATIVE BILL 556. Reading waived. Considered.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

LEGISLATIVE BILL 695. Reading waived. Considered.

Mr. Stromer offered the following amendment which was adopted:

Add the emergency clause and amend the title to conform.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 128. Reading waived. Considered.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 50. Reading waived. Considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 243. Reading waived. Considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 248. Reading waived. Considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 499. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Forty-second Day were adopted.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

LEGISLATIVE BILL 520. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Forty-second Day was adopted.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE BILL 529. Reading waived. Considered.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

LEGISLATIVE BILL 370. Reading waived. Considered.

Laid over.

Adjournment

At 9:02 p.m., on a motion by Mr. Paxton, the Legislature adjourned until 9:00 a.m., Friday, March 19, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, March 19, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord our God, as we seek thy guidance this day, we do not
ask to see the distant scene, knowing that we can take only one
step at a time. Make that first step plain to us, that we may see
where our duty lies, but give us a push, that we may start in the
right direction. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except
Messrs. Burbach and Harsh, who were excused.

Message from the Governor

March 19, 1965

The President, the Speaker,
and Members of the Legislature

State Capitol
Lincoln, Nebraska

Dear Senators:

I submit for your consideration my appointment of Wallace
Farrar of Maywood, Nebraska, to the Board of Educational Lands
and Funds, replacing Richard Brown who has requested withdrawal
of his appointment.

Respectfully,

(Signed) Frank B. Morrison
Governor

Referred to the Committee on Committees.

Communications

Letter from H. D. Godfrey, United States Department of Agriculture, concerning the increase of the rate of partial payment on acreage diverted from feed grains and wheat to castor beans.

Letter from Henry M. Jackson, Chairman of the U. S. Senate Committee on Interior and Insular Affairs, acknowledging receipt of LR 23.

UNANIMOUS CONSENT—LR 30

Mr. Kokes asked unanimous consent to take up consideration of LR 30. No objections. So ordered.

RESOLUTIONS**LEGISLATIVE RESOLUTION 30.**

Mr. Stryker offered the following amendment which was adopted:

Be it further resolved that Senator Curtis be requested to set up a conference between the President of the United States, the Nebraska Congressional delegation, and other appropriate government officials, and to report back to the Legislature as soon as practical.

Mr. Carpenter asked unanimous consent that every Senator except those absent have his name added as a co-introducer of LR 30. No objections. So ordered.

LR 30 was adopted with 46 ayes, 0 nays, and 3 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 272. With Emergency.

A BILL FOR AN ACT to amend section 33-101, Revised Statutes Supplement, 1963, relating to the office of the Secretary of State; to provide that certain fees shall be paid into the state General Fund, as prescribed; to reenact provisions inadvertently omitted in the enactment of Chapter 98, Laws of Nebraska, 1963; to harmonize with other legislation; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Burbach Harsh

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 266. With Emergency.

A BILL FOR AN ACT to amend sections 55-150, 81-829.24, and 81-829.25, Reissue Revised Statutes of Nebraska, 1943, relating to the military department; to provide that certain funds of the military department and funds received for civil defense be consolidated into a single cash fund as prescribed; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Craft	Klaver	Moylan
Batchelder	Crandall	Knight	Nelson
Bauer	Danner	Kokes	Nore
Bowen	Fleming	Kremer	Orme
Brauer	Gerdes	Lysinger	Paine, I.
Budd	Hasebroock	Mahoney	Paxton
Carpenter	Holmquist	Marvel	Payne, D.
Carstens	Hughes	Matzke	Pedersen
Claussen	Kjar	Moulton	Proud

Rasmussen, E.	Skarda	Syas	Whitney
Rasmussen, R.	Stromer	Wallwey	Wylie
Ruhnke	Stryker	Warner	

Voting in the negative, 0.

Not voting, 2:

Burbach Harsh

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 254. Introduced by Elvin Adamson, 43rd District.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 15, of the Constitution of Nebraska, relating to education; to increase the number of members of the State Board of Education; to change the term of office to four years; to provide for the election of members from districts of substantially equal population; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VII, section 15, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 15. The State Board of Education shall be composed of eight members, who shall be elected from eight districts of substantially equal population as provided by the Legislature. Their term of office shall be for four years each, except as hereinafter provided. Their duties and powers shall be prescribed by the Legislature, and they shall receive no compensation, but shall be reimbursed their actual expense incurred in the performance of their duties. The members of the State Board of Education shall not be actively engaged in the educational profession and they shall be elected on a nonpartisan ballot. In the general election of 1968, four members shall be elected to the board, two for two year terms, and two for four year terms. In each general election thereafter four members shall be elected for four year terms from districts as prescribed by the Legislature."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment to increase the number of members on the State Board of Education from six to eight to be elected from districts of substantially equal population and to decrease the terms from six to four years.

- For
- Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 46:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Burbach	Harsh	Payne, D.
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A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 284. With Emergency.

A BILL FOR AN ACT relating to state vocational technical schools; to provide for instruction throughout the year at such schools; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stromer
Carstens	Klaver	Nore	Stryker
Claussen	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Danner	Lysinger	Payne, D.	Wylie

Voting in the negative, 3:

Batchelder	Pedersen	Syas
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Not voting, 2:

Burbach	Harsh
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitors

Mr. Matzke introduced students from Concordia High School, Seward, Nebraska.

UNANIMOUS CONSENT—Remove Name

Mr. Batchelder requested unanimous consent to remove his name as co-introducer of LR 30. No objections. So ordered.

STANDING COMMITTEE REPORTS

Committee on Committees

March 18, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the following appointments to the Motor Vehicle Dealers License Board, submitted by Governor Frank B. Morrison. The Committee

suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

Robert B. Kramer
Homer P. Smith

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report.

The motion prevailed.

Vote on Robert B. Kramer

Voting in the affirmative, 38:

Adamson	Hasebroock	Moulton	Proud
Batchelder	Holmquist	Moylan	Rasmussen, E.
Budd	Hughes	Nelson	Rasmussen, R.
Carpenter	Kjar	Nore	Ruhnke
Claussen	Klaver	Orme	Stromer
Craft	Knight	Paine, I.	Wallwey
Crandall	Kremer	Paxton	Warner
Danner	Lysinger	Payne, D.	Whitney
Fleming	Marvel	Pedersen	Wylie
Gerdes	Matzke		

Voting in the negative, 0.

Not voting, 11:

Bauer	Burbach	Kokes	Stryker
Bowen	Carstens	Mahoney	Syas
Brauer	Harsh	Skarda	

Having received a majority of the votes of all members, the appointment of Robert B. Kramer was declared confirmed by the President.

Vote on Homer P. Smith

Voting in the affirmative, 45:

Adamson	Carpenter	Gerdes	Knight
Batchelder	Claussen	Hasebroock	Kremer
Bauer	Craft	Holmquist	Lysinger
Bowen	Crandall	Hughes	Mahoney
Brauer	Danner	Kjar	Marvel
Budd	Fleming	Klaver	Matzke

Moulton	Paxton	Rasmussen, R.	Syas
Moylan	Payne, D.	Ruhnke	Warner
Nelson	Pedersen	Skarda	Wallwey
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 0.

Not voting, 4:

Burbach	Carstens	Harsh	Kokes
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Having received a majority of the votes of all members, the appointment of Homer P. Smith was declared confirmed by the President.

Presented to the Governor

Presented to the Governor for approval at 8:25 a.m., March 19, 1965: LB 273 LB 200 LB 39

(Signed) Ruth Bossard, Enrolling Clerk

NOTICE OF COMMITTEE HEARINGS

Public Works

LB 329 (continued)	Wednesday, March 24, 1965	2:00 p.m.
LB 869	Wednesday, March 31, 1965	2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
868	Revenue
869	Public Works

(Signed) Philip C. Sorensen, President

STANDING COMMITTEE REPORTS

Judiciary

LEGISLATIVE BILL 698. Placed on General File.

LEGISLATIVE BILL 722. Placed on General File.

LEGISLATIVE BILL 723. Placed on General File.

LEGISLATIVE BILL 734. Indefinitely postponed.

(Signed) Sam Klaver, Chairman

Enrollment and Review

LEGISLATIVE BILL 89. Placed on Select File as amended.

E and R amendments to LB 89:

1. In the new section added by the standing committee amendment, insert "Sec. 6." at the beginning of line 1; and in line 1, insert a comma after "exists".

2. Amend the Stryker General File amendment to read "In section 4, line 4, insert '*not less than*' before 'five'".

3. In the title, line 9, strike "reduce" and insert "change"; in line 10, strike "and"; and in line 11, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 68. Placed on Select File as amended.

E and R amendments to LB 68:

1. In the Payne General File amendment, strike line 1 and insert "after the period in section 1, line 16, insert the following: "; add an underscored comma at the end of line 3; and in line 8, strike "*further*" and insert "*and*".

2. In the title, line 6, insert "to regulate towing of vehicles on freeways as prescribed;" after the semicolon.

LEGISLATIVE BILL 252. Placed on Select File as amended.

E and R amendment to LB 252:

1. In the title, line 5, strike the comma and insert a semicolon.

LEGISLATIVE BILL 152. Placed on Select File as amended.

E and R amendments to LB 152:

1. In section 1, strike lines 3 and 4 and insert "49-617. The 1943 Statute Commission Revisor of Statutes shall cause five thousand copies of the statutes to be printed. The"; and in lines 39 and 40 strike "Normal Schools and" and show the same as stricken.

2. In standing committee amendment 1, line 2, strike "'"; and insert ",'"; and in line 2, strike the first period and insert an underscored comma.

3. In standing committee amendment 2, strike line 3, and insert "*The Revisor of Statutes,*" after the comma."

4. Strike section 2 and insert two new sections to be known as sections 2 and 3 and to read as follows:

"Sec. 2. That section 49-707, Reissue Revised Statutes of Nebraska, 1943, as amended by section 5, Legislative Bill 201, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

49-707. The State Librarian shall cause the supplements and replacement volumes to be copyrighted under the copyright laws of the United States for the benefit of the people of Nebraska. The supplements and replacement volumes shall be sold and distributed by the State Librarian at such price as shall be prescribed by the Revisor of Statutes which price shall be sufficient to recover all costs of publication. The money received therefor shall be paid into the state treasury to the credit of the General Fund. The State Librarian shall take receipts for all such money paid into the state treasury. Supplements and replacement volumes shall be furnished and delivered free of charge in the same number and to the same parties as are designated in section 49-617 as being entitled to receive the Revised Statutes of Nebraska, 1943.

Sec. 3. That original section 49-617, Revised Statutes Supplement, 1963, and section 49-707, Reissue Revised Statutes of Nebraska, 1943, as amended by section 5, Legislative Bill 201, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

4. In the title, line 3, insert "and section 49-709, Reissue Revised Statutes of Nebraska, 1943, as amended by section 5, Legislative Bill 201, Seventy-fifth Session, Nebraska State Legislature, 1965," after the second comma; strike lines 4 to 8 and insert "the statutes; to change the distribution of the statutes as prescribed; to eliminate obsolete matter; and to repeal the original sections."

LEGISLATIVE BILL 195. Placed on Select File as amended.

E and R amendment to LB 195:

1. In section 1, lines 8 and 21, insert "200" after "Bill".

LEGISLATIVE BILL 353. Replaced on Select File as amended.

E and R amendment to LB 353:

1. In standing committee amendment 2, line 1, strike the third comma; and in line 2, strike the period and insert a period at the end of the line.

LEGISLATIVE BILL 637. Correctly engrossed.

LEGISLATIVE BILL 267. Correctly engrossed.

LEGISLATIVE BILL 315. Correctly re-engrossed.

LEGISLATIVE BILL 645. Correctly enrolled.

LEGISLATIVE BILL 270. Correctly enrolled.

LEGISLATIVE BILL 269. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 645 LB 270 LB 269 LR 29

UNANIMOUS CONSENT—Withdraw Name

Mr. Skarda asked unanimous consent to withdraw his name from LB 786. No objections. So ordered.

MOTION—Rule Change

Mr. President: I move that the following rule change be sent to the rules committee and that they take action as soon as possible and report back to the Legislature their findings. (Signed) Frank Nelson.

“When a bill has been held in Committee 20 Legislative days after hearing has been held and they are unable to report it advanced or indefinitely postponed, any senator can move that the bill be placed on General File and by a majority vote of the elected members it shall be placed on General File.”

Referred to the Rules Committee.

Visitors

Mrs. Hughes introduced Mrs. Mildred Wagenknecht, Mrs. Verta Boehemer, teachers and 35 students and 14 parents from the Du Bois Public Schools.

Mr. Craft introduced Mr. Ray Watson of North Platte.

Mr. Stryker introduced Mrs. C. H. Bones, teacher, and 18 students from Wahoo High School.

SELECT FILE

LEGISLATIVE BILL 27. E and R amendment found in the Legislative Journal for the Fifty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 84. E and R amendments found in the Legislative Journal for the Fifty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 228. E and R amendment found in the Legislative Journal for the Fifty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 120. E and R amendments found in the Legislative Journal for the Fifty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 163. E and R amendments found in the Legislative Journal for the Fifty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 131. E and R amendments found in the Legislative Journal for the Fifty-third Day were adopted.

Advanced to E and R for engrossment.

Ease

The Legislature was at ease from 10:06 a.m. until 10:21 a.m.

GENERAL FILE

LEGISLATIVE RESOLUTION 14. Read and Considered.

Mr. Bowen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 33 ayes, 9 nays and 7 not voting.

LR 14 was advanced to E and R for review with 33 ayes, 14 nays and 2 not voting.

Member Excused

Mr. Skarda asked unanimous consent to be excused this afternoon. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 30

Visitors

Mr. Kjar introduced Mr. John Hatting.

UNANIMOUS CONSENT—Re-schedule LB 787

Mr. Danner asked unanimous consent to re-schedule LB 787 for hearing on May 5, 1965 instead of April 14, 1965.

No objections. So ordered.

UNANIMOUS CONSENT—Add Co-introducer

Mr. Claussen asked unanimous consent to add his name to LR 14.

No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Education

Note that original hearing date of March 29th for LB 277 is hereby reset. See new date shown in chronological date order below.

LB 519	Monday, April 5, 1965	2:00 p.m.
LB 233	Monday, April 5, 1965	2:00 p.m.
LB 468	Monday, April 5, 1965	2:00 p.m.
LB 249	Tuesday, April 6, 1965	2:00 p.m.
LB 250	Tuesday, April 6, 1965	2:00 p.m.
LB 251	Tuesday, April 6, 1965	2:00 p.m.
LB 258	Tuesday, April 6, 1965	2:00 p.m.
LB 212	Monday, April 12, 1965	2:00 p.m.
LB 226	Monday, April 12, 1965	2:00 p.m.
LB 316	Monday, April 12, 1965	2:00 p.m.
LB 317	Monday, April 12, 1965	2:00 p.m.
LB 341	Tuesday, April 13, 1965	2:00 p.m.
LB 786	Tuesday, April 13, 1965	2:00 p.m.
LB 812	Tuesday, April 13, 1965	2:00 p.m.
LB 821	Tuesday, April 13, 1965	2:00 p.m.
LB 452	Monday, April 26, 1965	2:00 p.m.
LB 472	Monday, April 26, 1965	2:00 p.m.
LB 688	Monday, April 26, 1965	2:00 p.m.
LB 277	Tuesday, April 27, 1965	2:00 p.m.

Adamson	Hughes	Moulton	Proud
Bauer	Kjar	Moylan	Rasmussen, E.
Budd	Klaver	Nelson	Rasmussen, R.
Craft	Knight	Nore	Ruhnke
Danner	Kokes	Orme	Skarda
Fleming	Kremer	Paxton	Wallwey
Gerdes	Mahoney	Payne, D.	Warner
Hasebroock	Marvel	Pedersen	Wylie
Holmquist			

Voting in the negative, 1:

Carpenter

Not voting, 15:

Batchelder	Carstens	Lysinger	Stryker
Bowen	Claussen	Matzke	Syas
Brauer	Crandall	Paine, I.	Whitney
Burbach	Harsh	Stromer	

Having received a majority of the votes of all members, the appointment of Charles W. O'Rourke was declared confirmed by the President.

Member Excused

Mr. Mahoney asked unanimous consent to be excused this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 309. Laid over.

LEGISLATIVE BILL 221. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Thirty-ninth Day were adopted.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

STANDING COMMITTEE REPORTS

Salaries and Claims

LEGISLATIVE BILL 726. Placed on General File as amended.

Standing Committee amendments to LB 726:

1. Amend section 1 of the bill, line 14 by striking "nine thousand" and inserting "nine *thirteen thousand five hundred*", line 17

by striking "fifteen thousand" and inserting "*thirteen thousand five hundred*", and line 18 by striking "ten" and inserting "~~ten~~ *thirteen*".

2. Amend section 2 of the bill, line 4 by striking "Director of Public Institutions" and inserting "*Director of Insurance, Director of Public Institutions, and Director of Banking*", and line 5 by striking "salary" and inserting "*salaries*".

LEGISLATIVE BILL 700. Placed on General File as amended.

Standing Committee amendments to LB 700:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 53-105, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-105. There is hereby created the Nebraska Liquor Control Commission, consisting of three members to be appointed by the Governor, *subject to confirmation by a majority of the members elected to the Legislature*, no more than two of whom shall be members of the same political party, and no two shall be citizens of the same congressional district."

2. Amend the bill by renumbering original sections 1 to 4 as sections 2 to 5 respectively.

3. Amend renumbered section 2, lines 6, 7 and 8 by striking "shall receive an annual salary of seven thousand dollars, payable monthly. All" and show same as stricken matter and inserting in lieu thereof "*, all*".

4. Amend renumbered section 4, line 1 by striking "section" and inserting "sections 53-105 and" and line 2 by striking "is" and inserting "are".

LEGISLATIVE BILL 731. Placed on General File as amended.

Standing Committee amendment to LB 731:

1. Amend section 1 of the bill, lines 11, 12 and 18 by striking "of such basic salary" and inserting "*of such basic salary thereof*" and lines 26 and 27 by striking "of such basic salary" and inserting "*thereof*".

LEGISLATIVE BILL 844. Placed on General File as amended.

Standing Committee amendment to LB 844:

1. Amend section 1, lines 5 to 8, by striking the new matter and inserting in lieu thereof the following:

“Provided, that each county in their respective districts having a population of one hundred fifty thousand or more according to the last Federal census, or according to any succeeding Federal census, shall pay to each district judge within the Judicial District a supplemental salary of fifteen hundred dollars per annum; said supplemental salary shall be payable as other salaries in said county out of the County Treasury in addition to the salary paid to the District Judges out of the State Treasury.”

LEGISLATIVE BILL 670. Placed on General File.

LEGISLATIVE BILL 682. Indefinitely postponed.

(Signed) Dale L. Payne, Chairman

UNANIMOUS CONSENT—Committee Meeting

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet in executive session at 1:00 p.m., in the East Chamber.

No objections. So ordered.

Adjournment

At 11:54 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Monday, March 22, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL—SEVENTY-FIFTH SESSION

FIFTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska

Monday, March 22, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father in heaven, as we unite in prayer for thy blessings upon the members of this body, we know that thou art lovingly concerned about the way we live and how we wear ourselves out, taking less care of ourselves than we do of our cars. Bless thy servants, the senators, with good health and good sense to preserve it. Bless the members of their families. May they commit them all to thy care, that no anxiety shall keep any man from doing his best work. We feel that we have to do so many things that we would rather not do, as we plea that we have no time to do some things we know very well we should do. Help us to make wise choices and proper use of our time. We wait upon thee for the continual answer to our prayers. In the name of Christ, thy Son. Amen.

The roll was called and all members were present except Messrs. Adamson and Carpenter who were excused, and Messrs. Knight and Nore who were excused until 9:15 a.m.

Corrections for the Journal

Fifty-third Day

Page 835, line 10, strike "marks" and insert "mark".

Fifty-fourth Day

Page 859, line 26, show "The" as not being stricken.

Page 861, line 8, delete "LB 29" and insert "LR 29".

Page 866, line 31, correct spelling of "and".

The Journals for the Fifty-third and Fifty-fourth Days were approved as corrected.

Communication

Letter from Speaker John Mc Cormack, U. S. House of Representatives, acknowledging receipt of LR 21.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 55.

A BILL FOR AN ACT relating to soil and water conservation districts; to provide for the investment and security of the funds of soil and water conservation and watershed conservancy districts as prescribed; and to provide for redistribution of the capital assets of a watershed conservancy district upon dissolution.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Orme	Stryker
Carstens	Klaver	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Adamson	Carpenter	Knight	Nore
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 469.

A BILL FOR AN ACT to amend section 79-487, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to provide for the purpose for which school buses may be purchased; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Orme	Stryker
Carstens	Klaver	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Adamson	Carpenter	Knight	Nore
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 104.

A BILL FOR AN ACT to amend sections 22-403 and 22-405, Re-issue Revised Statutes of Nebraska, 1943, relating to consolidation of counties; to provide for reducing the number of required signatures necessary to petition for consolidation of counties; to reduce the number of votes required in each county to effect consolidation; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Danner	Klaver	Moulton
Bauer	Fleming	Knight	Moylan
Bowen	Gerdes	Kokes	Nore
Brauer	Harsh	Kremer	Orme
Budd	Hasebroock	Lysinger	Paine, I.
Burbach	Holmquist	Mahoney	Paxton
Carstens	Hughes	Marvel	Payne, D.
Crandall	Kjar	Matzke	Pedersen

Proud	Ruhnke	Stryker	Warner
Rasmussen, E.	Skarda	Syas	Whitney
Rasmussen, R.	Stromer	Wallwey	

Voting in the negative, 2:

Nelson Wylie

Not voting, 4:

Adamson Carpenter Claussen Craft

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 119. Placed on General File as amended.

Standing Committee amendments to LB 119:

1. Amend section 1 of the bill, by striking lines 10 to 12 and the first two words in line 13, and inserting in lieu thereof "*Discriminating against any person because of his race, color, creed, or ethnic group in any action as such broker or salesman*".

2. Amend the bill by striking section 2 and by renumbering original section 3 as section 2.

(Signed) Ramey C. Whitney, Vice-Chairman

Presented to the Governor

Presented to the Governor for approval on March 22, 1965 at 8:35 a.m.: LB 645 LB 270 LB 269

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 26. Replaced on Select File as amended.

E and R amendment to LB 26:

1. In the last line of the Stromer specific amendment, adopted March 16, 1965, insert an underscored comma before "until" and after "1967".

LEGISLATIVE BILL 25. Replaced on Select File as amended.

E and R amendment to LB 25:

1. In line 2 of the new section 2, insert "as follows" after "read".

LEGISLATIVE BILL 137. Replaced on Select File as amended.

E and R amendment to LB 137:

1. Strike Enrollment and Review amendment 2, adopted March 11, 1965.

LEGISLATIVE BILL 153. Placed on Select File as amended.

E and R amendments to LB 153:

1. In standing committee amendment 1, line 2, insert a comma after "1967".

2. In the Wylie General File amendment 2, line 1, strike "2" and insert "1".

3. In the title, line 4, insert "to provide when such emblem shall be required; to require maintenance of such emblem;" after the semicolon.

LEGISLATIVE BILL 444. Placed on Select File as amended.

E and R amendments to LB 444:

1. In section 1, line 3, insert "or any" after the comma; in line 4, insert "or" after the second comma; and in line 6, insert a comma after "guardian".

2. In section 2, strike line 2 and insert "to the county attorney required by the provisions of section 1 of this act shall".

3. In section 3, line 2, strike "the report" and insert "any report received under the provisions of section 1 of this act"; and in line 6, insert a comma after "incompetent".

4. In section 4, line 2, insert "the provisions of section 1 of" after "by".

5. In the title, line 4, insert a comma after "incompetents".

LEGISLATIVE BILL 522. Placed on Select File.**LEGISLATIVE BILL 275.** Correctly engrossed.**LEGISLATIVE BILL 31.** Correctly engrossed.

LEGISLATIVE BILL 272. Correctly enrolled.

LEGISLATIVE BILL 266. Correctly enrolled.

LEGISLATIVE BILL 254. Correctly enrolled.

LEGISLATIVE BILL 284. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Visitors

Mrs. Orme introduced Mrs. Alice Munnes, Assistant Principal; Mrs. Mary Niehland and Mrs. Dorothy Fowler, teachers, and 60 students and 4 mothers from Prescott School, Lincoln.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 272 LB 266 LB 254 LB 284

UNANIMOUS CONSENT—Return LB 445 to General File

Mr. Carstens asked unanimous consent to return LB 445 to General File for the following specific amendment:

1. Amend the bill by striking sections 1 and 2 and inserting two new sections to be known as sections 1 and 2 and to read as follows:

“Section 1. That section 25-1207, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

25-1207. The prohibitions of the preceding sections do not apply to cases where the party in whose favor the respective provisions are enacted, waives the rights thereby conferred. Any person who institutes any action in any court to recover damages for personal injuries or in which his physical or mental condition is one of the issues involved in such action, shall be deemed to have waived the right and privilege conferred by section 25-1206 as to any physician or surgeon who is presently attending or who has attended such person for the physical or mental injuries or conditions involved in such action. The privilege conferred by section 25-1206 shall also be deemed waived as to records relative to any hospitalization incurred for treatment of the physical or mental injuries or conditions involved in such action. Upon motion of any party showing good cause therefor and upon notice to all other parties, the court in which the action is pending shall order that

such privilege conferred by section 25-1206 be waived as to any other physician or surgeon who may have treated the person and as to any other records of hospitalization where the person instituting the action may have been treated. *The rights and privileges conferred by sections 25-1203 or 25-1204, and the right and privilege conferred by section 25-1206 as to any physician or surgeon shall be deemed to be waived in any judicial proceedings under sections 43-201 to 43-227 regarding injuries to children, incompetents, or disabled persons, or in any criminal prosecution involving injury to any such person or the willful failure to report any such injuries.* The criteria for waiver of the privilege conferred by section 25-1206 shall also be binding upon the personal representative of a deceased person who institutes any action, which involves injuries to or the death of the deceased person, as an issue, or in which the physical or mental condition of the deceased person is an issue.

Sec. 2. That original section 25-1207, Reissue Revised Statutes of Nebraska, 1943, is repealed.”

2. Amend the title, line 2, by striking “25-1206” and inserting “25-1207”; line 4, by inserting “certain” after “waive”; and line 4, by inserting “prescribed” after “in”.

No objections. So ordered.

Visitors

Mr. Craft introduced Mr. and Mrs. Bob Buddenbery and family from Gothenburg, Nebraska.

Mr. Matzke introduced Mr. E. J. Horner of Seward, Nebraska.

SELECT FILE

LEGISLATIVE BILL 89. E and R amendments found in the Legislative Journal for the Fifty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 68. E and R amendments found in the Legislative Journal for the Fifty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 252. E and R amendment found in the Legislative Journal for the Fifty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 152. E and R amendments found in the Legislative Journal for the Fifty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 195. E and R amendment found in the Legislative Journal for the Fifty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 353. E and R amendment found in the Legislative Journal for the Fifty-fourth Day was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 26 and LB 25

Mr. Burbach asked unanimous consent to consider LB 26 and LB 25 on Select File at this time.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 26. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 25. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 445. The pending Carstens amendment found in this day's Journal was adopted with 33 ayes, 0 nays and 16 not voting.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

Visitors

Mr. R. Rasmussen introduced Mr. and Mrs. Myron Naber, Delbert Moeller, President of District 35 School Board, and 9 students.

GENERAL FILE

LEGISLATIVE BILL 285. Read and Considered.

Laid over at the request of Mr. Stryker.

LEGISLATIVE BILL 309. Considered.

Advanced to E and R for review with 29 ayes, 11 nays, and 9 not voting.

Visitors

Mr. Wallwey introduced his son-in-law Norman Gorder, of Oakdale, Nebraska.

Mr. Craft introduced George Cooper of North Platte, Nebraska.

Mr. Wylie introduced Herman Schnitz, Joe Leifeld, A. J. Mannheim, Pat J. Carey, and Ellert Mack, County Commissioner from Boone County.

Mr. Whitney introduced Claude Whitney from Bayard, Nebraska.

Mr. Ruhnke introduced 25 students from Crete Junior High School, Mrs. Irene Senick, teacher, and two mothers.

Members Excused

Messrs. Wylie and Nore were excused at 10:55 a.m., for the remainder of the morning.

Message from the Governor

March 22, 1965

The President, the Speaker,
and Members of the Legislature

State Capitol
Lincoln, Nebraska

Dear Senators:

Governor Morrison has requested me to inform your honorable body that on March 18, 1965, he approved LB 77 and LB 578, and on

March 20, 1965, he approved LB 239, LB 200, LB 65, LB 273, LB 293, LB 39, LB 419, and LB 36.

Respectfully,
(Signed) Gene A. Budig
Administrative Assistant

GENERAL FILE

LEGISLATIVE BILL 133. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Thirty-ninth Day were adopted.

Mr. Gerdes offered the following amendment which was adopted:

Add the Emergency Clause and amend the title to conform.

Mr. Ruhnke offered the following amendment, which was adopted:

Amend Section 1, by striking lines 1, 2, 3 and 4 up to the word "any".

Mr. Ruhnke asked unanimous consent to hold LB 133 until Wednesday, March 25, 1965.

Mr. Bauer objected.

Mr. Ruhnke so moved to hold the bill until Wednesday. The motion prevailed with 18 ayes, 14 nays and 17 not voting.

Member Excused

Mr. Gerdes was excused at 11:30 a.m., for the remainder of the morning.

LEGISLATIVE BILL 285. Considered.

Mr. Stryker offered the following amendment to the Standing Committee amendments, which was adopted:

Amend Section 1 of the standing committee amendment, line 8 after the word "equal", insert the following: "to the accumulated and annual current".

The Standing Committee amendments found in the Legislative Journal for the Fifty-second Day were adopted as amended.

Mr. Stryker moved to amend the title to conform. The motion prevailed.

Advanced to E and R for review with 26 ayes, 0 nays and 23 not voting.

LEGISLATIVE BILL 384. Bracketed at the request of Mr. Carstens until LB 385 is brought up for consideration.

No objections. So ordered.

LEGISLATIVE BILL 105. Mr. Lysinger asked unanimous consent to hold the bill until Thursday, March 25, 1965.

No objections. So ordered.

LEGISLATIVE BILL 81. Passed over.

LEGISLATIVE BILL 489. Read and Considered.

Advanced to E and R for review with 33 ayes, 2 nays and 14 not voting.

Mr. Ruhnke Presiding

LEGISLATIVE BILL 475. Passed over.

Mr. Marvel Presiding

LEGISLATIVE BILL 302. Explained. Considered.

Laid over.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 579	Monday, April 5, 1965	2:00 p.m.
LB 67	Wednesday, April 7, 1965	2:00 p.m.
LB 303	Monday, April 12, 1965	2:00 p.m.
LB 305	Monday, April 12, 1965	2:00 p.m.
LB 820	Monday, April 26, 1965	2:00 p.m.
LB 866	Monday, April 26, 1965	2:00 p.m.
LB 640	Tuesday, April 27, 1965	2:00 p.m.
LB 750	Tuesday, April 27, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS

Salaries and Claims

LEGISLATIVE BILL 776. Placed on General File as amended.

Standing Committee amendment to LB 776:

1. Amend section 1 of the bill by striking lines 5 to 7 and inserting "Health and fix the compensation to be paid to him which amount shall not exceed ~~twelve~~ *eighteen* thousand five hundred dollars a year payable in monthly installments."

LEGISLATIVE BILL 689. Placed on General File as amended.

Standing Committee amendments to LB 689:

1. Amend the bill by adding a new section immediately after section 1 to be known as section 2 and to read as follows:

"Sec. 2. That section 81-109, Revised Statutes Supplement, 1963, be amended to read as follows:

81-109. Each head of a department, except when such head of a department is a board or commission, shall serve from his appointment and qualification until the first Thursday after the first Monday in January next succeeding the next election of the Governor, and until his successor is appointed and qualified unless sooner removed by the Governor; *Provided*, that the State Engineer and *Director of Motor Vehicles* shall serve without term."

2. Amend the bill by renumbering original section 2 as section 3.

3. Amend renumbered section 2, line 15 by striking "eleven" and inserting "*ten*".

4. Amend the bill by striking original section 3 and inserting the following:

"Sec. 4. That original sections 81-103 and 81-109, Revised Statutes Supplement, 1963, are repealed."

(Signed) Dale L. Payne, Chairman

Government and Military Affairs

LEGISLATIVE BILL 82. Placed on General File.

LEGISLATIVE BILL 181. Placed on General File as amended.

Standing Committee amendments to LB 181:

1. Strike sections 1 to 3 and insert seven new sections to be known as sections 1 to 7 respectively and to read as follows:

"Section 1. That section 32-496, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-496. After the reception of the returns of each election precinct, township, or ward by the county clerk or election commis-

sioner, directed to him, as provided by sections 32-492 and 32-494, and on the Friday following the election he, together with not less than two nor more than ten disinterested electors of different political parties of the county chosen by him, shall open the tally list of the poll books and from the returns therein make an abstract of the votes of each candidate and enter the same in a permanent ledger, precinct by precinct, which ledger shall be preserved by the county clerk or election commissioner, as the case may be, in his office. Such canvassing boards may adjourn from day to day, when necessary. When such canvass heretofore referred to in this section is completed, the canvassing boards may proceed to count and canvass the absent, sick, and disabled votes received by mail. After the canvass of all absent and disabled voters' ballots, the abstract of the vote of the absent and disabled voters' ballots shall be added to the permanent ledger as provided by this section.

If upon reception of the returns from the election precincts, townships, or wards, the county clerk, election commissioner, or the county canvassing board, determines that there is an obvious error on the record and in the certification of the return of votes from such election precincts, townships, or wards for any office or any measure which was voted upon in such election, the county clerk, election commissioner, or county canvassing board, as the case may be, shall upon a request in writing by a candidate or committee, in the case of a measure, or may upon its own determination, direct the county absentee and disabled counting boards to reopen the ballots from such precincts, townships or wards affected and recount the ballots affecting such office or measure in the precincts, townships or wards and shall recertify the return of the votes for such office or measure which appear to be in error.

In a general election whenever the difference in the number of votes received by two candidates is less than one per cent of the total votes cast for the office to be filled, the county clerk, election commissioner or canvassing board shall direct the county absentee and disabled counting boards to reopen the ballots from such precincts, townships or wards affected and recount the ballots affecting such office in the precincts, townships or wards and shall recertify the return of votes for such office.

Sec. 2. That section 32-1001.29, Revised Statutes Supplement, 1963, be amended to read as follows:

32-1001.29. In all contested elections, and in all recounts under the provisions of sections 3 to 6 of this act, all costs shall be adjudged against the contestant in the event he loses the contest, and in the event that the contestant wins such contest, costs shall be adjudged against the state, county, or other political subdivision of which such contested office was a part, and the payment thereof

enforced as in civil cases. Attorneys representing the person finally determined to be the winner in any contest or recount of an election to the Legislature shall be allowed, as part of such costs, a fee of not to exceed five hundred dollars for his services.

Sec. 3. The apparent loser at any election to the Legislature may secure a recount of the ballots cast at such election by filing a petition therefor in duplicate with the Secretary of State no later than the fourth Monday after the election. Such petition shall be accompanied by a corporate surety bond in the penal sum of one thousand dollars conditioned for the payment of costs under the provisions of section 32-1001.29 if the recount fails to change the apparent results of the election. If at any stage of the recount, the amount of such bond becomes inadequate, the Secretary of State may order an increase in the amount thereof.

Sec. 4. Not later than the day following the filing of a petition under the provisions of section 3 of this act, the Secretary of State shall, by certified or registered mail, give notice thereof and deliver a copy of the petition to the declared winner. At the same time he shall, by the most practicable means of communication, direct the county clerk or election commissioner of each county involved to deliver the ballot boxes to the county clerk or election commissioner's office designated by the Secretary of State no later than the following Monday.

Sec. 5. After the ballot boxes have been received at the designated county clerk or election commissioner's office, they shall be opened and the ballots for members of the Legislature shall be recounted under the supervision of the Secretary of State, who may employ such persons as may be necessary to conduct the recount and fix their compensation.

Sec. 6. The Secretary of State shall, on or before December 20, certify the results of a recount conducted under the provisions of section 6 of this act to each of the parties thereto and, through the Clerk of the Legislature, to the Legislature.

Sec. 7. That original section 32-496, Reissue Revised Statutes of Nebraska, 1943, and section 32-1001.29, Revised Statutes Supplement, 1963, are repealed.”

LEGISLATIVE BILL 477. Placed on General File.

LEGISLATIVE BILL 478. Placed on General File.

LEGISLATIVE BILL 708. Placed on General File.

LEGISLATIVE BILL 721. Placed on General File as amended.

Standing Committee amendment to LB 721:

1. Amend section 1 of the bill, line 28 by striking "essentially" and inserting in lieu thereof: "*substantially*".

LEGISLATIVE BILL 80. Indefinitely postponed.

LEGISLATIVE BILL 330. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Enrollment and Review

LEGISLATIVE BILL 25. Correctly engrossed.

LEGISLATIVE BILL 26. Correctly engrossed.

LEGISLATIVE BILL 27. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Change Hearing Room

Mr. R. Rasmussen asked unanimous consent that the Education Committee hold hearings on March 22 and 23 in the East Senate Chamber. No objections. So ordered.

Announcement

Mr. Ruhnke announced that the Rules Committee would meet at 1:00 p.m., Monday, March 22, in the West Lounge.

Adjournment

At 12:00 p.m., on a motion by Mr. Craft, the Legislature adjourned until 9:00 a.m., Tuesday, March 23, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, March 23, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, we are thrilled at the thought of men traveling through space, and grateful for such an achievement, and such advance in man's learning, yet, O God, our Father, while we pride ourselves that we learn something every day, we seem to make little progress in spiritual things. We travel the same orbits around our sins. Nowhere is our ignorance more tragic. So long have we been riding on the balloon tires of conceit, for our own good we may have to be deflated, that on the rims of humility we may discover the spiritual laws that govern our growth in grace. If our pride has to be punctured, Lord, make it soon before we gain too much speed. For the salvation of our souls and the good of our land. In Jesus' name. Amen.

The roll was called and all members were present.

Correction for the Journal

Page 873, delete line 4.

The Journal for the Fifty-fifth Day was approved as corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 327. With Emergency.

A BILL FOR AN ACT to amend section 51-510, Reissue Revised Statutes of Nebraska, 1943, and sections 51-502 and 51-503, Revised Statutes Supplement, 1963, relating to museums; to permit an in-

crease in the size of museum boards; to provide for terms of office; to provide that unrestricted gifts or devises may be pledged and used to pay the principal of or the interest or redemption premium on museum revenue bonds; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Nore

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 140.

A BILL FOR AN ACT to amend section 25-1626, Reissue Revised Statutes of Nebraska, 1943, relating to jury commissioner; to provide an increase in the salary of the jury commissioner, in counties of over two hundred thousand inhabitants; to provide when such increase shall become operative; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Hughes	Moulton	Ruhnke
Claussen	Kjar	Moylan	Skarda
Craft	Klaver	Orme	Stromer
Crandall	Knight	Paine, I.	Stryker
Danner	Kokes	Payne, D.	Syas
Fleming	Kremer	Pedersen	Wallwey
Gerdes	Lysinger	Proud	Warner
Harsh	Mahoney	Rasmussen, E.	Whitney
Hasebroock	Marvel	Rasmussen, R.	Wylie
Holmquist	Matzke		

Voting in the negative, 0.

Not voting, 3:

Nelson	Nore	Paxton
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 297. With Emergency.

A BILL FOR AN ACT to amend section 32-217, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to delete the duty of the election commissioner to verify the registration before each regular city election; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 138.

A BILL FOR AN ACT to amend section 32-231, Revised Statutes Supplement, 1963, relating to elections; to provide an increase in the salary of the election commissioner and the chief deputy commissioner in counties having more than two hundred thousand inhabitants; to provide when such increase shall become operative; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Adamson	Kremer	Paxton
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 690. Placed on General File as amended.

Standing Committee amendment to LB 690:

1. Amend section 1 of the bill, line 5 by inserting after "container" the following: "*and place in a fireproof safe or, other suit-*

able location under lock and key; the keys of such container shall be retained on the person of the county clerk or election commissioner"; line 25 by inserting after "box" the following: "and placed in a fireproof safe or, other suitable location under lock and key"; and line 26 by striking "by" and inserting "on the person of the".

(Signed) Jerome Warner, Chairman

Presented to the Governor

Presented to the Governor for approval on March 23, 1965, at 8:25 a.m.: LB 284 LB 254 LB 266 LB 272

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE RESOLUTION 14. Placed on Select File.

LEGISLATIVE BILL 406. Placed on Select File as amended.

E and R amendment to LB 406:

1. In section 1, line 20, strike "salaries" and insert "salaries salary"; in line 40, strike "and it shall have power" and show the same as stricken; and at the end of line 43, insert "such" as in the statutes.

LEGISLATIVE BILL 265. Placed on Select File as amended.

E and R amendment to LB 265:

1. In section 1, line 7, strike "by" and insert "in" as in the statutes; in line 24, strike "their" and insert "their his"; and in lines 26 and 27, strike "above required reports" and insert "reports required by this section".

LEGISLATIVE BILL 92. Placed on Select File as amended.

E and R amendments to LB 92:

1. In section 1, line 20, strike "permitting" and insert "maintaining".

2. In the title, line 4, strike "permitting" and insert "maintaining".

LEGISLATIVE BILL 236. Placed on Select File as amended.

E and R amendments to LB 236:

1. In standing committee amendment 1, line 2, strike "*infirm*" and insert "*infirm*".

2. In the title, line 2, insert a comma after "77-2032"; and in line 5, strike "rest homes;" and insert "homes for the aged or infirm; to provide an operative date;"

LEGISLATIVE BILL 371. Correctly engrossed.

LEGISLATIVE BILL 75. Correctly re-engrossed.

LEGISLATIVE BILL 634. Correctly engrossed.

LEGISLATIVE BILL 84. Correctly engrossed.

LEGISLATIVE BILL 104. Correctly enrolled.

LEGISLATIVE BILL 469. Correctly enrolled.

LEGISLATIVE BILL 55. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 104 LB 469 LB 55.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Miscellaneous Subjects.

(Signed) Eric Rasmussen

The motion prevailed with 43 ayes, 1 nay and 5 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 870. Introduced by the Committee on Miscellaneous Subjects; Ramey C. Whitney, Legislative District 44; Edward R. Daner, Legislative District 11; Eric Rasmussen, Legislative District 32; Elmer Wallwey, Legislative District 17 and William M. Wylie, Legislative District 20.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 9, of the Constitution of Nebraska,

relating to educational funds; to provide that educational funds shall be invested as the Legislature may direct; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

MOTION—Introduce Bill

Mr. President: I move the introduction of this bill by a unanimous decision by the Committee on Budget.

(Signed) Richard D. Marvel

The motion prevailed with 43 ayes, 0 nays and 6 not voting.

LEGISLATIVE BILL 871. By Committee on Budget; Richard D. Marvel, Legislative District 33; George C. Gerdes, Legislative District 49; George H. Fleming, Legislative District 47; Richard Lysinger, Legislative District 36; Clifton B. Batchelder, Legislative District 10; George Syas, Legislative District 13; Calista Cooper Hughes, Legislative District 1 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to appropriate to the Department of Justice the sum of fifteen thousand dollars to aid in defraying the cost of litigation between the States of Iowa and Nebraska citizens over land titles for the biennium ending June 30, 1965; and to declare an emergency.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and place LB 871 on General File.

The motion prevailed with 43 ayes, 0 nays and 6 not voting.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims. (Signed) Terry Carpenter

The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 872. By Committee on Salaries and Claims; Terry Carpenter, Legislative District 48;

Richard F. Proud, Legislative District 12;
Fred W. Carstens, Legislative District
30; Dale L. Payne, Legislative District 3
and Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT to amend sections 77-202.02, 77-202.04, 77-202.06, and 77-202.07, Revised Statutes Supplement, 1963, relating to revenue and taxation; to require a strict construction of the law in determining the exempt status of real property; and to repeal the original sections.

MOTION—Introduce Bill

Mr. President: I move to introduce Legislative Bill number 873 recommended by the Judiciary Committee. (Signed) Richard F. Proud

The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 873. By Committee on Judiciary; Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; Sam Klaver, Legislative District 9; Herb Nore, Legislative District 22 and Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT to amend sections 75-101, 75-102, 75-107, 75-110, 75-111, 75-112, 75-113, 75-114, 75-115, 75-116, 75-117, 75-118, 75-119, 75-120, 75-121, 75-122, 75-123, 75-124, 75-125, 75-126, 75-127, 75-131, 75-132, 75-133, 75-134, 75-136, 75-139, 75-140, 75-144, 75-146, 75-147, 75-148, and 75-151, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to provide that the State Railway Commission shall have jurisdiction over all carriers and utilities as prescribed; to change the term common carrier to carrier or utility; and to repeal the original sections.

SELECT FILE

LEGISLATIVE BILL 137. E and R amendment found in the Legislative Journal for the Fifty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 153. E and R amendments found in the Legislative Journal for the Fifty-fifth Day were adopted.

Mr. Wylie asked unanimous consent to bracket LB 153 until Thursday, March 25, 1965. No objections. So ordered.

LEGISLATIVE BILL 444. E and R amendments found in the Legislative Journal for the Fifty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 522. Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Committee Meeting

Mr. Danner asked unanimous consent to hold an executive session of the Labor Committee at 1:30 p.m. today in the West Lounge. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 591. Read and Considered.

Mr. Adamson offered the following amendments which were adopted:

1. Strike Section 1 and insert new Section 1 as follows:

“Section 1. At such time as the State of Nebraska shall adopt for its state government centralized accounting and payroll systems, and following a determination by the Governor that costs of administering a U.S. Savings Bond withholding program shall not exceed four thousand dollars (\$4,000) annually, any official or employe of the State of Nebraska may authorize, in writing, the withholding from his regular monthly salary of a designated sum of not less than three dollars and seventy-five cents (\$3.75), or in multiples thereof, for the purpose of purchasing U.S. Savings Bonds. The administrator of this act, to be designated by the Governor, having responsibility and authority for preparation of payrolls, shall upon receipt of such authorization for withholding, withhold such sum from the salary or compensation of such officer or employe for the period and in the amount stated in the authorization.”

2. Strike Section 2 and insert new Section 2 as follows:

“Section 2. The funds mentioned in Section 1 of this act shall be used for purchasing United States Savings Bonds issued by the United States Government whenever any person shall have to his credit a sufficient sum of such withheld funds to buy any such bond in behalf of the person entitled thereto. The administrator of this act shall make such arrangements with an issuing agent or agents for U.S. Savings Bonds to purchase and deliver such bond or bonds to the person designated in the authorization mentioned in Section 1 of this act. Funds disbursed for purchase of United States Savings Bonds under this act shall be by warrant drawn in behalf of the

person entitled thereto and to the order of the issuing agent for United States Savings Bonds.

3. Amend Section 3, lines 1 and 2 by striking "state officers, departments, boards, or commissions," and inserting "administrator". and by line 8 by striking the word "immediately".

4. Amend Section 4, lines 1 and 2 by striking "state officers, heads of departments, boards, or commissions." and insert *administrator*".

5. Strike Section 5.

Advanced to E and R for review with 42 ayes, 0 nays, and 7 not voting.

MOTION—Expedite Bills

Mr. Carpenter moved to place the following appropriations bills at the head of General File: LB 364 LB 365 LB 366 LB 368 LB 369 LB 726 LB 700 LB 731 LB 844 LB 670 LB 776 LB 689 LB 478 LB 322 LB 483 LB 619 LB 345

Motion pending.

MOTION—LB 868

Mr. Burbach moved to suspend the rules to place LB 868 on General File, cancel the hearing date for it, and to discuss it at this time.

The motion prevailed with 41 ayes, 0 nays, and 8 not voting.

Visitors

Mr. Harsh introduced his daughter-in-law, Mrs. Del Harsh.

Mrs. Orme introduced Mrs. Margaret Thornburg and Mrs. Richard Nisley of Omaha.

Mr. Bowen introduced Rev. W. E. Heizer, Pastor, and 30 students from the Bethany Nazarene College Choir from Bethany, Oklahoma. The choir sang for the Legislature.

GENERAL FILE

LEGISLATIVE BILL 868. Considered.

Advanced to E and R for review with 36 ayes, 2 nays, and 11 not voting.

Mr. Carpenter moved to place LB 868 at the head of E and R for review.

The motion prevailed.

MOTION—Rule Change

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Fifty-second Day to change the rules concerning bills earmarking revenue.

Mr. Paxton moved to amend the Carpenter motion by striking "This applies to all bills which have not reached Select File as of this date."

The Paxton amendment lost with 8 ayes, 29 nays, and 12 not voting.

Mr. Carpenter requested a record vote on his proposed rule change.

Voting in the affirmative, 0.

Voting in the negative, 42:

Adamson	Danner	Moulton	Rasmussen, R.
Batchelder	Fleming	Moylan	Ruhnke
Bauer	Gerdes	Nelson	Skarda
Bowen	Harsh	Nore	Stromer
Brauer	Hasebroock	Orme	Stryker
Budd	Holmquist	Paine, I.	Syas
Burbach	Hughes	Paxton	Wallwey
Carpenter	Knight	Pedersen	Warner
Carstens	Kokes	Proud	Whitney
Claussen	Mahoney	Rasmussen, E.	Wylie
Craft	Marvel		

Not voting, 7:

Crandall	Klaver	Lysinger	Payne, D.
Kjar	Kremer	Matzke	

The motion lost.

Mr. Ruhnke Presiding

Member Excused

Mr. Nelson was excused at 11:30 a.m., for the remainder of the morning.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent that only the new and stricken matter be read in the General File bills this morning.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 81. Reading waived. Considered.

Mr. Warner offered the following amendment to the standing committee amendments:

Delete the word "and" in line 54.

Delete the word "or" in line 57.

The amendment was adopted.

The Standing Committee amendments found in the Legislative Journal for the Fortieth Day were adopted as amended.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 475. Reading waived. Considered.

Mr. Adamson Presiding

Advanced to E and R for review with 25 ayes, 8 nays and 16 not voting.

Visitors

Mr. Harsh introduced Philip Holmgren, instructor and 21 students from the state government class from Kearney State Teachers College.

UNANIMOUS CONSENT—Cancel Hearing Date

Mr. Syas asked unanimous consent to cancel the hearing date of April 7, 1965 on LB 813.

No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 617 and LB 618

Mr. Bowen asked unanimous consent to withdraw LB 617 and LB 618.

Laid over.

LEGISLATIVE BILL 302. Considered.

Mr. Bowen offered the following amendments, which were adopted:

1. Sec. 2, line 39, after the word "or", insert "*the financing of*"; after the word "oppositions", insert "*to his candidacy*".

2. Sec. 4, line 11, after the word "registration", strike the period and insert "*and return the application fee.*".

The Standing Committee amendments found in the Legislative Journal for the Forty-second Day were adopted.

Laid over at the request of Mr. Carpenter.

Speaker Bowen Presiding

UNANIMOUS CONSENT—Withdraw LB 647

Mr. R. Rasmussen asked unanimous consent to withdraw LB 647 and that the hearing date be canceled.

Laid over.

GENERAL FILE

LEGISLATIVE BILL 432. Reading waived. Considered.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

NOTICE OF COMMITTEE HEARINGS

Urban Affairs

LB 438	Wednesday, April 7, 1965	2:00 p.m.
LB 813	Reset Wednesday, April 14, 1965	2:00 p.m.

Revenue

LB 93	Wednesday, March 31, 1965	2:00 p.m.
LB 847	Wednesday, March 31, 1965	2:00 p.m.
LB 850	Wednesday, March 31, 1965	2:00 p.m.
LB 255	Monday, April 5, 1965	2:00 p.m.
LB 260	Monday, April 5, 1965	2:00 p.m.
LB 261	Monday, April 5, 1965	2:00 p.m.
LB 144	Wednesday, April 7, 1965	2:00 p.m.
LB 710	Wednesday, April 7, 1965	2:00 p.m.
LB 711	Wednesday, April 7, 1965	2:00 p.m.
LB 443	Monday, April 12, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Agriculture and Recreation**

LEGISLATIVE BILL 169. Placed on General File as amended.

Standing Committee amendments to LB 169:

1. Amend the bill, section 1, line 7 by striking "and date of ex-" and all of line 8 and insert the following:

" , in letters not less than one quarter of an inch in height, and date of exportation regardless of the place of packaging including when packaged in the United States or the country of origin and date of packaging if sterile packaged outside the boundaries of the United States, shall be guilty of a misdemeanor. The word meat as used in this act unless the context otherwise requires, shall mean the dressed flesh of cattle, swine, sheep or goats but shall not include fish or products of fish."

2. Amend the bill by inserting three new sections to be known as sections 2, 3 and 4, and to read as follows:

"Sec. 2. It shall be the duty of the Bureau of Dairies and Food and Weights and Measures Division of the Department of Agriculture and Economic Development to aid in the enforcement of the provisions of this act. The Director of Agriculture and Economic Development or his duly authorized agents shall have free access at all reasonable hours to every wholesale or retail establishment which sells or offers to sell meat to the public and may enter any packaging, canning, or processing establishment and any vehicle being used to transport any such meat for the purpose of securing samples or specimens of such meat or products. The department shall be granted the right to audit invoices.

Sec. 3. The Director of Agriculture and Economic Development is hereby authorized to adopt such regulations as it may deem necessary to properly enforce the provisions of this act.

Sec. 4. It shall be the duty of a county attorney to whom the Director of Agriculture and Economic Development or its agent reports a violation of the provisions of this act to institute appropriate proceedings in the proper courts without delay and to prosecute the same in the manner provided by law."

3. Amend the bill by renumbering original section 2 as section 5.

LEGISLATIVE BILL 535. Placed on General File.

LEGISLATIVE BILL 256. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

Education

LEGISLATIVE BILL 215. Indefinitely postponed.

LEGISLATIVE BILL 382. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Government and Military Affairs

LEGISLATIVE BILL 304. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Public Works

LEGISLATIVE BILL 130. Placed on General File as amended.

Standing Committee amendments to LB 130:

Section 1, lines 58 to 71 to be designated at paragraph (4). Section 2, line 14—strike the word “forty” and insert the words “twenty-five.”

1. Amend section 3 of the bill line 49 by inserting “*or a professional architect*” after “engineer”.

2. Amend section 4 of the bill lines 18 to 21 by striking line 18 commencing with the comma, by striking lines 19 to 21 to the period and show same as stricken matter, and line 21 by inserting after the period the following:

“It shall be unlawful for an engineer or architect to affix or permit his seal, or facsimile thereof, to be affixed to any drawings, specifications, plats, or reports after expiration of a certificate or for the purpose of aiding or abetting any other person to evade or attempt to evade any provisions of this act.”

3. Amend section 5 of the bill lines 22 to 26 by striking the new matter and inserting:

“No public officer charged with the duty or responsibility of accepting or approving plans, specifications, plats, and reports shall accept or approve such plans, specifications, plats, or reports which have not been prepared in accordance with the provisions of sections 81-839 to 81-856.”

4. Amend section 6 of the bill line 35 by striking the first “and” and show same as stricken matter, and line 38 by inserting after “government” the following:

“; and (5) a person who is a full-time regular employee of a commercial firm, association, or corporation performing engineering or architectural services solely in connection with products or services of such firm, association, or corporation: Provided, such person or entity does not offer such professional engineering or architectural services to the public.”, lines 44 and 45 by striking the new matter to the semicolon in line 45, and lines 57 and 58 by striking the new matter and reinstating the old matter.

LEGISLATIVE BILL 460. Placed on General File.

LEGISLATIVE BILL 510. Placed on General File.

LEGISLATIVE BILL 526. Placed on General File as amended.

Standing Committee amendments to LB 526:

1. Section 1, line 20 - strike the words “white paint” and insert the words “a contrasting color”.

2. Section 1, line 29 - strike the words “white paint” and insert the words “a contrasting color”.

LEGISLATIVE BILL 552. Placed on General File.

LEGISLATIVE BILL 557. Placed on General File as amended.

Standing Committee amendment to LB 557:

1. Amend section 1 of the bill line 16 by striking “and” and show same as stricken matter, line 18 by striking the period and inserting “. ; and”, and by inserting after line 18 the following:

“(f) *The length of refrigeration units mounted on the front of trailers which over hang the cab of the truck, shall not be counted in determining length.*”.

LEGISLATIVE BILL 574. Placed on General File.

LEGISLATIVE BILL 575. Placed on General File as amended.

Standing Committee amendment to LB 575:

Section 1, line 5 - strike the word “lease” and insert the word “least”.

LEGISLATIVE BILL 576. Placed on General File.

LEGISLATIVE BILL 583. Placed on General File.

LEGISLATIVE BILL 601. Placed on General File.

LEGISLATIVE BILL 456. Indefinitely postponed.

LEGISLATIVE BILL 547. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Revenue

LEGISLATIVE BILL 88. Placed on General File as amended.

Standing Committee amendment to LB 88:

Strike out all of sections 1 through 7; renumber Section 8 to be Section 1. This now becomes the entire bill.

(Signed) J. W. Burbach, Chairman

Adjournment

At 11:54 a.m., on a motion by Mr. Bowen, the Legislature adjourned until 8:30 a.m., Wednesday, March 24, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, March 24, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

In this, the day that the Lord hath made, help us, O God, to appreciate its beauty and to utilize its opportunities. Deliver us, we pray thee, from the tyranny of trifles. May we give our best thought and attention to what is important, that we may accomplish something worthwhile. Teach us how to listen to the prompting of thy spirit, and thus save us from floundering and indecision that wastes time, subtracts from our peace, divides our efficiency, and multiplies our troubles. In the name of Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Kokes, E. Rasmussen, and Wallwey, who were excused until 8:45 a.m., and Mr. Stromer, who was excused until 9:00 a.m.

Corrections for the Journal

Page 897, after line 13, insert:

Section 1, lines 58 to 71 to be designated at paragraph (4).

Section 2, line 14 - strike the word "forty" and insert the words "twenty-five".

Page 898, line 5, after the word "matter" insert:

to the semicolon in line 45, and lines 57 and 58 by striking the new matter

The Journal for the Fifty-sixth Day was approved as corrected.

UNANIMOUS CONSENT—Committee Meeting

Mr. R. Rasmussen asked unanimous consent to hold an executive session of the Education Committee at 1:30 p.m. in the East Lounge. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Urban Affairs

LB 686	Wednesday, April 21, 1965	2:00 p.m.
LB 687	Wednesday, April 21, 1965	2:00 p.m.
LB 725	Wednesday, April 21, 1965	2:00 p.m.

Members Excused

Mr. Hasebroock was excused at 10:00 a.m. for the remainder of the morning.

Mr. Moulton was excused from 10:00 a.m. until 12:00 p.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 637. With Emergency.

A BILL FOR AN ACT to amend section 60-311, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 645, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to provide that registration plates shall be treated with a reflective material; to provide an additional fee for the registration of motor vehicles as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Adamson	Craft	Klaver	Pedersen
Batchelder	Crandall	Knight	Proud
Bowen	Fleming	Kremer	Rasmussen, R.
Brauer	Gerdes	Moulton	Ruhnke
Budd	Harsh	Moylan	Stryker
Burbach	Hasebroock	Nore	Syas
Carpenter	Holmquist	Orme	Warner
Carstens	Hughes	Paine, I.	Whitney
Claussen	Kjar	Paxton	Wylie

Voting in the negative, 6:

Bauer	Mahoney	Nelson	Skarda
Lysinger	Marvel		

Not voting, 7:

Danner	Matzke	Rasmussen, E.	Wallwey
Kokes	Payne, D.	Stromer	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 267. With Emergency.

A BILL FOR AN ACT to amend sections 9-103 and 9-104, Re-issue Revised Statutes of Nebraska, 1943, relating to bingo; to provide that certain voluntary associations shall be eligible for a bingo license; to provide that the proceeds of the license fee shall be placed in the state treasury to the credit of the state General Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Brauer	Danner	Payne, D.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 315.

A BILL FOR AN ACT to amend sections 31-812 and 31-827, Re-issue Revised Statutes of Nebraska, 1943, relating to drainage; to provide the manner and time of filing written applications by candidates for the office of director of watershed districts; to provide the time for preparation of an itemized budget; to eliminate provisions respecting the property tax rolls and computation of tax; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Payne, D. Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Suspend Rules

Mr. President: I move that Rule 12, section 11B be suspended and that LB 27 and LB 26 be considered on Final Reading.

(Signed) Terry Carpenter

The motion prevailed with 39 ayes, 2 nays, and 8 not voting.

LEGISLATIVE BILL 27. With Emergency.

A BILL FOR AN ACT to amend section 53-160, Revised Statutes Supplement, 1963, relating to liquors; to increase the tax on

beer; to provide an operative date; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 26. With Emergency.

A BILL FOR AN ACT to amend section 77-2620, Reissue Revised Statutes of Nebraska, 1943, and sections 39-1390, 77-2602, 77-2608, 77-2610, 77-2612, 77-2613, and 77-2616, Revised Statutes Supplement, 1963, relating to revenue and taxation; to increase the tax on cigarettes; to provide for allocation of such increase; to harmonize with other legislation; to change purposes for which the State Recreation Road Fund may be expended; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Bowen	Budd	Carpenter
Bauer	Brauer	Burbach	Carstens

Claussen	Kjar	Moylan	Ruhnke
Craft	Klaver	Nelson	Skarda
Crandall	Knight	Orme	Stromer
Danner	Kokes	Payne, D.	Stryker
Fleming	Kremer	Pedersen	Syas
Gerdes	Lysinger	Proud	Wallwey
Harsh	Mahoney	Rasmussen, E.	Warner
Holmquist	Moulton	Rasmussen, R.	Whitney
Hughes			

Voting in the negative, 8:

Batchelder	Marvel	Nore	Paxton
Hasebroock	Matzke	Paine, I.	Wylie

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Expedite LB 27 and LB 26

Mr. Carpenter moved that the enrollment procedures for LB 27 and LB 26 be expedited.

The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

NOTICE OF COMMITTEE HEARINGS

Miscellaneous Subjects

LB 853	Friday, April 2, 1965	2:00 p.m.
LB 854	Friday, April 2, 1965	2:00 p.m.
LB 95	Thursday, April 8, 1965	2:00 p.m.
LB 413	Friday, April 9, 1965	2:00 p.m.
LB 593	Friday, April 9, 1965	2:00 p.m.
LB 632	Friday, April 9, 1965	2:00 p.m.
LB 660	Thursday, April 22, 1965	2:00 p.m.
LB 586	Thursday, April 29, 1965	2:00 p.m.

REFERENCE COMMITTEE REPORT

LB	Committee
870	Education
872	Revenue
873	Judiciary
849	Re-referred from Miscellaneous Subjects to Revenue
	(Signed) Kenneth L. Bowen, Speaker

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 652. Placed on Select File.

LEGISLATIVE BILL 299. Placed on Select File as amended.

E and R amendment to LB 299:

1. In section 1, line 14, insert an underscored comma after "*territory*"; and in line 36, strike "fees" and insert "fee" as in the statutes.

LEGISLATIVE BILL 376. Placed on Select File as amended.

E and R amendments to LB 376:

1. In line 2 of the Carpenter General File amendment, insert an underscored comma after "*auditoriums*".

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 5, strike "to include wells" and insert "as prescribed"; strike line 6 and insert "to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 132. Placed on Select File as amended.

E and R amendments to LB 132:

1. Strike standing committee amendment 1, the error not appearing in the original bill.

2. In section 3, strike beginning with the comma in line 20 through the comma in line 21, and show the same as stricken; and in line 56, strike the comma and show the same as stricken.

3. In standing committee amendment 3, line 4, strike the period and insert a period at the end of the line.

4. In the title, strike beginning with "to" in line 10 through line 11; and at the end of line 14, insert "to increase fees;"

LEGISLATIVE BILL 168. Placed on Select File as amended.

E and R amendments to LB 168:

1. In section 1, line 10, insert an underscored comma after “damages”.

2. In line 3 of the Ruhnke General File amendment, strike “are to” and insert “shall”.

3. In section 2, line 38, strike “To sue” and insert “To sue Sue”; in lines 39 and 40, strike “to” and insert “to”; in line 42, strike the second “to” and insert “to”; and in line 45, strike “To purchase” and insert “To purchase Purchase”.

4. In new section 3, line 1, strike “Section” and insert “Sec.”; in line 3, strike “seven” and insert “five seven”; and in lines 32 and 33, strike “certificate” and insert “certification” as in the statutes.

5. For correlation purposes, after the second comma in line 2 of new section 3, insert “as amended by section 3, Legislative Bill 65, Seventy-fifth Session, Nebraska State Legislature, 1965,”; strike lines 5 and 6 and through “the” in line 7; after the period in line 12, insert “Such petition must contain the names of ten per cent of the taxpayers of legal voting age within the watershed conservancy district.”; in line 15, strike “may” and insert “shall”; in line 16, insert “as to whether a referendum should be held on the proposition as outlined in the petitions” after “determination”; in line 16, strike “sixty” and insert “ninety”; in line 17, strike “shall” and insert “may”; after the period in line 19, insert “If the petition calling for the dissolution of a watershed conservancy district contains the names of twenty-five per cent or more of the resident taxpayers of legal voting age, a referendum shall be held.”; and after the period in line 22, insert “if a majority of the votes cast in such a referendum favors the continuation of the district, the individual or joint boards of soil and water conservation districts shall not take any action on and shall void subsequent petitions for the dissolution of the watershed conservancy district which are filed with the individual or joint boards within two years of the date of the referendum.”.

6. For correlation purposes, amend new section 4 to read as follows:

“Sec. 4. That original section 2-1550, Reissue Revised Statutes of Nebraska, 1943, section 2-1559, Revised Statutes Supplement, 1963, and section 2-1564, Reissue Revised Statutes of Nebraska, 1943, as amended by section 3, Legislative Bill 65, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed.”.

7. For correlation purposes, in the title, line 3, strike “and”; and after the second comma in line 4, insert “and section 2-1564, Reissue Revised Statutes of Nebraska, 1943, as amended by section 3, Legislative Bill 65, Seventy-fifth Session, Nebraska State Legislature, 1965,”.

8. In the title, line 7, insert "to change the time when a petition for dissolution of a watershed conservancy district may be filed;" after the semicolon.

LEGISLATIVE BILL 628. Correctly engrossed.

LEGISLATIVE BILL 207. Correctly engrossed.

LEGISLATIVE BILL 228. Correctly engrossed.

LEGISLATIVE BILL 353. Correctly engrossed.

LEGISLATIVE BILL 327. Correctly enrolled.

LEGISLATIVE BILL 140. Correctly enrolled.

LEGISLATIVE BILL 297. Correctly enrolled.

LEGISLATIVE BILL 138. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 327 LB 140 LB 297 LB 138

RESOLUTIONS

LEGISLATIVE RESOLUTION 31. Re: Voting Rights

Introduced by Edward R. Danner, 11th District

WHEREAS, section 1 of the fourteenth article of amendment to the Constitution of the United States provides that no state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; and

WHEREAS, section 2 of the fourteenth article of amendment to the Constitution of the United States provides that when the right to vote at any election is denied to any citizen, or in any way abridged, the basis of representation of that state shall be reduced in the proportion which the number of such citizens shall bear to the whole number of citizens in such state; and

WHEREAS, the provisions of this article are not now being enforced.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That this Legislature request that the Congress of the United States, to enact such laws as to enforce the fourteenth article of amendment to the Constitution of the United States.

2. That a printed copy of this Resolution be forwarded by the Clerk of the Legislature to the President of the United States Senate, the Speaker of the House of Representatives, and to each member of Congress from the State of Nebraska.

MOTION—Introduce Bill

Mr. President: I move to introduce a new bill recommended by the Committee on Revenue.

(Signed) Terry Carpenter

Mr. Stryker Presiding

Mr. Fleming moved the Previous Question. The question is, "Shall the debate cease?"

The motion prevailed with 34 ayes, 5 nays and 10 not voting.

The motion to introduce the new bill prevailed with 34 ayes, 8 nays and 7 not voting.

Speaker Bowen Presiding

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 874. By Committee on Revenue; Terry Carpenter, Legislative District 48; J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Ramey C. Whitney, Legislative District 44 and Elmer Wallwey, Legislative District 17.

A BILL FOR AN ACT to amend sections 19-2502, 19-2503, 19-2505, 19-2506, and 19-2508, Reissue Revised Statutes of Nebraska, 1943, and sections 19-2501 and 19-2504, Revised Statutes Supplement, 1963, relating to cities and villages, all; to provide the provisions for creating industrial areas shall apply to all cities and villages, and may be located in more than one county as prescribed; to provide procedure to establishing industrial areas when the real estate is located in more than one county as prescribed; and to repeal the original sections.

UNANIMOUS CONSENT—Invitation

Mr. Knight asked unanimous consent to have Mr. Eddie Albert talk to the Legislature on April 2, 1965 at 10:15 a.m., since April is National Cancer Crusade Month and Mr. Albert is Vice-Chairman of the crusade.

No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on March 24, 1965 at 9:20 a.m.: LB 55 LB 469 LB 104

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 26. Correctly enrolled.

LEGISLATIVE BILL 27. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 356. Placed on General File as amended.

Standing Committee amendment to LB 356:

1. Amend Section 1 of the bill, line 21, by striking "commercial loans chiefly; and" and inserting "loans; and".

LEGISLATIVE BILL 357. Placed on General File.

LEGISLATIVE BILL 730. Placed on General File as amended.

Standing Committee amendments to LB 730:

1. Amend section 5 of the bill, line 41 by striking "classes" and inserting "classcs class", lines 41 and 42 by striking "subsections" and inserting "subsections subdivision" lines 53 to 61 by reinstating the stricken matter, lines 54 and 60 by striking "January 1, 1949" and inserting "January 1, 1949 the effective date of this act", and line 61 by inserting a new sentence after the period to read "The provisions of this section shall be applicable to a reciprocal exchange issuing assessable or nonassessable policy contracts or agreements."

2. Amend section 6 of the bill line 8 by striking "or reciprocal".

3. Amend section 7 of the bill line 3 by inserting after "1943" the following:

" , and also sections 44-215, 44-219.02, and 44-219.03, Reissue Revised Statutes of Nebraska, 1943".

(Signed) Albert A. Kjar, Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 26 LB 27

MOTION—Introduce Bill

Mr. President: I move the introduction of this bill by the Committee on Budget with a vote of six ayes, two members excused, and one abstaining. (Signed) Richard D. Marvel, Chairman

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 875. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George C. Gerdes, Legislative District 49; George H. Fleming, Legislative District 47; W. H. Hasebroock, Legislative District 16 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT to amend sections 40 and 43, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, relating to appropriations for the state government of the State of Nebraska for the biennium beginning July 1, 1963 and ending June 30, 1965; to change the spending of the Nebraska Motor Vehicle Dealers License Board and the State Athletic Commissioner as prescribed; to increase the appropriation to such agencies as prescribed; to repeal the original sections; and to declare an emergency.

MOTION—Suspend Rules

Mr. Stryker moved to suspend the rules and have LB 875 placed on General File.

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

LB 875 was placed on General File.

MOTION—Introduce Bill

Mr. President: I move the introduction of this bill by the Committee on Budget by a vote of six ayes, two members excused, and one abstaining. (Signed) Richard D. Marvel, Chairman

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 876. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George C. Gerdes, Legislative District 49; George H. Fleming, Legislative District 47; W. H. Hasebroock, Legislative District 16 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT to amend sections 10 and 25, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, relating to appropriations for the state government of the State of Nebraska for the biennium beginning July 1, 1963 and ending June 30, 1965; to transfer the sum of two hundred sixty thousand dollars from the Auditor of Public Accounts to the Department of Public Institutions as prescribed; to repeal the original sections; and to declare an emergency.

MOTION—Suspend Rules

Mr. Marvel moved to suspend the rules and place LB 876 on General File.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

LB 876 was placed on General File.

SELECT FILE**LEGISLATIVE RESOLUTION 14.**

Mr. Danner moved to Indefinitely Postpone LR 14.

Mr. Ruhnke moved the Previous Question. The question is, "Shall the debate cease?"

The motion lost with 15 ayes, 16 nays and 18 not voting.

The Danner motion to Indefinitely Postpone lost with 9 ayes, 34 nays and 6 not voting.

LR 14 was advanced to E and R for engrossment.

Visitor

Speaker Bowen introduced Miss Julie Carstens from the University of Nebraska.

SELECT FILE

LEGISLATIVE BILL 406. E and R amendment found in the Legislative Journal for the Fifty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 265. E and R amendment found in the Legislative Journal for the Fifty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 92. E and R amendments found in the Legislative Journal for the Fifty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 236. E and R amendments found in the Legislative Journal for the Fifty-sixth Day were adopted.

Advanced to E and R for engrossment.

Presented to the Governor

Presented to the Governor for approval on March 24, 1965 at 10:40 a.m.: LB 26 LB 27

(Signed) Ruth Bossard, Enrolling Clerk

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to have only the new and stricken matter read in the General File bills this morning. No objections. So ordered.

Mr. Klaver Presiding**UNANIMOUS CONSENT—Withdraw Bills**

Mr. R. Rasmussen renewed his pending request found in the Legislative Journal for the Fifty-sixth Day to withdraw LB 647 and the hearing date.

No objections. So ordered.

Mr. Bowen renewed his pending request found in the Legislative Journal for the Fifty-sixth Day to withdraw LB 617 and LB 618.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 871. Reading waived. Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 306. Reading waived. Considered.

Speaker Bowen Presiding

Mr. Carpenter asked unanimous consent to strike his amendment adopted March 4, 1965. No objections. So ordered.

Mr. Pedersen moved to indefinitely postpone LB 306.

Mr. Skarda requested a record vote.

Voting in the affirmative, 28:

Adamson	Craft	Kremer	Paxton
Batchelder	Fleming	Moulton	Pedersen
Bauer	Gerdes	Moylan	Proud
Bowen	Holmquist	Nelson	Rasmussen, E.
Budd	Hughes	Nore	Stryker
Carstens	Kjar	Orme	Whitney
Claussen	Kokes	Paine, I.	Wylie

Voting in the negative, 16:

Brauer	Harsh	Marvel	Ruhnke
Carpenter	Klaver	Matzke	Skarda
Crandall	Lysinger	Payne, D.	Stromer
Danner	Mahoney	Rasmussen, R.	Syas

Not voting, 5:

Burbach Knight Wallwey Warner
 Hasebroock

LB 306 was indefinitely postponed.

MOTION—Expedite Bills

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Fifty-sixth Day to place appropriations bills at the head of General File. He amended his motion to read that the bills would be placed at the head of General File immediately after LB 133.

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

MOTION—Suspend Rules

Mr. President: I move that our rules be suspended so that on Thursday and Friday of this week we consider bills on General File immediately after the corrections to the Journal are made and bills on Final Reading. (Signed) Henry F. Pedersen, Jr.

Mr. Adamson moved to amend the Pedersen motion to consider bills on General File after Select File.

The Adamson amendment was adopted.

Motion pending.

NOTICE OF COMMITTEE HEARINGS

Urban Affairs

LB 819	Wednesday, April 21, 1965	2:00 p.m.
LB 409	Wednesday, April 28, 1965	2:00 p.m.
LB 791	Wednesday, April 28, 1965	2:00 p.m.
LB 824	Wednesday, April 28, 1965	2:00 p.m.

Education

LB 870	Monday, March 29, 1965	2:00 p.m.
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Budget

LB 229	Tuesday, March 30, 1965	2:00 p.m.
LB 493	Tuesday, March 30, 1965	2:00 p.m.
LB 753	Tuesday, March 30, 1965	2:00 p.m.
LB 785	Tuesday, March 30, 1965	2:00 p.m.
LB 779	Tuesday, March 30, 1965	2:00 p.m.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Danner asked unanimous consent for the Labor Committee to meet in the West Chamber today if the crowd is too large for the scheduled hearing room. No objections. So ordered.

STANDING COMMITTEE REPORTS**Public Health and Welfare**

LEGISLATIVE BILL 312. Indefinitely postponed.

LEGISLATIVE BILL 532. Indefinitely postponed.

LEGISLATIVE BILL 677. Placed on General File as amended.

Standing Committee amendments to LB 677:

1. Amend Section 1 of the bill lines 21 and 22 by reinstating the stricken matter and striking the new matter, and line 21 by striking reinstated word "cost" and inserting "~~cost~~ value".

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

LEGISLATIVE BILL 754. Placed on General File as amended.

Standing Committee amendments to LB 754:

1. Amend section 1 of the bill, page 3, line 39, after the word "Fund" by inserting the following: ", but in no event shall such payments exceed the sum of one hundred ten dollars per month where there is but one dependent child in any home, or an additional twenty-five dollars per month on behalf of each child over the number of one".

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

LEGISLATIVE BILL 757. Placed on General File as amended.

Standing Committee amendment to LB 757:

1. Amend section 1 of the bill, page 2, line 24, after the word "agency" by inserting the following: "or any court having jurisdiction of child".

LEGISLATIVE BILL 852. Placed on General File.

LEGISLATIVE BILL 851. Placed on General File as amended.

Standing Committee amendments to LB 851:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 48-502, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

48-502. Any person, firm or corporation who for hire or with a view to profit shall undertake to secure employment or help or through the medium of cards, circulars, pamphlets of any nature whatsoever, or through the display of a sign or bulletin offer to secure employment or help or give information as to where employment or help shall be secured, shall be deemed a private employment agency and shall be subject to the provisions of sections 48-501 to 48-514; *Provided, that a person employing individuals to render part-time or temporary personal services to for or under the direction of a third person is not an employment agency within the meaning of sections 48-501 to 48-514 if the person employing the individuals, in addition to wages or salaries, pays federal social security taxes, state and federal unemployment insurance, carries workmen's compensation insurance as required by state law, and sustains responsibility for the acts of his employees while rendering services to, for or under the direction of a third person.*"

2. Amend the bill by renumbering original sections 1 to 3 as sections 2 to 4 respectively.

3. Amend renumbered section 3 line 35 by reinstating the stricken matter and lines 35 to 37 by striking the new matter to the semicolon in line 37.

4. Amend renumbered section 4, line 1 by striking "48-503" and inserting "48-502, 48-503,".

(Signed) Marvin E. Stromer, Chairman

MOTION—LB 682

Mr. President: I move that LB 682 be referred back to the Salaries and Claims Committee.

(Signed) Jerome Warner

Motion pending.

Adjournment

At 12:04 p.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 9:00 a.m., Thursday, March 25, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, March 25, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

God of our Fathers, give unto us a true appreciation of our heritage - a heritage of freedom for all under God - of great men and great deeds in the past. Let us not be intimidated by feelings of our own inadequacy for this hour. Remind us that the God they worshiped and by whose help they laid the foundations of our land is still able to help us uphold what they bequeathed and to give it new meaning. Remind us that we are not called to fill the places of those who have gone, but to fill our own places, to do the word thou hast laid before us, and to do the right as thou hast given us to see the right, always to do the very best we can, and to leave the rest to thee. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 903, line 32, correct the spelling of "President".

The Journal for the Fifty-seventh Day was approved as corrected.

Message from the Governor

March 25, 1965

Members, Nebraska Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that on March 24, 1965, Acting Governor Philip C. Sorensen approved LB 26 and LB 27.

Respectfully,
 (Signed) Gene A. Budig
 Administrative Assistant

Communications

Letters from Congressman Glenn Cunningham acknowledging receipt of LR 21 and LR 23.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 275. With Emergency.

A BILL FOR AN ACT to amend sections 79-1512, 79-1539, 79-1540, 79-1545, 79-1547.04, 79-1548, and 79-1549, Reissue Revised Statutes of Nebraska, 1943, and section 79-1501, Revised Statutes Supplement, 1963, relating to the school retirement system; to combine the proceeds of the Service Annuity Fund with the Annuity Reserve Fund in the state treasury; to provide when this act shall become operative; to repeal the original sections and also section 79-1547, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallway
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitors

Mr. Danner introduced a civil rights group visiting the Legislature this morning.

LEGISLATIVE BILL 31.

A BILL FOR AN ACT to amend section 77-721, Revised Statutes Supplement, 1963, relating to taxation; to require disclosure of prescribed information by certain mutual funds, whether incorporated or not; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 25. With Emergency.

A BILL FOR AN ACT to amend sections 66-410, 66-424.01, 66-428, and 66-452, Revised Statutes Supplement, 1963, relating to motor vehicle fuels; to increase the rate of the gasoline tax and

excise tax on motor vehicle fuels; to reallocate the Gasoline Tax Fund, as prescribed; to provide for refunds; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Mr. Carpenter asked for a Call of the House. The Call showed 49 members present.

Mr. Ruhnke moved the Call be raised. The motion prevailed with 49 ayes, 0 nays.

Voting in the affirmative, 33:

Batchelder	Fleming	Mahoney	Ruhnke
Bauer	Gerdes	Marvel	Skarda
Bowen	Hasebroock	Moulton	Stromer
Brauer	Holmquist	Moylan	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Pedersen	Warner
Carstens	Knight	Proud	Whitney
Crandall	Kokes	Rasmussen, R.	Wylie
Danner			

Voting in the negative, 16:

Adamson	Harsh	Matzke	Paxton
Budd	Hughes	Nelson	Payne, D.
Claussen	Kremer	Nore	Rasmussen, E.
Craft	Lysinger	Paine, I.	Wallwey

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Place LB 382 on General File

Mr. Mahoney moved to place LB 382 on General File notwithstanding the Committee action.

Mr. Bowen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 45 ayes, 0 nays and 4 not voting.

The motion to place LB 382 on General File prevailed with 46 ayes, 2 nays and 1 not voting.

MOTION—LB 382

Mr. Carpenter moved that LB 382 be the first order of business on General File Tuesday, April 6, 1965.

The motion prevailed.

Visitors

Mr. Hasebroock introduced a group from Howells, Nebraska.

Mr. Moylan introduced a group of ladies from Omaha, Nebraska.

Presented to the Governor

Presented to the Governor for approval on March 25, 1965 at 8:25 a.m.: LB 138 LB 297 LB 140 LB 327

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Public Health and Welfare**

LEGISLATIVE BILL 706. Placed on General File as amended.

Standing Committee amendments to LB 706:

1. Amend Section 3 of the bill by striking lines 7 to 9 and inserting the following: "(3) The tender into commerce of any food, that is adulterated or misbranded, and the receipt or proffered receipt thereof by any consignor for pay or otherwise;"

2. Amend Section 5 of the bill by inserting "or common carrier engaged solely in transportation" after "person", and line 44 by inserting "private" after "of".

3. Amend Section 16 of the bill, line 6 by inserting after the comma "except when such vehicle is owned and being utilized by a common carrier transporting such foods".

(Signed) Marvin E. Stromer, Chairman

Education

LEGISLATIVE BILL 777. Indefinitely postponed.

LEGISLATIVE BILL 778. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 537. Replaced on Select File as amended.

E and R amendment to LB 537:

1. In the title, line 9, strike "one" and insert "prescribed persons".

LEGISLATIVE BILL 163. Replaced on Select File as amended.

E and R amendment to LB 163:

1. In the title, line 4, insert "the Department of" after "of".

LEGISLATIVE BILL 131. Replaced on Select File as amended.

E and R amendment to LB 131:

1. In the Hughes General File amendment 1, line 2, strike "by".

LEGISLATIVE BILL 152. Replaced on Select File as amended.

E and R amendment to LB 152:

1. Strike lines 2 to 7 of the title and amendments thereto and insert

"FOR AN ACT to amend section 49-617, Revised Statutes Supplement, 1963, and section 49-709, Reissue Revised Statutes of Nebraska, 1943, as amended by section 5, Legislative Bill 201, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the distribution of the statutes; to change the distribution of the statutes as prescribed; to eliminate obsolete matter; and to repeal the original sections."

LEGISLATIVE BILL 868. Placed on Select File as amended.

E and R amendment to LB 868:

1. In section 2, line 6, strike "General" and insert "State Building".

LEGISLATIVE BILL 871. Placed on Select File as amended.

E and R amendment to LB 871:

1. In section 1, line 2, and in the title, line 4, strike "States" and insert "State".

LEGISLATIVE BILL 485. Placed on Select File as amended.

E and R amendments to LB 485:

1. In section 1, line 2, strike the comma; in lines 8 and 9, strike "is hereby authorized, empowered and directed to" and insert "shall"; and in line 13, strike the first "to" and insert "may".

2. In new section 2, lines 4 and 5 and lines 13 and 14, strike "by section 77-2602, Revised Statutes Supplement, 1963," and insert "under the provisions of Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and strike beginning with the second "the" in line 8 through the first comma in line 9.

3. In new section 3, line 2, insert "the provisions of" after "under".

4. In the title, line 5, strike "88-587" and insert "88-578"; and in line 10, insert "to create the Land and Water Conservation Fund and specify the source and use thereof;" after the semicolon.

LEGISLATIVE BILL 219. Placed on Select File as amended.

E and R amendments to LB 219:

1. In section 1, lines 1 and 2, strike "Revised Statutes Supplement, 1963" and insert "Reissue Revised Statutes of Nebraska, 1943".

2. Strike section 4 and insert "Sec. 4. That original sections 24-301.01 and 43-234, Reissue Revised Statutes of Nebraska, 1943, are repealed."

3. In the title, strike lines 2 to 4 and insert "For An Act to amend sections 24-301.01 and 43-234, Reissue Revised Statutes of Nebraska, 1943, relating to salaries;"

LEGISLATIVE BILL 195. Correctly engrossed.

LEGISLATIVE BILL 252. Correctly engrossed.

LEGISLATIVE BILL 68. Correctly engrossed.

LEGISLATIVE BILL 291. Correctly engrossed.

LEGISLATIVE RESOLUTION 14. Correctly engrossed.

LEGISLATIVE BILL 315. Correctly enrolled.

LEGISLATIVE BILL 267. Correctly enrolled.

LEGISLATIVE BILL 637. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 315 LB 267 LB 637

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Judiciary.

(Signed) Sam Klaver

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 877. By Committee on Judiciary; Fred W. Carstens, Legislative District 30; Richard F. Proud, Legislative District 12; Harold T. Moylan, Legislative District 6; William M. Wylie, Legislative District 20; Herb Nore, Legislative District 22 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend sections 21-2009, 21-2011, 21-2012, 21-2015, 21-2048, 21-2052, 21-2053, 21-2054, 21-2061, 21-2062, 21-2063, 21-2064, 21-2065, 21-2067, 21-2068, 21-2073, 21-2074, 21-2075, 21-2081, 21-2084, 21-2085, 21-2089, 21-2090, 21-2091, 21-2092, 21-2093, 21-2094, 21-2095, 21-20,108, 21-20,109, 21-20,110, 21-20,112, 21-20,113, 21-20,114, 21-20,117, 21-20,118, 21-20,119, 21-20,122, and 21-20,125, Revised Statutes Supplement, 1963, relating to business corporations; to harmonize the provisions thereof; to reenact those provisions relating to corporations that were inadvertently repealed when Chapter 98, Laws of 1963 was adopted; and to repeal the original section.

Visitor

Mr. Bowen introduced the Mayor from Red Cloud, Nebraska.

Speaker Bowen Presiding**SELECT FILE**

LEGISLATIVE BILL 153. Held over until Monday, March 29, 1965, at the request of Mr. Wylie.

LEGISLATIVE BILL 652. Advanced to E and R for engrossment.

LEGISLATIVE BILL 299. E and R amendment found in the Legislative Journal for the Fifty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 376. E and R amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

Mr. Gerdes offered the following amendment which was adopted by unanimous consent:

In Section 1, line 6, after "property" insert "*or school lands*", and amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 132. E and R amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

Held over until Friday, March 26, 1965, at the request of Mr. Pedersen.

LEGISLATIVE BILL 168. E and R amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

Advanced to E and R for engrossment.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and consider LB 868 on Select File for the following amendments:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

"Section 1. That section 72-1007, Revised Statutes Supplement, 1963, be amended to read as follows:

72-1007. The proceeds of said tax authorized by section 72-1005 to be levied shall be set aside as collected to the departments and agencies for the biennium ending June 30, 1965, as follows:

(1) To The University of Nebraska the sum of five million six hundred sixty-three thousand dollars allocated as follows: One million five hundred thousand dollars for a music building and equipment; two million five hundred thousand dollars for the state's share for a university hospital and equipment; three hundred thousand dollars for major repairs and remodeling of buildings; and

one million three hundred thirty-three thousand dollars for building at the College of Agriculture and Home Economics as follows: Repair and maintenance for the five outstate agricultural experiment stations; Mead laboratory, costing one hundred eighty-three thousand dollars; two home management houses costing one hundred thousand dollars; power plant addition costing three hundred thousand dollars; renovation of buildings costing one hundred thousand dollars; and an animal husbandry laboratory costing six hundred fifty thousand dollars;

(2) To the state normal schools the sum of two million six hundred thirty thousand dollars allocated as follows: Six hundred thirty thousand dollars for a library building at Chadron State Normal School; one hundred thousand dollars to remodel the library, classroom and administration buildings at Kearney State Normal School; five hundred thousand dollars for the first unit of a science building at Kearney State Normal School; five hundred thousand dollars for a fine arts building at Peru State Normal School; eight hundred thousand dollars for a fine arts building at Wayne State Normal School; and one hundred thousand dollars for an addition to the heating plant at Wayne State Normal School;

(3) To the Department of Public Institutions the sum of one million seven hundred ninety-two thousand five hundred dollars allocated as follows: One million five hundred seventy-seven thousand three hundred dollars for a medical research and hospital addition and equipment at the Beatrice State Home; sixty-two thousand dollars for addition to the Central Reception Center; and one hundred fifty-three thousand two hundred dollars for a vocational shop building and equipment at the Boys' Training School;

(4) To the State Department of Education the sum of eight hundred two thousand two hundred fifty-seven dollars allocated as follows: Six hundred fifty-one thousand two hundred fifty-seven dollars for a multi-purpose building and equipment at the Nebraska School for the Deaf; thirty-five thousand dollars for a new boiler for the Nebraska School for the Deaf; and one hundred sixteen thousand dollars to remodel academic and vocational shop buildings at the Nebraska School for the Deaf;

(5) To the Department of Public Welfare the sum of one hundred sixty-seven thousand six hundred dollars allocated as follows: Five thousand six hundred dollars for the extension of water lines and hydrants at the Home for Children; and one hundred sixty-two thousand dollars for three new residence cottages at the Home for Children;

(6) To the Governor the sum of eight hundred sixty-nine thousand four hundred seventy-two dollars for air conditioning of the capitol building and for murals in the capitol building; and

(7) To the Military Department the sum of sixty thousand dollars for an armory at Ogallala, Nebraska; the sum of sixty-five thousand dollars for an armory at Alliance, Nebraska; and the sum of seventy thousand dollars for an armory at Fairbury, Nebraska, as well as major repairs and equipping of state armories as required; and

(8) After June 30, 1965 the proceeds of said tax authorized by section 72-1005 to be levied shall be expended as appropriated by the Legislature.

Sec. 2. *There is hereby appropriated to the Board of Education of State Normal Schools from the State Institutional and Military Department Building Fund and State Building Fund the sum of one million two hundred fifty thousand dollars for the biennium ending June 30, 1967, for completing and equipping a science building at Kearney State College and to match federal funds that may become available therefor.*

Sec. 3. *The Auditor of Public Accounts is hereby authorized and directed to draw his warrants upon the proper fund in the state treasury for, but never in excess of, the sum specified in section 2 of this act upon presentation of proper vouchers. The State Treasurer shall pay the warrants out of money in the State Institutional and Military Department Building Fund and State Building Fund not otherwise appropriated.*

Sec. 4. That original section 72-1007, Revised Statutes Supplement, 1963, is repealed.

Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

SELECT FILE

LEGISLATIVE BILL 868. E and R amendment found in this day's Journal was adopted.

The Carpenter amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Mr. Carpenter moved to place LB 868 at the head of E and R for engrossment.

The motion prevailed.

UNANIMOUS CONSENT—Withdraw LB 245, LB 409, LB 511

Mr. Bauer asked unanimous consent to withdraw LB 245.

Request pending.

Mr. Craft asked unanimous consent to withdraw LB 409.

Request pending.

Mr. Carstens asked unanimous consent to withdraw LB 511.

Request pending.

UNANIMOUS CONSENT—Reading Waived

Mr. Carpenter asked unanimous consent to read only the new and stricken matter in bills on General File. No objections. So ordered.

Visitors

Mr. Lysinger introduced Mr. and Mrs. Tom Grigg and Nancy from Lawton, Iowa.

Mr. Matzke introduced Mr. and Mrs. Norman Gerkenmeyer from Seward.

UNANIMOUS CONSENT—LB 302

Mr. Ruhnke asked unanimous consent to take up LB 302 on General File immediately after LB 133. No objections. So ordered.

MOTION—Suspend Rules

Mr. Pedersen renewed his pending motion found in the Legislative Journal for the Fifty-seventh Day to take up bills on General File immediately after Select File on Friday, March 26, 1965.

The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

Visitors

Mr. Bowen introduced Mmes. Lysinger, Stryker, Ruhnke, Fleming, I. Paine, Wallwey, Claussen, and Kjar.

GENERAL FILE

LEGISLATIVE BILL 133. Considered.

Mr. Ruhnke offered the following amendments which were adopted:

1. Amend section 3 of the bill, line 5 by striking "less than three" and inserting in lieu of the following: "*more than two*", and inserting in line 14, after "and" the following:

"at least one member shall be appointed from a county having as its largest city a city of the first class and at least one member shall be appointed from a county having as its largest city a city of the second class and"

2. Amend section 5, line 19 by striking "ten" and inserting "eight", and line 27, by inserting after "necessary" the following: "office space".

3. Amend section 11, line 15 by striking "for" and inserting "form", and lines 30, 31 and 32 by striking "to so satisfy the board that he possesses the qualifications or proficiency to become a Registered Abstracter" and inserting "*to pass the examination*", and line 38 by striking "the prescribed fee." and inserting "*a fee in the amount of five dollars.*"

4. Amend section 16, line 4 by inserting after "mailed" the following: "*by registered mail*".

Mr. Gerdes moved to strike the Emergency Clause.

The motion prevailed.

Advanced to E and R for review with 36 ayes, 1 nay, and 12 not voting.

Members Excused

Messrs. Bowen, Stromer and Lysinger asked to be excused for Friday, March 26, 1965. Messrs. Danner and Kokes asked to be excused at noon on Friday, March 26, 1965. No objections. So ordered.

Announcement

Mr. Kjar announced there would be an executive meeting of the Banking, Commerce and Insurance Committee under the North Balcony at 1:40 p.m. today.

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LB 395	Thursday, April 1, 1965	2:00 p.m.
LB 455	Thursday, April 1, 1965	2:00 p.m.
LB 803	Thursday, April 1, 1965	2:00 p.m.
LB 470	Friday, April 2, 1965	2:00 p.m.
LB 471	Friday, April 2, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 516. Placed on General File.

LEGISLATIVE BILL 517. Placed on General File.

LEGISLATIVE BILL 496. Placed on General File.

(Signed) George Syas, Chairman

Adjournment

At 12:05 p.m., Mr. Klaver moved to adjourn.

Mr. Adamson moved to amend the Klaver motion to adjourn until 8:30 a.m.

The Adamson motion prevailed.

The Klaver motion, as amended, prevailed and the Legislature adjourned until 8:30 a.m., Friday, March 26, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

FIFTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, March 26, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., Mr. Hasebroock presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we yearn for a better understanding of spiritual things and the real issues which are before us, that we may know surely what Thy will is for us and for our state. Give to us clear vision that we may know where to stand and what to stand for—because unless we stand for something, we shall fall for anything. Remind us, O God, that Thou hast not resigned. Harassed and troubled by the difficulties and uncertainties of the hour, we rest our minds on Thee, who dost not change. May it ever be in our minds as upon our coins that "In God we trust." For Jesus' sake. Amen.

The roll was called and all members were present except Messrs. Bowen, Lysinger, and Stromer, who were excused.

The Journal for the Fifty-eighth Day was approved.

NOTICE OF COMMITTEE HEARINGS**Judiciary**

LB 873 Tuesday, April 27, 1965

2:00 p.m.

Visitor

Mr. Kremer introduced Mr. John Cheddar from Windom, Minnesota.

Member Excused

Mr Kokes asked to be excused at 11:00 a.m. for the remainder of the day. No objections. So ordered.

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 5. Indefinitely postponed.

LEGISLATIVE BILL 501. Indefinitely postponed.

LEGISLATIVE BILL 798. Indefinitely postponed.

LEGISLATIVE BILL 804. Placed on General File as amended.

Standing Committee amendment to LB 804:

Delete all of the new material from lines 20 and 21 (indicating the total votes received in each precinct by each candidate and measure) and add a new sentence at the bottom of Section 1 stating the following:

“The County Clerk or Election Commissioner, as the case may be, shall deliver to the state chairman of each political party, upon request, a separate abstract of votes of the various political contests indicating the total votes received in each precinct by each candidate and measure and the County Clerk or Election Commissioner shall collect a fee sufficient to cover the cost of such separate abstract.”

LEGISLATIVE BILL 805. Placed on General File as amended.

Standing Committee amendment to LB 805:

1. Strike the word “sworn” in line 19, line 22 and also line 36.

LEGISLATIVE BILL 806. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 868. Replaced on Select File as amended.

E and R amendments to LB 868:

1. In new section 1, line 25, strike “normal schools” and insert “normal schools colleges”; and in lines 28, 30, 32, 33 and 34, 35, and 37, strike “Normal School” and insert “Normal School College”; and in line 75, insert an underscored comma after “1965”.

2. In the title, line 6, insert “to amend section 72-1007, Revised Statutes Supplement, 1963, relating to the State Building Fund; to provide for expenditures from such fund as prescribed; to harmonize

with previous legislation; to repeal the original section," before "and".

LEGISLATIVE BILL 383. Placed on Select File as amended.

E and R amendment to LB 383:

1. Insert a comma at the end of the enacting clause.

LEGISLATIVE BILL 180. Placed on Select File as amended.

E and R amendment to LB 180:

1. Amend the standing committee amendment to section 1, line 25 to read "In section 1, line 25, strike 'sixty' and insert 'sixty *sixty-five*'."

LEGISLATIVE BILL 83. Placed on Select File as amended.

E and R amendment to LB 83:

1. In the title, line 6, strike "on" and insert "of".

LEGISLATIVE BILL 548. Placed on Select File as amended.

E and R amendments to LB 548:

1. In section 1, line 8, strike the first comma.
2. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and after the second comma in line 3 of the title, insert "as amended by section 1, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 10, strike "exclusively"; and at the end of section 1, line 10, insert "or maintenance".

LEGISLATIVE BILL 556. Placed on Select File.

LEGISLATIVE BILL 120. Correctly engrossed.

LEGISLATIVE BILL 89. Correctly engrossed.

LEGISLATIVE BILL 137. Correctly engrossed.

LEGISLATIVE BILL 444. Correctly engrossed.

LEGISLATIVE BILL 275. Correctly enrolled.

LEGISLATIVE BILL 31. Correctly enrolled.

LEGISLATIVE BILL 25. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Final Reading

Mr. Stryker asked unanimous consent to pass over Final Reading temporarily. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 788

Mr. Ruhnke asked unanimous consent to withdraw LB 788 and to cancel the hearing.

Request pending.

Report

Following is a complete list of the bonded officers and employees of the State of Nebraska and the amount of each bond, submitted pursuant to the provisions of Section 11-203, by the Department of Insurance, Frank J. Barrett, Director, and James F. Janke, Assistant Department Attorney.

INDIVIDUAL BONDS

POSITION	Total Number of Employees In Each Position	Amount of Penalty For Each Bond
Adjutant General		
Adjutant General	1	\$ 5,000.00
Ass't Adjutant General	1	5,000.00
Deputy State Sheriffs	1	2,000.00
Department of Aeronautics		
Director	1	50,000.00
Dept. of Agriculture & Inspection		
Director	1	50,000.00
Deputy State Sheriffs	3	2,000.00
Athletic Commission		
Commissioner	1	5,000.00
Attorney General		
Attorney General	1	50,000.00
Deputy Attorney General	1	5,000.00
Auditor of Public Accounts		
State Auditor	1	50,000.00
Deputy State Auditor	1	10,000.00
State Accountant	1	10,000.00
County Examiners	15	10,000.00

POSITION	Total Number of Employees In Each Position	Amount of Penalty For Each Bond
Department of Banking		
Director	1	50,000.00
Deputy Director	1	10,000.00
Deputy Director	1	10,000.00
Board of Barber Examiners		
Manager-Inspector	1	10,000.00
Department of Public Institutions		
Director	1	50,000.00
Institution Stewards	4	5,000.00
Supts. of Industrial Schools	2	10,000.00
Supts. of Mental Hospitals	4	10,000.00
Ass't Supts. of Mental Hospitals	4	5,000.00
Warden of the Penal Complex	1	10,000.00
Deputy Warden of the Penal Complex	1	5,000.00
Deputy State Sheriffs	5	2,000.00
Department of Public Welfare		
Director	1	50,000.00
State Department of Education		
Commissioner of Education	1	50,000.00
Ass't Comm. of Vocational Education	1	5,000.00
Supt. of School for Deaf	1	5,000.00
Supt. of School for Visually Hdcpd.	1	5,000.00
Board of Education of Normal Schools		
President of Peru State College	1	15,000.00
President of Wayne State College	1	15,000.00
President of Kearney State College	1	15,000.00
President of Chadron State College	1	15,000.00
Deputy State Sheriffs	1	2,000.00
Game, Forestation and Parks		
Commissioner	1	10,000.00
Commissioner	1	10,000.00
Conservation Agents	42	2,500.00
Governor		
Governor	1	50,000.00
Deputy State Sheriffs	2	2,000.00
Department of Health		
Director	1	10,000.00
Blanket Bond on 8 member Board of Health		50,000.00

POSITION	Total Number of Employees In Each Position	Amount of Penalty For Each Bond
Department of Insurance		
Director	1	50,000.00
Deputy State Sheriffs (Fire Marshal)	1	2,000.00
Department of Labor		
Commissioner of Labor	1	50,000.00
Chief Boiler Inspector	1	2,500.00
Treas. of Unemployment Compensation Fund	1	50,000.00
Lieutenant Governor		
Lieutenant Governor	1	50,000.00
Nebraska Liquor Control Commission		
Commissioner	1	25,000.00
Secretary of Commission	1	10,000.00
Deputy State Sheriffs	18	2,000.00
Motor Vehicles		
Director	1	50,000.00
Public Library Commission		
Executive Secretary	1	3,000.00
Racing Commission		
Secretary of Commission	1	5,000.00
Member of Board	1	10,000.00
Member of Board	1	10,000.00
Deputy State Sheriffs	4	2,000.00
Railway Commission		
Deputy State Sheriffs	9	2,000.00
Department of Roads		
State Engineer	1	50,000.00
Deputy Engineer	1	10,000.00
State Sheriff	1	2,000.00
Deputy State Sheriff-Safety Patrolmen	244	2,000.00
Peace Officers	54	2,000.00
Secretary of State		
Secretary of State	1	50,000.00
Member-Brand Committee	1	1,000.00
Member-Brand Committee	1	1,000.00
Deputy State Sheriffs	3	2,000.00
Deputy Secretary of State	1	10,000.00

POSITION	Total Number of Employees In Each Position	Amount of Penalty For Each Bond
Supt. Buildings & Grounds		
Deputy State Sheriffs	11	2,000.00
Tax Commissioner		
Purchasing Agent	1	10,000.00
Treasurer		
State Treasurer	1	1,000,000.00
Deputy State Treasurer	1	50,000.00
University of Nebraska		
Secretary of Board of Regents	1	10,000.00
Department of Veteran Affairs		
Director	1	50,000.00
Member of Advisory Commission	1	5,000.00
Member of Advisory Commission	1	5,000.00
Workmens Compensation Court		
Clerk	1	5,000.00
Judge	1	5,000.00
Judge (acting)	1	5,000.00
Department of Water Resources		
Director	1	50,000.00
State Board of Nursing		
Executive Director	1	5,000.00

All other officers and employees of the State not covered by the individual bonds preceding are covered under a \$25,000.00 Blanket Faithful Performance Bond with the following excess coverage on certain individuals.

POSITION			
Vice Chancellor for Bus. & Finance	University of Nebraska	1	\$475,000.00
Comptroller	University of Nebraska	1	475,000.00
Accounting Clerk (Comptroller)	University of Nebraska	1	100,000.00
Cashiers (Comptroller)	University of Nebraska	2	100,000.00
Business Manager	University of Nebraska	1	225,000.00
Director of Accounting	University of Nebraska	1	50,000.00
Athletic Ticket Manager	University of Nebraska	1	25,000.00
Athletic Business Manager	University of Nebraska	1	25,000.00
Director of Student Activities	University of Nebraska	1	50,000.00
Accountant (Nebraska Union)	University of Nebraska	1	25,000.00
Accountant (Nebraska Center)	University of Nebraska	1	25,000.00
Accountant	Dept. of Agriculture and Economic Development	1	475,000.00
Chief	Division of Motor Fuels	1	475,000.00
Dean of Administration	Wayne State College	1	25,000.00
Business Manager	Peru State College	1	25,000.00
Director of Business Affairs	Kearney State College	1	25,000.00
Business Manager	Chadron State College	1	25,000.00
Assistant to Business Manager	Chadron State College	1	10,000.00
Secretary to Business Manager	Chadron State College	1	10,000.00
Business Manager	Kearney State College	1	10,000.00
Assistants to Business Manager	Peru State College	2	10,000.00
Accountant	Wayne State College	1	10,000.00
Assistant Director	Dept. of Aeronautics	1	25,000.00

SELECT FILE

LEGISLATIVE BILL 132. Held over until Monday, March 29, 1965, at the request of Mr. Knight.

LEGISLATIVE BILL 537. E and R amendment found in the Legislative Journal for the Fifty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 163. E and R amendment found in the Legislative Journal for the Fifty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 131. E and R amendment found in the Legislative Journal for the Fifty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 152. E and R amendment found in the Legislative Journal for the Fifty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 871. E and R amendment found in the Legislative Journal for the Fifty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 485. E and R amendments found in the Legislative Journal for the Fifty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 219. E and R amendments found in the Legislative Journal for the Fifty-eighth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 868

Mr. Carpenter asked unanimous consent to consider LB 868 on Select File at this time. No objections. So ordered.

LEGISLATIVE BILL 868. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Mr. Carpenter moved to place LB 868 at the head of E and R for engrossment.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 302. Considered.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

UNANIMOUS CONSENT—LB 875

Mr. Stryker asked unanimous consent to place LB 875 at the head of General File and take up consideration of it immediately. No objections. So ordered.

LEGISLATIVE BILL 875. Reading waived. Explained.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Mr. Stryker asked unanimous consent to place LB 875 at the head of E and R for review. No objections. So ordered.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent that only the new and stricken matter be read in bills on General File and that if the bill contains all new material, the introducer explain the bill in lieu of the bill being read. No objections. So ordered.

LEGISLATIVE BILL 726. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Fifty-fourth Day were adopted.

Mr. Adamson Presiding

Mr. Carpenter offered the following amendment:

Section 1, line 5, after the word "thereof", strike balance of line 5 and lines thru 19.

Amend the title to conform.

The amendment was adopted with 29 ayes, 14 nays, and 6 not voting.

Advanced to E and R for review with 28 ayes, 8 nays, and 13 not voting.

Visitors

Mr. Wylie introduced Mr. Clinton Hoover, Head of Hall of Youth, Nebraska Center for Continuing Education, and 8 students.

MOTION—General File Bills

Mr. Carpenter moved to give the Clerk of the Legislature the authority, when necessary, to amend the title to conform on all bills.

The motion prevailed.

Member's Birthday

Mr. Kokes announced that today is Mr. Mahoney's Birthday. The members sang Happy Birthday to him.

GENERAL FILE

LEGISLATIVE BILL 700. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Fifty-fourth Day were adopted.

The title was amended to conform.

Advanced to E and R for review with 22 ayes, 5 nays, and 22 not voting.

Mr. Hasebroock Presiding

LEGISLATIVE BILL 731. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Fifty-fourth Day was adopted.

Advanced to E and R for review with 28 ayes, 6 nays, and 15 not voting.

LEGISLATIVE BILL 844. Reading waived. Considered.

Mr. Carpenter offered the following amendment to the Standing Committee amendment:

Line 2, strike "one hundred fifty thousand" and insert "thirty thousand".

Line 4, strike "shall" and insert "may".

Amendment pending.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 670. Reading waived. Considered.

Advanced to E and R for review with 27 ayes, 2 nays, and 20 not voting.

LEGISLATIVE BILL 776. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Fifty-fifth Day was adopted.

The title was amended to conform.

Advanced to E and R for review with 22 ayes, 12 nays, and 15 not voting.

Visitors

Mr. Matzke introduced a group of 7th grade students, teacher and mothers from Seward County; also, his daughter Ellen and husband.

Mr. Budd introduced Mr. Jack Windle and daughter Nancy from Nebraska City.

Mr. Ruhnke introduced Mrs. Irene Senick, teacher, and 23 students from Crete Jr. High School, also 3 mothers.

Mr. Fleming introduced Mr. and Mrs. Richard Aurick and children from Sidney, Nebraska.

Member Excused

Mr. Paxton was excused at 11:00 a.m. for the remainder of the morning.

Visitors

Mr. Warner introduced Mr. Mont Hoyt, National President of the American Law Student Association, and representatives attending the American Law Student Association Convention. Mr. Hoyt addressed the Legislature.

GENERAL FILE

LEGISLATIVE BILL 689. Passed over at the request of Mr. Carpenter.

LEGISLATIVE BILL 478. Reading waived. Considered.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 322. Passed over at the request of Mr. Marvel.

LEGISLATIVE BILL 619. Passed over.

LEGISLATIVE BILL 345. Reading waived. Considered.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

Member Excused

Mr. Nelson was excused at 11:30 a.m., for the remainder of the day.

LEGISLATIVE BILL 483. Reading waived. Considered.

Mrs. Orme offered the following amendment which was adopted:

Add the Emergency Clause and amend the title to conform.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 876. Reading waived. Considered.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 105. Bracketed for April 12, 1965, at the request of Mr. Carstens.

Visitors

Mr. Kjar introduced Mrs. F. W. Hecox and Terry, Kathy, and Mike from Cozad, Nebraska.

Mr. Proud introduced Harry Anderson, Mayor of Millard.

Mr. Marvel introduced Rev. Silas Kessler, the retiring Moderator of the General Assembly of the United Presbyterian Church, from Hastings, Nebraska.

GENERAL FILE**LEGISLATIVE BILL 81.** Considered.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 434. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-second Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

MOTION—Place LB 532 on General File

Mr. Bauer moved to place LB 532 on General File notwithstanding the committee action.

Motion pending.

UNANIMOUS CONSENT—Withdraw LB 245, LB 409, LB 511

Mr. Bauer renewed his pending request found in the Legislative Journal for the Fifty-eighth Day to withdraw LB 245. No objections. So ordered.

Mr. Craft renewed his pending request found in the Legislative Journal for the Fifty-eighth Day to withdraw LB 409. No objections. So ordered.

Mr. Carstens renewed his pending request found in the Legislative Journal for the Fifty-eighth Day to withdraw LB 511. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on March 26, 1965, at 8:20 a.m.: LB 637 LB 267 LB 315

(Signed) Ruth Bossard, Enrolling Clerk

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 825 (Re-set) Thursday, April 29, 1965

2:00 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 875. Placed on Select File as amended.

E and R amendment to LB 875:

1. In the title, line 6, insert a comma after "1963".

LEGISLATIVE BILL 868. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Judiciary

LEGISLATIVE BILL 10. Indefinitely postponed.

LEGISLATIVE BILL 61. Indefinitely postponed.

LEGISLATIVE BILL 735. Indefinitely postponed.

LEGISLATIVE BILL 763. Indefinitely postponed.

LEGISLATIVE BILL 515. Placed on General File as amended.

Standing Committee amendments to LB 515:

1. Amend the bill, by striking sections 1 to 4 and inserting the following:

"Section 1. It shall be unlawful for any person, firm or corporation, to sell, offer for sale, attempt to sell, exhibit, give away, or in any way furnish or attempt to furnish to any person under the age of eighteen years any comic book, magazine, or any other publication or which, taken as a whole, or which contains a part, picture or article which taken as a whole is obscene or tends to pervert the morals of such child or children and that in the context of this act the standard for judging obscenity to be applied as a guide by finders of fact in considering the evidence is whether to the average person the dominant theme of said material or conduct which is at issue in such criminal proceedings, taken as a whole, appeals to the prurient interest, which is to excite lustful thoughts, or a shameful or morbid interest in nudity, sex or excretion which goes substantially beyond the customary limits of candor for use of adolescents or children under the age of eighteen years.

Sec. 2. Any person, corporation, association, or partnership violating any of the provisions of section 1 of this act, either by the commission of any unlawful act or acts as set out in section 1 of this act, or who by neglecting, refusing or failing to comply with any provisions of section 1 of this act, shall be guilty of a mis-

demeanor and shall, upon conviction thereof, be punished by a fine not to exceed five hundred dollars, or by imprisonment not to exceed six months, or both such a fine and imprisonment.”.

LEGISLATIVE BILL 551. Placed on General File.

LEGISLATIVE BILL 616. Placed on General File as amended.

Standing Committee amendments to LB 616:

1. Amend the bill on Page 3, Section 3, Subsections (1) (a), in Line 3, by striking the word “any” and inserting in lieu thereof the word “a” and in Line 4, after the word “Association” delete the semicolon and add the following words: “*or a licensed real estate broker of Nebraska.*”

2. Amend the bill on Page 5, Section 6, Subsection (b), Line 15, by striking the word “three” and inserting in lieu thereof the word “six”.

LEGISLATIVE BILL 724. Placed on General File.

LEGISLATIVE BILL 749. Placed on General File as amended.

Standing Committee amendment to LB 749:

Add the Emergency Clause.

LEGISLATIVE BILL 755. Placed on General File.

LEGISLATIVE BILL 758. Placed on General File.

LEGISLATIVE BILL 759. Placed on General File.

LEGISLATIVE BILL 761. Placed on General File as amended.

Standing Committee amendments to LB 761:

1. On Page 2, Line 7, strike the word “shall” and insert in lieu thereof the word “may”.

2. On Page 2, Line 19, strike the following entire sentence, “Such request need not be made if the petitioner is a blood relative of the child or the spouse of the parent of the child”, which begins in Line 19, after the word “hearing.”, continues through Line 20 and in Line 21 to the fourth “The”.

(Signed) Sam Klaver, Chairman

Urban Affairs

LEGISLATIVE BILL 678. Placed on General File as amended.

Standing Committee amendments to LB 678:

1. Strike line 7, section 1 and insert: *"the United States, the State of Nebraska or the city, the assessment shall be"*.

2. Strike line 18, section 1 and insert: *"payments as the work progresses in paving, repaving, macadamizing or graveling, curbing and guttering, or improvements of streets, avenues, alleys or inter-sections and areas formed by the crossing of streets, avenues, or alleys, or one-half of the streets adjacent to real estate owned by the United States, the State of Nebraska or the city, warrants may be issued by"*.

3. Strike lines 21 through 26, section 1 and insert:

"not exceeding eighty per cent of the cost thereof, and upon completion and acceptance of the work issue a final warrant for the balance of the amount due the contractor, which warrants shall be redeemed and paid upon the sale of bonds authorized by law."

(Signed) George Syas, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 279. Placed on General File.

LEGISLATIVE BILL 280. Placed on General File.

LEGISLATIVE BILL 281. Placed on General File.

LEGISLATIVE BILL 282. Placed on General File as amended.

Standing Committee amendment to LB 282:

1. Section 1, line 10, strike the word "buffaloes,".

(Signed) H. C. Crandall, Vice-Chairman

LEGISLATIVE BILL 571. Indefinitely postponed.

LEGISLATIVE BILL 631. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

Budget

LEGISLATIVE BILL 669. Placed on General File.

LEGISLATIVE BILL 559. Placed on General File.

LEGISLATIVE BILL 237. Placed on General File.

LEGISLATIVE BILL 274. Placed on General File.

(Signed) Richard D. Marvel, Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 598. Placed on General File as amended.

Standing Committee amendments to LB 598:

1. Amend section 1 of the bill, line 59 by striking "used" and insert "*used issued*", and line 99 by striking "contract" and inserting "*contract contracts*".

2. Amend section 5 of the bill, line 7 by striking "than" and inserting "*than then*", and line 33 by inserting "*endowment benefit or benefits, if any, issued at the same*" after "same".

3. Amend the bill by adding a new section to be known as section 9 and to read as follows:

"Sec. 9. That section 44-407.08, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

44-407.08. In the case of ordinary policies issued on or after the operative date of this section as defined herein, all adjusted premiums and present values referred to in sections 44-407 to ~~44-407.07~~ 44-407.09, shall be calculated on the basis of the Commissioners 1958 Standard Ordinary Mortality Table and the rate of interest, not exceeding three and one half per cent per annum, specified in the policy for calculating cash surrender values and paid-up nonforfeiture benefits; *Provided*, that for any category of ordinary insurance issued on female risks, adjusted premiums and present values may be calculated according to an age not more than three years younger than the actual age of the insured; *provided further*, that in calculating the present value of any paid-up term insurance with accompanying pure endowment, if any, offered as a nonforfeiture benefit, the rates of mortality assumed may be not more than those shown in the Commissioners 1958 Extended Term Insurance Table; *and provided further*, that for insurance issued on a substandard basis, the calculation of any such adjusted premiums and present values may be based on such other table of mortality as may be specified by the company and approved by the Department of Insurance.

After September 28, 1959, any company may file with the Department of Insurance a written notice of its election to comply with the provisions of this section after a specified date before January 1, 1966. After the filing of such notice, then upon such specified date, which shall be the operative date of this section for such company, this section shall become operative with respect to the ordinary policies thereafter issued by such company. If a company makes no such election, the operative date of this section for such company shall be January 1, 1966."

4. Amend the bill by renumbering original sections 9 and 10 as sections 10 and 11 respectively.

5. Amend renumbered section 10, line 4 by striking "44-407.07" and inserting "44-407.09".

6. Amend renumbered section 11, line 2 by striking "and 44-407.06" and inserting "44-407.06, and 44-407.08".

LEGISLATIVE BILL 604. Placed on General File as amended.

Standing Committee amendment to LB 604:

1. Amend section 1 of the bill, line 11 by striking "a" and inserting "*an appropriate agent's or broker's*", and line 17 by striking "*agent's*".

(Signed) Albert A. Kjar, Chairman

UNANIMOUS CONSENT—Withdraw LB 685

Mr. Brauer asked unanimous consent to withdraw LB 685.

Laid over.

Adjournment

At 12:03 p.m., on a motion by Mr. Claussen, the Legislature adjourned until 9:00 a.m., Monday, March 29, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, March 29, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Most gracious God, facing the activities and the opportunities of another week, may we be eager and not reluctant. Keep us ever alert to the need for change, and open as channels for divine power. Help us to keep keen the edges of our mind, to keep our thinking straight and true. Give us the will to keep our passion in control and the common sense to keep our bodies fit and healthy, that we may be able to do what thou has called us to do. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Claussen and E. Rasmussen, who were excused.

Corrections for the Journal

Page 938, line 8, correct spelling of "Department".

Page 950, line 32, delete "or" and insert "of".

The Journal for the Fifty-ninth Day was approved as corrected.

Members Excused

Mr. R. Rasmussen was excused at 9:45 a.m., for thirty minutes.

Mr. Pedersen was excused for Tuesday, March 30, 1965.

Visitors

Mr. Fleming introduced Messrs. Stanley Raddatz, Curtis Elsen, and Robert Clark from Sidney; Messrs. Donald Young and Ivan Walker from Dalton; and Mr. Ray Jessen from Lodgepole.

Communications

Resolution from the Georgia General Assembly urging the renunciation of the Warsaw Convention.

Letter from Representative Dave Martin acknowledging receipt of LR 29.

Letters from Senators Roman Hruska and Carl Curtis acknowledging receipt of LR 29 and LR 30.

Pennsylvania Senate Resolution 45 concerning Soviet anti-Semitism.

UNANIMOUS CONSENT—LB 628

Mr. Gerdes asked unanimous consent to consider LB 628 first on Final Reading and to expedite LB 628 through E and R. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 628. With Emergency.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide an operative date; to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Gerdes	Lysinger	Pedersen
Batchelder	Harsh	Mahoney	Proud
Bauer	Hasebroock	Marvel	Rasmussen, R.
Bowen	Holmquist	Matzke	Ruhnke
Budd	Hughes	Moulton	Skarda
Burbach	Kjar	Moylan	Stromer
Carpenter	Klaver	Nelson	Stryker
Carstens	Knight	Orme	Syas
Crandall	Kokes	Paine, I.	Warner
Fleming	Kremer	Payne, D.	Whitney

Voting in the negative, 5:

Brauer	Craft	Paxton	Wallwey
Wylie			

Not voting, 4:

Claussen Danner Nore Rasmussen, E.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 371. With Emergency.

A BILL FOR AN ACT relating to drainage; to provide for transfer of an existing or dissolved drainage district to another district; to provide the procedure for such transfer; to provide for taxes; to provide duties for the county clerk and county board of the county in which an area to be benefited is located; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Claussen Rasmussen, E.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 75. With Emergency.

A BILL FOR AN ACT to amend sections 18-2001, 18-2002, and 18-2003, Revised Statutes Supplement, 1963, relating to street improvements; to provide additional powers for grading, curbing,

guttering, and paving streets and alleys; to provide for financing; to provide for interpretation; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Harsh	Marvel	Proud
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Danner	Lysinger	Payne, D.	Wylie
Fleming			

Voting in the negative, 1:

Adamson

Not voting, 3:

Claussen Rasmussen, E. Ruhnke

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 628. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 628

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 634.

A BILL FOR AN ACT to amend section 79-1310, Revised Statutes Supplement, 1963, relating to schools; to make a limitation upon the apportionment of the Forest Reserve Fund as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Claussen Rasmussen, E.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 84. With Emergency.

A BILL FOR AN ACT to amend section 77-303.01, Reissue Revised Statutes of Nebraska, 1943, and section 77-318, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide the effect of county officials violating the general revenue laws of the state or directives of the Tax Commissioner; to change procedures as prescribed; to eliminate obsolete matter; to provide penalties for failure to file intangible property return; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 35:

Adamson	Batchelder	Bauer	Bowen
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Brauer	Kjar	Matzke	Skarda
Budd	Klaver	Moulton	Stromer
Burbach	Knight	Moylan	Stryker
Carpenter	Kokes	Orme	Wallwey
Carstens	Kremer	Payne, D.	Warner
Craft	Lysinger	Pedersen	Whitney
Crandall	Mahoney	Proud	Wylie
Harsh	Marvel	Ruhnke	

Voting in the negative, 7:

Fleming	Holmquist	Nelson	Paxton
Hasebroock	Hughes	Paine, I.	

Not voting, 7:

Claussen	Gerdes	Rasmussen, E.	Syas
Danner	Nore	Rasmussen, R.	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 207.

A BILL FOR AN ACT relating to crimes and punishments; to prohibit target shooting from any public highway, road or bridge; to provide a penalty; to define a term; and to provide for enforcement.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Claussen Rasmussen, E. Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 228.

A BILL FOR AN ACT to amend section 71-179, Reissue Revised Statutes of Nebraska, 1943, relating to the practice of chiropractic; to delete the term equivalent as pertaining to the completion of high school; to provide for admission without written examination of persons holding a National Board of Chiropractic Examiners Certificate; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Claussen Rasmussen, E. Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 353.

A BILL FOR AN ACT to amend section 39-1305, Reissue Revised Statutes of Nebraska, 1943, relating to state highways; to provide additional authority to the Department of Roads; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Claussen Rasmussen, E. Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Brauer introduced a group of students from Newman Grove High School.

Mrs. Orme introduced Mrs. Earl Scudder, teacher and 34 students from Irving Jr. High School.

Member's Birthday

Mr. Holmquist announced that yesterday was Mr. Carpenter's Birthday. The members sang Happy Birthday to him.

Invitation

Mr. Proud invited the members and their husbands or wives to a dinner and tour of the Western Electric Company on April 28, 1965.

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 79. Placed on General File.

(Signed) J. W. Burbach, Chairman

Budget

LEGISLATIVE BILL 826. Placed on General File.

(Signed) Richard D. Marvel, Chairman

Enrollment and Review

LEGISLATIVE BILL 695. Placed on Select File as amended.

E and R amendments to LB 695:

1. In section 1, reinstate the stricken matter in line 12.
2. Add a new section to be known as section 3 and to read as follows:

Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

3. In the title, line 7, insert “; to repeal the original section; and to declare an emergency” before the period.

LEGISLATIVE BILL 128. Placed on Select File.

LEGISLATIVE BILL 50. Placed on Select File as amended.

E and R amendment to LB 50:

1. In lines 1 and 2 of sections 1 and 3, and in lines 2 and 3 of the title, strike “Revised Statutes Supplement, 1963” and insert “Reissue Revised Statutes of Nebraska, 1943”.

LEGISLATIVE BILL 243. Placed on Select File.

LEGISLATIVE BILL 248. Placed on Select File.

LEGISLATIVE BILL 522. Correctly engrossed.

LEGISLATIVE BILL 406. Correctly engrossed.

LEGISLATIVE BILL 265. Correctly engrossed.

LEGISLATIVE BILL 92. Correctly engrossed.

LEGISLATIVE BILL 236. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Presented to the Governor

Presented to the Governor for approval on March 29, 1965 at 9:50 a.m.: LB 628

(Signed) Emory P. Burnett, Enrollment and Review Attorney

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 25 LB 31 LB 275

Speaker Bowen Presiding**UNANIMOUS CONSENT—LB 826**

Mrs. Orme asked unanimous consent that LB 826 be placed at the head of General File, in order that it may be considered today.

Mr. Paxton objected.

Mr. Carpenter moved that LB 826 be placed at the head of General File.

Mr. Harsh moved to amend the Carpenter motion to read the first order of business on Wednesday, March 31.

The motion lost.

The Carpenter motion lost with 22 ayes, 17 nays, and 10 not voting.

MOTION—LB 826 on General File

Mrs. Orme moved that LB 826 be the first order of business on General File Tuesday, March 30.

Mr. Ruhnke Presiding

The motion prevailed with 36 ayes, 4 nays and 9 not voting.

Visitors

Mr. R. Rasmussen introduced his niece, Linda Rasmussen from Oregon.

Mr. Syas introduced a group of PTA ladies from Omaha.

Mr. Bowen introduced Dr. L. D. Arnot, John, and James from Des Moines, Iowa.

SELECT FILE

LEGISLATIVE BILL 153. Mr. Wallwey offered the following specific amendment:

1. Amend section 1 of the bill by striking "the highways or roads" and inserting "state highways".

2. Amend section 3 by striking "guilty of a misdemeanor and shall upon conviction thereof be fined not less than \$10 nor more than \$50" and inserting "be fined not more than \$5".

Mr. Stryker moved to amend the Wallwey amendment as follows:

Insert "roadways of" before the words "state highways".

The amendment was adopted.

The Wallwey amendment, as amended, was adopted with 34 ayes, 1 nay, and 14 not voting.

Speaker Bowen Presiding

Advanced to E and R for engrossment.

President Sorensen Presiding

UNANIMOUS CONSENT—Change Hearing Room

Mr. R. Rasmussen asked unanimous consent to change the Education Committee hearings this afternoon from the East Lounge to the East Senate Chamber. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 132.

Messrs. Knight and Pedersen offered the following specific amendments:

1. Page 4, Section 3, beginning in line 74 by adding "except, when so requested by the parents or legal guardian, hospital disposition may be made of the dead body."

2. Page 5, Section 4, beginning in line 20 by adding "In the event of hospital disposal, the entire certificate shall be completed by the attending physician."

3. On Page 2, Section 3, beginning in line 14, insert the following: "Copies shall not be made of the original death records other than by the office authorized to file such records permanently."

The amendments were adopted with 39 ayes, 0 nays and 10 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 383. E and R amendment found in the Legislative Journal for the Thirty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 180. E and R amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 83. E and R amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 548. E and R amendments found in the Legislative Journal for the Fifty-ninth Day were adopted.

Laid over temporarily at the request of Mr. Adamson.

LEGISLATIVE BILL 556. Advanced to E and R for engrossment.

LEGISLATIVE BILL 875. E and R amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw LB 788

Mr. Ruhnke renewed his pending request found in the Legislative Journal for the Fifty-ninth Day to withdraw LB 788.

No objections. So ordered.

Message from the Governor

March 29, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on March 26, 1965, I approved LB 269, LB 270 and LB 645; on March 27, 1965, I approved LB 284, LB 267, LB 315, LB 55, LB 104, LB 138, LB 140, LB 297, LB 327, LB 254,

LB 266, LB 272 and LB 637; and on March 28, 1965, I approved LB 469.

Respectfully,
(Signed) Frank B. Morrison
Governor

MOTION—Place LB 631 on General File

Mr. R. Rasmussen moved to place LB 631 on General File notwithstanding the committee action.

Laid over.

UNANIMOUS CONSENT—Print in Journal

Mr. Carpenter asked unanimous consent that the following communication be printed in the Journal.

No objections. So ordered.

March 26, 1965

State Senator Rudolf C. Kokes
Legislative District Forty-one
State Capitol Building
Lincoln, Nebraska

Dear Senator Kokes:

I have just returned from my trip to Washington D. C., where among other things I presented Legislative Resolution No. 30 to the United States Senators and Representatives who were so designated in this resolution. These contacts were most cordial. All members of the Nebraska Congressional Delegation assured me of their support in defeating any proposals in reduction in the federal program as relates to soil and water conservation.

They expressed appreciation and gratitude that the Nebraska Legislature would enact such a resolution as L.R. 30. On behalf of the Nebraska Soil and Water Conservation Commission I want to commend you and the members of the Legislature for your firm stand in opposition to any federal cutback in soil and water conservation.

For your information 12 other legislative bodies in the United States have taken similar action. There is a great swell of correspondence from local people directed to the U.S. Congress expressing opposition to proposed reductions. I am cautiously optimistic that this grass roots opinion will encourage the U.S. Congress to maintain and possibly increase the federal activity in this field.

Sincerely,
(Signed) Warren D. Fairchild
Executive Secretary

SELECT FILE

LEGISLATIVE BILL 548. Mr. Adamson offered the following amendment:

In line 10, Section 1, strike "exclusively" and after the word "construction" add "and maintenance".

After the words "historical area" in line 14 add the following: , " including the blacktop road from Valentine to Merritt Dam in Cherry County and the following State highways: No. 250 from Rushville South to Smith Lake in Sheridan County, No. 98 from Crofton North and East to State highway U.S. 81 in Knox and Cedar Counties, No. 302 from Anselmo to Victoria Springs State Park in Custer County, No. 97 from Nenzel South through the Nebraska National Forest in Cherry County, the highway from Ponca North to the Ponca State Park in Dixon County, the highway from Halsey Westward through the Nebraska National Forest in Thomas County, and the highway near Newark from highway No. 10 Westward to highway No. 44 through Fort Kearney in Kearney County.

Amendment pending.

Laid over.

GENERAL FILE

LEGISLATIVE BILL 669. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 364. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 365. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Mr. Carpenter asked unanimous consent to add his name as co-introducer of LB 365. No objections. So ordered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 366. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-second Day was adopted.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 368. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

LEGISLATIVE BILL 369. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

UNANIMOUS CONSENT—Print in Journal

Mrs. Orme asked unanimous consent to have the following letter from Chancellor Hardin concerning LB 826 printed in the Journal. No objections. So ordered.

March 29, 1965

Senator Fern Hubbard Orme
State House
Lincoln, Nebraska

Dear Senator Orme:

I would like you and your colleagues in the Nebraska Legislature to know that the University of Nebraska is most anxious that action be taken at the earliest moment on LB 826.

Since there appears to be some uncertainty over the constitutionality of LB 826, it would appear the only way to clear up this question is to test the legislation in court. Until the bill is passed, this question cannot be decided.

The Board of Regents is prepared immediately to test the constitutionality of LB 826 in court. This would be done either by a mandamus action or by seeking a declaratory judgment. The Board of Regents is most anxious to cooperate with the Attorney General in putting the question before the Supreme Court.

LB 826 was originally designed to make it possible for the University to start capital improvements immediately to provide space and facilities for a greatly increased student population and to implement the proposed program of science development.

I am sure that you and your colleagues will understand the necessity for prompt action on LB 826.

Sincerely,
(Signed) Clifford M. Hardin
Chancellor

NOTICE OF COMMITTEE HEARINGS**Education**

(Re-scheduling and switching around of two April hearing dates:)

LB 277	Tuesday, April 6, 1965	2:00 p.m.
LB 249	Tuesday, April 27, 1965	2:00 p.m.
LB 250	Tuesday, April 27, 1965	2:00 p.m.
LB 251	Tuesday, April 27, 1965	2:00 p.m.
LB 258	Tuesday, April 27, 1965	2:00 p.m.

Presented to the Governor

Presented to the Governor for approval on March 29, 1965,
10:40 a.m.: LB 25

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Labor**

LEGISLATIVE BILL 768. Placed on General File.

LEGISLATIVE BILL 257. Placed on General File as amended.

Standing Committee amendments to LB 257:

1. Amend section 1 of the bill by striking lines 1 to 11 and inserting the following:

"Section 1. When any dispute arises between a city having a population of more than five thousand inhabitants, or a city under civil service of whatever population, and any labor organization as defined in subdivision (7) of section 48-801, of employees of the paid fire department of such city, and the parties are unable to adjust the dispute, either or both parties may make written application to the Court of Industrial Relations established under Chapter 48, article 8, for the appointment of a board of arbitration and conciliation, to which board such dispute may be referred under the provisions of this act."

2. Amend section 2 of the bill, line 1 by inserting "presiding" before "judge", and lines 1 and 5 by striking "ten" and inserting "five".

3. Amend section 3 of the bill, line 2 by striking "ten-day" and inserting "five-day" and line 4 by inserting "presiding" before "judge".

4. Amend section 4 by striking lines 1 to 11 and inserting the following:

"The presiding judge shall within ten days after filing the original application name one of the members of the Court of Industrial Relations to serve as chairman of the board."

5. Amend section 5 by striking lines 1 to 8 and inserting the following:

"Sec. 5. Each member of the board shall, before entering upon the duties of his office, be sworn to a faithful and impartial discharge thereof. The board shall organize at once at the call of the chairman and shall have the power to employ all clerks, stenographers or other personnel necessary to properly carry out the duties of their appointment."

6. Amend section 6, line 3 by striking "third member" and inserting "chairman".

7. Amend section 7 by striking "a" in line 6.

8. Amend section 9 by striking "secretary" in line 8, and inserting "chairman".

9. Amend section 10 by inserting "presiding" before the word "judge" in line 3.

10. Amend section 11 by inserting "presiding" before "judge" in line 3 and by striking "judge" and inserting "Court of Industrial Relations" in line 7.

11. Amend section 12 by striking lines 1 to 12 and inserting the following:

"Sec. 12. Every decision and report shall be filed in the office of the clerk of the Court of Industrial Relations and a copy served upon each party to the controversy, and a copy furnished to the labor commissioner. The board shall also have prepared by any multiple copy process deemed appropriate such additional copies of its decision and report as it may determine to be advantageous. Such additional copies shall be filed by the clerk of the Court of Industrial Relations and shall be distributed by him as permitted by the presiding judge. All evidence taken and exhibits and documents offered shall be carefully preserved and at the close of the investigation shall be filed in the office of the clerk of the Court of Industrial Relations."

12. Amend section 13 by striking lines 1 to 3 and inserting the following:

"Sec. 13. A decision or report as provided by this act shall be advisory only and shall not be binding on either party. A decision or report as provided by this act shall not be an appealable order."

13. Amend the bill by adding two new sections to be known as sections 14 and 15 and to read as follows:

“Sec. 14. That section 48-810, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

48-810. All industrial disputes involving governmental service in a proprietary capacity or, service of a public utility, *or other disputes as the Legislature may provide* shall be settled by invoking the jurisdiction of the Court of Industrial Relations. The Court of Industrial Relations shall have no jurisdiction with reference to employment in governmental service.

Sec. 15. That original section 48-810, Reissue Revised Statutes of Nebraska, 1943, is repealed.”

(Signed) Edward R. Danner, Chairman

Enrollment and Review

LEGISLATIVE BILL 485. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Explanation of Vote

Mr. President: Had I been present, I would have voted “yes” on LB 84.

(Signed) George Syas

UNANIMOUS CONSENT—Cancel Hearing

Mr. Syas asked unanimous consent to withdraw the hearing on LB 409 set for April 28. No objections. So ordered.

UNANIMOUS CONSENT—Add Co-Introducer

Mr. Pedersen asked unanimous consent to add his name as co-introducer to LB 844. No objections. So ordered.

Adjournment

At 11:58 a.m., on a motion by Mr. Paxton, the Legislature adjourned until 8:30 a.m., Tuesday, March 30, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, March 30, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we are beginning to understand at last that the things that are wrong with our world are the sum total of all the things that are wrong with us as individuals. Thou hast made us after thine image, and our hearts can find no rest until they rest in thee. We are too Christian really to enjoy sinning and too fond of sinning really to enjoy Christianity. Most of us know perfectly well what we ought to do; our trouble is that we do not want to do it. Thy help is our only hope. Make us want to do what is right, and give us the ability to do it. In the name of Christ our Lord. Amen.

The roll was called and all members were present except Mr. Pedersen, who was excused for the day and Mr. Stromer, who was excused until 9:15 a.m.

The Journal for the Sixtieth Day was approved.

Invitation

Letter from Mr. John A. Bonebright, Secretary-Treasurer of the Nebraska Telephone Association, inviting the Senators and their wives or husbands to attend the annual Banquet of the Association at the Cornhusker Hotel, Wednesday, April 21, 1965.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 195.

A BILL FOR AN ACT to amend sections 77-1226.02 and 77-1242, Revised Statutes Supplement, 1963, relating to revenue and taxation; to harmonize the provisions thereof with previous legislation; to

remove material declared unconstitutional by the Supreme Court of Nebraska; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Carpenter	Pedersen	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 252.

A BILL FOR AN ACT to amend section 16-695, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to eliminate the minimum time in which the bonds may be paid; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Burbach	Danner	Hughes
Batchelder	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Klaver
Bowen	Claussen	Harsh	Knight
Brauer	Craft	Hasebroock	Kokes
Budd	Crandall	Holmquist	Kremer

Lysinger	Nelson	Proud	Syas
Mahoney	Nore	Rasmussen, E.	Wallwey
Marvel	Orme	Rasmussen, R.	Warner
Matzke	Paine, I.	Ruhnke	Whitney
Moulton	Paxton	Skarda	Wylie
Moylan	Payne, D.	Stryker	

Voting in the negative, 0.

Not voting, 2:

Pedersen Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 68.

A BILL FOR AN ACT to amend section 39-1370, Revised Statutes Supplement, 1963, relating to state highways; to provide that a disabled vehicle unable to move safely by its own power may be towed on the freeway to its place of destination; to regulate towing of vehicles on freeways as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 2:

Pedersen Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 291. Passed over.

LEGISLATIVE RESOLUTION 14. Passed over.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up LB 868 on Final Reading today.

The motion prevailed with 47 ayes, 0 nays, and 2 not voting.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 868. With Emergency.

A BILL FOR AN ACT to appropriate the sum of one million two hundred fifty thousand dollars for completing and equipping a science building at Kearney State College and to match federal funds that may become available therefor; to amend section 72-1007, Revised Statutes Supplement, 1963, relating to the State Building Fund; to provide for expenditures from such fund as prescribed; to harmonize with previous legislation; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Crandall	Kokes	Paxton
Batchelder	Danner	Lysinger	Payne, D.
Bauer	Fleming	Mahoney	Proud
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Moulton	Skarda
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nelson	Wallwey
Carstens	Kjar	Nore	Warner
Claussen	Klaver	Orme	Whitney
Craft	Knight	Paine, I.	

Voting in the negative, 4:

Kremer	Rasmussen, E.	Syas	Wylie
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Not voting, 2:

Pedersen	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Expedite LB 868

Mr. Carpenter moved that LB 868 be expedited on E and R for enrollment.

The motion prevailed.

REFERENCE COMMITTEE REPORT

LB	Committee
874	Public Health and Welfare
877	Judiciary
	(Signed) Phillip C. Sorensen, President

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 132. Replaced on Select File as amended.

E and R amendments to LB 132:

1. In the Knight and Pedersen specific amendment 1, line 1, insert "that" after "except".
2. Reinstate the matter in lines 10 and 11 of the title stricken by Enrollment and Review amendment 4, adopted March 25, 1965.

LEGISLATIVE BILL 153. Replaced on Select File as amended.

E and R amendments to LB 153:

1. Amend the Wallwey specific amendment 1, as amended by the Stryker amendment, to read "1. Amend section 1 of the bill, line 2, by striking 'highways or roads' and inserting 'roadway of any state highway'".
2. Amend the Wallwey specific amendment 2 to read "2. Amend section 1 of the bill by striking lines 28 to 30 and inserting 'of this act shall be fined not more than five dollars.'".

LEGISLATIVE BILL 168. Replaced on Select File as amended.

E and R amendments to LB 168:

1. In line 2 of Enrollment and Review amendment 3, adopted March 25, 1965, strike "lines 39 and 40" and insert "line 39"; at the end of line 2, insert "in line 40, strike the second 'to' and insert 'to'".

2. In line 3 of Enrollment and Review amendment 4, adopted March 25, 1965, strike "lines 32 and 33" and insert "line 30".

3. In section 2, line 48, strike "authorities" and insert "authorities *authority*".

LEGISLATIVE BILL 876. Placed on Select File as amended.

E and R amendment to LB 876:

1. Strike the quotation marks in line 4 of sections 1 and 2, and the periods, except within figures, in section 1, lines 8, 14, and 21 and section 2, lines 11, 17, 21, 34, 47, 57, 62, 74, 79, and 85.

LEGISLATIVE BILL 499. Placed on Select File as amended.

E and R amendments to LB 499:

1. Amend standing committee amendment 2 to read "2. Renumber original section 2 as section 3; in line 1 thereof strike 'section 16-225' and insert 'sections 16-225, and 16-246'; and in line 2 thereof strike 'is' and insert 'are'."

2. In the title, line 5, insert "; and to repeal the original sections" before the period.

LEGISLATIVE BILL 520. Placed on Select File.

LEGISLATIVE BILL 529. Placed on Select File.

LEGISLATIVE BILL 652. Correctly engrossed.

LEGISLATIVE BILL 299. Correctly engrossed.

LEGISLATIVE BILL 376. Correctly engrossed.

LEGISLATIVE BILL 537. Correctly engrossed.

LEGISLATIVE BILL 371. Correctly enrolled.

LEGISLATIVE BILL 75. Correctly enrolled.

LEGISLATIVE BILL 634. Correctly enrolled.

LEGISLATIVE BILL 84. Correctly enrolled.

LEGISLATIVE BILL 207. Correctly enrolled.

LEGISLATIVE BILL 228. Correctly enrolled.

LEGISLATIVE BILL 353. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 371 LB 75 LB 634 LB 84 LB 207 LB 228 LB 353

Explanation of Vote

Had I been present, I would have voted "nay" on LB 628.

(Signed) Peter H. Claussen

UNANIMOUS CONSENT—Withdraw LB 685

Mr. Brauer renewed his pending request found in the Legislative Journal for the Fifty-ninth Day to withdraw LB 685.

No objections. So ordered.

Visitors

Mr. Ruhnke introduced Helen Storms, teacher; Mr. Sam Bell, Superintendent, and 45 students from Western Nebraska High School.

SELECT FILE

LEGISLATIVE BILL 548.

Mr. Adamson asked unanimous consent for the adoption of his pending amendment found in the Legislative Journal for the Sixtieth Day.

Mr. Carpenter objected.

Mr. Adamson moved the adoption of the amendment.

Mr. Carpenter moved to hold the bill until tomorrow.

The motion prevailed.

LEGISLATIVE BILL 695. E and R amendments found in the Legislative Journal for the Sixtieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 128. Advanced to E and R for engrossment.

LEGISLATIVE BILL 50. E and R amendment found in the Legislative Journal for the Sixtieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 243.

Mr. Carstens offered the following amendment, which was adopted by unanimous consent:

Strike the word "six" in line 5, and insert in lieu thereof the word "three".

Strike the word "three" in line 9, and insert the word "two".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 248.

Mr. Carstens offered the following amendment:

Strike the word "six" in line 5 and insert the word "four".

Strike all of line 6, section 1, beginning with the word "Witnesses" and inserting the following: "Witnesses in said courts shall receive one dollar *three dollars* for each days attendance, except in probate court where witnesses shall receive six dollars for each days attendance and mileage at the rate of *five eight* cents for each mile necessarily traveled."

Amendment pending.

Mr. Bauer moved to hold the bill.

The motion prevailed.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 868. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 868

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims.

(Signed) Dale L. Payne

The motion prevailed with 35 ayes, 1 nay and 13 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 878. Introduced by Committee on Salaries and Claims; J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Marvin E. Stromer, Legislative District 27; Terry Carpenter, Legislative District 48 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 60-331, Revised Statutes Supplement, 1963, relating to registration fees on commercial trucks and truck-tractors; to provide that for purposes of the registration fee the gross weight of a truck or truck-tractor towing disabled or wrecked motor vehicles properly registered shall be the empty weight of the truck or truck-tractor fully equipped; and to repeal the original section.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims.

(Signed) Dale L. Payne

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 879. Introduced by Committee on Salaries and Claims; Marvin E. Stromer, Legislative District 27; J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 23-1114.07, Reissue Revised Statutes of Nebraska, 1943, relating to county government and officers; to increase the salaries of the members of the county board in counties of Class 6 and Class 7 as prescribed; to provide

when the same shall become operative; and to repeal the original section.

MOTION—Bracket LB 689

Mr. Skarda moved that LB 689 be bracketed on General File.

The motion prevailed.

Presented to the Governor

Presented to the Governor for approval on March 30, 1965 at 8:35 a.m.: LB 275 LB 31

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Place LB 532 on General File

Mr. Bauer renewed his pending motion found in the Legislative Journal for the Fifty-ninth Day to place LB 532 on General File notwithstanding the committee action.

The motion lost with 10 ayes, 25 nays, and 14 not voting.

Explanation of Vote

Mr. President: Had I been present, I would have voted "aye" on LB 868. (Signed) Marvin E. Stromer

Visitors

Mr. Matzke introduced 47 senior students from Henderson High School, teacher Don Kokrda and principal Jim Sterup.

GENERAL FILE

LEGISLATIVE BILL 826. Considered.

The Clerk read a letter from the Attorney General to Mrs. Orme regarding LB 826. Letter is filed in the permanent Journal.

Mrs. Orme moved to bracket LB 826 for Thursday, April 1, 1965.

The motion prevailed.

LEGISLATIVE BILL 844. Considered.

Mr. Carpenter withdrew his pending amendment found in the Legislative Journal for the Fifty-ninth Day.

Standing Committee amendment found in the Legislative Journal for the Fifty-fourth Day was adopted.

Advanced to E and R for review with 31 ayes, 6 nays, and 12 not voting.

LEGISLATIVE BILL 322. Held over until Wednesday, March 31, 1965, at the request of Mr. Carpenter.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to read only the new and stricken matter in bills on General File. No objections. So ordered.

Mr. Adamson Presiding

LEGISLATIVE BILL 619. Reading waived. Considered.

Mr. Proud offered the following amendment which was adopted with 25 ayes, 11 nays, and 13 not voting:

Amend renumbered section 3, lines 6, 8 and 9, by striking "eleven" and inserting "thirteen."

Standing Committee amendments found in the Legislative Journal for the Forty-ninth Day were adopted.

Laid over at the request of Mr. Bowen.

Visitors

Mr. Whitney introduced his daughter Mrs. Charlene Tirro of Chicago, Illinois.

Mr. Paxton introduced Mark Madron, Mr. and Mrs. Don Madron, and Marla Joy of Thedford.

Mr. I. Paine introduced 13 students from Rosedale School Doniphan; Mr. Gayle Binfield, member of the school board; Mrs. Rutt, teacher; Glenn Roberts; and four mothers.

UNANIMOUS CONSENT—Withdraw LB 519

Mr. Lysinger asked unanimous consent to withdraw LB 519.

Request pending.

GENERAL FILE

LEGISLATIVE BILL 370. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Forty-fourth Day was adopted.

Mr. Danner moved to amend the title to conform.

Motion prevailed.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 294. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Forty-fourth Day was adopted.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 404. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

LEGISLATIVE BILL 405. Reading waived. Explained.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 439. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 214. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Forty-fourth Day was adopted.

The title was amended to conform.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

Visitors

Mrs. Orme introduced 38 students from Irving Junior High School and teachers Mrs. Dean Frost and Mrs. Harold Carl.

Presented to the Governor

Presented to the Governor for approval on March 30, 1965, at 9:35 a.m.: LB 868

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Public Works

- LEGISLATIVE BILL 378.** Indefinitely postponed.
- LEGISLATIVE BILL 565.** Indefinitely postponed.
- LEGISLATIVE BILL 649.** Indefinitely postponed.
- LEGISLATIVE BILL 666.** Placed on General File.
- LEGISLATIVE BILL 667.** Placed on General File.
- LEGISLATIVE BILL 703.** Placed on General File as amended.

Standing Committee amendments to LB 703:

1. Amend section 1 of the bill by inserting after the period in line 16, the following:

"Pending approval of an authorized flood control plan, the counties involved may establish a special flood and erosion control reserve fund. Such fund may be used for obtaining land, easements, rights-of-way, and relocation of utilities in connection with water and erosion improvements that have authorization and construction approval. To aid in the growth of such fund, it may be invested in short term securities authorized by the provisions of section 77-2302. Money remaining in the fund at the completion of construction or the discontinuance of an authorized project may revert to the general fund."

2. Amend the bill by inserting a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 23-320.09, Revised Statutes Supplement, 1963, be amended to read as follows:

23-320.09. The advisory watershed improvement board shall be appointed and serve at the pleasure of the county board or boards involved. The membership of such advisory board shall be three residents of the watershed area from each county involved, except that a minimum of one supervisor from each soil and water conservation district included in the drainage area of the watershed shall be included in the membership. The primary responsibility of this advisory board is to give advice and counsel to the local county governing board or boards and to give leadership and guidance to the resource development programs within the defined watershed area. The advisory watershed improvement board may, subject to the approval of the county governing board or boards: (1) Employ secretarial, technical experts and other officers and

agents and call upon the county attorney for such legal services as it may require; (2) purchase, lease, rent, or otherwise acquire such equipment and labor as are necessary; and (3) submit an annual budget to the county board or boards involved in the same manner as similar expending agencies in a county. Members of this advisory board shall serve without pay, but they shall be entitled to their actual expenses incurred in carrying out their duties and responsibilities.”.

3. Renumber original sections 2 and 3 as sections 3 and 4.

4. Amend renumbered section 3, line 2, by striking “is” and inserting “and section 23-320.09, Revised Statutes Supplement, 1963, are”.

LEGISLATIVE BILL 375. Placed on General File as amended.

Standing Committee amendments to LB 375:

1. Amend the bill by striking section 1 and inserting the following:

“Section 1. That section 46-249, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:”

“46-249. There is hereby granted, over all the lands now or hereafter belonging to the State of Nebraska, *except school lands held in trust by the Board of Educational Lands and Funds*, a right-of-way for ditches, tunnels and telephone and transmission lines necessary to the construction and operation of any irrigation works constructed by authority of the United States; and in all conveyances such right-of-way shall be reserved.”

“Sec. 2. That original section 46-249, Reissue Revised Statutes of Nebraska, 1943, is repealed.”

2. Amend the title to conform.

LEGISLATIVE BILL 397. Placed on General File as amended.

Standing Committee amendments to LB 397:

1. Section 1, line 18 - after the word “livestock” insert “*bee equipment*”; lines 20 and 21, after the word “livestock” insert “*bee equipment*”.

2. Section 1, lines 21, 22, 23 - strike all new matter.

3. Add new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. Amend the title to conform.

(Signed) Cecil Craft, Chairman

Judiciary

LEGISLATIVE BILL 830. Placed on General File.

LEGISLATIVE BILL 831. Placed on General File as amended.

Standing Committee amendment to LB 831:

Amend Page 2, Section 1, Subsection (1) (g) by inserting the letter "s" after the word "appearance" and before the comma in Line 19.

LEGISLATIVE BILL 832. Placed on General File.

LEGISLATIVE BILL 836. Placed on General File as amended.

Standing Committee amendment to LB 836:

Add the Emergency Clause.

LEGISLATIVE BILL 841. Placed on General File.

(Signed) Sam Klaver, Chairman

Education

LEGISLATIVE BILL 99. Placed on General File as amended.

Standing Committee amendments to LB 99:

1. Amend section 2 of the bill, by striking lines 3 to 20 and inserting the following:

"79-488. All school boards and boards of education in this state that provide for transportation of pupils by school bus shall cause all such buses *whether owned by the district or not*, to be inspected at least twice during each calendar year by the Nebraska Safety Patrol. *The Nebraska Safety Patrol before school shall open in the fall and each eighty days during that part of the year when school is in session, by a qualified motor vehicle mechanic appointed by the school board or board of education and approved by the county superintendent or district superintendent; provided, that any bus that has been inspected under rules and regulations of the State*

Railway Commission shall be exempted from the provisions of this section. The mechanic shall thoroughly inspect every bus as to brakes, lights, windshield wipers, window glass, tires, doors, heaters, defrosting equipment, steering gear, and the mechanical condition of every part of such bus bearing upon the safety thereof as a means of transportation. Within five days after such inspection, the Nebraska Safety Patrol mechanic shall make a report of its his inspection in writing on regular forms provided by the State Department of Education which shall show the work done, and file one copy of such report with the owner if other than the school district, and one copy with the school board or board of education, as the case may be, using such bus to transport pupils, and also file one copy with the school board or board of education, the county superintendent or district superintendent and the Department of Education."

2. Amend the bill by adding a new section to be known as section 3 and to read as follows:

"Sec. 3. It shall be the duty of the school board or board of education, after consultation with a member of the Nebraska Safety Patrol, to determine the number of passengers that may be safely transported in each bus."

3. Amend the bill, by renumbering original section 3 as section 4.

4. Amend renumbered section 4 of the bill by reinstating the stricken matter in lines 12 and 13 and inserting after the reinstated matter ", and", and line 14 by inserting "on standard forms prescribed by the Department of Education".

5. Amend the bill by adding a new section immediately after renumbered section 4 to be known as section 5 and to read as follows:

"Sec. 5. The provisions of this act shall become operative on July 1, 1965."

6. Amend the bill by renumbering original section 4 as section 6.

7. Amend the bill by adding a new section immediately after renumbered section 6 to be known as section 7 and to read as follows:

"Sec. 7. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

8. Amend the title to conform.

9. Add the name of Senator Henry F. Pedersen, Jr., as a co-introducer of LB 99.

LEGISLATIVE BILL 56. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

GENERAL FILE

LEGISLATIVE BILL 429. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 566. Reading waived. Explained.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

LEGISLATIVE BILL 567. Reading waived. Explained.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 568. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 570. Reading waived. Considered.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Stromer asked unanimous consent for the Public Health and Welfare Committee to hold their hearings in the East Chamber this afternoon.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 124. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Speaker Bowen Presiding

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

LEGISLATIVE BILL 481. Reading waived. Considered.

Mr. Syas offered the following amendments, which were adopted:

1. Amend page 2 of the Bill, Section 1, Line 9, by striking the word "death" and substituting therefor the word "Retirement".

2. Amend page 2 of the Bill, Section 1, Line 13, by striking the (.) after the word service in line 13 and adding after the word service the words "upon his death prior to retirement".

3. Amend the title to the Bill by striking the word "death" and substituting therefor the word "retirement" and striking the word "joint" before the word survivorship.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

President Sorensen Presiding**LEGISLATIVE BILL 110.** Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-fourth Day were adopted.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

LEGISLATIVE BILL 203. Reading waived. Considered.

Mr. Nelson offered the following amendment, which was adopted:

1. Add the emergency clause and amend the title to conform.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

Adjournment

At 12:00 p.m., on a motion by Mr. Craft, the Legislature adjourned until 9:00 a.m., Wednesday, March 31, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, March 31, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Teach us, O Lord, the disciplines of patience, for we find that to wait is often harder than to work. When we wait upon thee, we shall not be ashamed, but shall renew our strength. May we be willing to stop our feverish activities and listen to what thou hast to say, that our prayer shall not be the sending of night letters, but conversations with God. This we ask in Jesus' name. Amen.

The roll was called and all members were present except Messrs. Mahoney and Skarda, who were excused.

Corrections for the Journal

Page 984, line 26, correct spelling of "pupils".

The Journal for the Sixty-first Day was approved as corrected.

Communication

Colorado House Joint Memorial memorializing the United States Congress to prohibit restraint of trade by chain stores.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to have a Budget Committee executive session in the West Lounge immediately after Final Reading. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 291. With Emergency.

A BILL FOR AN ACT to amend section 57-910, Reissue Revised Statutes of Nebraska, 1943, relating to oil and gas conservation; to provide for involuntary pooling or unitization of all or part of a field or pool upon order of the Nebraska Oil and Gas Conservation Commission; to provide for the unitized management, operation and development of common sources of supply of oil, gas and oil and gas in this state; to prescribe the powers and duties of the Nebraska Oil and Gas Conservation Commission in authorizing such units and to prescribe the procedure therefor; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Mahoney Skarda

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 120.

A BILL FOR AN ACT to amend section 2-1558, Reissue Revised Statutes of Nebraska, 1943, and sections 2-1502 and 2-1507, Revised Statutes Supplement, 1963, relating to soil and water conservation; to provide when lease revenue may be used with the approval of the state committee, by the local organizations; to extend powers of the Nebraska soil and water conservation committee; to change nom-

inating petition requirements as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Marvel	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Gerdes	Mahoney	Skarda
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 89. With Emergency.

A BILL FOR AN ACT to amend sections 48-704 and 48-706, Reissue Revised Statutes of Nebraska, 1943, and sections 48-714.01 and 48-714.02, Revised Statutes Supplement, 1963, relating to safety inspections; to require payment of the inspection fee before a certificate of inspection; to clarify an exception; to provide boiler inspection for private, denominational, and parochial schools; to change an inspection fee; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Hughes	Moylan	Rasmussen, R.
Claussen	Kjar	Nelson	Ruhnke
Craft	Klaver	Nore	Stromer
Crandall	Knight	Orme	Stryker
Danner	Kokes	Paine, I.	Syas
Fleming	Kremer	Paxton	Wallwey
Gerdes	Lysinger	Payne, D.	Warner
Harsh	Marvel	Pedersen	Whitney
Hasebroock	Matzke	Proud	Wylie
Holmquist	Moulton	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 2:

Mahoney Skarda

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 137.

A BILL FOR AN ACT relating to cities and villages, particular classes; to provide a minimum salary for officers and men of police and paid fire departments of cities of the metropolitan and primary classes and cities of the first class having a population of more than ten thousand inhabitants; and to repeal sections 14-608 and 14-703, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 26:

Brauer	Hughes	Moulton	Proud
Burbach	Klaver	Moylan	Stromer
Carpenter	Knight	Orme	Syas
Carstens	Kokes	Paine, I.	Wallwey
Crandall	Lysinger	Payne, D.	Warner
Danner	Marvel	Pedersen	Wylie
Gerdes	Matzke		

Voting in the negative, 21:

Adamson	Budd	Harsh	Kremer
Batchelder	Claussen	Hasebroock	Nelson
Bauer	Craft	Holmquist	Nore
Bowen	Fleming	Kjar	Paxton

Rasmussen, E.	Ruhnke	Stryker	Whitney
Rasmussen, R.			

Not voting, 2:

Mahoney	Skarda
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 444. With Emergency.

A BILL FOR AN ACT relating to crimes and punishments; to provide for reporting to the county attorney of willful injuries to children, incompetents, and disabled persons; to grant immunity from civil suit to the person making the report; to provide for action by the county attorney; to provide a penalty for failure to report such injuries; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Mahoney	Skarda
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

RESOLUTION ON FINAL READING

The following resolution was read and put upon final passage:

LEGISLATIVE RESOLUTION 14.

Introduced by Cecil Craft, 45th District; Elvin Adamson, 43rd District; Herb Nore, 22nd District; Peter H. Claussen, 18th District.

Memorializing Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

Be it Resolved by the Members of the Nebraska Legislature in Seventy-Fifth Session Assembled:

that this Legislature respectfully petitions the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

"ARTICLE

"Section 1. No provision of this Constitution, or any amendment thereto, shall restrict or limit any state in the apportionment of representation in its legislature.

"Section 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the Legislatures of three-fourths of the several States within seven years from the date of its submission."

Be it Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to January 1, 1967, this application for a convention shall no longer be of any force or effect.

Be it Further Resolved that a duly attested copy of this resolution be immediately transmitted by the Clerk of the Legislature to the President of the Senate of the United States, the Speaker of the House of Representatives of the United States and to each member of the Congress from this State.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the resolution be adopted?'"

Voting in the affirmative, 35:

Adamson	Fleming	Lysinger	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Carstens	Hughes	Orme	Wallwey
Claussen	Kjar	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer	Proud	

Voting in the negative, 12:

Bauer	Danner	Moulton	Pedersen
Burbach	Klaver	Moylan	Syas
Carpenter	Knight	Payne, D.	Warner

Not voting, 2:

Mahoney Skarda

A constitutional majority having voted in the affirmative, the resolution was declared adopted.

Visitors

Mr. Kokes introduced Mr. Patrick J. Cook from Greeley, Nebraska.

Mr. Kjar introduced Mr. Lloyd Kain from Lexington, Nebraska.

Mr. Danner introduced Mr. Louicious Webb from Omaha, Nebraska.

Presented to the Governor

Presented to the Governor for approval on March 31, 1965, at 8:20 a.m.: LB 371 LB 75 LB 634 LB 84 LB 207 LB 228 LB 353

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 802. Placed on General File as amended.

Standing Committee amendments to LB 802:

1. In Section 1, line 3, strike the word *shall* and insert in lieu thereof, the word "*may*".

2. In Section 1, line 3, strike the following, "from 9 a.m." and insert in lieu thereof, the following, "*additional hours to those otherwise provided by law*".

3. In Section 1, line 4, strike the following: "until 9 p.m. the last three" and insert in lieu thereof, the following: "*during any of the last seven*"

LEGISLATIVE BILL 436. Placed on General File.

LEGISLATIVE BILL 691. Placed on General File.

LEGISLATIVE BILL 674. Indefinitely postponed.

LEGISLATIVE BILL 822. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 475. Placed on Select File.

LEGISLATIVE BILL 591. Placed on Select File as amended.

E and R amendments to LB 591:

1. In new section 1, line 5, strike “(\$4,000)”; in line 8, strike “(\$3.75), or in” and insert “, or”.

2. In new section 2, line 1, strike “Section 2.” and insert “Sec. 2.”.

3. Amend the Adamson General File amendment 3 to read “In section 3, strike beginning with ‘state’ in line 1 through ‘commissions’ in line 2 and insert ‘administrator of this act’; and in line 8, strike ‘immediately’.”.

4. Amend the Adamson General File amendment 4 to read “In section 4, strike beginning with ‘state’ in line 1 through ‘commissions’ in line 2 and insert ‘administrator of this act’.”.

5. In section 4, line 3, strike “them as such officials” and insert “him”; and in line 4, strike “them” and insert “him”.

6. In the title, strike beginning with “or” in line 10 through “authorization” in line 11; and strike lines 15 to 17 and insert “that there shall be no liability on an official bond as the result of duties imposed by this act.”.

LEGISLATIVE BILL 489. Placed on Select File.

LEGISLATIVE BILL 285. Placed on Select File as amended.

E and R amendments to LB 285:

1. Amend the Stryker General File amendment to section 1 to read “In new section 1, line 8, strike ‘annual’ and insert ‘accumulated and annual current’.”.

2. In the title, strike lines 2 and 3 and insert “FOR AN ACT to appropriate the accumulated and annual current net income from returned assets of the Nebraska Rural Rehabilitation Corporation to the Department of Agriculture and”; in line 6 insert “current biennium and the” after “the”; and in line 7, strike “1965” and insert “1967”.

LEGISLATIVE BILL 309. Placed on Select File as amended.

E and R amendments to LB 309:

1. For correlation purposes, after the second comma in line 2 of section 3, after the third comma in line 3 of section 4, and after the third comma in line 4 of the title, insert "as amended by section 1, Legislative Bill 116, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 3, line 28, insert ", except when expressly waived by the parties to the action" after "case".

2. In the title, line 3, insert a comma after "1943"; and strike beginning with the second "to" in line 5 through "court" in line 9 and insert "to change provisions for taxing of costs in district court in prescribed cases".

LEGISLATIVE BILL 445. Placed on Select File.**LEGISLATIVE BILL 221.** Placed on Select File. as amended.

E and R amendments to LB 221:

1. Renumber new section 3 as section 4 and renumbered section 4 as section 3.

2. In renumbered section 4, line 2, insert a comma after "exists" and after "effect"; and in line 3 insert "according" after the comma.

3. In the title, line 6, strike "and"; and in line 7, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 128. Replaced on Select File as amended.

E and R amendment to LB 128:

1. In the title, line 8, strike "69-507" and insert "60-507".

LEGISLATIVE BILL 163. Correctly engrossed.

LEGISLATIVE BILL 131. Correctly engrossed.

LEGISLATIVE BILL 152. Correctly engrossed.

LEGISLATIVE BILL 871. Correctly engrossed.

LEGISLATIVE BILL 219. Correctly engrossed.

LEGISLATIVE BILL 195. Correctly enrolled.

LEGISLATIVE BILL 252. Correctly enrolled.

LEGISLATIVE BILL 68. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 195 LB 252 LB 68

Report

March 31, 1965

**Report of the Executive Board of the Legislative Council on
Legislative Resolution 3**

According to Section 3 of Rule 15 of the Rules of the Nebraska Legislature, resolutions proposing that studies be made by the Legislative Council are to be referred to the Executive Board of the Legislative Council, which Board is to make recommendations that the proposed studies be made or rejected.

On March 30, 1965, the Executive Board considered Legislative Resolution 3 proposing a statewide study of the needs, classifications, and financing of all public roads, streets and highways. The Board voted to recommend that the Resolution be approved.

The reason for taking action on this Resolution at this time is that such a study will take two years to complete, and if it is to be finished in time for action by the 1967 Legislature it should be started immediately. The Board felt that the Legislature should therefore determine now whether it wishes to authorize the study.

If the Resolution is approved by the Legislature the Board recommends that the sum of \$10,000 be appropriated to help defray part of the state's share of the project.

MOTION—LR 3

Mr. Bowen moved that LR 3 be discussed on April 5, 1965.

The motion prevailed.

UNANIMOUS CONSENT—LB 836 on General File

Mr. Klaver asked unanimous consent that LB 836 be placed at the head of General File.

No objections. So ordered.

Speaker Bowen Presiding

Message from the Governor

March 31, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on March 29, 1965, I approved LB 628, and on March 30, 1965, I approved LB 868 and LB 25.

Respectfully,
(Signed) Frank B. Morrison
Governor

Report

From: Nebraska Retirement Systems Advisory Committee

To: The Seventy-Fifth Nebraska Legislature

Subject: Report on Proposed Retirement Plans and Amendments to Existing Plans

March 31, 1965

The Nebraska Retirement Systems Advisory Committee is here-with submitting its fourth report to the Seventy-Fifth Session of the Nebraska Legislature on proposed retirement legislation. This report covers the following measures: LB 608, LB 344, and LB 642.

LB 608

Purpose of the Bill. This is enabling legislation which would permit a third class school district to adopt any retirement plan deemed proper by the board of education.

Cost to the State. The passage of this bill would result in no cost to the state. Whether there would be any cost to the school districts would depend upon whether they adopted retirement plans, and the amount of the cost would depend upon the type of plan adopted.

Committee's Recommendation. The Committee recommends that this bill not be passed.

Reasons For Committee Recommendation. The 1963 Legislature gave the Lincoln board of education the type of authority contained in LB 608. A plan was then adopted for Lincoln teachers authorizing retirement on half salary after 40 years of service. The plan has a large unfunded liability.

If LB 608 is passed it is likely that many school districts would adopt plans similar to that in Lincoln. This would mean a great variation in retirement benefits for career teachers throughout the state, and would lead to the creation of large unfunded liabilities with few members of the public realizing it. Also, if many districts did adopt a liberal plan such as that in Lincoln it could result in pressure to liberalize the statewide plan accordingly to remove the differences in retirement benefits.

The Committee feels that if it is desirable to increase teachers' pensions it would be better to pass LB 486 rather than LB 608.

LB 344

Purpose of the Bill. This bill would require first class cities to adopt a pension plan for policemen. The plan calls for a half-salary pension on completion of 25 years of service and attainment of age 60.

Cost to the State. Passage of this bill would not result in any cost to the state. It would result in cost to first class cities depending on the number, ages, salaries, and service history of its policemen as well as the plan now in effect. The cost of providing at 60 a pension equal to half a final average salary of \$360 would be about \$32,000.

Committee's Recommendation. The Committee recommends that the bill not be passed.

Reasons For Committee Recommendation. Passage of the bill would create large unfunded liabilities because the plan is very liberal, very expensive, and gives full credit for past service. Another question is whether the Legislature should require a first class city to adopt a very liberal pension plan and, in so doing, create large unfunded liabilities.

LB 642

Purpose of the Bill. This bill would establish a retirement system for county employees. The proposed system follows the general plan of the state employees system, except that the proposed benefits are somewhat less.

Cost to the State. Passage of the bill would result in no cost to the state. The cost to the individual counties would depend, of course, on the number, ages, salaries, and service history of their employees as well as whether the county has or will have compulsory retirement.

Committee's Recommendation. The Committee recommends that the bill be passed, but that it be amended to make it permissive rather than mandatory. The county board should make the determination of whether to come under the plan.

Reasons For Committee Recommendation. The plan is a modest one and is actuarially sound. It would prevent counties adopting different retirement plans, some of which would probably be unsound and unfunded. County employee retirement would be uniform if this bill is adopted.

NOTE: Written reports are prepared for the Advisory Committee by an actuary on all retirement bills. These reports contain much more detailed information on all these measures than can be put in these periodic reports to the Legislature. These actuarial reports are available from the Legislative Council for any member interested in more complete information.

MOTION—Place LB 5 on General File

Mr. Carpenter moved to place LB 5 on General File notwithstanding the Committee action.

Laid over.

UNANIMOUS CONSENT—Exchange Hearing Rooms

Mr. E. Rasmussen asked unanimous consent for the Miscellaneous Subjects Committee to hold their hearings in the East Chamber on April 1, 1965.

No objections. So ordered.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Education.

(Signed) Ross H. Rasmussen

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 880. Introduced by Committee on Education; Ross H. Rasmussen, Legislative District 15, Chairman; George Syas, Legislative District 13; Jerome Warner, Legislative

District 25; C. F. Moulton, Legislative District 8; Lester Harsh, Legislative District 38 and H. C. Crandall, Legislative District 46.

A BILL FOR AN ACT to amend section 79-801, Revised Statutes Supplement, 1963, relating to schools; to provide that the bonded indebtedness of a school district incorporated into a school district of the third class shall become a general obligation of the district of the third class; and to repeal the original section.

UNANIMOUS CONSENT—Exchange Hearing Rooms

Mr. Craft asked unanimous consent for the Public Works Committee to exchange hearing rooms this afternoon with the Revenue Committee.

No objections. So ordered.

Visitors

Mr. Craft introduced Mr. Gerald Gaulteman of North Platte.

SELECT FILE

LEGISLATIVE BILL 548.

Mr. Adamson asked unanimous consent to withdraw his pending amendment found in the Legislative Journal for the Sixtieth Day. No objections. So ordered.

Mr. Adamson offered the following amendment, which was adopted by unanimous consent:

In line 10, Section 1, strike "exclusively" and after the word "construction" add "and maintenance".

Mr. Adamson offered the following amendment, which was adopted:

Beginning Line 12 -

All roads *including State Highways* giving access to or located within state parks, state recreation areas, or other public scenic, recreational, or historical areas, shall be eligible for designation *when approved* as state recreation roads *by the State Engineer and Secretary of the Game, Forestation and Parks Commission with the consent of the Governor*, and after construction shall be shown on the map provided by section 39-1311.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 248.

Mr. Carstens asked unanimous consent to withdraw his pending amendment found in the Legislative Journal for the Sixty-first Day.

No objections. So ordered.

Mr. Carstens offered the following amendment, which was adopted by unanimous consent.

Line 3, Section 1, strike "a justice of the peace or"

Line 9 after the word "traveled," add the following sentence, "Witnesses in Justice of the Peace Courts shall receive \$3.00 for each day attendance and mileage at the rate of eight cents for each mile necessarily traveled.:"

Advanced to E and R for engrossment.

LEGISLATIVE BILL 132. E and R amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 153. E and R amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 168. E and R amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 876. E and R amendment found in the Legislative Journal for the Sixty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 499. E and R amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 520. Advanced to E and R for engrossment.

LEGISLATIVE BILL 529. Advanced to E and R for engrossment.

Visitors

Mr. R. Rasmussen introduced Joe Donahoe, Mr. and Mrs. Herman Sukr, and Mr. and Mrs. Ed Meyer.

Mr. Nore introduced a large group of people from Genoa.

Member Excused

Mr. Batchelder was excused at 10:30 a.m. for one-half hour.

UNANIMOUS CONSENT—Withdraw LB 519

Mr. Lysinger renewed his pending request found in the Legislative Journal for the Sixty-first Day to withdraw LB 519.

No objections. So ordered.

MOTION—Refer LB 682 to Committee

Mr. Warner renewed his pending motion found in the Legislative Journal for the Fifty-seventh Day to refer LB 682 back to the Salaries and Claims Committee.

The motion prevailed with 31 ayes, 0 nays and 18 not voting.

President Sorensen Presiding**GENERAL FILE**

LEGISLATIVE BILL 836. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 322. Read and Considered.

Mr. Adamson offered the following specific amendments, which were adopted:

1. Amend section 1 of the bill, line 17 by inserting after "directly" the following:

“; Provided, that the cost of maintenance in a nursing home or other special care home shall not exceed the maximum cost as fixed by the county board of welfare of the county of legal settlement of the patient”.

2. Amend the title to conform.

Mr. Carpenter offered the following specific amendments:

1. Amend section 1 of the bill, line 11 by inserting after the period the following:

"That when a patient is eligible for discharge or removal from the state hospital the chief administrator of the state hospital shall notify the county board of the county of legal settlement of such patient that the patient will be removed from the state hospital within fourteen days. The county of legal settlement of such patient shall make provisions for the care of the patient in a nursing home or other special care home. If the county of legal settlement of the patient fails to make provisions for the care of such patient, the state hospital shall charge the county of legal settlement of the patient three times the daily rate for caring for patients."

2. Amend the title to conform.

Mr. Wylie offered the following amendment to the Carpenter amendment, which was adopted.

Strike *fourteen* in line 7 and insert *thirty*.

The Carpenter amendment was adopted as amended.

Mr. Brauer asked unanimous consent to bracket LB 322 until Monday, April 5, 1965.

No objections. So ordered.

Mr. Adamson Presiding

LEGISLATIVE BILL 619. Considered.

Mr. Bowen offered the following amendment:

1. Amend the bill by adding a new section to be known as section 4 and to read as follows:

"Sec. 4. That section 84-721.01, Revised Statutes Supplement, 1963, be amended to read as follows:

84-721.01. The Legislature hereby exercises the right conferred upon it by Article XVII, section 3, of the Constitution of Nebraska to provide for the salary to be paid to the Lieutenant Governor. Such salary from and after the first Thursday after the first Tuesday in January, 1965, shall be five thousand dollars per annum, payable in equal monthly installments; *Provided, that at any time when the Legislature is not in session, the Governor may request that the Lieutenant Governor assist him on a full-time or part-time basis in performing his executive functions, and upon acceptance of such request by the Lieutenant Governor he shall receive additional salary of not to exceed four thousand dollars per annum as fixed by the*

Governor, such additional salary and expenses for performing executive functions to be paid out of the appropriation to the Governor for the operation of his office.”.

2. Amend the bill by renumbering renumbered sections 4 and 5 as sections 5 and 6 respectively.

3. Amend renumbered section 5, line 1 by striking “Sections 1 and 2” and inserting “Section 4”, and by striking lines 4 to 6 and inserting “*vided for the Lieutenant Governor, and to permit a change in such salary as soon as same may become operative under*”.

4. Amend renumbered section 6, line 1 by striking “and 84-721” and inserting “84-721, and 84-721.01”.

5. Amend the title to conform.

Mr. Bowen asked for a Call of the House. The Call showed 43 members present.

Mr. Bowen moved the Call be raised. The motion prevailed with 45 ayes, 0 nays, and 4 not voting.

The Bowen amendment lost with 18 ayes, 26 nays, and 5 not voting.

Mr. Ruhnke offered the following amendment, which was adopted:

Amend line 7 of Section 2, of the standing committee amendment 2 by striking “1965” and inserting “1967”.

Speaker Bowen Presiding

Mr. Syas offered the following amendment, which was adopted with 35 ayes, 8 nays, and 6 not voting.

Amend LB 619, Section 2, line 11, by inserting \$6,000 as the salary of the Lt. Governor.

Advanced to E and R for review with 33 ayes, 6 nays, and 10 not voting.

Visitors

Mr. Moulton introduced a group of seniors from Benson High School, Omaha, and 7 teachers.

Mr. E. Rasmussen introduced 17 students and parents from District 31, Fillmore county, and Mrs. Virginia Freeman, teacher.

Mr. Hasebroock introduced B. J. Novotny, Schuyler; Gerald Pearson and Wes Schutz, Columbus; Robert Mace; Richard Gatrost, Bancroft; and Leonard Jahnke, Beemer.

UNANIMOUS CONSENT—Cancel Hearing

Mr. R. Rasmussen asked unanimous consent to withdraw the hearing scheduled for LB 519. No objections. So ordered.

REFERENCE COMMITTEE REPORT

LB Committee

880 Education

(Signed) Philip C. Sorensen, President

GENERAL FILE

LEGISLATIVE BILL 64. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-third Day were adopted.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 424. Reading waived. Explained.

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

Adjournment

Mr. Harsh moved to adjourn until 8:30 a.m., Thursday, April 1, 1965.

The motion lost with 20 ayes, 23 nays, and 6 not voting.

At 12:00 p.m., on a motion by Mr. Pedersen, the Legislature adjourned until 9:00 a.m., Thursday, April 1, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, April 1, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Help us, O God, not to be fooled when things seem different from what they actually are. Teach us, how to look at the things we see, and to look at them without bias or prejudice. We may not know how much of our troubles are caused by refusing to look at the facts or by viewing them so differently. We are all too familiar with dirty looks, scornful looks, unbelieving looks. Give to us discerning and understanding looks. With the truth waiting to be looked at, discovered, and applied, forgive us when we refuse to look at it or to welcome it. If thou wilt help us to cast the mote of prejudice and pride out of our eyes, then shall we see clearly. We pray for good sight and good sense, in the name of Jesus Christ. Amen.

The roll was called and all members were present except Mr. Knight, who was excused until 9:20 a.m.

Corrections for the Journal

Page 996, line 12, delete "or" and insert "for".
line 15, insert "as amended" after "Select File".

Page 1001, line 32, correct spelling of "eligible".

The Journal for the Sixty-second Day was approved as corrected.

MOTION—Easter Vacation

Mr. President: I move that those who have the responsibility to revise, enroll or engross the bills, which have gone past General File, remain on the job during the Easter Vacation until they are caught up.

(Signed) Terry Carpenter

The motion prevailed.

UNANIMOUS CONSENT—Change Hearing Rooms

Mr. Craft asked unanimous consent for the Public Works Committee to use the West Chamber this afternoon to hold their hearings.

No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 872	Monday, April 12, 1965	2:00 p.m.
LB 849	Tuesday, April 13, 1965	2:00 p.m.

Visitors

Mr. Carstens introduced Mr. Robert Norvell, principal, and 15 students and 1 sponsor from Adams High School Government Class.

Mr. Kremer introduced Mr. and Mrs. J. E. Rice and 5 students from District 29, Merrick County.

Mr. R. Rasmussen introduced the following group from Hooper: Kermit Bohling, President of Hooper Young Farmers; Charles Thomssen; Dale Moll; Ronald Stockfeth; Vernon Brandert; Mr. and Mrs. James Dam and Mr. and Mrs. Marvin Plessing.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 522.

A BILL FOR AN ACT to amend section 23-357, Revised Statutes Supplement, 1963, relating to counties; to permit destruction of duplicate tax receipts over fifteen years old; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Burbach	Danner	Hughes
Batchelder	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Klaver
Bowen	Claussen	Harsh	Kokes
Brauer	Craft	Hasebroock	Kremer
Budd	Crandall	Holmquist	Lysinger

Mahoney	Nore	Rasmussen, E.	Syas
Marvel	Orme	Rasmussen, R.	Wallwey
Matzke	Paine, I.	Ruhnke	Warner
Moulton	Paxton	Skarda	Whitney
Moylan	Pedersen	Stromer	Wylie
Nelson	Proud	Stryker	

Voting in the negative, 0.

Not voting, 2:

Knight Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 406.

A BILL FOR AN ACT to amend section 16-325, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to delete the limitation on the amount members of the board of public works may be paid annually for attending meetings of the board; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Knight

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 265.

A BILL FOR AN ACT to amend section 81-521, Reissue Revised Statutes of Nebraska, 1943, relating to the State Fire Marshal; to provide that a copy of each required report of fire pertaining to a city of the metropolitan, primary, or first class be mailed by the insurance company concerned to the fire department of such city; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallway
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 92.

A BILL FOR AN ACT to amend section 28-1016, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide that the maintaining of nonoccupied and abandoned buildings which have become dilapidated and detrimental to the community shall be deemed nuisances; to provide penalties; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 236.

A BILL FOR AN ACT to amend section 77-2032, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide that inheritance tax money may also be used for construction of homes for the aged or infirm; to provide an operative date; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 485. With Emergency.

A BILL FOR AN ACT relating to game and fish; to accept on behalf of the State of Nebraska the conditions, purposes, and terms of an Act of Congress, known as Public Law 88-578, 88th Congress, entitled An Act to establish a land and water conservation fund to assist the states and federal agencies in meeting present and future outdoor recreation demands and needs of the American people, and for other purposes; to create the Land and Water Conservation Fund and specify the source and use thereof; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Pedersen	Whitney
Danner			

Voting in the negative, 2:

Batchelder Wylie

Not voting, 2:

Marvel Payne, D.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on April 1, 1965 at 8:30 a.m.: LB 195 LB 252 LB 68

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 731. Placed on Select File as amended.

E and R amendment to LB 731:

1. In section 1, line 9, strike "*said*" and insert "*such*"; and in line 11, strike "ten per cent" and insert "*ten per cent one-tenth*".

LEGISLATIVE BILL 700. Placed on Select File as amended.

E and R amendments to LB 700:

1. In renumbered section 2, line 1, strike "Section" and insert "Sec."

2. In renumbered section 3, line 5, insert "*and the secretary thereof*" after "*Commission*"; and in line 5, strike "*salary*" and insert "*salaries*".

3. In the title, line 2, strike "section" and insert "sections 53-105 and"; in line 3, insert "to require legislative confirmation of the appointment of members of the Nebraska Liquor Control Commission"; in line 5, insert "and the secretary thereof" before "as"; and in line 7, strike "section" and insert "sections".

LEGISLATIVE BILL 726. Placed on Select File as amended.

E and R amendments to LB 726:

1. Amend the Carpenter General File amendment to read "In section 1, strike beginning with 'except' in line 5 through 'dollars' in line 19, showing all old matter as stricken."

2. In section 2, strike line 4 as amended and insert "*provided for the Director of the Department of Agriculture and Economic Development, Commissioner of Labor, State Engineer, Director of Water Resources, Director of Insurance, Director of Motor Vehicles, Director of Public Welfare, Director of Public Institutions, and Director of Banking, and to*".

3. In the title, strike lines 4 to 6 and insert "partments; to provide that the salaries of heads of such departments shall be set by

the Governor; to provide when a change in such salaries may become operative; and to”.

LEGISLATIVE BILL 302. Placed on Select File as amended.

E and R amendments to LB 302:

1. In section 2, line 21, strike “one”.
2. In standing committee amendment 1, line 5, strike the first comma and insert a semicolon.
3. In section 3, line 12, strike the second comma; and in lines 20 and 25, insert “Legislative” before “Journal”.
4. In section 4, strike the first “of” in line 5 and the second “of” in line 8, and insert “on”.
5. In section 5, line 3, insert “Legislative” before “Journal”.
6. In section 6, line 2, strike “dollar” and insert “dollars”.
7. In standing committee amendment 5, line 1, strike “line 7” and insert “line 1”.
8. In section 7, line 24, strike the first “of” and insert “on”.
9. In section 8, line 1, strike the first “of” and insert “on”.
10. In the title, line 7, strike the first “of” and insert “on”.

LEGISLATIVE BILL 133. Placed on Select File as amended.

E and R amendments to LB 133:

1. Amend the Ruhnke General File amendment to section 1 to read “In section 1, strike beginning with ‘In’ in line 1 through ‘any’ in line 4 and insert ‘Any’.”.
2. In section 2, after line 7, insert “(2) Board shall mean the Abstracters Board of Examiners;” and renumber original subdivisions (2) to (4) as subdivisions (3) to (5), respectively.
3. In section 3, line 14, strike “and” and insert an underscored comma.
4. In section 4, line 8, strike “State”.
5. In section 5, line 1, insert “the provisions of” after “under”; in line 3, strike “State”; in line 10, strike “must” and insert “shall”; strike the comma in line 13; and in line 25, strike “is” and insert “shall be”.

6. In line 3 of the Ruhnke General File amendment to section 5, insert an underscored comma after “space”.

7. In section 6, lines 2 and 9, strike “State”; and in line 3, strike the comma.

8. In section 8, line 9, strike “State”.

9. In section 9, line 3, strike “said” and insert “such”.

10. In section 10, lines 9 and 10, strike “, *Reissue Revised Statutes of Nebraska, 1943*”.

11. In section 11, line 2, insert “*the provisions of*” after “under”; in line 13, strike “*of the same*”; in line 17, strike “*examinations*” and insert “*examination*”; and in lines 19 and 20, strike “*certificate herein provided for*” and insert “*appropriate certificate*”.

12. In line 6 of the Ruhnke General File amendment to section 11, strike the period and insert a period at the end of the line.

13. In section 12, lines 3 and 4, strike “, *Reissue Revised Statutes of Nebraska, 1943*”.

14. In section 13, line 4, strike “, *who*” and insert “*who*”.

15. In section 14, lines 17 and 18, strike “, *Reissue Revised Statutes of Nebraska, 1943*”.

16. In section 15, strike lines 8 and 9 and insert “*day of April of each year. Certificates of*”.

17. In section 16, line 17, insert “*the provisions of*” after “to”.

18. In line 2 of the Ruhnke General File amendment to section 16, insert “*or certified*” after “*registered*”.

19. In section 18, line 47, insert “*of the filing of such complaint*” after “*certificate*”; strike beginning with “*the*” in line 48 through line 49; and strike line 51 and “*plaint*” in line 52 and insert “*charges, and a copy of the complaint shall be furnished to the holder of such certificate*”.

LEGISLATIVE BILL 432. Placed on Select File as amended.

E and R amendment to LB 432:

1. In the title, line 5, insert “or employees” after “officers”; and at the end of line 5, insert “to harmonize with previous legislation”.

LEGISLATIVE BILL 248. Replaced on Select File as amended.

E and R amendments to LB 248:

1. Amend the Carstens amendments, adopted March 31, 1965, to read "In section 1, line 3, strike 'justice of the peace or' and show the same as stricken; and at the end of line 9 insert '*Witnesses in justice of the peace courts shall receive three dollars for each day's attendance and mileage at the rate of eight cents for each mile necessarily traveled.*'".

2. In the title, line 5, insert "to harmonize with other legislation;" after the semicolon.

LEGISLATIVE BILL 548. Replaced on Select File as amended.

E and R amendments to LB 548:

1. Because of Enrollment and Review amendment 2, adopted March 29, 1965, strike the Adamson unanimous consent amendments to section 1, line 10.

2. Amend the Adamson amendment beginning in section 1, line 12, to read "In section 1, line 12, strike 'Roads' and insert '*Roads All roads, including state highways,*'; in line 15, after 'roads' insert '*when approved as such by the State Engineer and the secretary of the Game, Forestation and Parks Commission with the consent of the Governor,*'".

3. In the title, insert "to clarify provisions for designation of state recreation roads;" at the end of line 5.

LEGISLATIVE BILL 383. Correctly engrossed.

LEGISLATIVE BILL 180. Correctly engrossed.

LEGISLATIVE BILL 83. Correctly engrossed.

LEGISLATIVE BILL 556. Correctly engrossed.

LEGISLATIVE BILL 875. Correctly engrossed.

LEGISLATIVE BILL 291. Correctly enrolled.

LEGISLATIVE BILL 120. Correctly enrolled.

LEGISLATIVE BILL 89. Correctly enrolled.

LEGISLATIVE BILL 137. Correctly enrolled.

LEGISLATIVE BILL 444. Correctly enrolled.

LEGISLATIVE RESOLUTION 14. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 291 LB 120 LB 89 LB 137 LB 444 LR 14

Visitors

Mr. Budd introduced Mr. Roger Killian, teacher, and 56 students and 2 sponsors from the Nebraska City High School Government Class.

Mr. Ruhnke introduced Glenn Colson, teacher, and 20 students from Crete Jr. High School.

SELECT FILE

LEGISLATIVE BILL 475. Advanced to E and R for engrossment.

LEGISLATIVE BILL 591. E and R amendments found in the Legislative Journal for the Sixty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 489. Advanced to E and R for engrossment.

LEGISLATIVE BILL 285. E and R amendments found in the Legislative Journal for the Sixty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 309. E and R amendments found in the Legislative Journal for the Sixty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 445. Advanced to E and R for engrossment.

LEGISLATIVE BILL 221. E and R amendments found in the Legislative Journal for the Sixty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 128. E and R amendment found in the Legislative Journal for the Sixty-second Day was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw Name

Mr. President: It is after considerable deliberation and much study that I ask unanimous consent of this Legislature that my name be removed from LB 826 as one of its sponsors. I make this request because I believe I could be of more service to my district in the debate on this bill if I was not considered one of its sponsors, since a sponsor should support the bill and I cannot support the bill in its present form. (Signed) Henry F. Pedersen, Jr.

No objections. So ordered.

MOTION—LB 826

Mrs. Orme moved to place LB 826 at the bottom of General File.

Mr. Carpenter asked unanimous consent to have his name added as a co-introducer of LB 826. No objections. So ordered.

Mr. Bauer moved to amend the Orme motion to bracket LB 826 to an indefinite time.

Mr. Carpenter moved to amend the Bauer amendment to bracket LB 826 until Monday, April 12, 1965.

Mr. Bowen moved the previous. Question is "Shall the debate cease?"

The motion prevailed with 44 ayes, 0 nays, and 5 not voting.

The Carpenter amendment lost with 12 ayes, 26 nays, and 11 not voting.

Mr. Carpenter requested a record vote on the Bauer amendment to the Orme motion.

Voting in the affirmative, 39:

Adamson	Crandall	Kokes	Nore
Bauer	Fleming	Kremer	Orme
Bowen	Gerdes	Mahoney	Paine, I.
Budd	Hasebroock	Marvel	Paxton
Burbach	Holmquist	Matzke	Payne, D.
Carstens	Hughes	Moulton	Rasmussen, E.
Claussen	Klaver	Moylan	Rasmussen, R.
Craft	Knight	Nelson	Ruhnke

Skarda	Stryker	Wallwey	Whitney
Stromer	Syas	Warner	

Voting in the negative, 8:

Batchelder	Carpenter	Kjar	Proud
Brauer	Harsh	Pedersen	Wylie

Not voting, 2:

Danner	Lysinger
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The Bauer amendment was adopted.

Mr. Carpenter moved to suspend the rules and to vote today on bracketing LB 826.

The motion prevailed with 46 ayes and 3 nays.

Mr. Carpenter requested a record vote on Mrs. Orme's motion as amended.

Voting in the affirmative, 41:

Adamson	Gerdes	Marvel	Rasmussen, E.
Bauer	Holmquist	Matzke	Rasmussen, R.
Bowen	Hughes	Moulton	Ruhnke
Budd	Kjar	Moylan	Skarda
Burbach	Klaver	Nelson	Stromer
Carstens	Knight	Nore	Stryker
Claussen	Kokes	Orme	Syas
Craft	Kremer	Paine, I.	Wallwey
Crandall	Lysinger	Paxton	Warner
Danner	Mahoney	Payne, D.	Whitney
Fleming			

Voting in the negative, 7:

Batchelder	Carpenter	Pedersen	Wylie
Brauer	Harsh	Proud	

Not voting, 1:

Hasebroock

The Orme motion as amended by the Bauer amendment was adopted.

Speaker Bowen Presiding

UNANIMOUS CONSENT—LB 836

Mr. Klaver asked unanimous consent to replace LB 836 on General File for adoption of the Committee amendment. No objections. So ordered.

GENERAL FILE**LEGISLATIVE BILL 836.**

Standing Committee amendment found in the Legislative Journal for the Sixty-first Day was adopted.

Re-advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

Mr. Klaver moved that LB 836 be expedited by the Enrollment and Review Committee.

The motion prevailed.

MOTION—Place LB 649 on General File

Mr. Carpenter moved to place LB 649 on General File notwithstanding the committee action.

Motion pending.

Member Excused

Mr. Moylan was excused at 11:00 a.m. for the remainder of the morning.

Visitors

Mr. Danner introduced Mr. Peter Ruoro from Kenya.

Mr. Holmquist introduced Lloyd Palmer and Orrin Kohlmeier.

Mr. Bauer introduced a former member of the Legislature, Henry Obbink.

RESOLUTION

LEGISLATIVE RESOLUTION 32. Re: Relations Between the Nebraska State Historical Society and the Game, Forestation and Parks Commission.

Introduced by Ross H. Rasmussen, 15th District; Fred W. Carstens, 30th District; C. W. Holmquist, 14th District; Herb Nore, 22nd District; Chester Paxton, 40th District and Albert A. Kjar, 39th District.

WHEREAS, the Game, Forestation and Parks Commission has the duty to advertise and promote the scenic, historic and outdoor recreational values and attractions of the state; and

WHEREAS, the Nebraska State Historical Society has been recognized as the authority in the authenticity of early history and general historical information; and

WHEREAS, the Nebraska State Historical Society is recognized throughout the United States as an authority in early Indian culture, the history of early man, and in the field of all prehistoric life, of which Nebraska has possibly the greatest animals in the United States; and

WHEREAS, Nebraska is located midwest and has served as a crossroads of early American history, and provides general historical information,

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Game, Forestation and Parks Commission and the Nebraska State Historical Society work more closely together in areas where they have mutual responsibility or responsibilities, and that neither agency shall have authority to the disadvantage of the other, except as otherwise provided by law.

2. That the Game, Forestation and Parks Commission and the Nebraska State Historical Society operate to the fullest extent of the intended use as created by the laws of Nebraska, and that if they are unable to resolve their differences, the Governor shall forthwith arbitrate the dispute.

3. That the Nebraska State Historical Society shall be the authority in the authenticity of historical reconstruction and museums in any area in which there is a decision to be made as to authenticity.

4. That section 81-815, dealing with historical parks, be so construed that the Historical Society be the principal agency to be consulted by the Game, Forestation and Parks Department in historical restoration matters prior to the beginning of such work, and that there shall be a willing and free exchange of historical information on such projects, and that the Society shall have the responsibility to inspect or review historical information obtained by the Department from other sources, and to give an objective analysis of its authenticity and value to such projects.

5. That those agencies which develop or promote early Nebraska history, the American Indian, and early pre-historical life, shall consult the Nebraska Historical Society to insure the State of Nebraska the authenticity of such projects.

6. That printed copies of this resolution be sent by the Clerk of the Legislature to the Chairman and Secretary of the Game, Forestation and Parks Commission and to the President and secretary of the Nebraska State Historical Society.

GENERAL FILE

LEGISLATIVE BILL 381. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Forty-fifth Day were adopted.

Mr. Ruhnke asked unanimous consent to amend the title to conform. No objections. So ordered.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

MOTION—Place LB 710 and LB 711 on General File

Mr. Stromer moved to place LB 710 and LB 711 on General File without a committee hearing and to cancel the public hearing set by the Revenue Committee for April 7, 1965.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

GENERAL FILE

LEGISLATIVE BILL 577. Reading waived. Considered.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 410. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Forty-sixth Day was adopted.

Advanced to E and R for review with 43 ayes, 0 nays, and 6 not voting.

Visitors

Mr. Nore introduced Mrs. Gilbert Asche, Mrs. Paul Abegglen, and Mrs. L. J. Berkheimer from Columbus.

Mrs. Hughes introduced Jerry Whitney and eight students from Counselor School, Falls City.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to read only the title of the bills on General File and to have the introducer explain the bill. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 492. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-sixth Day were adopted.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 335. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 333. Reading waived. Explained.

Laid over at the request of Mr. Carpenter.

UNANIMOUS CONSENT—Meeting

Mr. Syas asked unanimous consent to meet with the members of the Douglas and Sarpy delegation immediately upon adjournment.

No objections. So ordered.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 206. Placed on General File as amended.

Standing Committee amendments to LB 206:

1 Add a new section 3 to read as follows:

“Section 3. The fund created by this act permitting the levy of taxes for future use shall terminate after such home rule charter city has completed agreement with the county in which it is situated for the collection of general real property taxes and after the collection of such taxes has proceeded under such agreement. Any money on hand in such fund shall then be taken into consideration with all other money available in the determination of the levy for such city by its mayor and council.”

2. Renumber section 3 as section 4.

(Signed) John E. Knight, Vice-Chairman

Miscellaneous Subjects

LEGISLATIVE BILL 596. Indefinitely postponed.

LEGISLATIVE BILL 597. Indefinitely postponed.

LEGISLATIVE BILL 712. Indefinitely postponed.

(Signed) Ramey C Whitney, Vice-Chairman

Judiciary

LEGISLATIVE BILL 765. Placed on General File.

LEGISLATIVE BILL 829. Placed on General File.

LEGISLATIVE BILL 833. Placed on General File.

LEGISLATIVE BILL 834. Placed on General File as amended.

Standing Committee amendment to LB 834:

Amend Page 2, Section 28, Line 10, insert the following words after the word "court,": "*one judge of the workmen's compensation court*".

LEGISLATIVE BILL 837. Placed on General File.

LEGISLATIVE BILL 828. Placed on General File.

LEGISLATIVE BILL 835. Placed on General File.

LEGISLATIVE BILL 838. Placed on General File.

LEGISLATIVE BILL 839. Placed on General File as amended.

Standing Committee amendments to LB 839:

Amend the bill on Page 3, by striking Section 4 and inserting in lieu thereof a new Section 4 and a Section 5, as follows; also, amend title to conform:

Section 4. That Section 29-1804, Revised Statutes Supplement, 1963, be amended to read as follows:

29-1804. There is hereby created in counties that now have or that shall hereafter attain a population in excess of two hundred thousand inhabitants, and in other counties upon approval by the

county board, the office of public defender, who, in counties having a population in excess of two hundred thousand inhabitants, shall be elected at the general election in the year 1944, and who, in other counties, shall be elected at the first general election of county officers following approval by the county board, and every four years thereafter, and whose duty it shall be to defend all persons *before the magistrate wherein a felony complaint has been filed* who shall be indicted or informed against and in the district court for any offense which is capital or punishable by imprisonment in the Nebraska Penal and Correctional Complex, if the prisoner has not the ability to procure counsel. He shall also represent before the Supreme Court any person convicted of an offense for which the punishment adjudged is capital when such person is not otherwise represented by counsel. He shall also, upon request, prosecute actions for the collection of wages and of other demands of persons who are not financially able to employ counsel in cases in which the sum involved does not exceed one hundred dollars, and in which, in the judgment of the public defender, the claims urged are valid and enforceable in the court. He shall also, upon request, defend such persons in all civil litigations in which, in his judgment, they are being persecuted or unjustly harassed. Such public defender shall be a lawyer in good standing at the bar of the court in such county and shall take office after his election and qualification at the same time that other county officers take office.

Section 5. That Section 29-1803 and the original Section 29-1804, Revised Statutes Supplement, 1963, are repealed.

Amend title to conform.

LEGISLATIVE BILL 840. Placed on General File.

LEGISLATIVE BILL 842. Placed on General File.

(Signed) Sam Klaver, Chairman

Adjournment

At 12:02 p.m., Mr. Matzke moved to adjourn until 8:30 a.m., Friday, April 2, 1965.

The motion lost with 19 ayes, 24 nays and 6 not voting.

Mr. Kjar moved to adjourn until 9:00 a.m., Friday, April 2, 1965.

The motion prevailed.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, April 2, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we know that we, by ourselves, are not sufficient for these days and for problems greater than the measure of our best wisdom. May we here be aware of the unseen delegate. May thy spirit move among us, that there may be concession without coercion, and conciliation without compromise. May these senators, who represent us, represent Thee and, in Thy spirit be courageous enough to begin anew, fearless enough to admit mistakes, and loving enough to forgive others. May we have the courage to apply what we applaud, to the end that we may help to establish Thy way of life for the people of this state. So may we all do the best we can, by Thy help, and be willing to leave the issue in Thy hands, through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. D. Payne, who was excused.

The Journal for the Sixty-third Day was approved.

Communication

Letter from U. S. Senator Carl T. Curtis offering to the Legislature of Nebraska his services and the services of his staff in doing anything they can at the Washington end in carrying out the objectives of LB 36.

Mr. Paxton moved that the Legislature accept the services offered by Mr. Curtis.

The motion prevailed.

NOTICE OF COMMITTEE HEARINGS

Judiciary

LB 877 Tuesday, April 27, 1965

2:00 p.m.

Visitors

Mr. Stromer introduced Mr. Roger A. Clough, principal, 6 teachers, and 175 students from Everett Jr. High School.

Mr. Skarda introduced Mr. Joe Sprietzer of Omaha.

Mr. Bowen introduced Miss Janet Rahn of South Dakota.

Mr. Harsh introduced Mr. Martin Sughrove of Indianola and Mr. Clarence Rodine of Calloway.

MOTION—Equipment

Mr. President: I move that the Legislative Council proceed to equip the Senators' Lounge with a television set and make arrangements for vending machines to serve soft drinks and foods.

(Signed) Terry Carpenter

The motion prevailed.

MOTION—Recommendation

Mr. President: I move that the Speaker, together with the Legislative Council, get together and make recommendations on replacing the carpeting and drapes in the East and West Senate Chambers. (Signed) Terry Carpenter

The motion prevailed.

Member Excused

Mrs. Hughes was excused at 10:45 a.m., for the remainder of the day.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 652.

A BILL FOR AN ACT to amend section 83-220, Revised Statutes Supplement, 1963, relating to the Beatrice State Home; to provide for admission to the home on the petition of a parent or guardian; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 299.

A BILL FOR AN ACT to amend section 71-162, Revised Statutes Supplement, 1963, relating to public health and welfare; to increase the fees to be collected by the Department of Health for a license to practice medicine and surgery and for annual renewal of a license to practice medicine and surgery; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Carstens	Hasebroock	Lysinger
Batchelder	Claussen	Holmquist	Mahoney
Bauer	Craft	Hughes	Marvel
Bowen	Crandall	Kjar	Matzke
Brauer	Danner	Knight	Moulton
Budd	Fleming	Klaver	Moylan
Burbach	Gerdes	Kokes	Nelson
Carpenter	Harsh	Kremer	Orme

Paine, I.	Rasmussen, E.	Stromer	Warner
Paxton	Rasmussen, R.	Stryker	Whitney
Pedersen	Ruhnke	Syas	Wylie
Proud	Skarda	Wallwey	

Voting in the negative, 0.

Not voting, 2:

Nore Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 376. With Emergency.

A BILL FOR AN ACT to amend section 19-709, Revised Statutes Supplement, 1963, relating to cities and villages, particular classes; to broaden the eminent domain powers of cities and villages as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Danner Payne, D. Ruhnke

A constitutional two thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 537.

A BILL FOR AN ACT to amend sections 32-434, 32-467, 32-481, 32-493, 32-496, 32-518, and 32-536.01, Reissue Revised Statutes of Nebraska, 1943, and sections 32-402, 32-480, 32-815, 32-1301, 32-1302, 32-1303, 32-1304, and 32-1306, Revised Statutes Supplement, 1963, relating to elections; to clarify provisions; to harmonize with other legislation; to permit an increase in the size of the canvassing and counting boards in certain counties; to provide for voting in presidential elections by prescribed persons in the county less than forty days; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Klaver Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Nore introduced Mr. and Mrs. Lawrence Piersen of Genoa.

Mr. Bowen introduced members of the Public Power District from Campbell, Naponee and Franklin.

NOTICE OF COMMITTEE HEARINGS**Education**

LB 880 is hereby added to our schedule of bills to be heard on

Monday, April 12, 1965. Our hearing that day will begin at 1:30 P. M. with LB 880 being the first on the agenda. Other bills also being heard that day (they have already been announced) are LB 212, 226, 316, and 317. (Signed) Ross H. Rasmussen, Chairman

Presented to the Governor

Presented to the Governor for approval on April 2, 1965 at 8:35 a.m.: LB 444 LB 137 LB 89 LB 120 LB 291 LR 14

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Urban Affairs

LEGISLATIVE BILL 464. Placed on General File as amended.

Standing Committee amendments to LB 464:

1. Amend section 1 of the bill, line 4 by striking the new matter and reinstating the old matter, lines 10 to 15 by striking the new matter and inserting the following:

“Two members of the board shall be elected at the general election in 1967 for four years, two members of the board shall be elected at the general election in 1969 for four years, three members of the board shall be elected for four years and one member of the board shall be elected for two years at the general election in 1971. Thereafter their successors shall be elected for four years and until their successors are elected and qualified.”

2. Amend the title to conform.

3. Add the name of Senator John E. Knight as a co-introducer of LB 464.

LEGISLATIVE BILL 401. Indefinitely postponed.

(Signed) George Syas, Chairman

Enrollment and Review

LEGISLATIVE BILL 132. Replaced on Select File as amended.

E and R amendments to LB 132:

1. In the Knight and Pedersen specific amendment 1, strike line 3 and insert *“disposition may be made of the dead body”* after *‘director’*.”

2. In the Knight and Pedersen specific amendments 2 and 3, add *“after the period.”* at the end of line 3.

3. Strike the Enrollment and Review amendment to line 14 of the title.

LEGISLATIVE BILL 836. Placed on Select File as amended.

E and R amendments to LB 836:

1. In section 1, line 23, and section 3, line 4, strike "hereunder" and insert "under the provisions of this act".

2. In section 2, line 2, strike "hereof" and insert "of this act".

3. In section 4, line 3, insert "the provisions of"; and in lines 4 and 5, strike "Revised Statutes Supplement, 1963" and insert "Re-issue Revised Statutes of Nebraska, 1943".

4. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

5. In the title, line 4, strike "and"; and in line 5, insert "; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 670. Placed on Select File.

LEGISLATIVE BILL 776. Placed on Select File as amended.

E and R amendment to LB 776:

1. In the title, line 4, strike "remove" and insert "increase".

LEGISLATIVE BILL 478. Placed on Select File as amended.

E and R amendments to LB 478:

1. In section 1, line 11, strike "will" and insert "~~will~~ shall".

2. In the title, strike lines 4 to 10 and insert "tary department; to change purposes for which National Guard officers may be ordered to active duty; to permit an increase in the salary of the Adjutant General and change the source of payment thereof as".

LEGISLATIVE BILL 345. Placed on Select File.

LEGISLATIVE BILL 483. Placed on Select File as amended.

E and R amendments to LB 483:

1. In section 2, line 5, strike “change to” and insert “permit a change of”.

2. Add a new section to be known as section 4 and to read as follows:

“Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

3. In the title, line 7, strike “and”; and in line 8, insert “; and to declare an emergency” after “sections”.

LEGISLATIVE BILL 81. Placed on Select File as amended.

E and R amendment to LB 81:

1. In section 1, line 10, insert a comma after “grain” as in the statutes; in line 15, strike the second comma and insert a semicolon as in the statutes; strike the commas in line 52; in line 53, strike the second comma and insert “or”; in line 54, insert “by such person or financial institution” before the period; strike the comma at the end of line 56, and insert “or”; and in line 57, strike “institutions” and insert “institution”.

LEGISLATIVE BILL 434. Placed on Select File as amended.

E and R amendments to LB 434:

1. Insert quotation marks at the end of section 1.

2. In the title, strike line 5, and insert “to authorize the Legislature to fix the value of land actively devoted to agricultural or horticultural use;”.

LEGISLATIVE BILL 669. Placed on Select File.

LEGISLATIVE BILL 695. Correctly engrossed.

LEGISLATIVE BILL 50. Correctly engrossed.

LEGISLATIVE BILL 243. Correctly engrossed.

LEGISLATIVE BILL 153. Correctly engrossed.

LEGISLATIVE BILL 876. Correctly engrossed.

LEGISLATIVE BILL 522. Correctly enrolled.

LEGISLATIVE BILL 406. Correctly enrolled.

LEGISLATIVE BILL 265. Correctly enrolled.

LEGISLATIVE BILL 92. Correctly enrolled.

LEGISLATIVE BILL 236. Correctly enrolled.

LEGISLATIVE BILL 485. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 522 LB 406 LB 265 LB 92 LB 236 LB 485

Visitors

Mr. R. Rasmussen introduced a group from the Nebraska State Historical Society.

Presentation

Speaker Bowen introduced Messrs. Warren Urbom and Don Parker, representing the West Central Area Council of the Y.M.C.A. Mr. Parker announced that Mr. Hugo F. Srb, Clerk of the Legislature, was a candidate for a leadership award.

Mr. Urbom presented Mr. Srb with the leadership award for his outstanding service to the youth of Nebraska.

Mr. Srb expressed his appreciation for the award.

Ease

The Legislature was at ease from 10:10 a.m. until 10:15 a.m.

UNANIMOUS CONSENT—Committee Meeting

Mr. Gerdes asked unanimous consent for the Intergovernmental Committee to meet at 1:00 p.m., on Monday, April 5, 1965.

No objections. So ordered.

UNANIMOUS CONSENT—Exchange Hearing Rooms

Mr. Craft asked unanimous consent for the Public Works Committee to exchange hearing rooms with the Agriculture and Recreation Committee this afternoon.

No objections. So ordered.

Visitors

Mr. Craft introduced Mr. Clayton Yeager of North Platte.

RESOLUTION**LEGISLATIVE RESOLUTION 32.**

Mr. Carpenter offered the following amendments which were adopted:

1. In paragraph 1, starting with line 3, delete the following: "and that neither agency shall have authority to the disadvantage of the other, except as otherwise provided by law".

2. In paragraph 2, line 3, delete the following: "and that if they are unable to resolve their differences,"; and in line 5 delete "the" and insert "any".

3. Delete paragraph 3.

4. Delete paragraph 4.

5. Renumber paragraphs 5 and 6 to 3 and 4.

Mr. Knight offered the following amendment which was adopted:

Strike the first "the" in the second line of the second paragraph beginning "WHEREAS", and insert "an".

LR 32 was adopted as amended with 39 ayes, 0 nays, and 10 not voting.

Visitors

Mr. Craft introduced Joe Rhodes from North Platte.

Mr. Kjar introduced former Senator Herbert Duis from Gothenburg.

Mr. Whitney introduced Roy Terhune from Paxton, Charles Welsh from Brule, and August Bloomenkap from Keystone.

Mr. R. Rasmussen introduced his daughter Janice.

MOTION—Rule Change

Mr. Ruhnke moved the adoption of the following rule change:

Sec. 7a. Legislature May Advance Bill From Committee. Any Senator may move that a bill be placed on General File twenty days or more after the committee hearing, and by a vote of a majority of the elected members, said bill shall be placed on General File.

The rule change was adopted with 39 ayes, 0 nays, and 10 not voting.

Member Excused

Mr. Burbach was excused at 11:30 a.m. for the remainder of the day.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries & Claims. (Signed) J. W. Burbach

The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 881. By Committee on Salaries & Claims; J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Marvin E. Stromer, Legislative District 27; Terry Carpenter, Legislative District 48; Henry F. Pedersen, Jr., Legislative District 4; Ira E. Paine, Legislative District 35; Fred W. Carstens, Legislative District 30 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 77-2620, Reissue Revised Statutes of Nebraska, 1943, as amended by section 8, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 77-2602, 77-2608, 77-2612, and 77-2613, Revised Statutes Supplement, 1963, as amended by sections 2, 3, 5, and 6, respectively, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for transfer of certain funds to the General Fund for the purpose of paying a share of the expense of administering the provisions of sections 77-2601 to 77-2615, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; to repeal the original sections; and to declare an emergency.

Mr. Adamson Presiding

SELECT FILE

LEGISLATIVE BILL 731. E and R amendment found in the Legislative Journal for the Sixty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 700. E and R amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 726. E and R amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 302. E and R amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 133. E and R amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Mr. Ruhnke offered the following amendment which was adopted by unanimous consent:

Amend LB 133, Sec. 11, line 34, after the word "section" delete the balance of the sentence.

Mr. Marvel offered the following amendments which were adopted by unanimous consent:

1. Amend section 5 of the bill by striking lines 1 to 29 and inserting the following:

"Sec. 5. All fees collected under this act shall be deposited in the state treasury and by the State Treasurer placed in the general fund. No member of the board other than the secretary shall receive a salary. Each member of the board shall receive a per diem compensation of fifteen dollars for each day of actual service while attending meetings or otherwise engaged upon the business of the board, and shall receive a mileage allowance of eight cents for each mile actually traveled in the attendance of such business and the further allowance for expenses while absent from home upon business of the board. The secretary shall be paid an annual salary in an amount not to exceed three hundred dollars to be determined by the board, which amount is in addition to per diem pay if the secretary is a member of the board."

2. Amend section 8 of the bill by striking lines 1 to 9 and inserting the following:

"Sec. 8. *The board shall prepare and submit to the Governor an annual report, which report shall contain a full statement of its receipts and disbursements for the preceeding year and a full statement of its doings and proceedings and shall make such recommendations as to it may seem proper for the better administration and accomplishment of the intents and purposes of this act.*"

Advanced to E and R for engrossment.

LEGISLATIVE BILL 432. E and R amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 248. E and R amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 548. E and R amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Advanced to E and R for engrossment.

Recommendation

Mr. President: The Douglas and Sarpy County delegation caucused and by majority vote selected Eugene Mahoney to represent our area on the Legislative Council executive committee.

(Signed) Sam Klaver and George Syas

Mr. Carpenter moved to ballot on the vacancy Monday, April 5, 1965.

The motion prevailed.

NOTICE OF COMMITTEE HEARINGS

Agriculture and Recreation

LB 860	(Reset)	Thursday, April 8, 1965	2:00 p.m.
LB 861	(Reset)	Thursday, April 8, 1965	2:00 p.m.
LB 398	(Reset)	Friday, April 30, 1965	2:00 p.m.
LB 399	(Reset)	Friday, April 30, 1965	2:00 p.m.

Government and Military Affairs

LB 244	Thursday, April 8, 1965	2:00 p.m.
LB 594	Thursday, April 8, 1965	2:00 p.m.
LB 264	Friday, April 9, 1965	2:00 p.m.
LB 262	Friday, April 9, 1965	2:00 p.m.
LB 613	Friday, April 9, 1965	2:00 p.m.

Budget

LB 603	Thursday, April 8, 1965	2:00 p.m.
LB 643	Thursday, April 8, 1965	2:00 p.m.
LB 864	Thursday, April 8, 1965	2:00 p.m.
LB 865	Thursday, April 8, 1965	2:00 p.m.
LB 815	Thursday, April 8, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Government and Military Affairs**

LEGISLATIVE BILL 359. Placed on General File as amended.

Standing Committee amendments to LB 359:

1. Amend section 1 of the bill, line 16 by striking "an itemized" and inserting "an itemized a" in lieu thereof, also by striking in lines 16, 17 and 18 the following: "amount of money which such township has drawn from the county treasury during the year preceeding such annual town meeting, and the", and show the same as stricken.

2. Amend the title to conform.

LEGISLATIVE BILL 395. Placed on General File.

LEGISLATIVE BILL 569. Placed on General File.

LEGISLATIVE BILL 769. Placed on General File as amended.

Standing Committee amendments to LB 769:

1. Amend section 1 of the bill by striking all new matter in lines 14 to 16, and insert the following in lieu thereof "*One duplicate set of such lists and any supplemental lists thereto, shall be provided free of charge to the local political party county chairman of each political party upon request.*"

2. Amend the title to conform.

LEGISLATIVE BILL 770. Indefinitely Postponed.

LEGISLATIVE BILL 793. Indefinitely Postponed.

(Signed) Jerome Warner, Chairman

UNANIMOUS CONSENT—Committee Meeting

Mr. Hasebroock asked unanimous consent for the Executive Board of the Legislative Council to meet at 1:30 p.m. in the West Chamber. No objections. So ordered.

Announcement

Mr. Kremer announced the Governor's Prayer Breakfast would be held Tuesday morning, April 6, 1965, at 7:30 a.m.

Member Excused

Mr. Kremer was excused until noon on Monday, April 5, 1965.

Adjournment

At 11:55 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Monday, April 5, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, April 5, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord, who causeth the rain to fall on the good and the evil alike, wilt thou teach us true discrimination, that we may be able to discern the difference between faith and fatalism, between activity and accomplishment, between humility and an inferiority complex, between a passing salute to God, and a real prayer that seeks to find out God's will. We can stand criticism, we can stand a certain amount of pressure. But we cannot stand the necessity of making great decisions with nothing but our own poor human wisdom. Our heads are not enough and our hearts fail us. Cabbages have heads, but they have no souls. We, who are created in the image of God, are restless and unhappy until we know that we are doing thy will by thy help. This is what we pray for, through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. Kremer who was excused until noon.

Corrections for the Journal

Page 1028 and 1029: In LB 299 on Final Reading, show Klaver as voting "aye" and Nore as not voting.

The Journal for the Sixty-fourth Day was approved as corrected.

Message from the Governor

April 5, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on March 31, 1965, I approved LB 31; on April 3, 1965, I approved LR 14; and on April 4, 1965, I approved LB 137, LB 275, LB 634, LB 371, LB 353, LB 228, LB 75, LB 207, LB 252, LB 195, LB 68, LB 84, LB 444, LB 291, LB 120, and LB 89.

Respectfully,
(Signed) Frank B. Morrison
Governor

Communications

Letter from Congressman Glen Cunningham acknowledging receipt of LR 29.

Letter from Congressman Dave Martin acknowledging receipt of LR 30.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 163. With Emergency.

A BILL FOR AN ACT to amend section 2-2104, Reissue Revised Statutes of Nebraska, 1943, relating to agriculture; to provide duties for the Director of the Department of Agriculture and Economic Development with reference to distribution of Nebraska Rural Rehabilitation Corporation funds as prescribed; to provide for an advisory committee, its members and their appointment; to harmonize the provisions thereof with previous legislation; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Kremer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 131.

A BILL FOR AN ACT to amend sections 71-2018, 71-2019, 71-2022, 71-2024, and 71-2025, Reissue Revised Statutes of Nebraska, 1943, and sections 71-2017, 71-2020, and 71-2023, Revised Statutes Supplement, 1963, relating to hospitals; to change provisions in conformity to changes in federal legislation so as to assure continued eligibility for federal funds; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Kremer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 152.

A BILL FOR AN ACT to amend section 49-617, Revised Statutes Supplement, 1963, and section 49-709, Reissue Revised Statutes of

Nebraska, 1943, as amended by section 5, Legislative Bill 201, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the distribution of the statutes; to change the distribution of the statutes as prescribed; to eliminate obsolete matter; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Kremer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 871. With Emergency.

A BILL FOR AN ACT to appropriate to the Department of Justice the sum of fifteen thousand dollars to aid in defraying the cost of litigation between the State of Iowa and Nebraska citizens over land titles for the biennium ending June 30, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Bowen	Burbach	Claussen
Batchelder	Brauer	Carpenter	Craft
Bauer	Budd	Carstens	Crandall

Danner	Knight	Nore	Ruhnke
Fleming	Kokes	Orme	Skarda
Gerdes	Lysinger	Paine, I.	Stromer
Harsh	Mahoney	Paxton	Stryker
Hasebroock	Marvel	Payne, D.	Syas
Holmquist	Matzke	Pedersen	Wallway
Hughes	Moulton	Proud	Warner
Kjar	Moylan	Rasmussen, E.	Whitney
Klaver	Nelson	Rasmussen, R.	Wylie

Voting in the negative, 0.

Not voting, 1:

Kremer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 219.

A BILL FOR AN ACT to amend sections 24-301.01 and 43-234, Reissue Revised Statutes of Nebraska, 1943, relating to salaries; to provide that a judge of a separate juvenile court shall receive the same salary as a district judge; to provide when such change shall become effective; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Lysinger	Rasmussen, E.
Batchelder	Fleming	Mahoney	Rasmussen, R.
Bauer	Gerdes	Marvel	Skarda
Brauer	Harsh	Matzke	Stromer
Budd	Hasebroock	Moulton	Stryker
Burbach	Holmquist	Moylan	Syas
Carpenter	Hughes	Paxton	Wallway
Carstens	Klaver	Payne, D.	Warner
Claussen	Knight	Pedersen	Whitney
Craft	Kokes	Proud	Wylie
Crandall			

Voting in the negative, 6:

Bowen	Nore	Paine, I.	Ruhnke
Kjar	Orme		

Not voting, 2:

Kremer Nelson

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on April 5, 1965 at 8:40 a.m.: LB 522 LB 406 LB 265 LB 92 LB 236 LB 485

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Public Health and Welfare

LEGISLATIVE BILL 756. Placed on General File.

LEGISLATIVE BILL 396. Placed on General File.

(Signed) Marvin E. Stromer, Chairman

Revenue

LEGISLATIVE BILL 93. Placed on General File.

(Signed) J. W. Burbach, Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 607. Placed on General File.

LEGISLATIVE BILL 610. Placed on General File as amended.

Standing Committee amendments to LB 610:

1. Amend section 1 of the bill, line 14 by striking "company" and inserting "*insurance company, domestic or otherwise*", by striking lines 21 to 24 and inserting "*business in the state of such company's domicile. No domestic insurance company shall issue, cause, or allow to be issued, any stock or stock subscriptions at any time*", and line 27 by inserting "*or stock*" after "*stock*".

2. Amend the bill by adding a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. Amend the title to conform.

LEGISLATIVE BILL 611. Placed on General File.

(Signed) Albert A. Kjar, Chairman

Enrollment and Review

LEGISLATIVE BILL 133. Replaced on Select File as amended.

E and R amendments to LB 133:

1. In line 14 of section 5, as amended by the Marvel amendment 1, strike "is" and insert "shall be".
2. Reinstate the period stricken from section 11, line 37.

LEGISLATIVE BILL 700. Replaced on Select File as amended.

E and R amendment to LB 700:

1. In Enrollment and Review amendment 3, strike line 4, and insert "of members of the Nebraska Liquor Control Commission;" after the semicolon;"

LEGISLATIVE BILL 364. Placed on Select File.

LEGISLATIVE BILL 365. Placed on Select File as amended.

E and R amendments to LB 365:

1. In section 2, line 5, strike "has not" and insert "not have".
2. For correlation purposes, after the second comma in line 2 of section 16, insert "as amended by section 1, Legislative Bill 193, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 6, strike "~~two hundred fifty~~" and insert "three hundred".
3. In section 17, line 13, strike "However, no" and insert "However, no No such".
4. In new section 25, strike the period in line 3.
5. For correlation purposes, in renumbered section 26, line 2, strike "68-215.06,"; in line 3, strike "and"; and in line 6, before "and" insert "and section 68-215.06, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 193, Seventy-fifth Session, Nebraska State Legislature, 1965,".
6. For correlation purposes, in the title, line 3, strike "68-215.06,"; in line 5, strike "and"; and in line 7, before "relating" insert "and section 68-215.06, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 193, Seventy-fifth Session, Nebraska State Legislature, 1965,".
7. In the title, line 14, insert "to provide for transition;" after the semicolon.

LEGISLATIVE BILL 366. Placed on Select File as amended.

E and R amendments to LB 366:

1. In section 3, line 3, and section 4, line 1, strike "of the Department".
2. In section 5, insert "to which he is not entitled" at the end of line 5.

LEGISLATIVE BILL 368. Placed on Select File.

LEGISLATIVE BILL 369. Placed on Select File.

LEGISLATIVE BILL 844. Placed on Select File as amended.

E and R amendments to LB 844:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 3, and after the second comma in line 3 of the title, insert "as amended by section 1, Legislative Bill 219, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, line 3, insert "and each judge of a separate juvenile court" after "court".
2. In standing committee amendment 1, line 3, strike "; said" and insert ", Such"; and in line 10, strike "said" and insert "such".
3. In section 2, lines 4 and 5, strike "judicial district number 4" and insert "specified therein".
4. In the title, lines 4 and 5, strike "judicial district number 4" and insert "prescribed districts".

LEGISLATIVE BILL 370. Placed on Select File as amended.

E and R amendments to LB 370:

1. Amend the standing committee amendment to read "In section 1, line 3, strike 'three' and insert 'thrc three five'".
2. In section 2, line 1, strike "section 1 of".
3. In the title, line 4, insert "to increase a fee;" after the semicolon.

LEGISLATIVE BILL 294. Placed on Select File as amended.

E and R amendment to LB 294:

1. In section 1, line 10, strike the second comma.

LEGISLATIVE BILL 168. Correctly engrossed.

- LEGISLATIVE BILL 499.** Correctly engrossed.
- LEGISLATIVE BILL 520.** Correctly engrossed.
- LEGISLATIVE BILL 529.** Correctly engrossed.
- LEGISLATIVE BILL 475.** Correctly engrossed.
- LEGISLATIVE BILL 591.** Correctly engrossed.
- LEGISLATIVE BILL 652.** Correctly enrolled.
- LEGISLATIVE BILL 299.** Correctly enrolled.
- LEGISLATIVE BILL 376.** Correctly enrolled.
- LEGISLATIVE BILL 537.** Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 652 LB 299 LB 376 LB 537

SELECT FILE

LEGISLATIVE BILL 132. E and R amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 836. E and R amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 670. Advanced to E and R for engrossment.

LEGISLATIVE BILL 776. E and R amendment found in the Legislative Journal for the Sixty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 478. E and R amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 345. Advanced to E and R for engrossment.

LEGISLATIVE BILL 483. E and R amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 81. E and R amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 434. E and R amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 669. Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw LB 799 LB 800 LB 801

Mr. Bauer asked unanimous consent to withdraw LB 799, LB 800 and LB 801 and to cancel the hearing date of April 6, 1965.

Laid over.

MOTION—Election

Mr. Carpenter moved to proceed with the election of the new member of the Executive Board of the Legislative Council by informal ballot.

The motion prevailed.

The President appointed Messrs. Wallwey and Moylan as tellers.

Mahoney	21
Klaver	1
Moulton	5
Syas	1
Payne, D.	2

Pedersen	14
Batchelder	3
Proud	1
	—
	48

Mr. Payne moved that after the next ballot, to ballot on the two highest.

The motion prevailed.

Mahoney	29
Pedersen	15
Moulton	3
	—
	47

The President declared Mr. Mahoney duly elected as a member of the Executive Board of the Legislative Council.

Visitors

Mr. Proud introduced Mrs. Kathy Encell, teacher, and students from Arbor Heights Jr. High School, Omaha.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules to take up the consideration of Mr. Bauer's request to withdraw LB 799, LB 800 and LB 801 at this time.

The motion prevailed with 42 ayes, 0 nays and 7 not voting.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Bauer renewed his pending request found in this day's Journal to withdraw LB 799, LB 800 and LB 801 and to cancel the hearing date of April 6, 1965.

No objections. So ordered.

MOTION—Rule Change

Mr. President: I move that Rule 12 section 8 be amended by adding at the end thereof the following:

Any bill which affects a department, board, commission, or agency of the state must have attached thereto by the head of such department, board, commission or agency a written statement that the bill has been reviewed and is satisfactory as to form. No bill shall be advanced from select file unless such a statement is at-

tached to the bill and read by the Clerk of the Legislature. (Signed) Terry Carpenter

Referred to the Rules Committee.

MOTION—Unbracket LB 105

Mr. Lysinger moved that LB 105 be unbracketed on General File.

The motion prevailed with 36 ayes, 0 nays and 13 not voting.

MOTION—General File Bills

Mr. Bowen moved to take up bills on General File by reading the title and amendments thereto and allowing the introducer to explain the bill. Any bill that is controversial should be passed over.

The motion prevailed.

MOTION—LB 274

Mr. Gerdes moved that LB 274 be placed at the head of General File for Tuesday, April 6, 1965.

Mr. Carpenter moved to amend the motion to place LB 274 on General File now.

The Carpenter motion prevailed.

The Gerdes motion, as amended, prevailed with 35 ayes, 0 nays and 14 not voting.

UNANIMOUS CONSENT—Executive Session

Mr. Stromer asked unanimous consent for the Public Health and Welfare Committee to meet in executive session at 1:45 p.m. today. No objections. So ordered.

Mr. Warner asked unanimous consent for the Government and Military Affairs Committee to meet in executive session this afternoon at 1:30 p.m. in the Supreme Court Hearing Room. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 274. Reading waived. Explained.

Laid over at the request of Mr. R. Rasmussen.

LEGISLATIVE BILL 105. Reading waived.

Laid over at the request of Mrs. Hughes.

LEGISLATIVE BILL 322. Bracketed until Monday, April 12, 1965, at the request of Mr. Marvel.

LEGISLATIVE BILL 492. Reading waived. Considered.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 319. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-sixth Day were adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 298. Reading waived. Explained.

Mr. D. Payne offered the following amendments in lieu of the Standing Committee amendments:

On Page 2, Sec. 2, lines 4 and 5 reinsert the stricken language in the bill.

Strike the words "as provided in section 24-301.01," and change eleven thousand to thirteen thousand.

The Payne amendments were adopted.

Advanced to E and R for review with 31 ayes, 6 nays, and 12 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 437. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Forty-sixth Day was rejected with 7 ayes, 21 nays, and 21 not voting.

Mr. Klaver Presiding

The motion to advance LB 437 to E and R for review failed with 17 ayes, 19 nays, and 13 not voting.

Mr. Payne offered the following amendment which was adopted:

Page 4, line 75 reinsert the stricken matter and strike "in" and in line 76 strike "cluding".

Advanced to E and R for review with 34 ayes, 4 nays, and 11 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 513. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-sixth Day were adopted.

Advanced to E and R for review with 30 ayes, 7 nays, and 12 not voting.

LEGISLATIVE BILL 325. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-sixth Day were adopted.

Advanced to E and R for review with 39 ayes, 1 nay, and 9 not voting.

LEGISLATIVE BILL 363. Reading waived. Explained.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE BILL 337. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Forty-sixth Day was adopted.

President Sorensen Presiding

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

LEGISLATIVE BILL 540. Laid over at the request of Mr. Syas.

Member's Birthday

Mr. Stromer announced that today is Mr. Burbach's birthday. The members sang Happy Birthday to Mr. Burbach.

GENERAL FILE

LEGISLATIVE BILL 657. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Forty-sixth Day was adopted.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 658. Reading waived. Explained.

Advanced to E and R for review with 40 ayes, 1 nay, and 8 not voting.

MOTION—Expedite Bills

Mr. Carpenter moved that the Clerk instruct the bill drafting department to move bills as rapidly as possible toward Final Reading.

Motion prevailed.

STANDING COMMITTEE REPORT

Agriculture and Recreation

LEGISLATIVE BILL 863. Placed on General File.

(Signed) H. C. Crandall, Vice Chairman

Adjournment

At 12:00 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 9:00 a.m., Tuesday, April 6, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, April 6, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

God of our fathers, in whose name this republic was born, we pray that by thy help we may be worthy to receive thy blessings upon our labors. In this troubled time, when man have made deceit a habit, lying an art, and cruelty a science, help us to show the moral superiority of the way of life we cherish. Here may men see truth upheld, honesty loved, and kindness practiced. In our dealings with each other, may we be gentle, understanding, and kind, with our tempers under control. In our dealings with other nations, may we be firm without obstinacy, generous without extravagance, and right without compromise. We do not pray that other nations may love us, but that they may know that we stand for what is right, unafraid, with the courage of our convictions. May our private lives and our public actions be consistent with our prayers. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. Bowen who was excused until 9:15 a.m.

Corrections for the Journal

Page 1049, delete line 4.

Page 1053, line 22, delete "14" and insert "12".

Page 1054, line 15, delete "2" and insert "9".

The Journal for the Sixty-fifth Day was approved as corrected.

Communications

Telegram from Mr. L. J. Baker, Omaha, Nebraska, regarding LB 382.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 383.

A BILL FOR AN ACT to repeal section 77-730, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Bowen	Nore	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 180.

A BILL FOR AN ACT to amend section 39-7,137, Revised Statutes Supplement, 1963, relating to highways; to provide for division of costs of grade crossings as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Bauer	Budd	Carpenter
Batchelder	Brauer	Burbach	Carstens

Claussen	Kjar	Nelson	Rasmussen, R.
Craft	Klaver	Nore	Ruhnke
Crandall	Knight	Orme	Stromer
Danner	Kokes	Paine, I.	Stryker
Fleming	Kremer	Paxton	Syas
Gerdes	Lysinger	Payne, D.	Wallwey
Harsh	Mahoney	Pedersen	Warner
Hasebroock	Matzke	Proud	Whitney
Holmquist	Moulton	Rasmussen, E.	Wylie
Hughes	Moylan		

Voting in the negative, 2:

Marvel Skarda

Not voting, 1:

Bowen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 83.

A BILL FOR AN ACT to amend section 77-412, Reissue Revised Statutes of Nebraska, 1943, and section 77-413, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for notice to taxpayer of changes or additions to his tax return; to provide a penalty for failure to make a return of taxable property during three previous taxing periods; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedures having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Matzke

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 556.

A BILL FOR AN ACT to amend section 75-116, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to change the date for filing of prescribed reports; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 875. With Emergency.

A BILL FOR AN ACT to amend sections 40 and 43, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, relating to appropriations for the state government of the State of Nebraska for the biennium beginning July 1, 1963, and ending June 30, 1965; to change the spending of the Nebraska Motor

Vehicle Dealers License Board and the State Athletic Commissioner as prescribed; to increase the appropriation to such agencies as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 850. Placed on General File.

LEGISLATIVE BILL 590. Placed on General File as amended.

Standing Committee amendments to LB 590:

1. Page 2, Sec. 1, line 3 delete word "any" and reinstate the word "the".
2. Page 2, Sec. 1, lines 4 and 5 delete "except the second installment for the current year as provided in section 77-204".
3. Page 2, Sec. 1, line 8 delete word "of" and insert in lieu thereof "or".

4. Page 2, Sec. 2, line 6 delete "*during the first full week in October*" and insert in lieu thereof "*a week for three consecutive weeks*".

5. Page 2, Sec. 2, line 7 after word "sale" reinstate "*, commencing the first week in October.*"

6. Page 2, Sec. 2, line 14 delete word "fifty" and insert in lieu thereof "*seventy-five*".

(Signed) J. W. Burbach, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 326. Placed on General File as amended.

Standing Committee amendment to LB 326:

1. Section 1, line 3, after the word "state" insert the following "or any private or commercial weed control service".

LEGISLATIVE BILL 372. Placed on General File as amended.

Standing Committee amendments to LB 372:

1. Amend section 1 of the bill by striking lines 11 to 13 and inserting "*handlight, or the hunting, shooting, or taking of predatory animals in the protection of property by landowners or operators on land under their control on foot or from a motor vehicle with the aid of artificial light as provided in*".

2. Amend the title to conform.

LEGISLATIVE BILL 373. Placed on General File as amended.

Standing Committee amendment to LB 373:

1. Add the Emergency Clause.

LEGISLATIVE BILL 431. Placed on General File as amended.

Standing Committee amendment to LB 431:

1. Add the Emergency Clause.

(Signed) M. A. Kremer, Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 52. Placed on General File as amended.

Standing Committee amendments to LB 52:

1. Amend section 1 of the bill by striking lines 16 to 18 and inserting the following:

“tract evidencing the same, which is repayable, pursuant to a contract or understanding, in two or more installments, and within sixty-one months,”.

2. Amend section 6 of the bill by striking lines 4 to 9 and inserting the following:

“exceeding sixteen per cent simple interest per year on the first two thousand dollars and twelve per cent simple interest per year on the balance over two thousand dollars.”.

3. Amend section 9 of the bill line 4 by striking “thirty-six” and inserting “sixty-one”.

4. Amend the bill by adding a new section to be known as section 14 and to read as follows:

“Sec. 14. Nothing contained in sections 1 to 13 of this act shall be construed as preventing a licensee under this act from purchasing or discounting from established business concerns, commercial, negotiable or installment paper, preventing any licensee from accepting or requiring said persons selling or offering to discount said instruments, executing contracts guaranteeing the ultimate collection of all of said items so sold or discounted or requiring said persons to assume the burden of making collections of the individual items so sold as agent of the licensee.”.

5. Amend the bill by renumbering original section 14 as section 15.

6. Amend the title to conform.

LEGISLATIVE BILL 283. Placed on General File as amended.

Standing Committee amendments to LB 283:

1. Amend Section 2 of the bill, line 10 by inserting after the semicolon “but not including service for which the prices charged are required by law to be established and regulated by the government of the United States or any state;”, and line 22 by inserting before the semicolon “and within sixty-one months”.

2. Amend section 5 of the bill by striking lines 4 and 5 and inserting the following:

“exceed eight dollars per hundred per year on the first two thousand dollars, and six dollars per hundred per year on the balance over two thousand dollars; *Provided*, a minimum time price differential of ten”.

3. Amend section 8 of the bill, line 4 by inserting "if provided for in the contract" after "days".
4. Amend section 13, line 30 and section 15, line 3 by inserting "fifty" after "hundred".
5. Amend the title to conform.

LEGISLATIVE BILL 307. Placed on General File as amended.

Standing Committee amendments to LB 307:

1. Amend section 1 of the bill, lines 7 and 15 by striking "retail".
2. Amend section 4 of the bill, line 5 by striking "one half" and inserting "one-third", and line 6 by inserting "per cent" after "one".

LEGISLATIVE BILL 425. Placed on General File as amended.

Standing Committee amendments to LB 425:

1. Amend section 1 of the bill by striking lines 3 to 14 and inserting the following:
"cluding simple interest of not to exceed sixteen per cent per year on the first two thousand dollars, and simple interest of not to exceed twelve per cent per year on the balance over two thousand dollars.".
2. Amend section 12 of the bill line 3 by striking sixty and inserting "sixty-one".
3. Amend the title to conform.

LEGISLATIVE BILL 621. Placed on General File as amended.

Standing Committee amendments to LB 621:

1. Amend section 1 of the bill by inserting in line 7 after the word "state" and in line 12 after the word "state", the following:
"or province of Canada".
2. Amend the title to conform.

(Signed) Albert A. Kjar, Chairman

Enrollment and Review

LEGISLATIVE BILL 404. Placed on Select File as amended.

E and R amendment to LB 404:

1. In section 1, lines 60 and 61, insert "*the*" before "*same*".

LEGISLATIVE BILL 405. Placed on Select File.

LEGISLATIVE BILL 439. Placed on Select File as amended.

E and R amendments to LB 439:

1. In section 1, line 20, insert a stricken comma after "*and*"; in lines 39 and 52, strike "*Nebraska Constitution*" and insert "*Constitution of Nebraska*"; and in line 43, strike "*and*" and insert "*and*".

2. In standing committee amendment 1, line 3, strike "*its home rule charter*" and insert "*their home rule charters*".

3. In line 2 of standing committee amendment 2, insert "*first*" after "*the*".

4. In the title, line 6, strike "*its charter*" and insert "*their charters*"; and in line 9, insert "*and*" after the semicolon.

LEGISLATIVE BILL 214. Placed on Select File as amended.

E and R amendments to LB 214:

1. In new section 3, line 1, strike the quotation marks.

2. In the title, line 5, strike "*and*"; and in line 6, insert "*;*" and to declare an emergency" after "*section*".

LEGISLATIVE BILL 429. Placed on Select File.

LEGISLATIVE BILL 566. Placed on Select File as amended.

E and R amendment to LB 566:

1. In lines 1 and 2 of sections 1 and 2, and in lines 2 and 3 of the title, strike "*Revised Statutes Supplement, 1963*" and insert "*Reissue Revised Statutes of Nebraska, 1943*".

LEGISLATIVE BILL 567. Placed on Select File.

LEGISLATIVE BILL 568. Placed on Select File as amended.

E and R amendment to LB 568:

1. In section 1, line 30, strike "*provided*" and insert "*provided if*".

LEGISLATIVE BILL 570. Placed on Select File as amended.

E and R amendment to LB 570:

1. In the title, lines 7 and 8, strike "officers" and insert "officers'".

LEGISLATIVE BILL 124. Placed on Select File as amended.

E and R amendments to LB 124:

1. In section 1, line 24, insert "or a diploma from the Nebraska Vocational Technical School" after "degree".

2. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 5, strike the second "and" and in line 6, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 481. Placed on Select File as amended.

E and R amendments to LB 481:

1. Amend the Syas General File amendment 2 to read "2. In section 1, line 13, insert '*upon his death prior to retirement*' before the period."

2. Amend the Syas General File amendment 3 to read "3. In the title, line 6, strike 'death of a joint' and insert 'retirement of a'."

LEGISLATIVE BILL 110. Placed on Select File as amended.

E and R amendments to LB 110:

1. In standing committee amendment 2, line 2, strike "that" and insert "member".

2. In the title, line 2, strike "sections 79-1514 and" and insert "section"; strike lines 6 and 7 and insert "of another state or school retirement system authorized by the Legislature; to provide for an election; and"; and in line 8, strike "sections" and insert "section".

LEGISLATIVE BILL 203. Placed on Select File as amended.

E and R amendments to LB 203:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, lines 4 and 5, strike "the game refuge in Boyd and Holt Counties; and" and insert "one of the state game refuges;"; and in line 6, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 619. Placed on Select File as amended.

E and R amendments to LB 619:

1. In section 1, lines 1 and 2, strike "Revised Statutes Supplement, 1963," and insert "Reissue Revised Statutes of Nebraska, 1943,".

2. Strike the Ruhnke amendment to new section 2, and in new section 2, lines 4 and 7, strike "1965" and insert "1965 1967"; and in line 6, strike "five hundred" and show the same as stricken.

3. In renumbered section 3, line 4, strike "1965" and insert "1965 1967".

4. Strike the Syas General File amendment and in lieu thereof, in renumbered section 3, line 8, strike "and" and insert "and"; and strike lines 10 and 11 and insert "dollars per annum. *The ; and the Lieutenant Governor, the sum of six thousand dollars per annum shall receive the compensation established by section 84-721.01. Such*".

5. Strike renumbered sections 4 and 5 and amendments thereto and insert a new section to be known as section 4 and to read as follows:

"Sec. 4. That original section 24-201.01, Reissue Revised Statutes of Nebraska, 1943, and sections 84-201.01 and 84-721, Revised Statutes Supplement, 1963, and also section 84-721.01, Revised Statutes Supplement, 1963, are repealed."

6. In the title, strike lines 2 to 4 and insert "FOR AN ACT to amend section 24-201.01, Reissue Revised Statutes of Nebraska, 1943, and sections 84-201.01 and 84-721, Revised Statutes Supplement, 1963, relating to salaries; to provide an in-"; in line 5, insert "Attorney General," after the comma; in line 6, strike "and the" and insert a comma; in line 7, insert ", and the Lieutenant Governor" after "Treasurer"; and in line 9, insert "and also section 84-721.01, Revised Statutes Supplement, 1963" before the period.

LEGISLATIVE BILL 64. Placed on Select File as amended.

E and R amendments to LB 64:

1. In new section 2, line 1, strike "Section" and insert "Sec."

2. In the title, strike lines 2 to 6 and insert "FOR AN ACT to amend section 39-1323.01, Revised Statutes Supplement, 1963, relating to highways; to clarify provisions for the use of land acquired for highway purposes; to provide for approval as prescribed; to provide for financial reimbursement as prescribed; and to repeal the original section."

LEGISLATIVE BILL 424. Placed on Select File as amended.

E and R amendments to LB 424:

1. After "under" in section 8, lines 47 and 49, section 9, lines 38 and 40, section 10, lines 2 and 11, section 21, line 12, and section 23, line 16, and after "to" in section 9, line 48, section 15, line 3, section 16, line 4, and section 18, line 2, insert "the provisions of".

2. In section 9, strike lines 8 to 37 and insert "the powers provided in subsection (2) of section 8 of this act."

3. In section 23, line 4, insert "of marriage" after "annulment".

LEGISLATIVE BILL 381. Placed on Select File as amended.

E and R amendments to LB 381:

1. In the title, strike lines 4 and 5 and insert "fix the registration fee for school buses as prescribed; and to repeal the".

2. In section 1, strike the new matter, as amended, in lines 12 and 13, and insert the same after the period in line 10.

LEGISLATIVE BILL 577. Placed on Select File.

LEGISLATIVE BILL 410. Placed on Select File as amended.

E and R amendment to LB 410:

1. In section 6, insert "and" at the end of line 1.

LEGISLATIVE BILL 335. Placed on Select File as amended.

E and R amendments to LB 335:

1. In the title, line 3, insert "relating to public health;" before "to"; and in line 6, strike the comma and insert a semicolon.

2. In section 1, line 5, insert an underscored comma after "Surgery".

3. In section 2, insert an underscored comma after "duties" in line 6 and after "papers" in line 8; in line 8 strike "said" and insert

"such"; insert "for" at the end of line 10; and in line 11, strike "for compensation".

LEGISLATIVE BILL 836. Correctly engrossed.

LEGISLATIVE BILL 489. Correctly engrossed.

LEGISLATIVE BILL 285. Correctly engrossed.

LEGISLATIVE BILL 309. Correctly engrossed.

LEGISLATIVE BILL 445. Correctly engrossed.

LEGISLATIVE BILL 221. Correctly engrossed.

LEGISLATIVE BILL 128. Correctly engrossed.

LEGISLATIVE BILL 163. Correctly enrolled.

LEGISLATIVE BILL 131. Correctly enrolled.

LEGISLATIVE BILL 152. Correctly enrolled.

LEGISLATIVE BILL 871. Correctly enrolled.

LEGISLATIVE BILL 219. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 163 LB 131 LB 152 LB 871 LB 219

RESOLUTIONS

LEGISLATIVE RESOLUTION 33. Re: Nebraska School of Agriculture at Curtis, Nebraska.

Introduced by H. C. Crandall, 46th District; Albert A. Kjar, 39th District; George C. Gerdes, 49th District and Fern Hubbard Orme, 29th District.

WHEREAS, never before has there been so great a public demand for vocational training but with little thought being given to the need of training for the young people who wish to go into agriculture or agriculture-related industries; and

WHEREAS, the economy of Nebraska is almost entirely dependent upon agriculture and our business enterprises are very

closely allied with the production, distribution, and processing of the products of the soil; and

WHEREAS, the business's of our rural areas, particularly, will be carried on largely by the young people who are now graduating from high schools but who will not go on to continue their education in college; and

WHEREAS, provision must be made to prepare these young folks to take their place in our society, which is becoming more and more complex, and to carry on the business of the communities; and

WHEREAS, the Nebraska School of Agriculture at Curtis was established in 1911 by an act of the Legislature for the purpose of teaching agriculture and the facilities now at the school were planned and built for that purpose.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That The Board of Regents of The University of Nebraska be instructed to set up courses of study related to agriculture on a post high school level but not to be considered as college grade at the Nebraska School of Agriculture at Curtis and that high school courses at such school be discontinued after June 30, 1968, with the school continuing under the administration of the College of Agriculture and Home Economics as provided under the original law.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Government and Military Affairs.

(Signed) Jerome Warner, Chairman

The motion prevailed with 42 ayes, 0 nays and 7 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 882. By Committee on Government and Military Affairs, Jerome Warner, Legislative District 25, Chairman; Eugene T. Mahoney, Legislative District 5; William R. Skarda, Jr., Legislative District 7; Ross H. Rasmussen, Legislative District 15 and S. H. Brauer, Sr., Legislative District 21.

A BILL FOR AN ACT relating to museums; to provide for the issuance of revenue bonds by a city, village, county, or township that has established and maintains a museum pursuant to sections 51-501 to 51-503, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, payable from admission charges and other non-tax revenues; to provide the purposes, terms, and conditions for which such revenue bonds may be issued; and to declare an emergency.

Visitors

Mr. Matzke introduced members of the Seward County Extension Board and Mr. Ole Miller, Mayor.

Mr. Skarda introduced a group from Douglas County.

Mr. Ruhnke introduced a group from Saline County.

Mr. Hasebroock introduced visitors from Beemer, West Point, Howells and Wisner, Nebraska.

Mr. Craft introduced Don Templemayer, teacher; 2 mothers, and 16 students from St. Patricks School, North Platte, Nebraska.

Mr. Lysinger introduced a group from Ravenna, Nebraska.

Mr. Kokes introduced visitors from his district.

Mr. I. Paine introduced a group from Hall County.

Mr. Nore introduced a group from Columbus, Nebraska.

Mr. Moulton introduced visitors from Douglas County.

Mr. Mahoney introduced Father Ronald Kokes.

Mr. Fleming introduced a group from Gurley and Sidney, Nebraska.

Mr. Wylie introduced 5 gentlemen from his district.

Mr. Burbach introduced visitors from Cedar and Knox Counties.

Mr. Bowen introduced 4 gentlemen from Lawrence, Nebraska.

Mr. Wallwey introduced a group from So. Sioux City, Nebraska.

Mr. Moylan introduced a group from Douglas County.

Mr. Paine asked unanimous consent to suspend the rules and place LB 882 on General File. No objections. So ordered.

MOTION—General File Bills

Mr. Bowen moved that LB 283, LB 52, LB 307, LB 425, and LB 414 be the first order of business on General File on Monday, April 12, 1965.

The motion prevailed with 46 ayes, 0 nays and 3 not voting.

SELECT FILE

LEGISLATIVE BILL 133. E and R amendments found in the Legislative Journal for the Sixty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 700. E and R amendment found in the Legislative Journal for the Sixty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 364. Advanced to E and R for engrossment.

LEGISLATIVE BILL 365. E and R amendments found in the Legislative Journal for the Sixty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 366. E and R amendments found in the Legislative Journal for the Sixty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 368. Advanced to E and R for engrossment.

LEGISLATIVE BILL 369. Advanced to E and R for engrossment.

LEGISLATIVE BILL 844. E and R amendments found in the Legislative Journal for the Sixty-fifth Day were adopted.

Mr. Skarda offered the following specific amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

“Sec. 2. That section 24-703, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

24-703. (1) Each judge shall contribute monthly four per cent of his monthly salary *payed to him from the state general fund*, to the fund. It shall be the duty of the Auditor of Public Accounts

to make a deduction of four per cent on the monthly payroll of each Judge of the Supreme Court, judge of the district court, and judge of the Nebraska Workmen's Compensation Court showing the amount to be deducted and its credit to the fund. It shall be the duty of the county clerk of each county to make a deduction of four per cent on the monthly payroll of the county judge and judge of a separate juvenile court and to pay all amounts so deducted to the executive officer in charge of the judges retirement system to be credited to the Nebraska Retirement Fund for Judges. This shall be done within ten days after the close of each calendar quarter thereafter. The Auditor of Public Accounts and the State Treasurer shall credit the four per cent as shown on the payroll and the amounts received from the various counties to the fund and remit the same to the executive officer in charge of the judges retirement system who shall keep an accurate record of the contributions of each judge.

(2) A Nebraska Retirement Fund for Judges fee of one dollar shall be taxed as costs in each civil and criminal cause of action or proceeding filed in the district courts and the county courts and in county courts a sum equal to ten per cent of each fee provided by sections 33-125, 33-126, and 33-126.02, except on the fees provided for in section 33-125 for the dismissal of a cause, and in sections 33-126 and 33-126.02 for filing of report. When collected by the clerk of the district court and the county judge, such fees shall be paid to the executive officer in charge of the judges retirement system on forms prescribed by the board by said clerk and county judge within ten days after the close of each calendar quarter. Such executive officer shall promptly thereafter remit the same to the state treasury. Upon the receipt thereof, the State Treasurer shall credit the same to the Nebraska Retirement Fund for Judges. The fund shall be further supplemented biennially by an appropriation in such amount as may be determined by the Legislature to enable the fund to meet anticipated claims. All expenditures from the fund must be authorized by voucher in the manner prescribed in section 24-713. The fund shall be used only for the payment of all annuities and other benefits, created by the provisions of sections 24-701 to 24-714, and shall not be used to pay the expenses of the administration of sections 24-701 to 24-714, as provided by sections 24-705 and 24-712."

2. Amend the bill by renumbering original sections 2 and 3 as sections 3 and 4 respectively.

3. Amend renumbered section 4 by striking lines 1 and 2 and inserting the following:

"Sec. 4. That original sections 24-301.01 and 24-703, Reissue Revised Statutes of Nebraska, 1943, are repealed."

4. Amend the title to conform.

The Skarda specific amendments were adopted with 38 ayes, 0 nays and 11 not voting.

LB 844 was advanced to E and R for engrossment.

LEGISLATIVE BILL 370. E and R amendments found in the Legislative Journal for the Sixty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 294. E and R amendment found in the Legislative Journal for the Sixty-fifth Day was adopted.

Mr. Carpenter offered the following specific amendment:

1. Add the Emergency Clause.

The amendment was adopted with 39 ayes, 0 nays and 10 not voting.

Advanced to E and R for engrossment.

MOTION—Bracket LB 434

Mr. Carpenter moved that LB 434 be bracketed on E and R for engrossment.

The motion prevailed with 38 ayes, 1 nay and 10 not voting.

MOTION—Status of LB 379

Mr. President: I move that the Chairman of the Government and Military Affairs Committee report on the status of LB 379.

(Signed) Richard F. Proud

The motion prevailed with 42 ayes, 0 nays and 7 not voting.

Mr. Warner reported on the status and action of the committee on LB 379.

Visitors

Mr. Carstens introduced Mrs. Harvey Boese, teacher and 12 students and 8 sponsors from District 61, Beatrice.

Mr. Pedersen introduced a group from Douglas County.

Mrs. Hughes introduced visitors from Nemaha, Pawnee, Richardson and Johnson Counties.

GENERAL FILE

LEGISLATIVE BILL 382. Reading waived. Considered.

Mr. R. Rasmussen offered the following standing committee amendment:

Amend Section 1, end of line 19 after the word "school" by adding "*, if extra mileage is not required,*".

Mr. Skarda moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 48 ayes, 0 nays and 1 not voting.

The amendment lost.

Mr. R. Rasmussen offered the following standing committee amendment:

Amend Section 2, line 7 after the word "any" by adding "*private, parochial, or public*".

Mr. Skarda moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 42 ayes, 6 nays and 1 not voting.

The amendment lost.

Mr. Mahoney asked for a record vote on advancing LB 382 to E and R for review:

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bowen	Harsh	Matzke	Rasmussen, E.
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 4:

Bauer	Knight	Rasmussen, R.	Ruhnke
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Not voting, 0.

LB 382 was advanced to E and R for review.

Visitor

President Sorensen introduced former Governor Dwight Burney.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to place LB 828 through LB 842 at the top of General File.

No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on April 6, 1965 at 8:25 a.m.: LB 537 LB 376 LB 299 LB 652

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Salaries and Claims

LEGISLATIVE BILL 682. Placed on General File as amended.

Standing Committee amendment to LB 682:

1. Amend section 1 of the bill, line 7 by striking "sixty-nine hundred" and inserting "hundred *five thousand*", and line 10 by striking "fifty-six hundred" and inserting "*hundred four thousand*".

(Signed) Dale L. Payne, Chairman

Public Health and Welfare

LEGISLATIVE BILL 584. Placed on General File.

(Signed) Marvin E. Stromer, Chairman

Judiciary

LEGISLATIVE BILL 579. Placed on General File.

LEGISLATIVE BILL 771. Placed on General File.

(Signed) Sam Klaver, Chairman

Budget

LEGISLATIVE BILL 785. Placed on General File as amended.

Standing Committee amendments to LB 785:

1. Amend section 1 of the bill, line 9 by striking the comma after "dormitories" and show same as stricken matter, lines 11 and 12

by striking the new matter beginning with "on", and line 22 by inserting "or established" after "erected".

2. Amend section 2 of the bill, line 16 by striking "and" and inserting "or".

3. Amend section 3 of the bill, lines 15 and 16 by striking the new matter beginning with "on", line 19 by inserting ", including of such real estate," after "thereof", and lines 21 to 24 by striking the new matter and the period on line 21 and inserting "; *Provided, that any building or facility for parking shall be located on or adjacent to campuses controlled by such boards.*".

(Signed) Richard D. Marvel, Chairman

UNANIMOUS CONSENT—Executive Session

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet in executive session this afternoon at 1:15 p.m. in the East Chamber.

No objections. So ordered.

Members Excused

Mr. Lysinger asked to be excused for Wednesday morning, April 7, 1965. No objections. So ordered.

Mr. Holmquist asked to be excused for Wednesday, Thursday and Friday of this week. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 828. Reading waived. Considered.

Advanced to E and R for review with 30 ayes, 0 nays and 19 not voting.

LEGISLATIVE BILL 829. Reading waived. Considered.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

LEGISLATIVE BILL 830. Reading waived. Considered.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

LEGISLATIVE BILL 831. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Sixty-first Day was adopted.

Advanced to E and R for review with 30 ayes, 0 nays and 19 not voting.

Ruling of the Chair

The Chair made the following ruling on the point of order raised by Mr. Proud on LB 379:

“Committee action taken at any committee meeting either on a normal hearing day or on another day authorized by the Legislature shall be valid.”

Adjournment

At 12:03 p.m., on a motion by Mr. Claussen, the Legislature adjourned until 9:00 a.m., Wednesday, April 7, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, April 7, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our father in heaven, who knows every secret of our hearts - all that we fear, all that we hope, and all of which we are ashamed - in this moment of confession, as each man looks into his own heart and mind, have mercy upon us all, and make us clean inside, that in all we do today we may behave with true courtesy and honor. Compel us to be just and honest in all our dealings. Let our motives be above suspicion. Let our word be our bond. Let us be kind in our criticism of others, and slow to judge, knowing that we ourselves must one day be judged. We pray for a new spirit to come upon us that we may be able to do more and better work. Amen.

The roll was called and all members were present except Messrs. Harsh, Holmquist and Lysinger, who were excused.

The Journal for the Sixty-sixth Day was approved.

Communication

Letter from Mr. F. K. Herrmann of Lincoln, Nebraska regarding a Nebraska State Song.

Members Excused

Mr. R. Rasmussen asked to be excused Friday afternoon, April 9, 1965. No objections. So ordered.

Messrs. Crandall and Klaver asked to be excused all day Friday, April 9, 1965. No objections. So ordered.

Mr. Skarda asked to be excused Wednesday afternoon, April 14, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent for the Budget Committee to hold a short meeting immediately after final reading this morning. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 695. With Emergency.

A BILL FOR AN ACT to amend section 42-102, Revised Statutes Supplement, 1963, relating to marriages; to remove the provision that a person afflicted with hereditary epilepsy cannot marry in this state until he or she has submitted to an operation for sterilization; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Batchelder	Danner	Marvel	Rasmussen, E.
Bauer	Fleming	Moulton	Rasmussen, R.
Bowen	Gerdes	Moylan	Ruhnke
Brauer	Hasebroock	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Klaver	Paine, I.	Syas
Carstens	Knight	Paxton	Wallwey
Claussen	Kokes	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Mahoney	Proud	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Holmquist	Lysinger	Matzke
Harsh			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 50.

A BILL FOR AN ACT to amend section 24-601, Reissue Revised Statutes of Nebraska, 1943, relating to investments; to provide for

the investment, as prescribed, of funds held in certain fiduciary capacities, whether now in existence or established after the effective date of this act; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Danner	Marvel	Rasmussen, E.
Batchelder	Fleming	Matzke	Rasmussen, R.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paxton	Wallwey
Carstens	Kokes	Payne, D.	Warner
Claussen	Kremer	Pedersen	Whitney
Craft	Mahoney	Proud	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Harsh	Holmquist	Lysinger	Paine, I.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 243.

A BILL FOR AN ACT to amend section 27-916, Reissue Revised Statutes of Nebraska, 1943, relating to justices of the peace; to increase jury fees as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Burbach	Fleming	Knight
Batchelder	Carstens	Gerdes	Kokes
Bauer	Claussen	Hasebroock	Kremer
Bowen	Craft	Hughes	Mahoney
Brauer	Crandall	Kjar	Marvel
Budd	Danner	Klaver	Matzke

Moulton	Paine, I.	Rasmussen, E.	Stryker
Moylan	Paxton	Rasmussen, R.	Syas
Nelson	Payne, D.	Ruhnke	Warner
Nore	Pedersen	Skarda	Whitney
Orme	Proud	Stromer	Wylie

Voting in the negative, 0.

Not voting, 5:

Carpenter	Holmquist	Lysinger	Wallwey
Harsh			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 153.

A BILL FOR AN ACT relating to rules of the road; to require the display on the rear of certain slow-moving vehicles of a prescribed emblem; to provide when such emblem shall be required; to require maintenance of such emblem; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Matzke	Rasmussen, E.
Batchelder	Fleming	Moulton	Rasmussen, R.
Bauer	Gerdes	Moylan	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Carpenter	Knight	Paxton	Wallwey
Carstens	Kokes	Payne, D.	Warner
Claussen	Kremer	Pedersen	Whitney
Craft	Mahoney	Proud	Wylie
Crandall	Marvel		

Voting in the negative, 0.

Not voting, 3:

Harsh	Holmquist	Lysinger
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 876. With Emergency.

A BILL FOR AN ACT to amend sections 10 and 25, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, relating to appropriations for the state government of the State of Nebraska for the biennium beginning July 1, 1963 and ending June 30, 1965; to transfer the sum of two hundred sixty thousand dollars from the Auditor of Public Accounts to the Department of Public Institutions as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Danner	Marvel	Rasmussen, E.
Batchelder	Fleming	Matzke	Rasmussen, R.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kokes	Paxton	Warner
Claussen	Kremer	Pedersen	Whitney
Craft	Mahoney	Proud	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Harsh	Holmquist	Lysinger	Payne, D.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Rulings of the Chair

The Chair made the following specific ruling as to the point of order raised by Mr. Proud regarding LB 379:

That the action of the Government and Military Affairs Committee indefinitely postponing LB 379 was a valid action.

The Chair also made the following ruling:

That a regular motion to place a bill on General File notwithstanding the Committee action will bring with it any amendments

that were adopted by the Committee before it was indefinitely postponed. However, a motion to place a bill on General File notwithstanding the Committee action may be so stated as to have the Bill in its original form, without any recommended Committee amendments, placed on General File.

MOTION—Rule Clarification

Mr. President: I move to refer Rule 6, Sections 8 and 9 to the Rules Committee for clarification.

(Signed) George Syas

The motion prevailed.

Presented to the Governor

Presented to the Governor for approval on April 7, 1965, at 8:20 a.m.: LB 131 LB 152 LB 163 LB 219 LB 871

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 548. Replaced on Select File as amended.

E and R amendment to LB 548:

1. In line 6 of Enrollment and Review amendment 2, adopted March 29, 1965, strike "or" and insert "and".

LEGISLATIVE BILL 669. Replaced on Select File as amended.

E and R amendment to LB 669:

1. In section 2, line 6, strike "General" and insert "Nebraska Soil and Water Conservation".

LEGISLATIVE BILL 294. Replaced on Select File as amended.

E and R amendments to LB 294:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 7, strike "and"; and in line 7, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 492. Placed on Select File as amended.

E and R amendment to LB 492:

1. In the title, lines 3 and 4, strike "by the Auditor of Public Accounts".

LEGISLATIVE BILL 319. Placed on Select File as amended.

E and R amendment to LB 319:

1. Amend standing committee amendments to read "In section 1, line 24 and section 2, line 7, strike '*forty*' and insert '*forty-eight*'."

LEGISLATIVE BILL 298. Placed on Select File as amended.

E and R amendments to LB 298:

1. Strike section 1 and renumber original sections 2 to 4 as sections 1 to 3 respectively, and in line 1 of renumbered section 1, strike "Sec." and insert "Section".

2. Amend the Payne General File amendments to read "In renumbered section 1, reinstate the stricken matter in line 4; and strike line 5 and insert '*eleven thirteen thousand dollars,*'".

3. In renumbered section 2, line 1, strike "*Sections 1 and 2*" and insert "*Section 1*"; and in line 2, strike "*their*" and insert "*its*".

4. In renumbered section 3, line 1, strike "sections 24-301.01 and" and insert "section".

5. In the title, line 2, strike "sections 24-301.01 and" and insert "section"; strike lines 4 to 6 and insert "to increase the salary of judges of the Nebraska Workmen's Compensation Court; to provide when"; and in line 8, strike "sections" and insert "section".

LEGISLATIVE BILL 513. Placed on Select File as amended.

E and R amendments to LB 513:

1. In section 2, strike line 1 and insert "Sec. 2. *Section 1 of this act*"; and in line 2, strike "*their*" and insert "*its*".

2. In the title, line 4, strike "increase" and insert "provide that the Supreme Court shall fix"; in lines 5 and 6, strike "as prescribed"; and in line 6, strike "such increase" and insert "any change".

LEGISLATIVE BILL 437. Placed on Select File as amended.

E and R amendment to LB 437:

1. In the title, lines 4 and 5, strike "sheriffs fees, expenses, and boarding of prisoners" and insert "sheriffs' fees".

LEGISLATIVE BILL 325. Placed on Select File as amended.

E and R amendments to LB 325:

1. In section 2, line 12, strike "the" and insert "the *The*"; and in line 13, strike "normal schools" and insert "*normal schools colleges*".

2. In standing committee amendment 1, line 22, strike "*will*" and insert "*shall*".

3. In the title, line 6, strike "when authorized"; and in line 7, insert "to require approval by the Governor in certain cases; to harmonize with other legislation;" after the semicolon.

LEGISLATIVE BILL 363. Placed on Select File as amended.

E and R amendment to LB 363:

1. In section 17, line 1, strike "State".

LEGISLATIVE BILL 337. Placed on Select File.

LEGISLATIVE BILL 657. Placed on Select File as amended.

E and R amendment to LB 657:

1. Amend the standing committee amendment to read "In section 1, line 21, insert '*; but in no event shall the amount so credited exceed one per cent of the Aircraft Fuel Tax Fund collected after 'state'.*'".

LEGISLATIVE BILL 658. Placed on Select File as amended.

E and R amendment to LB 658:

1. In section 1, reinstate the stricken comma in line 5; in line 10, strike the comma and show the same as stricken; and in lines 12 and 13, strike ", markers, and signs" and show the same as stricken.

LEGISLATIVE BILL 731. Correctly engrossed.

LEGISLATIVE BILL 726. Correctly engrossed.

- LEGISLATIVE BILL 302.** Correctly engrossed.
LEGISLATIVE BILL 432. Correctly engrossed.
LEGISLATIVE BILL 248. Correctly engrossed.
LEGISLATIVE BILL 383. Correctly enrolled.
LEGISLATIVE BILL 180. Correctly enrolled.
LEGISLATIVE BILL 83. Correctly enrolled.
LEGISLATIVE BILL 556. Correctly enrolled.
LEGISLATIVE BILL 875. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 383 LB 180 LB 83 LB 556 LB 875 LR 32

Visitors

Mr. Warner introduced Ruth Busboon, teacher; Mrs. Marie Burd; and nine students from District 38, Lancaster County.

Report

Legislature Expenses, March 1965

Account E-2	Gross Salaries of 49 Members	\$ 9,800.00	
	Tax Commissioner - Employers		
	Contribution Fund FICA	1,065.75	
	Total		\$10,865.75
Account E-4	Gross Salaries of Officers & Employees		
	74 Employees		20,028.74
Account E-5	Incidental Expenses		
	Postage	\$ 2,500.00	
	Telephone	505.98	
	Printing		
	Legislative Bills.....	26,490.76	
	Journals.....	5,034.56	
	Indexes.....	669.80	32,195.12
	IBM Data Processing	77.05	
	Rental - Office Equipment	473.75	

Repair - Office Equipment	76.74	
Office Supplies	2,250.74	
Capital Expenditures		
Buildings & Structures	358.85	
Refunds of Receipts	10.00	
Total		38,448.23
Account 7 Gross Salary of Lieutenant Governor \$	416.66	
Tax Commissioner - Employers		
Contribution Fund FICA	45.32	
Total		461.98
Account 7A Expenses, Lieutenant Governor		
January Telephone	\$ 12.42	
Premium Blanket Bond	31.22	
Total		43.64
Account 8 Clerks' Salary, Other Wages, Maintenance		
and Supplies		
Gross Salaries 3 Employees	\$ 1,665.95	
Tax Commissioner - Employers		
Contribution Fund FICA	188.99	
Bankers Life - Health & Life		
Group Premium Insurance	15.37	
Total		1,870.31
TOTAL EXPENSES MARCH		\$71,718.65

RECEIPTS - MONTH OF MARCH 1965

Daily Mailing of Bills and Journals	\$ 260.00
Weekly Mailing of Bills and Final Readings	330.00
Weekly Mailing of Journals	115.00
Indexes	15.50
Slip Laws	288.00
Mailing of Bills and Journals to Schools	25.00
Thermofaxing - Misc.	19.35
Total Receipts month of March	\$1052.85

(Signed) Hugo F. Srb
Clerk of the Legislature

RESOLUTION**LEGISLATIVE RESOLUTION 33.**

LR 33 was adopted with 43 ayes, 0 nays, and 6 not voting.

Visitors

Mr. Claussen introduced Rev. J. Arden Wild and Mrs. Leo Kautzman and fifteen students from the Stanton Congregational Church Pilgrim Fellowship Class, one father, and two mothers. Mr. Claussen also introduced Mr. Clarence Schroeder from Haskins, Nebraska.

Mr. Wylie introduced Joe A. Indra from St. Edward, Nebraska.

Speaker Bowen Presiding**MOTION—LB 489**

Mr. Carpenter moved to return LB 489 to Select File for the following specific amendments:

1. Sec. 1, line 6, after the word "requirement" and before the word "shall" add the following: ", accept as provided by Sec. 2."
2. Amend the bill by adding a new section immediately after Sec. 1 to be known as Sec. 2 and to add as follows:

"Sec. 2. Whenever any federal regulation requires any audit, report, financial statement or other document to be prepared by a certified public accountant, or where, with the governor's approval, a state official feels circumstances warrant the use of a certified public accountant to prepare any audit, report, financial statement or other document for any department, division, board, commission, agency or officer of this state such requirement shall be construed to mean certified public accountants."

LB 489 was returned to Select File with 37 ayes, 0 nays, and 12 not voting.

Laid over one day.

MOTION—LB 365

Mr. Stromer moved to replace LB 365 on Select File for the following specific amendments:

1. Amend the bill following section 23 by inserting the following to be numbered section 24:

"Sec. 24. *This act shall become operative on August 1, 1965.*"

2. Amend the bill by renumbering the present section 24 as section 25, and the present section 25 as section 26.

LB 365 was replaced on Select File with 36 ayes, 0 nays, and 13 not voting.

SELECT FILE

LEGISLATIVE BILL 365. The Stromer specific amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Report

April 7, 1965

Report of the Nebraska Retirement Systems Advisory Committee

This report covers LB 481 which pertains to the retirement system for Omaha school teachers. This bill is presently in Enrollment and Review for review.

This bill was introduced for the purpose of providing pre-retirement survivor annuities in the Omaha School Employees Retirement System. There was some question whether the bill as introduced did what was intended. As amended, however, it appears that the bill is now consistent with the original intent. The bill will increase the death benefit for a teacher who has 25 years of service, who dies before retirement, who leaves a surviving spouse or parent, and who elects the benefit. Since this bill pertains only to the Omaha system it would result in no cost to the state of Nebraska. This Committee recommends that the bill be passed as amended.

SELECT FILE

LEGISLATIVE BILL 404. E and R amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 405. Advanced to E and R for engrossment.

LEGISLATIVE BILL 439. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Mr. Bauer offered the following amendment which was adopted:

Amend Section 1, line 15 after the word "city" by inserting the words "and as authorized by its home rule charter."

Advanced to E and R for engrossment.

LEGISLATIVE BILL 214. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Mrs. Hughes offered the following amendments which were adopted by unanimous consent:

1. Amend section 1 of the bill, line 8 by inserting after "clinic" the following:

"or nursing home"; and in line 20 by striking *"fifteen"* and inserting in lieu thereof *"twenty"*.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 429. Advanced to E and R for engrossment.

LEGISLATIVE BILL 566. E and R amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 567. Advanced to E and R for engrossment.

LEGISLATIVE BILL 568. E and R amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 570. E and R amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 124. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 481. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 110. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 203. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 619. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 64. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 424. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 381. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 577. Advanced to E and R for engrossment.

LEGISLATIVE BILL 410. E and R amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 335. E and R amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Committee Meeting

Mr. Danner asked unanimous consent to hold an executive session of the Labor Committee at 1:45 p.m. today. No objections. So ordered.

Visitors

Messrs. Pedersen and Proud introduced a group of students from Arbor Heights Junior High School.

MOTION—LB 124

Mr. R. Rasmussen moved to return LB 124 to Select File for the following specific amendment:

Amend Section 1, line 9 after the word "ment" by adding "*as a result of military service during any such war.*"

LB 124 was returned to Select File with 31 ayes, 0 nays, and 18 not voting.

SELECT FILE

LEGISLATIVE BILL 124. The Rasmussen specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Withdraw LB 623 and LB 638

Mr. Carpenter asked unanimous consent to withdraw LB 623.

Request pending.

Mr. Carstens asked unanimous consent to withdraw LB 638.

Request pending.

Visitor

Mr. Kremer introduced Chien Chiao from Taiwan, China, from the Anthropology Department of Cornell University.

President Sorensen Presiding**MOTION—Place LB 5 on General File**

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Sixty-second Day to place LB 5 on General File notwithstanding the committee action.

Mr. Carpenter asked for a record vote on the motion.

Voting in the affirmative, 25:

Bauer	Craft	Kokes	Orme
Bowen	Crandall	Kremer	Payne, D.
Brauer	Danner	Mahoney	Ruhnke
Burbach	Hasebroock	Marvel	Skarda
Carpenter	Klaver	Moylan	Stromer
Carstens	Knight	Nelson	Warner
Claussen			

Voting in the negative, 17:

Batchelder	Matzke	Pedersen	Stryker
Budd	Moulton	Proud	Syas
Fleming	Paine, I.	Rasmussen, E.	Whitney
Hughes	Paxton	Rasmussen, R.	Wylie
Kjar			

Not voting, 7:

Adamson	Harsh	Lysinger	Wallwey
Gerdes	Holmquist	Nore	

LB 5 was placed on General File.

MOTION—LB 434

Mr. President: I move to reconsider bracketing of LB 434 on E and R for engrossment and return it to its place following LB 81 on E and R for engrossment. (Signed) Jerome Warner

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Gerdes asked unanimous consent for the members of the

Intergovernmental Committee to meet in the West Senate Lounge at 1:30 p.m. today. No objections. So ordered.

MOTION—Return LB 844 to Select File

Mr. President: I move to replace LB 844 on Select File for the following specific amendment:

1. Amend the bill by adding a new section to be known as section 3 and to read as follows:

“Sec. 3. That section 24-710, Revised Statutes Supplement, 1963, be amended to read as follows:

24-710. The retirement annuity of a judge, who retires under the provisions of section 24-708 or 24-709 shall be computed as follows: Each such judge shall be entitled to receive an annuity, each monthly payment of which shall be in an amount equal to three and one-third per cent of his final average salary as such judge, multiplied by the number of his total years of service; *Provided, that for a judge of the district court such annuity shall be based solely on that part of his salary which is paid from the state General Fund; provided further,* that the amount stated in this section shall be supplemental to any benefits received by such judge under the Nebraska and federal old-age and survivors insurance acts at the date of retirement, but the monthly combined benefits received thereunder and by the provisions of sections 24-701 to 24-714 shall not exceed sixty-five per cent of the monthly salary such judge was receiving when he last served as such judge; *and provided further,* the amount of retirement annuity of a judge who retires under the provisions of section 24-708 or 24-709 shall not be less than twenty-five dollars per month if he has four years or more of service credit.”

2. Renummer original sections 2 and 3 as sections 4 and 5 respectively.

3. Amend renumbered section 5, line 2, by inserting “and section 24-710, Revised Statutes Supplement, 1963,” before “are”.

4. Amend the title to conform.

(Signed) William R. Skarda, Jr.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

SELECT FILE

LEGISLATIVE BILL 844. The Skarda specific amendment found in this day's Journal was adopted with 30 ayes, 0 nays, and 19 not voting.

Advanced to E and R for engrossment.

MOTION—State Office Space

Mr. President: I move that the Athletic Department and the Motor Vehicle Licensing Board be allowed to move out of the Capitol Building into the area of space rented by the State Railway Commission. (Signed) Harold B. Stryker

The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 3.

Messrs. Marvel, Stromer and R. Rasmussen asked unanimous consent to add their names as co-introducers to LR 3.

No objections. So ordered.

Mr. Bowen offered the following amendment to LR 3:

7. That the sum of \$10,000 shall be appropriated to help defray the expenses of LR 3.

Amendment pending.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 379. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Adjournment

At 12:03 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Thursday, April 8, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SIXTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, April 8, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord of our lives, we pray that Thou wilt fill with new meanings this sacred moment of prayer. Help us to feel and to believe that we are talking with God. In this interlude of intercession, may we forget all else save our deep needs of Thy guidance and Thy help. In our hearts are fears and frustrations, and we cannot view the future of our world without misgivings. If there is a way for this God-believing land to live at peace with others that deny Thee, Thou wilt have to reveal it to us, for we have not found it yet. The disappointments and indecisions in our own lives teach us that we, ourselves, are not in tune with Thy will for us. God help us, and save us, and tell us what to do. May the great Physician minister to our brethren in sickness, and the sympathizing Jesus be near to those in trouble, and the Holy Spirit be in our hearts and minds this day, we ask in Jesus' name. Amen.

The roll was called and all members were present except Mr. Holmquist who was excused.

Corrections for the Journal

Page 1094, line 30, delete "Renumber" and insert "Rerenumber".

The Journal for the Sixty-seventh Day was approved as corrected.

Communication

Resolution adopted by the Executive Council of the League of Nebraska Municipalities concerning LR 3.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 499.

A BILL FOR AN ACT to amend sections 16-225 and 16-246, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to provide for confinement for the breach of any ordinance; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Skarda
Brauer	Hughes	Moylan	Stromer
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Pedersen	Wyllie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Holmquist	Payne, D.	Ruhnke
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 520.

A BILL FOR AN ACT to amend section 79-444, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to provide for pre-kindergarten programs where the board, in its discretion, deems such advisable; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Bauer	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stromer
Carstens	Klaver	Nore	Stryker
Craft	Knight	Orme	Syas
Crandall	Kokes	Paine, I.	Wallwey
Danner	Lysinger	Payne, D.	Warner
Fleming	Mahoney	Pedersen	Whitney
Gerdes	Marvel	Proud	

Voting in the negative, 9:

Adamson	Brauer	Kremer	Rasmussen, E.
Batchelder	Claussen	Paxton	Wyllie
Bowen			

Not voting, 1:

Holmquist

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 529. With Emergency.

A BILL FOR AN ACT to amend section 77-1720, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide an increase in fees allowed for issuing distress warrants, levy and return of same; to increase fees and commission as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Danner	Marvel	Rasmussen, E.
Batchelder	Fleming	Matzke	Rasmussen, R.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Harsh	Moylan	Skarda
Brauer	Hasebroock	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Carpenter	Knight	Paxton	Wallwey
Carstens	Kokes	Payne, D.	Warner
Claussen	Lysinger	Pedersen	Whitney
Craft	Mahoney	Proud	Wyllie
Crandall			

Voting in the negative, 3:

Kjar	Kremer	Nelson
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Not voting, 1:

Holmquist

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 475.

A BILL FOR AN ACT to amend section 53-177, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to remove military or naval stations from the restricted area where a license shall be issued for sale at retail of any alcoholic liquor; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Adamson	Craft	Lysinger	Proud
Batchelder	Crandall	Mahoney	Rasmussen, E.
Bauer	Danner	Marvel	Rasmussen, R.
Bowen	Fleming	Matzke	Skarda
Brauer	Gerdes	Moulton	Stromer
Budd	Hasebroock	Moylan	Stryker
Burbach	Hughes	Nelson	Warner
Carpenter	Kjar	Paine, I.	Whitney
Carstens	Klaver	Payne, D.	Wylie

Voting in the negative, 11:

Harsh	Kremer	Paxton	Syas
Knight	Nore	Pedersen	Wallwey
Kokes	Orme	Ruhnke	

Not voting, 2:

Claussen	Holmquist
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 591.

A BILL FOR AN ACT relating to the purchase of United States Savings Bonds; to provide for the withholding of portions of the salary or compensation of officers and employees of the State of Nebraska when authorized in writing by such officers or employees for the purpose of purchasing for such officers and employees United States Savings Bonds; to provide that such bonds shall be delivered to such officers or employees; to provide for the termination of such written authorization; to provide for return of any money not expended for such bonds upon the termination of the authorization; and to provide that there shall be no liability on an official bond as the result of duties imposed by this act.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Holmquist Nelson

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

REFERENCE COMMITTEE REPORT

LB	Committee
878	Salaries & Claims
879	Salaries & Claims
881	General File

(Signed) Philip C. Sorensen, President

Presented to the Governor

Presented to the Governor for approval on April 8, 1965, at 8:45 a.m.: LB 875 LB 556 LB 83 LB 180 LB 383

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Judiciary

LEGISLATIVE BILL 67. Placed on General File as amended.

Standing Committee amendments to LB 67:

1. Amend Page 2, Line 3, by inserting the words "*first class*," before the word "second".
2. Amend Line 13 by striking the words "six months" after the stricken matter and inserting in lieu thereof the words "*sixty days*".
3. Amend Line 18 by striking the word "ten" after the words "period of" and inserting in lieu thereof the word "*sixty*".
4. Correct the spelling of the word "if" in Line 19 to "is".
5. Amend the title to conform.

LEGISLATIVE BILL 794. Placed on General File.

(Signed) Sam Klaver, Chairman

Enrollment and Review

LEGISLATIVE BILL 365. Replaced on Select File as amended.

E and R amendments to LB 365:

1. Renumber new section 24, added by the Stromer specific amendment 1, as section 26 and original sections 24 and 25 as sections 27 and 28, respectively.
2. In the title, line 14, insert "to provide an operative date;" after the new matter added by Enrollment and Review amendment 7, adopted April 6, 1965.

LEGISLATIVE BILL 439. Replaced on Select File as amended.

E and R amendment to LB 439:

1. Because of standing committee amendment 1, strike the Bauer amendment; and in standing committee amendment 1, line 4, insert "first" before "word".

LEGISLATIVE BILL 214. Replaced on Select File as amended.

E and R amendments to LB 214:

1. In section 1, line 8, strike "or medical clinic" and insert "or medical clinic,".

2. In the title, line 5, insert "to extend provisions to include nursing homes;" after the semicolon.

LEGISLATIVE BILL 124. Replaced on Select File as amended.

E and R amendment to LB 124:

1. Amend the Rasmussen unanimous consent amendment to read "In the second standing committee amendment, strike 'is totally' in line 3 and all of line 4 and insert 'and is totally disabled and unable to pursue any gainful employment as a result of military service'".

LEGISLATIVE BILL 844. Replaced on Select File as amended.

E and R amendments to LB 844:

1. In new section 2, insert "*to the fund*" at the end of line 3; and in line 5, strike "*general fund, to the fund*" and insert "*General Fund to the fund*".

2. In new section 3, lines 1 and 2, strike "Revised Statutes Supplement, 1963" and insert "Reissue Revised Statutes of Nebraska, 1943".

3. Strike renumbered section 5 and insert:

"Sec. 5. That original sections 24-703 and 24-710, Reissue Revised Statutes of Nebraska, 1943, and section 24-301.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 219, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

4. In the title, line 2, insert "sections 24-703 and 24-710, Reissue Revised Statutes of Nebraska, 1943, and" before "section"; in line 3, strike "district"; in line 6, insert "to limit contributions to the Nebraska Retirement Fund for Judges as prescribed; to provide for determination of the annuity of such judges as prescribed;" after the semicolon; and in line 8, strike "section" and insert "sections".

LEGISLATIVE BILL 382. Placed on Select File.

LEGISLATIVE BILL 828. Placed on Select File as amended.

E and R amendments to LB 828:

1. In section 1, line 1, insert "from a decree, judgment, or order of a justice of the peace or county court, or part thereof," after "appealing".

2. In the title, lines 2 and 3, strike "county courts and justice of the peace".

LEGISLATIVE BILL 829. Placed on Select File as amended.

E and R amendment to LB 829:

1. In section 4, line 2, insert ", Reissue Revised Statutes of Nebraska, 1943," before "are".

LEGISLATIVE BILL 830. Placed on Select File.

LEGISLATIVE BILL 831. Placed on Select File as amended.

E and R amendments to LB 831:

1. In section 1, lines 17 and 18, strike "to" and insert "tc"; strike the quotation marks in line 26 and show the same as stricken; in line 28, strike "and"; at the end of line 30, insert "and"; in line 35, strike "to" and insert "tc,"; in line 42, strike "(4)"; and in line 43, insert "of this section" before "shall".

2. Amend the standing committee amendment to read "In section 1, line 19, strike 'appearance' and insert 'appearances'".

LEGISLATIVE BILL 670. Correctly engrossed.

LEGISLATIVE BILL 776. Correctly engrossed.

LEGISLATIVE BILL 478. Correctly engrossed.

LEGISLATIVE BILL 345. Correctly engrossed.

LEGISLATIVE BILL 483. Correctly engrossed.

LEGISLATIVE BILL 81. Correctly engrossed.

LEGISLATIVE BILL 695. Correctly enrolled.

LEGISLATIVE BILL 50. Correctly enrolled.

LEGISLATIVE BILL 243. Correctly enrolled.

LEGISLATIVE BILL 153. Correctly enrolled.

LEGISLATIVE BILL 876. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 695 LB 50 LB 243 LB 153 LB 876

RESOLUTIONS

LEGISLATIVE RESOLUTION 3.

The pending Bowen amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Mr. Mahoney moved to suspend the rules and place LR 3 at the top of General File.

The motion prevailed with 36 ayes, 0 nays and 13 not voting.

LR 3 was placed at the top of General File.

MOTION—Return LB 726 to Select File

Mr. Knight moved to return LB 726 to Select File for the following specific amendment:

1. Amend the bill by adding a new section immediately after section 1 to be known as section 2 and to read as follows:

“Sec. 2. That section 81-109, Revised Statutes Supplement, 1963, be amended to read as follows:

81-109. Each head of a department, except when such head of a department is a board or commission, shall serve from his appointment and qualification until the first Thursday after the first Monday in January next succeeding the next election of the Governor, and until his successor is appointed and qualified unless sooner removed by the Governor; Provided, that the State Engineer shall serve without term.”.

2. Amend the bill by renumbering original section 2 as section 3.

3. Amend the bill by striking original section 3 and inserting the following:

“Sec. 4. That original sections 81-103 and 81-109, Revised Statutes Supplement, 1963, are repealed.”.

5. Amend the title to conform.

The motion prevailed with 25 ayes, 5 nays and 19 not voting.

SELECT FILE

LEGISLATIVE BILL 489. Mr. Craft offered the following amendment to the pending Carpenter amendment found in the Legislative Journal for the Sixty-seventh Day:

1. Sec. 1, line 6, after the word “requirement” and before the word “shall” add the following: “, accept as provided by Sec. 2.”

2. Amend the bill by adding a new section immediately after Sec. 1 to be known as Sec. 2 and to add as follows:

“Sec. 2. Whenever any federal regulation requires any audit, report, financial statement or other document to be prepared by a certified public accountant, such requirement shall be construed to mean a certified public accountant.”

The Craft amendment was adopted.

The Carpenter amendment, as amended, was adopted with 35 ayes, 0 nays and 14 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 548. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 669. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 294. E and R amendments found in the Legislative Journal for the Sixty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 492. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 319. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 298. E and R amendments found in the Legislative Journal for the Sixty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 513. E and R amendments found in the Legislative Journal for the Sixty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 437. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 325. E and R amendments found in the Legislative Journal for the Sixty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 363. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 337. Advanced to E and R for engrossment.

LEGISLATIVE BILL 657. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 658. E and R amendment found in the Legislative Journal for the Sixty-seventh Day was adopted.

Advanced to E and R for Engrossment.

LEGISLATIVE BILL 726. The Knight specific amendment found in this day's Journal was taken up.

Mr. Knight asked for a Call of the House. The Call showed 46 members present.

Mr. Knight moved the Call be raised. The motion prevailed with 45 ayes, 0 nays and 4 not voting.

The Knight specific amendment was adopted with 30 ayes, 10 nays and 9 not voting.

Advanced to E and R for re-engrossment.

UNANIMOUS CONSENT—Executive Session

Mr. Stromer asked unanimous consent to have an executive session of the Public Health and Welfare Committee in the West Lounge at 10:00 a.m. this morning. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 623 and 638

Mr. Carpenter renewed his pending request found in the Legislative Journal for the Sixty-seventh Day to withdraw LB 623. No objections. So ordered.

Mr. Carstens renewed his pending request found in the Legislative Journal for the Sixty-seventh Day to withdraw LB 638. No objections. So ordered.

UNANIMOUS CONSENT—Cancel Hearing Date

Mr. Syas asked unanimous consent to cancel the hearing date of April 14, 1965 on LB 638. No objections. So ordered.

MOTION—Place LB 649 on General File

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Sixty-third Day to place LB 649 on General File notwithstanding the Committee action.

The motion lost with 16 ayes, 21 nays and 12 not voting.

Visitors

Mr. Wallwey introduced 2 teachers, 5 sponsors and 50 students from Walthill School.

Mr. Kjar introduced his son Albert W. Kjar.

Mr. Fleming introduced a group of FFA members from Kimball, Nebraska.

Mr. Adamson introduced 4 gentlemen from Ainsworth, Nebraska.

Mr. Kokes introduced a group from the Boelus Public Schools.

Mr. Warner introduced 60 students, 4 sponsors and the Principal of School District 155, Panama, Nebraska.

Speaker Bowen Presiding**MOTION—Place LB 379 on General File**

Mr. President: I move that LB 379 be placed on General File notwithstanding the action of the Committee.

(Signed) Richard F. Proud

Mr. Warner asked unanimous consent to have the following letter concerning LB 379 printed in the Legislative Journal. No objections. So ordered.

Government and Military Affairs Committee
Senator Jerome Warner, Chairman

April 5, 1965

I have been authorized by the following members of the Omaha City Council, namely, Mr. Harry Trustin, President, Mr. Albert L. Veys, Vice President, Mr. Arthur D. Bradley, Jr., Mr. H. Fred Jacobberger and Mr. Stephen T. Novak, to assure you that while they are members of the Omaha City Council they will not vote to adopt any ordinances annexing the cities of Ralston or Millard to the City of Omaha, for a period of two years from the above date.

Mr. Herbert M. Fitle City Attorney has authorized me to assure you that while he is City Attorney, and I am a member of his staff, we will advise the City Council, and recommend against adoption of any ordinances annexing the cities of Ralston or Millard to the City of Omaha for a period of two years from the above date.

Respectfully submitted,

(Signed) Frederick A. Brown
Deputy City Attorney
City of Omaha

President Sorensen Presiding

Mr. Skarda moved the previous question. The question is, "Shall the debate cease?" The motion prevailed with 28 ayes, 9 nays and 12 not voting.

Mr. Proud asked for a record vote on his motion to place LB 379 on General File.

Mr. Proud asked for a Call of the House. The Call showed 46 members present.

Mr. Skarda moved the Call be raised. The motion prevailed with 39 ayes, 4 nays and 6 not voting.

Voting in the affirmative, 20:

Adamson	Claussen	Kremer	Rasmussen, E.
Batchelder	Gerdes	Matzke	Ruhnke
Burbach	Hasebroock	Nelson	Stryker
Carpenter	Kjar	Paine, I.	Whitney
Carstens	Knight	Proud	Wylie

Voting in the negative, 22:

Bauer	Harsh	Moulton	Skarda
Brauer	Hughes	Moylan	Stromer
Budd	Klaver	Nore	Syas
Craft	Kokes	Orme	Wallwey
Crandall	Mahoney	Pedersen	Warner
Danner	Marvel		

Not voting, 7:

Bowen	Holmquist	Paxton	Rasmussen, R.
Fleming	Lysinger	Payne, D.	

The Proud motion lost.

UNANIMOUS CONSENT—Add Co-introducer

Mr. Danner asked unanimous consent to add his name as co-introducer to LR 25. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 781

Mr. Knight asked unanimous consent to withdraw LB 781.

Laid over.

UNANIMOUS CONSENT—General File Bills

Mr. Bowen asked unanimous consent that when we start on General File that the Clerk read the title and the amendments and the introducer explain the bill. That we pass over controversial measures for the balance of the morning of April 8, 1965.

No objections. So ordered.

MOTION—LB 882

Mr. Paine moved to place LB 882 at the head of General File.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

GENERAL FILE

LEGISLATIVE BILL 882. Reading waived. Explained.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE RESOLUTION 3. Considered.

Advanced to E and R for review with 36 ayes, 5 nays, and 8 not voting.

LEGISLATIVE BILL 832. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 833. Reading waived. Explained.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 834. Reading waived. Explained.

The Standing Committee amendment found in the Legislative Journal for the Sixty-third Day was adopted.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 835. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 837. Reading waived. Explained.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 838. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

NOTICE OF CANCELLED HEARING

Banking, Commerce & Insurance

LB 623 Tuesday, April 13, 1965

(Signed) Albert A. Kjar, Chairman

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 854. Placed on General File as amended.

Standing Committee amendment to LB 854:

1. page 2, section 1, line 9, strike the word *lands*.

LEGISLATIVE BILL 853. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 539. Placed on General File.

LEGISLATIVE BILL 585. Placed on General File.

LEGISLATIVE BILL 620. Placed on General File as amended.

Standing Committee amendment to LB 620:

1. Amend section 1 of the bill, line 8 by inserting "*to pay a fee of five dollars and*".

LEGISLATIVE BILL 673. Placed on General File as amended.

Standing Committee amendments to LB 673:

1. Amend the bill by striking sections 1 to 4 and inserting the following:

"Section 1. Any mortgage of real property or of both real property and goods, including fixtures, or a security interest in fixtures alone, made by a corporation which is a railroad, or in the business of transmitting oil, gas, or petroleum products by pipeline, or a public utility, shall be recorded in the office of the registrar of deeds of the county where such property is located, and when so recorded shall be a lien on the real property and fixtures described in the mortgage or security agreement from the time of recording and on fixtures thereafter acquired subject to the mortgage or security agreement from the time of acquisition; and if the mortgage or security agreement includes goods, a copy of the mortgage or security agreement or a financing statement describing the goods by item or type shall be filed with the Secretary of State and shall be effective from the time provided in the Uniform Commercial Code, but the security interest in the goods and in goods thereafter acquired subject to the mortgage or security agreement shall be effective without refile as long as the mortgage or security agreement remains in effect, and this lien shall be enforceable in accordance with the laws of this state governing mortgages of real estate.

Sec. 2. A security interest in goods alone created by a corporation which is a railroad, or in the business of transmitting oil, gas, or petroleum products by pipeline, or a public utility shall be perfected by filing a financing statement in the office of the Secretary of State and shall in all respects except as to place of filing be governed by the Uniform Commercial Code. This is a statute providing for central filing of security interests in property within the meaning of section 9-302, Uniform Commercial Code.

Sec. 3. The Secretary of State shall maintain a separate file for mortgages, security agreements and financing statements on which the debtor is a corporation which is a railroad, or in the business of transmitting oil, gas, or petroleum products by pipeline, or a public utility, and the uniform fee for filing, indexing, and furnishing filing data for such financing statements shall be ten dollars per page.

Sec. 4. Nothing in this act or in the Uniform Commercial Code shall impair the validity or effectiveness against third parties of any mortgage of real property, or of both real property and goods, including fixtures alone, heretofore made by a corporation which is a railroad, or in the business of transmitting oil, gas, or petroleum products by pipeline, or public utility, if such mortgage or security interest was recorded or filed or perfected in accordance with the law of this state prior to the effective date of the Uniform Commercial Code, and such law shall govern the continued effectiveness and enforcement of such mortgages and security interests with respect to

all property covered thereby whether acquired by such corporation before or after such date.

Sec. 5. This act shall become operative at midnight on September 1, 1965, and applies to transactions entered into in events occurring after that date.

Sec. 6. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

2. Amend the title to conform.

LEGISLATIVE BILL 732. Placed on General File.

LEGISLATIVE BILL 733. Placed on General File as amended.

Standing Committee amendment to LB 733:

1. In Line 21, following the words “as of”, insert the words “December 31, 1965 and”.

LEGISLATIVE BILL 421. Indefinitely postponed.

LEGISLATIVE BILL 430. Indefinitely postponed.

LEGISLATIVE BILL 629. Indefinitely postponed.

(Signed) Albert A. Kjar, Chairman

Public Health and Welfare

LEGISLATIVE BILL 367. Placed on General File as amended.

Standing Committee amendments to LB 367:

1. Amend section 1 of the bill, line 9 by striking “sixty-five” and inserting “*sixty-five thirty-five*”, and line 51 by inserting “*not to exceed one hundred twenty days in any one twelve-month period*” after “infirm”.

2. Amend section 3 of the bill by striking lines 8 to 34 and show same as stricken matter, line 35 by striking “(4)” and inserting “(4) (3)”, line 36 by striking “fifteen hundred” and inserting “*fifteen hundred two thousand*”, line 38 by striking “twenty-one” and inserting “*twenty-one twenty-eight*”, line 53 by striking “(5)” and inserting “(5) (4)”, line 68 by striking “(6)” and inserting “(6) (5)”, and line 71 by striking “(7)” and inserting “(7) (6)”.

3. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. The payments for medical care in behalf of needy individuals shall never exceed the amount of the unexpended balance in the Medical Care for the Aged Fund and the proceeds of the tax as provided in section 68-911."

4. Amend the bill by renumbering original sections 6 and 7 as sections 7 and 8 respectively.

5. Amend the bill by adding the name of "Terry Carpenter, 48th District" as an introducer.

6. Amend the title to conform.

LEGISLATIVE BILL 165. Indefinitely postponed.

LEGISLATIVE BILL 615. Indefinitely postponed.

LEGISLATIVE BILL 766. Indefinitely postponed.

LEGISLATIVE BILL 641. Indefinitely postponed.

(Signed) Marvin E. Stromer, Chairman

Education

LEGISLATIVE BILL 684. Placed on General File as amended.

Standing Committee amendment to LB 684:

1. Insert "*non-resident*" in lieu of the words "rural paid", wherever they appear in the bill.

LEGISLATIVE BILL 227. Placed on General File as amended.

Standing Committee amendment to LB 227:

1. Amend line 18 of subsection 2 in Section 1 after the word "enrolled" by adding "*and school is in session,*"

(Signed) Ross H. Rasmussen, Chairman

Public Works

LEGISLATIVE BILL 646. Placed on General File as amended.

Standing Committee amendments to LB 646:

1. Amend the bill by striking sections 1 and 2 and inserting in lieu thereof:

“Section 1. Except as provided in sections 3 or 4 of this act, after the effective date of this act, no irrigation or industrial well or well of any other city or village shall be drilled within one thousand feet of any well of any city or village used to supply such city or village and its inhabitants with water, and no well of any such city or village shall be drilled within one thousand feet of any such irrigation or industrial well.

Sec. 2. Protection under the provisions of section 1 of this act shall extend to the owner of all wells now or in the future registered under section 46-602, Revised Statutes Supplement, 1963, and the owner of any irrigation or industrial well and each city or village shall, to obtain such protection, register any unregistered well now existing or constructed in the future with the Department of Water Resources, stating the use and precise location of such well. Such registration shall be made on forms prescribed and furnished by the Director of Water Resources. A separate registration shall be required for each such well, and each registration shall be accompanied by a fee of seven dollars and fifty cents, which the director shall transmit to the State Treasurer for deposit in the state treasury to the credit of the General Fund.

Sec. 3. Any person may apply to the Director of Water Resources for a special permit to drill a well without regard to the spacing requirements of section 1 of this act. Such application shall be in such form as the director shall prescribe and furnish, and shall contain a statement of the precise location of the proposed well, facts justifying the request for such special permit, the proposed size of such well, expressed in gallons per minute, to the extent that capacity is susceptible of advance determination, and the name of the person who is actually going to drill the well. A separate application shall be submitted for each well for which a special permit is sought, and each application shall be accompanied by a fee of twelve dollars and fifty cents which the director shall transmit to the State Treasurer for deposit in the state treasury to the credit of the General Fund. When considering the approval or rejection of any such application, the director shall consider the facts offered as justification of the need for special permit, the known ground water supply, and such other pertinent information as may be available to him. Such application may be approved or disapproved in whole or in part and the special permit issued or refused accordingly.

Sec. 4. Any city or village having a permit under sections 46-638 to 46-650, Revised Statutes Supplement, 1963, is hereby granted the protection of the provisions of this act for all wells for which a permit has been or in the future is granted by the Department of Water Resources under sections 46-638 to 46-650, Revised Statutes Supplement, 1963.”

2. Amend the bill by renumbering original section 3 as section 5, and in lines 1 and 2 thereof by striking "of section 1".

3. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. Amend the title by striking lines 2 to 6 and inserting:

"FOR AN ACT relating to ground water; to regulate the spacing of wells as prescribed; to provide for fees; to provide exceptions; to provide for special permits; to provide for enforcements; and to declare an emergency."

(Signed) Cecil Craft, Chairman

Announcement

Mr. Ruhnke announced that the Rules Committee would meet today at 1:30 p.m. in the West Lounge.

UNANIMOUS CONSENT—LB 274

Mr. Carpenter asked unanimous consent to consider LB 274 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 274. Considered.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

Member Excused

Mr. D. Payne asked to be excused until 10:30 a.m., Friday, April 9, 1965. No objections. So ordered.

Adjournment

At 12:02 p.m. Mr. Adamson moved to adjourn until 8:00 a.m., Friday, April 9, 1965, and that the rules be suspended to take up bills on General File until 9:00 a.m., reverting at that time to the regular order of business.

The motion prevailed with 37 ayes, 6 nays, and 6 not voting.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**SIXTY-NINTH DAY**

Legislative Chamber, Lincoln, Nebraska
Friday, April 9, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, when we become satisfied with ourselves, hold ever before us thy demands for perfection. Lest we become content with a good batting average, let us see the absolutes of honesty, of love, and of obedience to thy will thou dost require of us. Seeing them, may we strive after them by thy help. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Crandall, Holmquist, and Klaver who were excused; Messrs. Kokes and Proud, excused until 9:00 a.m., and Mr. Payne, excused until 10:30 a.m.

Correction for the Journal

Page 1113, line 10, insert "2." at the beginning of the line.

The Journal for the Sixty-eighth Day was approved as corrected.

UNANIMOUS CONSENT—General File Bills

Mr. Bowen asked unanimous consent for the Clerk to read the title of the bills and amendments thereto and allow the introducer to explain the bill. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 839. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 840. Reading waived. Explained.

Advanced to E and R for review with 28 ayes, 0 nays, and 21 not voting.

LEGISLATIVE BILL 841. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 842. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 105. Reading waived. Explained.

Mr. Lysinger offered the following amendments to the Standing Committee amendments found in the Legislative Journal for the Fortieth Day.

1. Amend standing committee amendment, section 3, by striking lines 29 and 30 and inserting in lieu thereof the following:

"(8) Nuclei shall mean colonies consisting of one or more combs of bees and brood, each comb must contain live brood,".

2. Amend section 7, by striking line 7 and inserting *"cept comb containing live brood and bees, hereinafter referred to as nuclei may be admitted under,"* and in line 78 by striking *"of four frames or less";* and in line 81 by inserting after *"state."* the following:

"A statement must accompany each application for a permit stating any conviction that the applicant has for violation of any bee law of any state of these United States.".

3. Add a new section to be known as section 10 and to read as follows:

"Sec. 10. Any application received by beekeepers desiring to return their bees and equipment back into Nebraska prior to the passage of this act shall be issued permits to do so.".

4. Renumber sections 10 and 11 as sections 11 and 12 respectively.

5. Amend the title to conform.

The Lysinger amendments were adopted.

The Standing Committee amendments were adopted as amended.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 333. Reading waived. Explained.

Mr. Paxton moved that Standing Committee amendment # 1 found in the Legislative Journal for the Forty-sixth Day be rejected.

The motion prevailed with 25 ayes, 4 nays, and 20 not voting.

Standing Committee amendment # 2 was adopted.

Advanced to E and R for review with 33 ayes, 2 nays, and 14 not voting.

LEGISLATIVE BILL 540. Reading waived. Explained.

Mr. Carpenter moved to have the following Syas amendments printed in the Legislative Journal.

The motion prevailed.

1. Amend section 1 of the bill by adding after the period in line 11 the following:

“Each applicant for a liquor license at a new location and each licensee seeking to transfer a license to a new location shall submit, at the time of an application for license or transfer of license to a new location, a list of addresses of the owners of the property within approximately three hundred feet of the area of the proposed licensed premises. The list should be certified and signed by the applicant and must be filed at the time of filing the petition. The costs of such mailing shall be assessed against the applicant.”

2. Amend the bill by adding four new sections as follows:

“Sec. 2. That section 53-129, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-129. Retail licenses issued hereunder apply only to the premises described in the application and in the license issued thereon, and only one location shall be so described in each license. After such license has been granted for particular premises, the commission, with the approval of the local governing body, and upon proper showing, may endorse upon the license permission to abandon the premises therein described and remove therefrom to other premises approved by him or it, but in order to obtain such approval the retail licensee shall file with the local governing body a request in writing, and a statement under oath which shall show that the premises to which removal is to be made comply in all respects with the requirements of this act *and complies with section 1 of this act*. No such removal shall be made by any such licensee until his said license has been endorsed to that effect in writing both by the local governing body and by the commission.

Sec. 3. That section 53-134, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-134. The local governing body of any city or village with respect to licenses within its corporate limits and the local governing body of any county with respect to licenses not within the corporate limits of any city or village shall have the following powers, functions and duties with respect to licenses to sell alcoholic liquors at retail: (1) To revoke for cause retail licenses to sell alcoholic liquors issued to persons for premises within its jurisdiction, subject to the right of appeal to the commission; (2) to enter or to authorize any law enforcement officer to enter at any time upon any premises licensed hereunder to determine whether any of the provisions of this act or any rules or regulations adopted by it or by the commission have been or are being violated, and at such time to examine the premises of such licensee in connection therewith; (3) to receive a signed complaint from any citizen within its jurisdiction that any of the provisions of this act, or any rules or regulations adopted pursuant thereto, have been or are being violated and to act upon such complaints in the manner hereinafter provided; (4) to receive retail license fees as provided in subdivision (5) of section 53-124, and pay the same forthwith, after applicant has been delivered his retail license, to the city or village, or county treasurer, as the case may be; (5) to examine, or cause to be examined, under oath, any applicant or any retail licensee upon whom notice of revocation has been served in the manner hereinafter provided, and to examine or cause to be examined, the books and records of any such applicant or licensee; to hear testimony and to take proof for its information in the performance of its duties. For the purpose of obtaining any of the information desired, the local governing body may authorize its agent or attorney to act on its behalf; (6) to revoke on its own motion any license if, upon the same notice and hearing as provided in section 53-1,114, it determines that the licensee has violated any of the provisions of this act or any valid and subsisting ordinance or regulation duly enacted relating to alcoholic liquors; *Provided*, such order of revocation shall be subject to appeal to the commission as other orders or actions of the local governing body, as hereinafter provided in section 53-1,114; (7) upon receipt from the commission of the notice and copy of application as provided in section 53-131, the local governing body shall fix a time and place at which a hearing will be had and at which such local governing body may receive evidence under oath, either orally or by affidavit, from any person, bearing upon the propriety of the issuance of such license. Notice of the time and place of such hearing shall be published in a legal newspaper in or of general circulation in such city, village, or county, as the case may be, one time not less than three nor more than seven days

before the time of the hearing. Such hearing shall be held not more than twenty-one days after the date of receipt of said notice and, after such hearing, the local governing body shall cause to be spread at large in the minute record of their proceedings a resolution recommending either issuance or refusal of said license. The clerk of such city, village, or county shall thereupon mail to the commission by first-class mail postage prepaid a copy of the resolution which shall state the cost of the published notice; *Provided*, that failure to comply herewith shall not render void any license issued by the commission. In the event the commission refuses to issue such a license, the cost of publication of notice as herein required shall be paid by the commission from the security for costs.

When an application for a new license or the transfer of an existing license is filed with the city clerk or county clerk, the applicant and clerk shall comply with section 1 of this act.

Sec. 4. *Unless the provisions of this act are complied with, no new liquor license or transfer of such license will be granted.*

Sec. 5. That original sections 53-129, and 53-134, Reissue Revised Statutes of Nebraska, 1943, are repealed.

3. Amend the title to conform.

LB 540 laid over at the request of Mr. Syas.

LEGISLATIVE BILL 108. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-seventh Day were adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 111. Reading waived. Explained.

Mrs. Hughes offered the following amendment, which was adopted:

1. Add the emergency clause and amend the title to conform.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

Visitors

Mr. Lysinger introduced Jess and Greg Lundberg of Sargent, Nebraska.

Mr. Pedersen introduced Mr. Marvin Werve of Omaha.

UNANIMOUS CONSENT—General File Bills

Mr. Bowen asked unanimous consent that we continue on General File bills until 10:00 a.m. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 318. Reading waived. Explained.

Mr. Carpenter offered the following amendment, which was adopted:

1. Add the Emergency Clause and amend the title to conform.

LB 318 laid over at the request of Mr. Wallwey.

LEGISLATIVE BILL 9. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 2 nays, and 17 not voting.

LEGISLATIVE BILL 418. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 417. Reading waived. Explained.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 741. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-eighth Day were adopted.

Mr. Warner offered the following amendments which were adopted:

1. Amend Section 4, line 4 to delete the word "or" and insert therefor the word "of".

2. Section 7, subsection (2), line 6 following (2) and before the word "such", add the word "if".

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 742. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Forty-eighth Day was adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

Visitors

Mr. Kokes introduced Mr. Walter Alderman, teacher, and thirteen students from Fair Play School, District 26, Valley County, and Mr. Edwin Vancura.

Mr. Brauer introduced Mrs. Marlys Say, Superintendent of Schools from Madison County; fourteen teachers, and sixty students, from Madison County.

GENERAL FILE

LEGISLATIVE BILL 743. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 744. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

UNANIMOUS CONSENT—Expedite Bills

Mr. Warner asked unanimous consent to expedite the E and R processing of LB 741, LB 742, LB 743, and LB 744. No objections. So ordered.

Members Excused

Messrs. Warner and Knight were excused until 11:00 a.m.

GENERAL FILE

LEGISLATIVE BILL 633. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Forty-eighth Day were adopted.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 683. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Forty-eighth Day was adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 542. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 1 nay, and 15 not voting.

LEGISLATIVE BILL 543. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 541. Reading waived. Explained.

Advanced to E and R for review with 21 ayes, 10 nays, and 18 not voting.

LEGISLATIVE BILL 527. Reading waived. Explained.

Laid over at the request of Mr. Whitney.

Visitors

Mr. Stryker introduced Charles Runty, Superintendent, and twenty-three students from the senior class of Ceresco High School.

Mr. Kokes introduced James Wray, Scotia, and Allen J. Hruby, Comstock.

Mr. Harsh introduced Mr. and Mrs. Lashley and son from McCook.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 836. With Emergency.

A BILL FOR AN ACT relating to criminal procedure; to provide a post-conviction procedure; to provide that the procedure shall be cumulative; to provide for appointment of attorneys as prescribed; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carstens

Claussen	Kremer	Nore	Ruhnke
Craft	Lysinger	Orme	Skarda
Fleming	Mahoney	Paine, I.	Stromer
Gerdes	Marvel	Paxton	Stryker
Harsh	Matzke	Pedersen	Syas
Hasebroock	Moulton	Proud	Wallwey
Hughes	Moylan	Rasmussen, E.	Whitney
Kjar	Nelson	Rasmussen, R.	Wylie

Voting in the negative, 0.

Not voting, 9:

Carpenter	Holmquist	Knight	Payne, D.
Crandall	Klaver	Kokes	Warner
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 285. With Emergency.

A BILL FOR AN ACT to appropriate the accumulated and annual current net income from returned assets of the Nebraska Rural Rehabilitation Corporation to the Department of Agriculture and Economic Development to aid in defraying the expense of training of deserving Nebraska youths of low income farm and ranch families for the current biennium and the biennium ending June 30, 1967; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Fleming	Matzke	Rasmussen, E.
Batchelder	Gerdes	Moulton	Rasmussen, R.
Bauer	Harsh	Moylan	Ruhnke
Bowen	Hughes	Nelson	Skarda
Brauer	Kjar	Nore	Stromer
Budd	Kokes	Orme	Stryker
Burbach	Kremer	Paine, I.	Syas
Carstens	Lysinger	Paxton	Wallwey
Claussen	Mahoney	Pedersen	Whitney
Craft	Marvel	Proud	Wylie

Voting in the negative, 0.

Not voting, 9:

Carpenter	Hasebroock	Klaver	Payne, D.
Crandall	Holmquist	Knight	Warner
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 309.

A BILL FOR AN ACT to amend sections 25-1711 and 29-2703, Reissue Revised Statutes of Nebraska, 1943, and section 33-106, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 116, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to costs; to change provisions for taxing of costs in district court in prescribed cases; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Hughes	Nelson	Skarda
Burbach	Kjar	Orme	Stromer
Carpenter	Kokes	Paine, I.	Stryker
Carstens	Kremer	Paxton	Syas
Claussen	Lysinger	Pedersen	Wylie
Craft	Mahoney		

Voting in the negative, 5:

Bauer	Nore	Wallwey	Whitney
Danner			

Not voting, 6:

Crandall	Klaver	Payne, D.	Warner
Holmquist	Knight		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 445. With Emergency.

A BILL FOR AN ACT to amend section 25-1207, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure; to waive certain privileged communications in prescribed judicial proceedings regarding children, incompetents, or disabled persons; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Fleming	Matzke	Rasmussen, E.
Batchelder	Gerdes	Moulton	Rasmussen, R.
Bauer	Harsh	Moylan	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Kokes	Paine, I.	Syas
Carpenter	Kremer	Paxton	Wallwey
Carstens	Lysinger	Pedersen	Whitney
Claussen	Mahoney	Proud	Wylie
Craft	Marvel		

Voting in the negative, 0.

Not voting, 7:

Crandall	Holmquist	Knight	Warner
Danner	Klaver	Payne, D.	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 221. With Emergency.

A BILL FOR AN ACT to amend section 80-401.02, Revised Statutes Supplement, 1963, relating to the Department of Veterans' Affairs; to provide an increase in the salary of the director; to provide when such increase shall become operative; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Craft	Matzke	Rasmussen, R.
Batchelder	Fleming	Moulton	Ruhnke
Bauer	Gerdes	Moylan	Skarda
Bowen	Harsh	Nore	Stromer
Brauer	Hughes	Paine, I.	Stryker
Budd	Kjar	Paxton	Syas
Burbach	Kokes	Pedersen	Wallwey
Carpenter	Lysinger	Proud	Whitney
Carstens	Mahoney	Rasmussen, E.	Wylie
Claussen	Marvel		

Voting in the negative, 2:

Nelson	Orme
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Not voting, 9:

Crandall	Holmquist	Knight	Payne, D.
Danner	Klaver	Kremer	Warner
Hasebroock			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 128.

A BILL FOR AN ACT to amend section 60-508, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to provide that any person employed by the government of the United States when such person is acting within the scope or office of his employment shall be exempt from the provisions of sections 60-507 and 60-511, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Carstens	Kjar	Moylan
Batchelder	Claussen	Kokes	Nelson
Bauer	Craft	Kremer	Nore
Bowen	Danner	Lysinger	Orme
Brauer	Fleming	Mahoney	Paine, I.
Budd	Gerdes	Marvel	Paxton
Burbach	Harsh	Matzke	Pedersen
Carpenter	Hasebroock	Moulton	Proud

Rasmussen, E.	Skarda	Syas	Whitney
Rasmussen, R.	Stromer	Wallwey	Wylie
Ruhnke	Stryker		

Voting in the negative, 0.

Not voting, 7:

Crandall	Hughes	Knight	Warner
Holmquist	Klaver	Payne, D.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Proud introduced 57 students and their sponsors from Arbor Heights Jr. High School, Omaha, Nebraska.

UNANIMOUS CONSENT—Withdraw LB 22

Mr. Carpenter asked unanimous consent to withdraw LB 22. Laid over.

Member Excused

Mr. Hasebroeck asked to be excused this afternoon and Monday, April 12, 1965. No objections. So ordered.

Visitors

Mr. Bowen introduced 2 FFA boys from Red Cloud, Nebraska.

Invitation

Mr. Fleming invited the members to attend the Panhandle Farm Equipment and Progress Day machinery show to be held Wednesday, April 21, 1965 at the Egging Company factory site near Gurley, Nebraska. The program will begin at 9:00 a.m. and end at 3:30 p.m. Transportation will be made available for those wishing to attend.

President Sorensen Presiding

Presented to the Governor

Presented to the Governor for approval on April 9, 1965, at 8:25 a.m.: LB 876 LB 153 LB 243 LB 50 LB 695

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Urban Affairs

LEGISLATIVE BILL 498. Placed on General File.

LEGISLATIVE BILL 438. Placed on General File as amended.

Standing Committee amendment to LB 438:

1. Amend Section 1 by adding the following sentence, beginning on line 22:

“Such city shall also have the power to contract for the acquisition or the electric facilities and properties used or useful in connection therewith of a public power district within or without the city, and to pay for all or any part of the same out of the earnings of electric facilities and properties.”

LEGISLATIVE BILL 715. Placed on General File as amended.

Standing Committee amendment to LB 715:

1. Amend Section 1 of the bill, line 2, by striking “one half” each time it occurs and inserting “partly”.

(Signed) George Syas, Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 775. Indefinitely postponed.

(Signed) Albert A. Kjar, Chairman

Enrollment and Review

LEGISLATIVE RESOLUTION 3. Placed on Select File.

LEGISLATIVE BILL 700. Replaced on Select File as amended.

E and R amendment to LB 700:

1. In the title, strike lines 5 and 6 and amendments thereto, and insert “of the commission; to provide that the commission fix the salary of the secretary thereof; to provide when increases shall be-”.

LEGISLATIVE BILL 489. Replaced on Select File amended.

E and R amendments to LB 489:

1. Amend the Craft amendment 1 to the Carpenter specific amendment to read “1. In section 1, line 6, insert ‘, except as provided in section 2 of this act,’ after ‘requirement’.”.

2. In new section 2, line 2, insert a comma after "statement".

3. In the title, line 5, insert "to provide an exception;" after the semicolon.

LEGISLATIVE BILL 405. Replaced on Select File as amended.

E and R amendment to LB 405:

1. Reinstate the stricken comma in section 2, line 18.

LEGISLATIVE BILL 726. Replaced on Select File as amended.

E and R amendments to LB 726:

1. In new section 2, line 8, insert a stricken comma after "qualified".

2. In the title, line 2, strike "section 81-103" and insert "sections 81-103 and 81-109"; and in line 8, strike "section" and insert "sections".

3. In line 3 of Enrollment and Review amendment 3, adopted April 2, 1965, insert "to provide that the heads of such departments shall serve without terms;" after the semicolon.

LEGISLATIVE BILL 132. Correctly engrossed.

LEGISLATIVE BILL 434. Correctly engrossed.

LEGISLATIVE BILL 364. Correctly engrossed.

LEGISLATIVE BILL 366. Correctly engrossed.

LEGISLATIVE BILL 368. Correctly engrossed.

LEGISLATIVE BILL 369. Correctly engrossed.

LEGISLATIVE BILL 370. Correctly engrossed.

LEGISLATIVE BILL 404. Correctly engrossed.

LEGISLATIVE BILL 429. Correctly engrossed.

LEGISLATIVE BILL 566. Correctly engrossed.

LEGISLATIVE BILL 567. Correctly engrossed.

LEGISLATIVE BILL 568. Correctly engrossed.

- LEGISLATIVE BILL 570.** Correctly engrossed.
LEGISLATIVE BILL 481. Correctly engrossed.
LEGISLATIVE BILL 110. Correctly engrossed.
LEGISLATIVE BILL 64. Correctly engrossed.
LEGISLATIVE BILL 499. Correctly enrolled.
LEGISLATIVE BILL 520. Correctly enrolled.
LEGISLATIVE BILL 529. Correctly enrolled.
LEGISLATIVE BILL 475. Correctly enrolled.
LEGISLATIVE BILL 591. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 499 LB 520 LB 529 LB 475 LB 591

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims.

(Signed) Terry Carpenter

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

- LEGISLATIVE BILL 883.** By Committee on Salaries and Claims; Terry Carpenter, Legislative District 48; J. W. Burbach, Legislative District 19; Ira E. Paine, Legislative District 35; Richard F. Proud, Legislative District 12; Dale L. Payne, Legislative District 3 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 72-204, Reissue Revised Statutes of Nebraska, 1943, relating to school lands; to change the procedure for appraisal of school lands as prescribed; to provide for usage of the appraised value in rental agreements; to provide for

payment of cost of such appraisals; to provide when the appraised values shall be changed; and to repeal the original section.

MOTION—Return LB 81 to Select File

Mr. Carpenter moved to return LB 81 back to Select File from Final Reading for the following specific amendments:

1. Section 2, Line 10, Page 4 strike "boats and boat trailers".
2. Section 2, Lines 13, 14 and 15, reinstate stricken material.
3. Section 2, Line 15, strike new material "the owner resides".

The motion to return LB 81 to Select File prevailed with 30 ayes, 0 nays, and 19 not voting.

SELECT FILE

LEGISLATIVE BILL 81. The Carpenter specific amendments found in this day's Journal were adopted with 31 ayes, 0 nays, and 18 not voting.

Advanced to E and R for re-engrossment.

Members Excused

Messrs. Claussen and Kokes asked to be excused at 11:00 a.m. for the remainder of the morning. No objections. So ordered.

Visitors

Mrs. Hughes introduced sponsors, teacher, and 24 students from District 54, Richardson County; also, 8 sponsors, teacher, and 15 students from District 29, Pawnee County.

SELECT FILE

LEGISLATIVE BILL 365. E and R amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 439. E and R amendment found in the Legislative Journal for the Sixty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 214. E and R amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 124. E and R amendment found in the Legislative Journal for the Sixty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 844. E and R amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 382. Advanced to E and R for engrossment.

LEGISLATIVE BILL 828. E and R amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL, 829. E and R amendment found in the Legislative Journal for the Sixty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 830. Advanced to E and R for engrossment.

LEGISLATIVE BILL 831. E and R amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 527. Considered.

Advanced to E and R for review with 22 ayes, 1 nay, and 26 not voting.

MOTION—Bracket LB 367, LB 881

Mr. Carpenter moved to bracket LB 367 and LB 881 on General File until April 22, 1965, at which time they are to be considered as the first order of business on General File.

The motion prevailed with 30 ayes, 0 nays, and 19 not voting.

Announcement

Mr. Proud announced that the tour of Western Electric has been changed from April 28 to May 10.

Visitors

Mrs. Hughes introduced seven students from Pawnee City, District 37, Mrs. Florence McCall, teacher, and John Eamon.

GENERAL FILE

LEGISLATIVE BILL 587. Reading waived. Explained.

Mr. Craft offered the following amendment which was adopted:

Section 1, line 15 - after the word "defaced" add: ", claiming the same to be new or covered by a manufacturer's Warranty"

Advanced to E and R for review with 26 ayes, 3 nays, and 20 not voting.

LEGISLATIVE BILL 588. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Forty-ninth Day was adopted.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

UNANIMOUS CONSENT—Withdraw LB 781

Mr. Knight renewed his pending request found in the Legislative Journal for the Sixty-eighth Day to withdraw LB 781. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 589. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 592. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 595. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 427. Reading waived. Explained.

Mr. Danner offered the following amendments which were adopted:

1. Amend section 1 of the bill line 4 by striking "twelve" and inserting "ten".

2. Amend the title to conform.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 528. Reading waived. Explained.

Advanced to E and R for review with 20 ayes, 6 nays, and 23 not voting.

LEGISLATIVE BILL 531. Reading waived. Explained.

Advanced to E and R for review with 18 ayes, 13 nays, and 18 not voting.

LEGISLATIVE BILL 663. Reading waived. Explained.

Advanced to E and R for review with 23 ayes, 9 nays, and 17 not voting.

Member Excused

Mr. Pedersen asked to be excused Monday, April 12, 1965. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Government and Military Affairs**

LB 2	Thursday, April 22, 1965	2:00 p.m.
LB 22	Thursday, April 22, 1965	2:00 p.m.
LB 164	Thursday, April 22, 1965	2:00 p.m.
LB 573	Thursday, April 22, 1965	2:00 p.m.
LB 70	Friday, April 23, 1965	2:00 p.m.
LB 71	Friday, April 23, 1965	2:00 p.m.
LB 150	Thursday, April 29, 1965	2:00 p.m.
LB 810	Thursday, April 29, 1965	2:00 p.m.
LB 811	Thursday, April 29, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Miscellaneous Subjects**

LEGISLATIVE BILL 331. Placed on General File as amended.

Standing Committee amendment to LB 331:

1. Amend the bill by striking lines 3 to 13 and inserting the following:

"77-1320. The register of deeds and the county clerk, if he is the ex officio register of deeds, of each county shall, on or before February 1 *January 10, April 10, July 10, and October 10* of each year, transmit to the Tax Commissioner *county assessor of the same county*, a report made upon blank forms to be *prescribed*, prepared and furnished by the Tax Commissioner showing all sales or transfers of farm lands and town property *real estate except: (1) Deeds correcting errors in deeds previously recorded; (2) deeds changing the type of ownership but without a change in owners; (3) sales of cemetery lots; (4) sales of mineral or timber interests only; (5) sales to or from any part of the state, local or federal government; (6) sales conveying an unspecified, undivided, or fractional interest in property, or conveying a life estate therein; or (7) transfers of real estate by virtue of a will on intestacy wherein no consideration is given, of and filed for record in the county of such officer during the previous calendar year quarter. The information required of the register of deeds shall only be that information which is ascertainable from the instrument filed for recording. The county assessor and the county clerk, if he is the ex officio county assessor, of each county shall place whatever information the Tax Commissioner shall require on the report received from the register of deeds and transmit the report to the Tax Commissioner within the time prescribed by the Tax Commissioner."*

(Signed) Eric Rasmussen, Chairman

Public Works

LEGISLATIVE BILL 329. Placed on General File as amended.

Standing Committee amendments to LB 329:

Section 2, line 15 - strike semi-colon after word 'purposes' and insert period (.)

Delete remainder of section 2 after the word 'purposes'

Section 3, line 1 - after '46.202' add the following: ", 46-202.01"

Amend title to conform.

LEGISLATIVE BILL 339. Placed on General File as amended.

Standing Committee amendments to LB 339:

1. Amend section 1 of the bill, line 11 by striking the period, (1) by striking the new matter in lines 12 to 15 and inserting the following:

“; Provided, that when a district serves one hundred thousand meters or more, the board of directors may receive such compensation not exceeding two hundred dollars per month as to all members except the president, and not exceeding two hundred fifty dollars per month as to the president, as shall be determined by the board of directors.”

2. Amend the bill by adding a new section after section 1 to be known as section 2 and to read as follows:

“Sec. 2. Since an emergency exists this act shall be in full force and take effect from and after its passage and approval, to law.”

3. Renumber original section 2 as section 3.

4. Amend the title to conform.

LEGISLATIVE BILL 709. Placed on General File as amended.

Standing Committee amendments to LB 709:

1. Amend the bill by adding a new section after section 1 to be known as section 2 and to read as follows:

“Sec. 2. Since an emergency exists this act shall be in full force and take effect from and after its passage and approval, to law.”

2. Renumber original section 2 as section 3.

3. Amend the title to conform.

LEGISLATIVE BILL 720. Placed on General File.**LEGISLATIVE BILL 572.** Indefinitely postponed.**LEGISLATIVE BILL 692.** Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Government and Military Affairs

LEGISLATIVE BILL 500. Placed on General File as amended.

Standing Committee amendments to LB 500:

1. Amend section 1 of the bill by striking lines 1 to 4 and insert the following:

“Section 1. When any county desires to create a housing authority which shall include all of the county and also within the boundaries of any city or village as defined in section 19-1001, Reissue Revised Statutes of Nebraska, 1943, within the county; *Provided*, that such operations within a city or village shall be at the invitation of the governing body of such city or village; *and provided further*, that if a local housing authority already exists within the city or village, said local housing authority may, if it so desires, relinquish its operating rights and activities to and in favor of the county housing authority under terms mutually agreeable and approved by the Public Housing Administration.”, and line 5 by striking “such” and inserting “Such”.

LEGISLATIVE BILL 594. Placed on General File.

LEGISLATIVE BILL 244. Indefinitely postponed.

LEGISLATIVE BILL 455. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

NOTICE OF COMMITTEE HEARINGS**Salaries and Claims**

LB 878	Thursday, April 22, 1965	2:00 p.m.
LB 879	Thursday, April 22, 1965	2:00 p.m.

UNANIMOUS CONSENT—Cancel Hearing

Mr. Kjar requested unanimous consent to cancel the hearing on LB 781 set for April 12. No objections. So ordered.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet today in the West Chamber. No objections. So ordered.

Announcement

Mr. Ruhnke announced that the Rules Committee would meet today at 1:30 p.m. in the West Lounge.

Adjournment

At 11:58 a.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Monday, April 12, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, April 12, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, we know of no better way to begin the work of another week than by rededicating our lives to thee, resolving to trust thee and to obey thee and to do our very best to serve thee by serving our fellowmen. In these days that call for understanding, for mercy, for the salvation of men's souls and the healing of their bodies, may we have thy spirit that we may work to that end, for thou art the Saviour of the world, and we have no hope apart from thee. Hear our prayer for thy mercies' sake. Amen.

The roll was called and all members were present except Messrs. Carpenter, Hasebroock, Moulton, and Pedersen, who were excused.

Corrections for the Journal

Page 1130, line 10, correct spelling of "electric".

Page 1139, line 16, correct spelling of "in" at the beginning of the line.

The Journal for the Sixty-ninth Day was approved as corrected.

Message from the Governor

April 12, 1965

The President, the Speaker
and Members of the Legislature:

Please be informed that on April 9, 1965, I approved Legislative Bills 522, 236, 265, and 406; on April 10, 1965, I approved Legislative Bills 92, 652, 537, 376, 299, 876, 875, 219, 243, 180, 153, 152, and 485;

and on April 11, 1965, I approved Legislative Bills 871, 695, 556, 383, 131, and 50.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communications

Letter from Mrs. G. W. McKinney, Official Board of the Have-lock Methodist Church, concerning LB 382.

Letter from the National Rivers and Harbors Congress concerning the Mid-State Division, Missouri River Basin Project.

NOTICE OF COMMITTEE HEARINGS

Public Health and Welfare

LB 874 Monday, April 26, 1965

2:00 p.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 731.

A BILL FOR AN ACT to amend section 44-119.01, Revised Statutes Supplement, 1963, relating to insurance; to increase the salary scale of the actuarial and examining staff as prescribed; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 27:

Adamson	Crandall	Mahoney	Stromer
Bowen	Danner	Matzke	Stryker
Brauer	Fleming	Moylan	Syas
Budd	Gerdes	Payne, D.	Warner
Burbach	Hughes	Proud	Whitney
Carstens	Knight	Rasmussen, E.	Wylie
Craft	Lysinger	Rasmussen, R.	

Voting in the negative, 12:

Harsh	Kremer	Nore	Paxton
Holmquist	Marvel	Orme	Ruhnke
Kjar	Nelson	Paine, I.	Wallwey

Not voting, 10:

Batchelder	Claussen	Kokes	Pedersen
Bauer	Hasebroock	Moulton	Skarda
Carpenter	Klaver		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 302.

A BILL FOR AN ACT relating to the Legislature; to define terms; to provide duties of persons as principal and agent in connection with lobbying with members of the Legislature; to provide additional powers for the Legislature; to provide duties for the Clerk of the Legislature, Committee on Committees of the Legislature, and the Attorney General; to provide for fees and their disposition; to provide for unlawful acts; to provide penalties; and to repeal Chapter 50, article 3, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Fleming	Marvel	Rasmussen, R.
Batchelder	Gerdes	Matzke	Ruhnke
Bauer	Harsh	Nelson	Stromer
Bowen	Hughes	Orme	Stryker
Budd	Kjar	Paine, I.	Wallwey
Burbach	Klaver	Payne, D.	Warner
Carstens	Knight	Proud	Whitney
Claussen	Kokes	Rasmussen, E.	Wylie
Crandall	Kremer		

Voting in the negative, 9:

Craft	Mahoney	Nore	Skarda
Holmquist	Moylan	Paxton	Syas
Lysinger			

Not voting, 6:

Brauer	Danner	Moulton	Pedersen
Carpenter	Hasebroock		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 432.

A BILL FOR AN ACT to amend section 28-547, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to change the penalty for embezzlement and frauds by bank officers or employees as prescribed; to harmonize with previous legislation; and to repeal the original section, and also section 8-176, Revised Statutes Supplement, 1963.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallway
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Proud	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Hasebroock	Moulton	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 248.

A BILL FOR AN ACT to amend section 33-140, Reissue Revised Statutes of Nebraska, 1943, relating to fees and salaries; to increase inferior courts witness and jurors fees as prescribed; to harmonize with other legislation; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carstens

Claussen	Klaver	Nelson	Ruhnke
Craft	Knight	Nore	Skarda
Crandall	Kokes	Orme	Stromer
Danner	Kremer	Paine, I.	Stryker
Fleming	Lysinger	Paxton	Syas
Gerdes	Mahoney	Payne, D.	Wallwey
Harsh	Marvel	Proud	Warner
Holmquist	Matzke	Rasmussen, E.	Whitney
Hughes	Moylan	Rasmussen, R.	Wylie
Kjar			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Hasebroock	Moulton	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Matzke introduced a group from York, Nebraska.

Mr. Budd introduced visitors from Nebraska City.

Presented to the Governor

Presented to the Governor for approval on April 12, 1965, at 8:45 a.m.: LB 591 LB 475 LB 529 LB 499 LB 520

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 274. Placed on Select File as amended.

E and R amendments to LB 274:

1. In section 3, line 4, and section 4, line 4, insert "*to the state treasury*" after "*remitted*".

2. In section 5, line 1, strike "*sections 1 to 4 of*".

3. In the title, lines 4 and 5, strike "*of Driver Education Fund*".

LEGISLATIVE BILL 838. Placed on Select File as amended.

E and R amendment to LB 838:

1. In section 3, line 4, insert "and" after "each".

LEGISLATIVE BILL 837. Placed on Select File.

LEGISLATIVE BILL 835. Placed on Select File as amended.

E and R amendment to LB 835:

1. In section 1, line 1, insert "from a decree, judgment, or order of a municipal court in a metropolitan or primary class city, or any part thereof," after "appealing"; and in line 14, strike "is" and insert "are".

LEGISLATIVE BILL 834. Placed on Select File as amended.

E and R amendments to LB 834:

1. In section 1, line 1, and in the title, line 9, insert a comma after "November".

2. Amend the standing committee amendment to read "In section 1, line 10, insert 'one judge of the Nebraska Workmen's Compensation Court,' after the second comma."

3. In section 1, line 17, insert "or Judge of the Supreme Court" after "Justice"; in line 18, strike "State Bar" and insert "Nebraska State Bar Association"; in line 20, insert "on Judicial Qualifications" after "Commission"; in line 25, insert "or Judge of the Supreme Court" after "Justice"; in line 27, strike the first "or" and insert a comma; in line 28, strike each "or" and insert a comma; in line 29, insert a comma before "or"; in line 31, strike "or (f)" and insert ", or"; in lines 37, 48, 57, and 59, strike "or" and insert "or Judge of the Supreme Court or other"; in lines 38, 63, 69, and 72, strike "on Judicial Qualifications"; in lines 41 and 55, strike the second "or" and insert "or Judge of the Supreme Court or other"; and in line 81, insert ", Judges," after "Justices".

4. In the title, line 5, strike "or judges of any" and insert "or Judges of the Supreme Court or judges of any other".

LEGISLATIVE BILL 833. Placed on Select File.

LEGISLATIVE BILL 832. Placed on Select File as amended.

E and R amendment to LB 832:

1. In lines 1 and 2 of sections 1 and 2, and in lines 2 and 3 of the title, strike "Revised Statutes Supplement, 1963," and insert "Reissue Revised Statutes of Nebraska, 1943,".

LEGISLATIVE BILL 882. Placed on Select File as amended.

E and R amendments to LB 882:

1. In section 1, line 19, and in the title, line 8, strike "revenues" and insert "revenue".

2. In section 2, line 2, insert "take" after "and".

LEGISLATIVE BILL 828. Replaced on Select File as amended.

E and R amendment to LB 828:

1. In section 1, line 14, strike "is".

LEGISLATIVE BILL 81. Replaced on Select File as amended.

E and R amendments to LB 81:

1. Amend the Carpenter specific amendment 1 to read "In section 2, line 10, strike 'boats and boat trailers,' and show the same as stricken."

2. In the title, lines 8 and 9, strike "cabin trailers, boats, boat trailers, and aircraft" and insert "boats and boat trailers".

LEGISLATIVE BILL 214. Replaced on Select File as amended.

E and R amendment to LB 214:

1. In section 1, line 8, insert an underscored comma after "hospital".

LEGISLATIVE BILL 133. Correctly engrossed.

LEGISLATIVE BILL 203. Correctly engrossed.

LEGISLATIVE BILL 381. Correctly engrossed.

LEGISLATIVE BILL 577. Correctly engrossed.

LEGISLATIVE BILL 410. Correctly engrossed.

LEGISLATIVE BILL 335. Correctly engrossed.

LEGISLATIVE BILL 669. Correctly engrossed.

LEGISLATIVE BILL 337. Correctly engrossed.

LEGISLATIVE BILL 836. Correctly enrolled.

LEGISLATIVE BILL 285. Correctly enrolled.

LEGISLATIVE BILL 309. Correctly enrolled.

LEGISLATIVE BILL 445. Correctly enrolled.

LEGISLATIVE BILL 221. Correctly enrolled.

LEGISLATIVE BILL 128. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Withdraw LB 322

Mr. Marvel asked unanimous consent to withdraw LB 322. Laid over.

MOTION—Meeting Time

Mr. Adamson moved to convene at 8:00 a.m., Tuesday, April 13, 1965.

The motion prevailed with 32 ayes, 3 nays, and 14 not voting.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 836 LB 285 LB 309 LB 445 LB 221 LB 128

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 884. By Hal W. Bauer, Legislative District 28, at the request of the Governor.

A BILL FOR AN ACT to amend section 3-502, Reissue Revised Statutes of Nebraska, 1943, relating to airport authorities; to change the terms of the members of the authorities as prescribed; and to repeal the original section.

SELECT FILE

LEGISLATIVE RESOLUTION 3. Advanced to E and R for engrossment.

LEGISLATIVE BILL 700. E and R amendment found in the Legislative Journal for the Sixty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 489. E and R amendments found in the Legislative Journal for the Sixty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 405. E and R amendment found in the Legislative Journal for the Sixty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 726. E and R amendments found in the Legislative Journal for the Sixty-ninth Day were adopted.

Advanced to E and R for engrossment.

Mr. Adamson Presiding

GENERAL FILE

LEGISLATIVE BILL 283. Read and considered.

Mr. Gerdes offered the following amendment to Standing Committee amendment 1:

Amend Committee amendment 1 which alters Sec. 2 to provide "within eighty-five months".

The Gerdes amendment was adopted with 25 ayes, 18 nays, and 6 not voting.

Standing Committee amendment 1 was adopted as amended.

Mr. Bowen offered the following amendment to Standing Committee amendment 2:

"exceed nine dollars per one hundred dollars per year add on on the first fifteen hundred dollars, and six dollars per one hundred dollars per year add on on the balance over fifteen hundred dollars; provided, a minimum time price differential of ten."

The Bowen amendment was adopted with 32 ayes, 12 nays, and 5 not voting.

Mr. Ruhnke moved to amend the Bowen amendment by striking "fifteen hundred" and inserting "one thousand".

The Ruhnke amendment was adopted with 22 ayes, 21 nays, and 6 not voting.

Standing Committee amendment 2 was adopted as amended.

Standing Committee amendments 3, 4, and 5 were adopted.

Mr. Ruhnke offered the following amendment to Section 13 which was adopted:

Amend Sec. 13, Line 25 after the word "license" add the words "for cause".

LB 283 was advanced to E and R for review with 42 ayes, 0 nays, and 7 not voting.

Presented to the Governor

Presented to the Governor for approval on April 12, 1965, at 11:30 a.m.: LB 836

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 613. Placed on General File.

LEGISLATIVE BILL 231. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Labor

LEGISLATIVE BILL 704. Placed on General File as amended.

Standing Committee amendments to LB 704:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 48-669, Revised Statutes Supplement, 1963, be amended to read as follows:

48-669. With respect to any claimant for whom there is cur-

rent a benefit year, which has not expired prior to October 19, 1963 *the effective date of this act*, the weekly benefit amount and maximum annual benefit amount, determined pursuant to the law prior to the amendment of sections 49-624 and 49-628 *section 1 of this act*, shall be exclusively applicable.”.

2. Amend the bill by striking original section 2 and inserting the following:

“Sec. 3. That original sections 48-624 and 48-669, Revised Statutes Supplement, 1963, are repealed.”.

3. Amend the title to conform.

LEGISLATIVE BILL 705. Placed on General File as amended.

Standing Committee amendments to LB 705:

1. Amend section 1 of the bill, lines 7, 8, 13, and 14, by striking “two” and “six” and inserting in lieu thereof, “three” and “seven”; and lines 95 to 99 by striking all new matter and reinserting the stricken matter, which reads as follows:

“pension which represents return of property made by the individual;”.

2. Amend the title to conform.

LEGISLATIVE BILL 544. Placed on General File.

LEGISLATIVE BILL 550. Indefinitely postponed.

LEGISLATIVE BILL 605. Indefinitely postponed.

LEGISLATIVE BILL 816. Indefinitely postponed.

(Signed) Edward R. Danner, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 560. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

Visitors

Mr. Proud introduced a group from Arbor Heights High School, Omaha, Nebraska.

Mr. Holmquist introduced Mrs. Oran D. Holmquist, Mrs. Harold B. Holmquist and Helen Minier.

Mr. Syas introduced Mr. and Mrs. Ivan Abdouch, teacher, and 21 students from St. Mary's Orthodox Church, Omaha. Also, Mrs. Lavon Nisley, Kurt Nisley and John Columbo of Omaha.

Mr. Klaver introduced E. A. Lindberg, Miss Verona Jerabek, teachers and 36 students from the Central High Government Class, Omaha.

Mr. Wallwey introduced Mrs. Pearl Puckett, teacher and 14 students and 5 sponsors from District 19, Pender, Nebraska.

Mr. Kokes introduced Mr. Don Huschman of St. Paul, Nebraska.

Mrs. Orme introduced Miss Gene Gilpin, Mrs. Harold Carl, teachers, and 27 students from Irving Jr. High School, Lincoln.

Mr. Wylie introduced his mother Mrs. Fannie Wylie.

Mr. Budd introduced a group from Syracuse, Nebraska.

Announcement

Mr. Whitney announced that church services would be held today through Thursday at 12:00 p.m. at the St. Paul Methodist Church for any senators wishing to attend.

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 129. Indefinitely postponed.

LEGISLATIVE BILL 321. Indefinitely postponed.

LEGISLATIVE BILL 479. Indefinitely postponed.

LEGISLATIVE BILL 582. Indefinitely postponed.

LEGISLATIVE BILL 655. Indefinitely postponed.

LEGISLATIVE BILL 780. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Education

LEGISLATIVE BILL 626. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Adjournment

At 11:54 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 8:00 a.m., Tuesday, April 13, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, April 13, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord God, we ask your forgiveness for our slowness to understand and to obey your will. Like people of another capital city in another place long ago, we have sung your praises like the crowds in Jerusalem, but we have been afraid to let you teach us in the temple of our hearts. We live somewhere between the testimony of Palm Sunday and the desertion of Good Friday. Lead us to a true repentance, to a settled faith, to a mature witness, to a fruitful service through our opportunities. Have mercy upon us, Lord, for we truly want to be your witnesses. Hear us, for your Love's sake. Amen.

The roll was called and all members were present except Messrs. Carpenter and Pedersen, excused all day, and Mr. Stromer, excused until 9:00 a.m.

Correction for the Journal

Page 1145, line 12, correct spelling of "Voting".

The Journal for the Seventieth Day was approved as corrected.

MOTION—Suspend Rules

Mr. Adamson moved to suspend the rules and take up both today's and tomorrow's final reading.

The motion prevailed with 43 ayes, 0 nays, and 6 not voting.

Members Excused

Messrs. Skarda and Carpenter were excused for Wednesday, April 14, 1965.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 168. With Emergency.

A BILL FOR AN ACT to amend section 2-1550, Reissue Revised Statutes of Nebraska, 1943, section 2-1559, Revised Statutes Supplement, 1963, and section 2-1564, Reissue Revised Statutes of Nebraska, 1943, as amended by section 3, Legislative Bill 65, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to watershed conservancy districts; to provide additional purposes and powers for such districts as prescribed; to provide procedure; to change the time when a petition for dissolution of a watershed conservancy district may be filed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wyllie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Harsh	Pedersen	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 670.

A BILL FOR AN ACT to amend section 75-106, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to

increase the salary that may be paid the secretary of the commission; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Adamson	Crandall	Mahoney	Rasmussen, R.
Batchelder	Gerdes	Matzke	Skarda
Bowen	Holmquist	Moulton	Stryker
Brauer	Hughes	Moylan	Syas
Budd	Knight	Payne, D.	Warner
Burbach	Kokes	Proud	Whitney
Carstens	Lysinger	Rasmussen, E.	Wylie
Craft			

Voting in the negative, 13:

Fleming	Kremer	Nore	Paxton
Harsh	Marvel	Orme	Ruhnke
Hasebroock	Nelson	Paine, I.	Wallwey
Kjar			

Not voting, 7:

Bauer	Claussen	Klaver	Stromer
Carpenter	Danner	Pedersen	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 776.

A BILL FOR AN ACT to amend section 71-2608, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Health; to increase the limitation on the salary of the Director of Health; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 20:

Batchelder	Crandall	Mahoney	Proud
Brauer	Harsh	Moulton	Rasmussen, R.
Budd	Hughes	Moylan	Syas
Burbach	Knight	Orme	Warner
Carstens	Lysinger	Payne, D.	Whitney

Voting in the negative, 24:

Adamson	Gerdes	Kremer	Rasmussen, E.
Bowen	Hasebroock	Marvel	Ruhnke
Claussen	Holmquist	Nelson	Skarda
Craft	Kjar	Nore	Stryker
Danner	Klaver	Paine, I.	Wallway
Fleming	Kokes	Paxton	Wylie

Not voting, 5:

Bauer	Matzke	Pedersen	Stromer
Carpenter			

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 478. With Emergency.

A BILL FOR AN ACT to amend sections 55-121.01 and 55-141, Revised Statutes Supplement, 1963, relating to the military department; to change purposes for which National Guard officers may be ordered to active duty; to permit an increase in the salary of the Adjutant General and change the source for payment thereof as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Rasmussen, E.
Batchelder	Gerdes	Mahoney	Rasmussen, R.
Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stryker
Budd	Hughes	Moylan	Syas
Burbach	Kjar	Nore	Wallway
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Proud	

Voting in the negative, 2:

Nelson	Orme
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Not voting, 4:

Carpenter	Danner	Pedersen	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 345.

A BILL FOR AN ACT to amend sections 48-152 and 48-156, Reissue Revised Statutes of Nebraska, 1943, and section 48-153, Revised Statutes Supplement, 1963, relating to the Nebraska Workmen's Compensation Court; to increase the number of judges to four and the term of office to eight years; to provide for a quorum; to delete obsolete matter; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Carpenter	Pedersen	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 483. With Emergency.

A BILL FOR AN ACT to amend section 51-403, Revised Statutes Supplement, 1963, relating to the Nebraska Public Library Commission; to provide that the salary of the executive secretary shall be fixed by the Nebraska Public Library Commission; to provide when an increase shall become operative; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Crandall	Lysinger	Paxton
Batchelder	Fleming	Mahoney	Payne, D.
Bauer	Gerdes	Marvel	Proud
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nore	Syas
Carstens	Kjar	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes		

Voting in the negative, 7:

Klaver	Nelson	Ruhnke	Wylie
Kremer	Rasmussen, E.	Wallwey	

Not voting, 4:

Carpenter	Danner	Pedersen	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 132.

A BILL FOR AN ACT to amend sections 71-601, 71-604, 71-606, 71-607, and 71-622, Reissue Revised Statutes of Nebraska, 1943, and sections 71-605, 71-612, 71-623, 71-626, 71-627, and 71-634, Revised Statutes Supplement, 1963, relating to vital statistics; to increase fees; to change internal references; to harmonize the provisions thereof with previous legislation; to provide how death certificates shall be completed; to provide for the disposition of the dead body of a stillborn or of a newborn infant; to provide for registering the death of a child born dead; to provide that the filing of birth and death certificates shall be originals only; to provide for certificates of adoptions as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Batchelder	Bauer	Bowen
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Brauer	Hasebroock	Marvel	Rasmussen, E.
Budd	Holmquist	Matzke	Rasmussen, R.
Burbach	Hughes	Moulton	Ruhnke
Carstens	Kjar	Moylan	Skarda
Claussen	Klaver	Nore	Stryker
Craft	Knight	Orme	Syas
Crandall	Kokes	Paine, I.	Wallwey
Danner	Kremer	Paxton	Warner
Fleming	Lysinger	Payne, D.	Whitney
Gerdes	Mahoney	Proud	Wylie
Harsh			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Nelson	Pedersen	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 434.

Introduced by Jerome Warner, 25th District; Maurice A. Kremer, 34th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 1, of the Constitution of Nebraska, relating to revenue and taxation; to authorize the Legislature to fix the value of land actively devoted to agricultural or horticultural use; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 1, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 1. The necessary revenue of the state and its governmental subdivisions shall be raised by taxation in such manner as the Legislature may direct. Taxes shall be levied by valuation uniformly and proportionately upon all tangible property and franchises, except that the Legislature may provide for a different method of taxing motor vehicles; *Provided*, that such tax proceeds from motor vehicles taxed in each county shall be allocated to the

state, counties, townships, cities, villages, and school districts of such county in the same proportion that the levy of each bears to the total levy of said county on personal tangible property. The Legislature may enact laws to provide that the value of land actively devoted to agricultural or horticultural use, shall, for property tax purposes, be that value which such land has for agricultural or horticultural use without regard to any value which such land might have for other purposes or uses, and prescribe standards and methods for the determination of the value of real or other tangible property at uniform and proportionate values. Taxes uniform as to class may be levied by valuation upon all other property. Taxes, other than property taxes, may be authorized by law. Existing revenue laws shall continue in effect until changed by the Legislature. The Legislature may provide that livestock shall constitute a separate and distinct class of property for purposes of taxation and may further provide for reciprocal and proportionate taxation of livestock located in this state for only part of a year."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment authorizing the Legislature to fix the value of land actively devoted to agricultural or horticultural use.

For

Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Carstens	Gerdes	Knight
Batchelder	Claussen	Harsh	Kokes
Bowen	Craft	Hasebroock	Kremer
Brauer	Crandall	Holmquist	Lysinger
Budd	Danner	Hughes	Mahoney
Burbach	Fleming	Kjar	Moulton

Moylan	Paxton	Rasmussen, R.	Stryker
Nelson	Payne, D.	Ruhnke	Warner
Nore	Proud	Skarda	Whitney
Orme	Rasmussen, E.	Stromer	Wylie
Paine, I.			

Voting in the negative, 4:

Bauer	Klaver	Matzke	Wallwey
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Not voting, 4:

Carpenter	Marvel	Pedersen	Syas
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A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

President Sorensen Presiding

LEGISLATIVE BILL 364. With Emergency.

A BILL FOR AN ACT to amend section 68-328, Reissue Revised Statutes of Nebraska, 1943, and sections 68-301 and 68-309, Revised Statutes Supplement, 1963, relating to the State Assistance Fund; to provide for administration of the State Assistance Fund; to provide for supervision and administration of public welfare programs; to repeal the original sections, and also sections 68-307, 68-308, 68-311, 68-315, 68-317, 68-318, 68-319, 68-320, 68-321, 68-322, 68-323, and 68-325, Reissue Revised Statutes of Nebraska, 1943, and sections 68-302 and 68-310, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Proud	Wylie
Fleming	Mahoney		

Voting in the negative, 1:

Batchelder

Not voting, 2:

Carpenter Pedersen

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 366. With Emergency.

A BILL FOR AN ACT relating to assistance to the aged, blind or disabled, aid to dependent children, and medical assistance for the aged; to prohibit any vested right or assignment of payments; to provide for payment to a guardian or conservator; to provide for subpoena and production of records; to provide for appeal and hearing procedure; to provide for penalties; to repeal sections 43-517, 43-518, 43-520, and 43-521, Reissue Revised Statutes of Nebraska, 1943, and section 43-519, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Harsh	Marvel	Rasmussen, E.
Batchelder	Hasebrook	Matzke	Rasmussen, R.
Bauer	Holmquist	Moulton	Ruhnke
Bowen	Hughes	Moylan	Skarda
Brauer	Kjar	Nelson	Stromer
Burbach	Klaver	Nore	Stryker
Claussen	Knight	Orme	Syas
Craft	Kokes	Paine, I.	Wallwey
Crandall	Kremer	Paxton	Warner
Danner	Lysinger	Payne, D.	Whitney
Fleming	Mahoney	Proud	Wylie
Gerdes			

Voting in the negative, 0.

Not voting, 4:

Budd Carpenter Carstens Pedersen

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 368. With Emergency.

A BILL FOR AN ACT to amend section 43-512.02, Revised Statutes Supplement, 1963, relating to aid to dependent children; to provide for the purchase of appliances when prescribed; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Mahoney	Rasmussen, E.
Batchelder	Harsh	Marvel	Rasmussen, R.
Bauer	Hasebroock	Matzke	Ruhnke
Bowen	Holmquist	Moulton	Skarda
Brauer	Hughes	Moylan	Stromer
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Carstens	Nore	Pedersen
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 369.

A BILL FOR AN ACT to amend section 43-905, Revised Statutes Supplement, 1963, relating to the Home for Children; to increase the maximum amount which may be paid for the maintenance of children in private families; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Bowen	Budd	Claussen
Bauer	Brauer	Burbach	Craft

Crandall	Knight	Nelson	Ruhnke
Danner	Kokes	Nore	Skarda
Fleming	Kremer	Orme	Stromer
Gerdes	Lysinger	Paine, I.	Stryker
Harsh	Mahoney	Paxton	Syas
Hasebroock	Marvel	Payne, D.	Wallwey
Holmquist	Matzke	Proud	Warner
Hughes	Moulton	Rasmussen, E.	Whitney
Kjar	Moylan	Rasmussen, R.	Wylie
Klaver			

Voting in the negative, 0.

Not voting, 4:

Adamson	Carpenter	Carstens	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 370. With Emergency.

A BILL FOR AN ACT to amend section 48-204, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Labor; to increase a fee; to provide that the money collected for permits issued as provided by the provisions of sections 48-201 to 48-213, Reissue Revised Statutes of Nebraska, 1943, shall be paid into the state treasury and placed in the state General Fund; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Proud	Wylie
Fleming	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Carpenter Carstens Pedersen

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 404.

A BILL FOR AN ACT to amend section 31-755, Reissue Revised Statutes of Nebraska, 1943, and section 31-740, Revised Statutes Supplement, 1963, relating to sanitary and improvement districts; to require approval by a city of the metropolitan class of prescribed improvements; to provide for the collection of sewer use charges when the sewer system of such district is connected to the sewer system of a city of the metropolitan class; to require review and approval as prescribed in cases of special assessments; to change provisions for the maturing of bonds; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Mahoney	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Carpenter Carstens Lysinger Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 429. With Emergency.

A BILL FOR AN ACT relating to chattel mortgages; to provide the procedure for foreclosure of such mortgages; to provide an operative date; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Gerdes	Mahoney	Rasmussen, E.
Batchelder	Harsh	Marvel	Rasmussen, R.
Bauer	Hasebroock	Matzke	Ruhnke
Bowen	Holmquist	Moulton	Skarda
Brauer	Hughes	Moylan	Stromer
Burbach	Kjar	Nelson	Stryker
Claussen	Klaver	Nore	Syas
Craft	Knight	Orme	Wallwey
Crandall	Kokes	Paine, I.	Warner
Danner	Kremer	Payne, D.	Whitney
Fleming	Lysinger	Proud	Wylie

Voting in the negative, 0.

Not voting, 5:

Budd	Carstens	Paxton	Pedersen
Carpenter			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 566.

A BILL FOR AN ACT to amend section 28-477, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to include in the definition a child in need of special supervision; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Bowen	Burbach	Crandall
Batchelder	Brauer	Claussen	Danner
Bauer	Budd	Craft	Fleming

Gerdes	Kremer	Orme	Skarda
Harsh	Lysinger	Paine, I.	Stromer
Hasebroock	Mahoney	Paxton	Stryker
Holmquist	Marvel	Payne, D.	Syas
Hughes	Matzke	Proud	Wallwey
Kjar	Moulton	Rasmussen, E.	Warner
Klaver	Moylan	Rasmussen, R.	Whitney
Knight	Nelson	Ruhnke	Wylie
Kokes	Nore		

Voting in the negative, 0.

Not voting, 3:

Carpenter Carstens Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Recess

At 9:33 a.m., on a motion by Mr. Danner, the Legislature recessed.

After Recess

The Legislature reconvened at 9:47 a.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Carpenter and Pedersen who were excused.

Visitors

Mrs. Orme introduced Carol Davis from Garfield, New Jersey and Santa De Jesus of Rutherford, New Jersey attending the 20th National Conference American Recreation Federation of College Women at the University of Nebraska.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 567.

A BILL FOR AN ACT to amend section 43-205.01, Revised Statutes Supplement, 1963, relating to juvenile courts; to provide the age of a child who may be taken into custody without a warrant or order of court; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Marvel	Rasmussen, R.
Batchelder	Gerdes	Moulton	Ruhnke
Bauer	Harsh	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Mahoney	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 6:

Bowen	Hasebroock	Matzke	Pedersen
Carpenter	Hughes		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 568.

A BILL FOR AN ACT to amend section 43-205.02, Revised Statutes Supplement, 1963, relating to juvenile courts; to clarify alternatives; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nelson	Stromer
Burbach	Klaver	Nore	Stryker
Carstens	Knight	Orme	Syas
Claussen	Kokes	Paine, I.	Wallwey
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Danner	Mahoney	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Bowen Carpenter Hasebroock Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 570.

A BILL FOR AN ACT to amend section 43-206.04, Revised Statutes Supplement, 1963, relating to juvenile courts; to delete the provisions for inspection of juvenile records by only parents and their attorneys; to add social welfare reports to those records kept by the juvenile court; to delete provisions relating to peace officers' records of children; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Holmquist	Moulton	Ruhnke
Bowen	Hughes	Moylan	Skarda
Brauer	Kjar	Nelson	Stromer
Budd	Klaver	Nore	Stryker
Burbach	Knight	Orme	Syas
Carstens	Kokes	Paine, I.	Wallwey
Claussen	Kremer	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Danner	Mahoney	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Carpenter Crandall Hasebroock Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 481. With Emergency.

A BILL FOR AN ACT to amend section 79-1047, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to provide for an

election by a member of the retirement system for Class V districts at any time prior to retirement of a survivorship annuity in lieu of a refund of accumulated contributions; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Proud	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Hasebroock	Matzke	Pedersen
Carpenter			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 110.

A BILL FOR AN ACT to amend section 79-1527, Reissue Revised Statutes of Nebraska, 1943, relating to school retirement system; to provide for termination of membership by persons who become a member of another state or school retirement system authorized by the Legislature; to provide for an election; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carstens

Claussen	Kjar	Moylan	Ruhnke
Craft	Klaver	Nelson	Skarda
Crandall	Knight	Nore	Stromer
Danner	Kokes	Orme	Stryker
Fleming	Kremer	Paine, I.	Syas
Gerdes	Lysinger	Paxton	Wallwey
Harsh	Mahoney	Payne, D.	Warner
Hasebroock	Marvel	Proud	Whitney
Holmquist	Matzke	Rasmussen, E.	Wylie
Hughes	Moulton	Rasmussen, R.	

Voting in the negative, 0.

Not voting, 2:

Carpenter Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 64.

A BILL FOR AN ACT to amend section 39-1323.01, Revised Statutes Supplement, 1963, relating to highways; to clarify provisions for the use of land acquired for highway purposes; to provide for approval as prescribed; to provide for financial reimbursement as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie
Danner	Kremer	Proud	

Voting in the negative, 3:

Batchelder Mahoney Stromer

Not voting, 3:

Carpenter Paine, I. Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Reconsider Action

Mr. Stromer moved to reconsider the action taken on LB 776 on Final Reading.

The motion prevailed with 34 ayes, 8 nays and 7 not voting.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 776.

A BILL FOR AN ACT to amend section 71-2608, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Health; to increase the limitation on the salary of the Director of Health; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 31:

Batchelder	Danner	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Orme	Syas
Burbach	Kjar	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Mahoney	Proud	

Voting in the negative, 15:

Adamson	Hasebroock	Marvel	Ruhnke
Bowen	Klaver	Nelson	Stryker
Fleming	Kokes	Nore	Wylie
Gerdes	Kremer	Rasmussen, E.	

Not voting, 3:

Carpenter Claussen Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

REFERENCE COMMITTEE REPORT

LB Committee
 883..... Education
 884..... Public Works

(Signed) Philip C. Sorensen, President

NOTICE OF COMMITTEE HEARINGS

Agriculture and Recreation

LB 807 (reset) Thursday, April 22, 1965
 LB 855 (reset) Friday, April 23, 1965
 LB 857 (reset) Friday, April 23, 1965
 LB 862 (reset) Friday, April 23, 1965
 LB 856 (reset) Thursday, April 29, 1965
 LB 858 (reset) Thursday, April 29, 1965
 LB 859 (reset) Thursday, April 29, 1965

Presented to the Governor

Presented to the Governor for approval on April 13, 1965 at 8:20 a.m.: LB 285 LB 309 LB 445 LB 221 LB 128

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Judiciary

LEGISLATIVE BILL 303. Placed on General File.

LEGISLATIVE BILL 305. Placed on General File.

LEGISLATIVE BILL 845. Placed on General File as amended.

Standing Committee amendments to LB 845:

1. Amend section 1 of the bill, line 9 by striking "or wheel chair" and inserting "; wheel chair, or artificial limbs".

2. Amend section 3 of the bill, line 6 by inserting after the period the following:

"Exemptions claimed on or before August 1, 1965, shall apply for the year 1965, and exemptions claimed before April 1 of each year thereafter shall apply for the year such exemption is claimed."

(Signed) Sam Klaver, Chairman

Miscellaneous Subjects**LEGISLATIVE BILL 423.** Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review**LEGISLATIVE BILL 844.** Replaced on Select File as amended.

E and R amendment to LB 844:

1. In renumbered section 4, line 4, strike "of".

LEGISLATIVE BILL 741. Placed on Select File as amended.

E and R amendments to LB 741:

1. In section 1, line 7, insert a comma after "officer"; and in line 10, insert a comma after "and".
2. Amend standing committee amendment 1 to read "In section 1, line 11, strike ' If' and insert ' if'."
3. In section 6, line 1, strike "means" and insert "shall mean".
4. In section 7, line 11, strike "(2)".
5. In section 8, insert "the provisions of" at the end of line 3.
6. In the title, line 2, strike "provide for" and insert "regulate".

LEGISLATIVE BILL 742. Placed on Select File.**LEGISLATIVE BILL 743.** Placed on Select File as amended.

E and R amendments to LB 743:

1. In section 1, line 1, strike "is applicable" and insert "shall apply"; and in line 3, strike the comma.
2. In section 2, line 2, insert "the provisions of" after "to"; and in line 8, strike "hereto" and insert "to the provisions of this act".
3. In section 3, insert "the provisions of" at the end of line 2; and in line 9, strike "hereto" and insert "to the provisions of this act".
4. In the title, line 7, strike "file" and insert "require the filing of".

LEGISLATIVE BILL 744. Placed on Select File as amended.

E and R amendment to LB 744:

1. In the title, line 6, insert "to clarify a provision;" before "and".

LEGISLATIVE BILL 839. Placed on Select File as amended.

E and R amendments to LB 839:

1. In section 2, line 5, strike "said" and insert "such".
2. In section 3, line 2, strike "whom" and insert "which".
3. In new section 4, strike lines 1 and 2 and insert:

"Sec. 4. That section 29-1804, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:"

4. Amend new section 5 to read:

"Sec. 5. That original section 29-1804, Reissue Revised Statutes of Nebraska, 1943, and also section 29-1803, Reissue Revised Statutes of Nebraska, 1943, are repealed."

5. In the title, line 2, insert "to amend section 29-1804, Reissue Revised Statutes of Nebraska, 1943," after "ACT"; and strike lines 8 and 9 and insert "to provide additional duties for the public defender; and to repeal the original section and also section 29-1803, Reissue Revised Statutes of Nebraska, 1943."

LEGISLATIVE BILL 840. Placed on Select File as amended.

E and R amendment to LB 840:

1. In section 1, strike lines 1 to 3 and insert "Section 1. The party appealing from the award for assessment of damages by the appraisers in any eminent domain action shall, within thirty days of the filing of the award, file a notice of appeal with the county"; in line 4, strike the second comma and insert "and"; and in line 12, strike "is" and insert "are".

LEGISLATIVE BILL 841. Placed on Select File as amended.

E and R amendment to LB 841:

1. In the title, line 2, strike "and".

LEGISLATIVE BILL 842. Placed on Select File as amended.

E and R amendment to LB 842:

1. In section 1, line 3, insert "(1)" before "The"; in lines 4 and 7, respectively, strike "(1)" and "(2)" and insert "{1} (a)"

and “(2) (b)” respectively; in line 9, insert “(2)” before “In” and form a new paragraph; and in lines 11, 12, and 13, respectively, strike “(1)”, “(2)”, “(3)”, and “(4)” and insert “(1) (a)”, “(2) (b)”, “(2) (c)”, and “(2) (d)” respectively.

LEGISLATIVE BILL 363. Correctly engrossed.

LEGISLATIVE BILL 437. Correctly engrossed.

LEGISLATIVE BILL 298. Correctly engrossed.

LEGISLATIVE BILL 319. Correctly engrossed.

LEGISLATIVE BILL 492. Correctly engrossed.

LEGISLATIVE BILL 548. Correctly engrossed.

LEGISLATIVE BILL 619. Correctly engrossed.

LEGISLATIVE BILL 731. Correctly enrolled.

LEGISLATIVE BILL 302. Correctly enrolled.

LEGISLATIVE BILL 432. Correctly enrolled.

LEGISLATIVE BILL 248. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 731 LB 302 LB 432 LB 248

Visitors

Mrs. Orme introduced Mrs. J. Graham MacKisson from Vancouver, British Columbia, and Mrs. Robert Obering from Lincoln. She also introduced Mrs. R. Croup, Lincoln, and Messrs. and Mmes. Don Fairfield and L. Young from Muskegan, Michigan.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Bauer asked unanimous consent to withdraw LB 121.

Laid over.

Mr. Warner asked unanimous consent to withdraw LB 546.

Laid over.

Mrs. Orme asked unanimous consent to withdraw LB 761.

Laid over.

Mr. Marvel asked unanimous consent to withdraw LB 323.

Laid over.

Mr. Stromer asked unanimous consent to withdraw LB 2.

Laid over.

Mr. Marvel renewed his pending request found in the Legislative Journal for the Seventieth Day to withdraw LB 322. No objections. So ordered.

UNANIMOUS CONSENT—LB 709

Mrs. Orme asked unanimous consent to place LB 709 on General File immediately after LB 414. No objections. So ordered.

Message from the Governor

April 13, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on April 12, 1965, I approved Legislative Bills 163 and 836, and on April 13, 1965, I approved Legislative Bill 83.

Respectfully,

(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Cancel Hearing

Mr. Craft asked unanimous consent to cancel the hearing for LB 685. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 274. E and R amendments found in the Legislative Journal for the Seventieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 838. E and R amendment found in the Legislative Journal for the Seventieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 837. Advanced to E and R for engrossment.

LEGISLATIVE BILL 835. E and R amendment found in the Legislative Journal for the Seventieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 834. E and R amendments found in the Legislative Journal for the Seventieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 833. Advanced to E and R for engrossment.

LEGISLATIVE BILL 832. E and R amendment found in the Legislative Journal for the Seventieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 882. E and R amendments found in the Legislative Journal for the Seventieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 828. E and R amendment found in the Legislative Journal for the Seventieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 81. E and R amendments found in the Legislative Journal for the Seventieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 214. E and R amendment found in the Legislative Journal for the Seventieth Day was adopted.

Mrs. Hughes offered the following amendment which was adopted by unanimous consent:

Amend LB 214 on E and R for engrossment so that statutes may be added to conform with addition of "nursing home" inclusion.

That the Committee for E and R for engrossment make the appropriate amendments.

Advanced to E and R for engrossment.

Visitors

Mr. Stryker introduced Mrs. Anna McElravy, teacher, and seven students from District 39, Butler County, and nine sponsors.

Mr. Claussen introduced his granddaughter Rosalind Mohnsen, a graduate student at the University of Indiana.

UNANIMOUS CONSENT—Withdraw LB 808

Mr. Burbach asked unanimous consent to withdraw LB 808.

Laid over.

UNANIMOUS CONSENT—Waive Reading

Mr. Bowen asked unanimous consent to waive the reading of bills on General File and to have the introducer explain the bill. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 52. Reading waived. Explained.

Mr. Knight offered the following amendments to the Standing Committee amendments found in the Legislative Journal for the Sixty-sixth Day:

1. Amend Standing Committee Amendment 1, line 5 by striking "sixty-one" and inserting "eighty-five".

2. Amend Standing Committee Amendment 2, line 3 by striking "sixteen" and inserting "eighteen", and lines 4 and 5 by striking "two" and inserting "one".

3. Amend Standing Committee Amendment 3, line 2 by striking "sixty-one" and inserting "eighty-five".

The Knight amendments were adopted.

The Standing Committee amendments as amended were adopted.

Mr. Knight offered the following amendments to LB 52 which were adopted:

1. Amend the bill by adding a new section to be known as section 15 and to read as follows:

"Sec. 15. That Chapter 8, article 8, Reissue Revised Statutes of Nebraska, 1943, is repealed."

2. Amend the title to conform.

LB 52 was advanced to E and R for review with 40 ayes, 1 nay, and 8 not voting.

Visitors

Mr. Wylie introduced County Superintendent Miss Frieda Jeston, Antelope County, her secretary, eleven sponsors, and fifty-four rural 8th grade students from Antelope County.

Mr. I. Paine introduced Ferman Mock, sponsor, and twenty-four students from the Platte Valley Academy, Shelton, Nebraska.

Mr. Stryker introduced Mrs. Charles Buntgen, teacher, and fifteen students from District 26, Butler County, and eight parents.

Mr. Ruhnke introduced Mrs. Ellen Harper, teacher, and eight students from District 81, Tobias, Nebraska, and five sponsors.

GENERAL FILE

LEGISLATIVE BILL 307. Reading waived. Explained.

Mr. Lysinger offered the following amendment to the Standing Committee amendments found in the Legislative Journal for the Sixty-sixth Day:

Amend Section 2 of the Standing Committee amendments to read as follows:

Amend Section 4 of the bill, line 5, by striking "one third" and inserting "one half" and inserting "per cent" thereafter; amend line 6 by inserting "per cent" after "one".

The Lysinger amendment was adopted.

The Standing Committee amendments as amended were adopted.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

Member Excused

Mr. Lysinger was excused at 11:15 a.m. for the remainder of the morning.

GENERAL FILE

LEGISLATIVE BILL 425. Reading waived. Explained.

Mr. D. Payne offered the following amendments to the Standing Committee amendments found in the Legislative Journal for the Sixty-sixth Day:

1. Amend Standing Committee Amendment 1, line 3 by striking "sixteen" and inserting "eighteen", and lines 4 and 6 by striking "two" and inserting "one".

2. Amend Standing Committee Amendment 2, line 2 by striking "sixty-one" and inserting "eighty-five".

The Payne amendments were adopted.

The Standing Committee amendments, as amended, were adopted.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 414. Reading waived. Considered.

Advanced to E and R for review with 42 ayes, 0 nays and 7 not voting.

LEGISLATIVE BILL 709. Reading waived. Considered.

Mr. Craft offered the following amendment to the Standing Committee amendment found in the Legislative Journal for the Sixty-ninth Day:

1. After the word "approval," insert "according".

The amendment was adopted.

The Standing Committee amendments were adopted as amended.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

Member Excused

Mr. Adamson asked to be excused for Wednesday, April 21, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 133

Mr. Gerdes asked unanimous consent that LB 133 be read on Final Reading April 22, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Final Readings

Mr. Ruhnke asked unanimous consent to dispense with Final Reading on April 21, 1965. No objections. So ordered.

Visitors

Mr. Hasebroock introduced Messrs. Ray Steffensmeier, William Galbraith and Quentin Petz of Beemer, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 540. Laid over until after April 22, 1965 at the request of Mr. Syas.

LEGISLATIVE BILL 318. Laid over until after April 22, 1965, at the request of Mr. Adamson.

UNANIMOUS CONSENT—General File Bills

Mr. Syas asked unanimous consent that we take up only non-controversial bills on General File tomorrow. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 792. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Forty-eighth Day was adopted.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

Member Excused

Mr. Batchelder asked unanimous consent to be excused on Wednesday, April 14, 1965. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 113. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Forty-ninth Day was adopted.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 33.

MOTION—Place LB 572 on General File

Mr. Whitney moved to place LB 572 on General File notwithstanding the action of the standing committee.

Laid over.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE RESOLUTION 3. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Committee Meeting

Mr. Bowen asked unanimous consent to have a meeting of all the committee chairmen at 1:30 p.m. today. No objections. So ordered.

UNANIMOUS CONSENT—LR 17

Mr. Burbach asked unanimous consent to consider LR 17 as the first order of business on Wednesday, April 14, 1965. No objections. So ordered.

Adjournment

At 12:02 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 8:30 a.m., Wednesday, April 14, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**SEVENTY-SECOND DAY**

Legislative Chamber, Lincoln, Nebraska
Wednesday, April 14, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, who art in heaven, we pray for all the people of our land, that they may learn to appreciate more the goodly heritage that is ours. We need to learn, in these challenging days, that for every right there is attached a duty and to every privilege an obligation. We believe that, in the eternal order of things, Thou hast so ordained it, and what Thou hast joined together let us not try to put asunder. Teach us what freedom is. May we all learn the lesson that it is not the right to do as we please, but the opportunity to please to do what is right. Above all, may we discover that wherever the spirit of the Lord is there is freedom. May we have that freedom now, in His presence here, to lead us and to help us keep this state free and good. This we ask in Jesus' name. Amen.

The roll was called and all members were present except Messrs. Batchelder, Carpenter, Pedersen, and Skarda, who were excused.

Corrections for the Journal

Page 1167, line 13, correct spelling of "Moulton".

Page 1178, line 19, delete "Bill" and insert "Bills".

The Journal for the Seventy-first Day was approved as corrected.

Communications

Letter from John A. Baker, Assistant Secretary, Department of Agriculture, Washington, D. C. stating legislation implementing LR 30 is being drafted.

Letter from Carl H. Schwartz, Jr., Chief, Resources and Civil Works Division, Washington, D. C. regarding LR 30.

Letter from Mr. John Doar, Assistant Attorney General, Civil Rights Division, Washington, D. C., acknowledging receipt of LR 21.

Copies of Alaska Senate Joint Resolution No. 4 proposing an amendment to the federal constitution to preserve the bicameral aspect of state legislature.

Member Excused

Mr. Fleming asked to be excused for April 21, 22, and 23, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. R. Rasmussen asked to have a short executive meeting of the Education Committee. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 424. Replaced on Select File as amended.

E and R amendment to LB 424:

1. In line 1 of Enrollment and Review amendment 2, adopted April 7, 1965, strike "37" and insert "34"; and in line 2, strike the first period and insert "; and".

LEGISLATIVE BILL 831. Replaced on Select File as amended.

E and R amendment to LB 831:

1. Strike the amendments to section 1, lines 28 and 30; and at the end of line 34, insert "and".

LEGISLATIVE BILL 828. Replaced on Select File as amended.

E and R amendment to LB 828:

1. In the Enrollment and Review amendment adopted April 13, 1965, insert "and insert 'are'" before the period.

LEGISLATIVE BILL 124. Replaced on Select File as amended.

E and R amendment to LB 124:

1. In line 3 of the first standing committee amendment, strike "on behalf".

LEGISLATIVE BILL 333. Placed on Select File as amended.

E and R amendments to LB 333:

1. In section 1, line 66, strike the second comma and show the same as stricken; and in line 69, reinstate the stricken period.
2. In new section 3, insert a comma after "exists" in line 1 and after "effect" in line 2, and in line 2, insert "according" before "to".
3. In the title, line 3, insert "the" after "to"; in line 7, strike "and"; and in line 7, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 108. Placed on Select File as amended.

E and R amendments to LB 108:

1. In new section 1, line 10, strike "*such money*" and insert "*which*".
2. In the title, line 2, strike "85-311" and insert "85-316".

LEGISLATIVE BILL 111. Placed on Select File as amended.

E and R amendments to LB 111:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, lines 3 and 4, strike "normal schools" and insert "colleges"; in line 7, strike "and"; and in line 8, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 9. Placed on Select File.**LEGISLATIVE BILL 418.** Placed on Select File.**LEGISLATIVE BILL 417.** Placed on Select File as amended.

E and R amendment to LB 417:

1. In the title, line 3, insert "to provide for selection of the president of a junior college;" after the semicolon; and in line 7, insert "to authorize the acceptance of grants, funds, or equipment from the state;" after the semicolon.

LEGISLATIVE BILL 294. Correctly engrossed.

- LEGISLATIVE BILL 513. Correctly engrossed.
LEGISLATIVE BILL 325. Correctly engrossed.
LEGISLATIVE BILL 658. Correctly engrossed.
LEGISLATIVE BILL 439. Correctly engrossed.
LEGISLATIVE BILL 382. Correctly engrossed.
LEGISLATIVE BILL 829. Correctly engrossed.
LEGISLATIVE BILL 830. Correctly engrossed.
LEGISLATIVE BILL 700. Correctly engrossed.
LEGISLATIVE BILL 405. Correctly engrossed.
LEGISLATIVE BILL 168. Correctly enrolled.
LEGISLATIVE BILL 670. Correctly enrolled.
LEGISLATIVE BILL 478. Correctly enrolled.
LEGISLATIVE BILL 345. Correctly enrolled.
LEGISLATIVE BILL 483. Correctly enrolled.
LEGISLATIVE BILL 132. Correctly enrolled.
LEGISLATIVE BILL 434. Correctly enrolled.
LEGISLATIVE BILL 364. Correctly enrolled.
LEGISLATIVE BILL 366. Correctly enrolled.
LEGISLATIVE BILL 368. Correctly enrolled.
LEGISLATIVE BILL 369. Correctly enrolled.
LEGISLATIVE BILL 370. Correctly enrolled.
LEGISLATIVE BILL 404. Correctly enrolled.
LEGISLATIVE BILL 429. Correctly enrolled.
LEGISLATIVE BILL 566. Correctly enrolled.
LEGISLATIVE BILL 567. Correctly enrolled.
LEGISLATIVE BILL 568. Correctly enrolled.

LEGISLATIVE BILL 570. Correctly enrolled.

LEGISLATIVE BILL 481. Correctly enrolled.

LEGISLATIVE BILL 110. Correctly enrolled.

LEGISLATIVE BILL 64. Correctly enrolled.

LEGISLATIVE BILL 776. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 168 LB 670 LB 478 LB 345 LB 483 LB 132 LB 434 LB 364 LB 366 LB 368 LB 369 LB 370 LB 404 LB 429 LB 566 LB 567 LB 568 LB 570 LB 481 LB 110 LB 64 LB 776.

SELECT FILE

LEGISLATIVE BILL 844. E and R amendment found in the Legislative Journal for the Seventy-first Day was adopted.

Mr. Klaver moved to suspend the rules and adopt the following specific amendment:

1. In Line 5, after the word "court" add the following words: "*and the judge of the separate juvenile court*", and amend the title to conform.

The rules were suspended and the amendment was adopted with 35 ayes, 0 nays and 14 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 741. E and R amendments found in the Legislative Journal for the Seventy-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 742. Advanced to E and R for engrossment.

LEGISLATIVE BILL 743. E and R amendments found in the Legislative Journal for the Seventy-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 744. E and R amendment found in the Legislative Journal for the Seventy-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 839. E and R amendments found in the Legislative Journal for the Seventy-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 840. E and R amendment found in the Legislative Journal for the Seventy-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 841. E and R amendment found in the Legislative Journal for the Seventy-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 842. E and R amendment found in the Legislative Journal for the Seventy-first Day was adopted.

Advanced to E and R for engrossment.

MOTION—Place LB 605 on General File

Mr. President: I move to place LB 605 on General File notwithstanding the action of the committee.

(Signed) Richard F. Proud

Mr. Proud asked unanimous consent to have this motion laid over until after the Easter Vacation. No objections. So ordered.

MOTION—General File Bills

Mr. Bowen moved to have the Clerk read the title of the General File bills this morning, and the amendments thereto and allow the introducer to explain the bills. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Bauer renewed his pending request found in the Legislative Journal for the Seventy-first Day to withdraw LB 121. No objections. So ordered.

Mr. Warner renewed his pending request found in the Legislative Journal for the Seventy-first Day to withdraw LB 546. No objections. So ordered.

Mrs. Orme renewed her pending request found in the Legislative Journal for the Seventy-first Day to withdraw LB 761. No objections. So ordered.

Mr. Marvel renewed his pending request found in the Legislative Journal for the Seventy-first Day to withdraw LB 323. No objections. So ordered.

Mr. Stromer renewed his pending request found in the Legislative Journal for the Seventy-first Day to withdraw LB 2. No objections. So ordered.

Mr. Burbach renewed his pending request found in the Legislative Journal for the Seventy-first Day to withdraw LB 808. No objections. So ordered.

Mr. Bowen renewed the pending request of Mr. Carpenter's found in the Legislative Journal for the Sixty-ninth Day to withdraw LB 22. No objections. So ordered.

Mr. Bowen asked unanimous consent that the hearing dates set for the above withdrawn bills be cancelled. No objections. So ordered.

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 860. Placed on General File as amended.

Standing Committee amendments to LB 860:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 54-753.02, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows: 54-753.02. It shall be unlawful for any person, firm, partnership, or corporation to feed garbage to animals unless such garbage has been heated to a temperature of 212 degrees Fahrenheit (boiling point), for thirty minutes as registered on a recording thermometer as provided by rules and regulations promulgated by the Department of Agriculture and *Economic Development*; *Provided*, this requirement shall not apply to an individual who feeds to his own animals only the garbage obtained from his own household; *and Provided further*, that the *Bureau of Animal Industry* may allow exceptions to the general rules relating to the treatment of garbage under a special permit

issued by the State Veterinarian, but such permit shall not be issued if the procedures allowed under it would be detrimental to animal or human health.”

2. Amend the bill by renumbering original Sections 1 to 4 as Sections 2 to 5 respectively.

3. Amend the bill by adding a new section to be known as Section 6, and to read as follows:

“Sec. 6. The Department of Agriculture and Economic Development, Bureau of Animal Development, may revoke any garbage feeding license for violation of the provisions of section 54-753.01 to 54-753.04. To revoke a license under the provisions of this section the Bureau of Animal Industry shall give a notice to the garbage feeding license holder involved ten days before a hearing upon an alleged violation. An appeal may be taken from the revocation of any license to the district court of Lancaster County and the court shall review the revocation de novo of the record.”

4. Amend the bill by striking original Section 5 and inserting the following:

“Sec. 7. That original sections 54-753.02 and 54-753.03, Reissue Revised Statutes of Nebraska, 1943 are repealed.”

5. Amend the title to conform.

LEGISLATIVE BILL 861. Placed on General File as amended.

Standing Committee amendments to LB 861:

1. Amend section 2 of the bill, line 12 by striking the word “all”.

2. Amend section 2 of the bill, line 15 by striking the period and inserting “, to the extent that it is economically feasible.”

3. Amend the title to conform.

(Signed) H. C. Crandall, Vice-Chairman

GENERAL FILE

LEGISLATIVE BILL 457. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fiftieth Day were adopted.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

UNANIMOUS CONSENT—LB 845

Mr. Payne asked unanimous consent to consider LB 845 on General File at this time. No objections. So ordered.

LEGISLATIVE BILL 845. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-first Day were adopted.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 458. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fiftieth Day were adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 494. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 495. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fiftieth Day were adopted.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

LEGISLATIVE BILL 310. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fiftieth Day was adopted.

Advanced to E and R for review with 30 ayes, 1 nay, and 18 not voting.

LEGISLATIVE BILL 151. Reading waived. Explained.

Mr. E. Rasmussen offered the following amendment which was adopted:

1. Amend section 1 of the bill by striking line 24 and inserting "*all persons that make application in writing to the county assessor that they are totally disabled, which application shall be accompanied by a certificate from a duly licensed and practicing physician and surgeon certifying that such person is totally disabled.*"

Mr. Craft Presiding

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 530. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 4 nays, and 12 not voting.

LEGISLATIVE BILL 502. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-first Day was adopted.

Laid over at the request of Mr. Ruhnke.

LEGISLATIVE BILL 473. Passed over at the request of Mr. Adamson.

LEGISLATIVE BILL 518. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-first Day was adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 42. Passed over at the request of Mr. Klaver.

LEGISLATIVE BILL 147. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-second Day was adopted.

Advanced to E and R for review with 28 ayes, 0 nays, and 21 not voting.

LEGISLATIVE BILL 795. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-second Day was adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 253. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE BILL 699. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 259. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

Speaker Bowen Presiding

Nebraska Mother of the Year

Messrs. Lysinger and Hasebroock and Mrs. Orme escorted Governor Morrison, Mrs. M. W. Worlock, and Mrs. Hill to the rostrum.

Mrs. Hill introduced Mrs. Worlock, Nebraska Mother of the Year, to the Legislature.

Mrs. Worlock and Governor Morrison addressed the members of the Legislature.

Member Excused

Mr. Lysinger asked to be excused at 11:00 a.m. for about 30 minutes. No objections. So ordered.

Visitors

Mr. Lysinger introduced Mr. A. L. "Lonnie" Paige of Loup City, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 311. Reading waived. Explained.

Mr. Adamson Presiding

Standing Committee amendments found in the Legislative Journal for the Fifty-second Day were adopted.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

LEGISLATIVE BILL 320. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-second Day was adopted.

President Sorensen Presiding

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

Message from the Governor

April 14, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on April 13, 1965, I approved Legislative Bills 529, 520, 499, 475, 445, 309, 285, 221, 128, and 591.

Respectfully,

(Signed) Frank B. Morrison
Governor

GENERAL FILE

LEGISLATIVE BILL 324. Reading waived. Explained.

Advanced to E and R for review with 26 ayes, 0 nays, and 23 not voting.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and take up the bills placed on Select File today.

The motion prevailed with 33 ayes, 0 nays, and 16 not voting.

SELECT FILE

LEGISLATIVE BILL 424. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 831. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 828. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 124. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 333. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 108. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 111. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 9. Advanced to E and R for engrossment.

LEGISLATIVE BILL 418. Advanced to E and R for engrossment.

LEGISLATIVE BILL 417. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Re-refer LB 883

Mr. Bowen asked unanimous consent that LB 883 be re-referred from the Committee on Education to the Committee on Revenue. No objections. So ordered.

Members Excused

Mr. Fleming asked unanimous consent for the following members to be excused for Wednesday, April 21, 1965: Mrs. Hughes; Messrs. Burbach, Harsh, Kokes, Kremer, E. Rasmussen, Ruhnke, Wallwey and Warner. No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Public Works**

LB 884 Thursday, April 29, 1965

2:00 p.m.

Presented to the Governor

Presented to the Governor for approval on April 14, 1965 at 8:25 a.m.: LB 248 LB 432 LB 302 LB 731

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Public Health and Welfare**

LEGISLATIVE BILL 599. Placed on General File.

LEGISLATIVE BILL 459. Placed on General File as amended.

Standing Committee amendments to LB 459:

1. Amend section 1 of the bill, line 12 by striking "in" and inserting the following:

"in such, whose names appear on the current tax schedules in the office of the county assessor and who appear to reside within the suggested boundaries of the".

2. Amend the title to conform.

(Signed) Marvin E. Stromer, Chairman

Visitor

Mr. D. Payne introduced Mr. William Spradlin from Bellevue.

STANDING COMMITTEE REPORTS**Revenue**

LEGISLATIVE BILL 563. Placed on General File as amended.

Standing Committee amendments to LB 563:

1. Amend section 1 of the bill by inserting after line 314 following:

"(22) Hotel shall mean any building or buildings in which the public may, for a consideration, obtain sleeping accommodations. The term shall include hotels, motels, tourists homes, houses, or

courts, lodging houses, inns, rooming houses, or other buildings where rooms are furnished for a consideration, but shall not include hospitals, sanitariums, or nursing homes.

(23) Consideration shall mean the cost of the room in such hotel and shall not include the cost of any food served or personal services rendered to the occupant of such room not related to the cleaning and readying of such room for occupancy.

(24) Occupancy shall mean the use or possession, or the right to the use or possession of any room or rooms in a hotel for any purpose.

(25) Occupant shall mean anyone, who, for a consideration, uses, possesses, or has a right to use or possess any room or rooms in a hotel under any lease, concession, permit, right of access, license, contract, or agreement.

(26) Permanent resident shall mean any occupant who has or shall have the right to occupancy of any room or rooms in a hotel for at least thirty consecutive days during the current calendar year or preceding year.”

2. Amend the bill by adding after section 2 of the bill two new sections to be known as sections 3 and 4 and to read as follows:

“Sec. 3. (1) There is hereby imposed a tax upon the cost of occupancy of any room or space furnished by any hotel where such cost of occupancy is at the rate of two dollars or more per day, such tax to be equal to three per cent of the consideration paid by the occupant of such room to such hotel.

(2) No such tax shall be imposed upon a permanent resident.

(3) No such tax shall be imposed upon a corporation or association organized and operated exclusively for religious, charitable, or educational purposes, no part of the net earnings of which inures to the benefit of any private shareholder or individual.

Sec. 4. Every person owning, operating, managing, or controlling any hotel, shall collect the tax imposed by section 3 of this act.”

3. Amend the bill by renumbering original sections 3 to 18 as sections 5 to 20 respectively.

4. Amend the title to conform.

LEGISLATIVE BILL 797. Placed on General File as amended.

Standing Committee amendments to LB 797:

1. Amend section 1 of the bill lines 1 by inserting "unless" after the comma, by striking lines 3 to 13 and inserting the following:

"(1) Net income for a corporation or fiduciary shall mean taxable income as defined in the applicable sections of the Internal Revenue Code," by striking lines 14 to 16 and inserting the following:

"(2) Net income for an individual shall mean that sum delineated by section 62 of the Internal Revenue Code minus an exemption of six hundred dol.," by striking lines 20 to 23 and inserting "blindness on such returns;" by striking lines 43 to 51 and inserting the following:

"(5) Corporation shall mean any corporation formed under the laws of any government, any common law trust, and any association of whatever kind other than a partnership; *Provided*, that the following corporations shall be exempt from taxation under this act: (a) Those enumerated under section 501 of the Internal Revenue Code, except as modified by sections 511 to 515 inclusive of such code; (b) those described in section 521 of the Internal Revenue Code, except as modified by section 522 of such code; and (c) those immune from taxation under the United States Constitution, except that such corporations shall be taxed if consent to do so is granted by Congress;" line 93 by striking "and", line 95 by striking the period and inserting "; and", and after line 95 by inserting the following:

"(24) Income from a trade or business shall mean income arising from transactions and activity in the regular course of a trade or business of the taxpayer, and includes income from tangible and intangible property if the acquisition, management, or disposition of such property constitutes an integral part of the taxpayer's trade or business. It also includes income from the disposition of property used in the trade or business of a taxpayer;

(25) Compensation shall mean wages, salaries, commissions and any other form of remuneration paid to employees for personal services;

(26) Sales shall mean all gross receipts of the taxpayer derived from the conduct of a trade or business, but shall not include receipts from the sale or other disposition of property not held for sale in the regular course of the taxpayer's trade or business; and

(27) State shall mean any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States, and any foreign country or political subdivision thereof;"

2. Amend section 2 of the bill, lines 1 and 2 by striking "the following persons", by striking lines 2 to 42 and inserting the following:

"(a) persons and corporations, including fiduciaries and receivers thereof, in accordance with section 6012 of the Internal Revenue Code; *Provided*, that all references to income in such section shall, for the purposes of this act, include only such income as is subject to taxation under this act; *and provided further*, that joint returns by husband and wife shall be filed in accordance with the provisions of section 6013 of the Internal Revenue Code. The method selected for filing federal income tax returns shall be the method used for filing returns under this act; and", line 43 by striking "(h)" and inserting "(b)", by striking lines 53 to 61, line 62 by striking "(4)" and inserting "(2)", lines 66 and 68 by striking "taxable" and inserting "net", line 70 by striking "and 1374" and inserting "to 1377", line 71 by striking "(5)" and inserting "(3)", line 76 by striking "(6)" and inserting "(4)", line 81 by striking "(7)" and inserting "(5)", by striking lines 84 to 103 and inserting "of this act; *Provided*, that an extension of three months shall be allowed any corporation upon the filing of a form to be prescribed by the commissioner accompanied by fifty per cent of the amount estimated as its tax. Corporate extensions may be terminated at any time by the commissioner upon the giving of ten days written notice;

(b) No extension shall be granted for more than six months, except that a taxpayer who is abroad may be granted an extension of not more than one year;

(c) A record of each extension granted shall be kept by the commissioner; and

(d) A taxpayer receiving an extension shall pay, as part of his tax, an amount equal to six per cent per annum on the tax ultimately assessed for the period commencing on the due date and terminating on the date of filing the return.", line 104 by striking "(8)" and inserting "(6)", line 108, by striking "(9)" and inserting "(7)", line 114 by striking "(10)" and inserting "(8)", and line 124 by striking "twenty" and inserting "ninety".

3. Amend section 3 of the bill by striking lines 1 to 4 and inserting "Sec. 3. (1) Effective January 1, 1967, a tax is hereby imposed on the net income of every person and corporation subject to taxation in accordance with the provisions of this act; *Provided*, that any corporation subject to tax under sections 44-1213, 77-908, and 81-523, Reissue Revised Statutes of Nebraska, 1943, and section 77-909, Revised Statutes Supplement, 1963, shall be credited, in the computation of tax due under this provision, with the amount paid

during the tax year in compliance with the above sections.", line 25 by striking "adjusted gross" and inserting "net".

4. Amend section 4 of the bill, line 8 by striking "adjusted gross" and inserting "net".

5. Amend section 5 of the bill, lines 1 and 2 by striking "adjusted gross" and inserting "net", line 21 by striking "provisions" and inserting "subdivision", lines 23 and 24 by striking "adjusted gross" and inserting "net", by striking lines 35 to 39 and inserting:

"(d) Income from intangible personal property which has a situs in Nebraska;

(e) Income derived from carrying on a trade or business, if such trade or business is conducted wholly within Nebraska; and", line 43 by striking "adjusted gross income or" and inserting "net income", line 44 by striking "taxable income", line 48 by striking "(f)", lines 50, 51, and 54 by striking "adjusted gross income or taxable" and inserting "net", lines 71 and 118 by striking "Tax Commissioner" and inserting "commissioner", by striking lines 111 to 113, line 114 by striking "(4)" and inserting "(3)", line 115 by striking "and (3)", line 116, 122, 125, 126, 130, and 133, by striking "adjusted gross" and inserting "net", line 127 by striking "(5)" and inserting "(4)".

6. Amend section 6 of the bill, line 26 by striking "this state" and inserting "Nebraska", lines 29 and 30 by striking "this state" and inserting "Nebraska".

7. Amend section 7 of the bill, line 5 by inserting "or tables" after "instructions" and line 6 by striking "or tables".

8. Amend section 13 of the bill by striking line 22 and inserting "the appropriate county office in which", by striking line 29 and inserting "for record in the appropriate county office", line 30 by striking "county", line 38 by striking "the" before "filing", line 39 by striking "of lien", lines 45 and 46 by striking "of lien in the office in which the original notice was filed", line 51 by striking "register of deeds" and inserting "appropriate county official", by striking lines 55 and 56 and inserting "hour of filing, and the amount due. All original notices shall be retained in numerical order in a", lines 60 and 61 by striking "register of deeds", and inserting "appropriate county official", line 94 by striking "by" and by striking line 10 and inserting "alties, and additions pursuant to the provi-".

9. Amend section 14 of the bill, line 1 by striking "(9)" and inserting "(7)".

10. Amend section 15 of the bill, by striking lines 60 and 61 and inserting "imprisonment for not more than five years. Upon conviction such person shall for-", and line 63 by striking "this state" and insert "Nebraska".

11. Amend the title to conform.

LEGISLATIVE BILL 441. Placed on General File as amended.

Standing Committee amendments to LB 441:

1. Amend section 3 of the bill, line 1 by inserting "operating the same in interstate commerce" after "fleet".

2. Amend the bill by striking sections 4 and 5 and insert the following:

"Sec. 4. *The Tax Commissioner shall determine:*

(1) *The assessed valuation of all motor vehicles in each fleet;*

(2) *The proportion of the number of miles traveled in Nebraska to the total number of miles traveled by the fleet;*

(3) *The average mill levy for the previous year throughout the state; and*

(4) *The tax on the motor vehicles by the following formula:*

(a) *Multiply the assessed valuation of the fleet as determined by subdivision (1) of this section by the proportionate number of miles traveled in Nebraska as determined by subdivision (2) of this section; and*

(b) *Multiply the result obtained in subdivision (a) of this subsection with the average mill levy as provided by subdivision (3) of this section.*

Sec. 5. *The Tax Commissioner shall, no later than February 15 of each year, compute the amount of the tax due on the motor vehicles of the fleet and certify the amount thereof to the owner of the fleet. The owner of the fleet shall pay such tax to the county treasurer of the county in which vehicles of such fleet are registered in this state; Provided, that in the event an operator of a fleet desires to license in more than one county, the Tax Commissioner, upon request of the fleet operator stating the percentage of vehicles to be licensed in each county shall certify to the owner of the fleet the tax to be paid to each county and the amount of the tax shall be the same percentage as that of the registrations. The proceeds from such motor vehicle tax in each county shall be allocated to the state, county, townships, cities, villages, and school districts of*

such county in the same proportion that the levy of each bears to the total levy of the county on personal tangible property.”.

3. Amend section 6 of the bill, line 2 by inserting “*and operating the same in interstate commerce*” after “*vehicles*”.

4. Amend the title to conform.

LEGISLATIVE BILL 292. Placed on General File as amended.

Standing Committee amendments to LB 292:

1. Amend section 2 of the bill, line 12 by inserting the following:

“The penalty shall be apportioned in the various taxing districts of the state in the same manner as provided by section 77-704 for distribution of taxes on intangible property.”.

2. Amend the title to conform.

LEGISLATIVE BILL 385. Placed on General File.

LEGISLATIVE BILL 125. Placed on General File as amended.

Standing Committee amendments to LB 125:

1. Section 1, line 2 strike 1963 and insert in lieu thereof 1959.

2. Section 1, lines 5 and 6 reinstate the stricken matter.

3. Section 1, strike lines 7 and 8 and inserting in lieu thereof “81-2,134 or sections 99-159 to 99-165 *article 1, sections 1 to 8, or article 2, sections 1 to 22 Legislative Bill 200, Seventy-fifth session, Nebraska State Legislature, 1965*”.

4. Section 1, lines 17, 18, and 18 by reinstating the stricken matter.

5. Section 1, line 20 by inserting after the stricken matter “*article 2, sections 1 to 22, Legislative Bill 200, Seventy-fifth Session Nebraska State Legislature, 1965*”.

6. Section 1, lines 20, 21, 22, 23 strike *which do not use such warehouse or storage areas for goods, wares or merchandise directly or indirectly owned or controlled by the warehouse owner or operator;*

LEGISLATIVE BILL 846. Indefinitely postponed.

LEGISLATIVE BILL 533. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

Banking, Commerce and Insurance**LEGISLATIVE BILL 4.** Placed on General File as amended.

Standing Committee amendments to LB 4:

1. Amend section 1 of the bill by striking lines 1 to 9 and inserting in lieu thereof the following:

"Section 1. In any contract of loan or sale entered into in this state wherein a charge is made for the deferred payment thereof, it shall be the duty of the lender or seller to make full disclosure therein of the actual or maximum rate used in computing charges, which shall be stated either as (1) the per cent per year or as dollars per hundred dollars per year on the basis of the unpaid balance, (2), the per cent per month or dollars per hundred dollars per month on the basis of the unpaid balance on the same day of each succeeding month, or (3) the percentage or dollars per hundred dollars per year followed by the words add on. Add on, for the purposes of this act, shall mean the rate used in computing the charge to be made for the privilege of making payments in installments which charge is added on to the unpaid balance, or its equivalent, to compute the total amount to be paid. The total dollar amount of the charge made for the privilege of making deferred payment or payments shall be disclosed on any contract of loan or sale and if any other charges are exacted of the debtor in such a contract, such charges shall be so itemized as to clearly show the nature thereof."

2. Amend section 2 of the bill by striking line 3 and inserting "actually used in computing charges exceeds the rate stated in the contract,".

LEGISLATIVE BILL 286. Placed on General File as amended.

Standing Committee amendments to LB 286:

1. In Section 1, Line 5, following the word "make", strike the words "under this section".

2. In Section 1, Line 8, following the word "invest", strike the words "under this section".

LEGISLATIVE BILL 503. Indefinitely postponed.**LEGISLATIVE BILL 697.** Placed on General File as amended.

Standing Committee amendment to LB 697:

1. Amend Section 1 of the bill, lines 9 to 13 by striking the new matter, line 17 by striking the word "and" and show the same

as stricken matter, and line 21 by striking the period and inserting the following: “, and (6) to adopt articles and by-laws for the management and regulation of the affairs of the company which shall also set the number or percentage of stock holders or shares of stock required to be present, in person or by proxy, in order to constitute a quorum at each stock holders meeting”.

(Signed) Albert A. Kjar, Chairman

NOTICE OF COMMITTEE HEARINGS

Revenue

LR 17	Monday, April 26, 1965	2:00 p.m.
LB 883	Monday, April 26, 1965	2:00 p.m.

Budget

LB 308	Tuesday, April 27, 1965	2:00 p.m.
LB 344	Tuesday, April 27, 1965	2:00 p.m.
LB 642	Tuesday, April 27, 1965	2:00 p.m.
LB 662	Tuesday, April 27, 1965	2:00 p.m.

Member Excused

Mr. Nore asked unanimous consent to be excused Wednesday, April 21, 1965. No objections. So ordered.

Visitors

Mr. Mahoney introduced Steve Sorich and Vincent J. Kercerek from Omaha.

MOTION—Adjournment

Mr. Klaver moved to adjourn until 10:00 a.m., April 21, 1965. The motion lost.

GENERAL FILE

LEGISLATIVE BILL 606. Reading waived. Explained.

Mr. Proud offered the following amendments which were adopted:

1. In Section 1, Line 8, strike the words “which the bankrupt resides” and insert in lieu thereof “the county in which the real property is located” and amend the title to conform.

2. In Section 1, Line 6 strike the word “may” and insert the word “shall”.

Advanced to E and R for review with 28 ayes, 0 nays, and 21 not voting.

Adjournment

At 11:59 a.m., on a motion by Mr. Klaver, the Legislature adjourned until 10:00 a.m., Wednesday, April 21, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, April 21, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, our heavenly Father, as we return from our vacation, restore our faith in the ultimate triumph of thy plan for the world thou hast made. In spite of present difficulties, our disappointments and our fears, reassure us that thou art still in control, and that thou dost never take a vacation from the affairs of our world. When we become frustrated and give up, remind us that thou art still holding things together, waiting and working and watching. When we make mistakes, help us to remember that thou dost not give up on us. Forbid it, Lord, that we should give up on thee and forget that all things work together for good to them that love thee. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Adamson, Burbach, Fleming, Harsh, Kokes, Kremer, Moylan, Nore, E. Rasmussen, Ruhnke and Warner, who were excused.

Corrections for the Journal

Page 1187, at the end of line 23, insert: "colleges"; in line 7, strike "and"; and in line 3, insert

Page 1199, line 16, correct spelling of "resident".

Page 1202, line 8, correct spelling of "subdivision".

Page 1204, line 23, omit "sion".

The Journal for the Seventy-second Day was approved as corrected.

Communications

Resolution from the City of Sidney, Nebraska regarding LB 602.

Message from the Governor

April 19, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on April 17, 1965, I approved Legislative Bills 434, 364, 370, 369, 368, 366, 345, 168, 110, 404, 429, 478, 481, 483, 566, 567, 568, 570, 670, 776, 248, 432, 731, 302.

Respectfully,

(Signed) Frank B. Morrison
Governor

MOTION—LB 132

Mrs. Hughes moved to request the Governor to return LB 132 to the Legislature for a specific amendment.

The motion prevailed with 32 ayes, 0 nays and 17 not voting.

MOTION—LB 64

Mr. Pedersen moved that LB 64 be recalled from the Governor for a specific amendment.

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

Presented to the Governor

Presented to the Governor for approval on April 15, 1965 at 8:25 a.m.: LB 776 LB 64 LB 110 LB 481 LB 570 LB 568 LB 567 LB 566 LB 429 LB 404 LB 370 LB 369 LB 368 LB 366 LB 364 LB 434 LB 132 LB 483 LB 345 LB 478 LB 670 LB 168

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 657. Replaced on Select File as amended.

E and R amendment to LB 657:

1. In line 2 of Enrollment and Review amendment 1, adopted April 8, 1965, strike the semicolon and insert an underscored comma.

LEGISLATIVE BILL 105. Placed on Select File as amended.

E and R amendments to LB 105:

1. In new section 2, line 3, insert "*the Department of*" after "of"; and in line 35, strike "*which*" and insert "*who*".

2. In line 5 of the Lysinger General File amendment 1, insert "*and*" after the comma.

3. In new section 4, line 44, strike "*this law*" and insert "*section 81-2,179*".

4. In new section 6, line 16, insert "*or*" before "*bee*".

5. In line 2 of the Lysinger General File amendment 2, insert "*that*" before "*comb*"; in line 3, insert an underscored comma after "*nuclei*"; in line 3, strike the comma after "*under*"; and in line 8, strike "*these*" and insert "*the*".

6. In new section 7, strike the comma in line 16 and show the same as stricken; strike the first comma in line 17; strike the comma in line 70; in line 85, strike "*each county of the*" and insert "*this*"; in line 86, strike "*statute*" and insert "*section*"; strike the sentence beginning in line 87; in line 95, strike "*hauled out of*" and insert "*removed from*"; in line 100, strike "*by writing*" and insert "*given in writing to*"; in line 110, insert "*must be furnished*" after "*origin*"; remove paragraphing in lines 113 and 119; in line 116, strike "*of the outfit*"; in line 136, strike the first "*the*"; in lines 137 to 139, strike "*the following: (a) A*" and insert "*a*", removing paragraphing in line 139; in line 160, strike "*comprises*" and insert "*constitutes*"; in line 162, strike "*will*" and insert "*shall*"; in line 165, insert "*with*" after the comma; in line 169, strike "*of*"; in line 172, strike "*This notice to be*" and insert "*Such notice shall*"; and in line 173, strike "*of*".

7. In new section 8, strike lines 13 to 19 and insert "*dred dollars, or be imprisoned for not more than sixty days, or both so fined and imprisoned, for each offense. Any person violating any of the provisions of section 81-2,171 or 81-2,172, shall be guilty of a misdemeanor and shall, upon conviction thereof, be fined not less than two hundred fifty dollars nor more than five hundred dollars, or be imprisoned, or be imprisoned for not more than sixty days, or both so fined and imprisoned, for each offense.*".

8. In new section 9, lines 2 and 6, strike "*law*" and insert "*act*".

9. In new section 10, line 1, strike "*by*" and insert "*prior to the effective date of this act from*"; and in line 3, strike "*prior to the passage of this act*".

10. In renumbered section 11, line 3, strike "*and 81-2,171*" and insert "*, 81-2,171, and 81-2,179*".

11. In the title, strike lines 2 to 16 and insert

“FOR AN ACT to amend sections 81-2,165, 81-2,167, 81-2,169, and 81-2,170, Reissue Revised Statutes of Nebraska, 1943, and sections 81-2,166, 81-2,171, and 81-2,179, Revised Statutes Supplement, 1963, relating to bee husbandry; to harmonize with previous legislation; to create the apicultural advisory board and provide its composition, appointment, terms of office, and duties; to define and re-define terms; to provide additional regulations of bee husbandry as prescribed; to provide that certain acts shall be unlawful; to change provisions for movement into the state; to change penalties; to provide a construction clause; and to repeal the original sections.”

LEGISLATIVE BILL 633. Placed on Select File as amended.

E and R amendments to LB 633:

1. Amend standing committee amendments to read:

“1. Amend section 1 to read as follows:

‘Section 1. That section 10-713, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

10-713. Any money remaining in the hands of any treasurer, after the payment of interest due on any bonds which are a valid and legal obligation against the school district to which such money belongs, and the retention of a sufficient amount to pay the accruing interest upon such bonds for the current year, shall be retained as a sinking fund for the final redemption of such bonds and shall be by the treasurer, when so ordered by the school board, invested (1) in redeeming bonds of the school district issuing the same; (2) in registered bonds of the county in which the district is situated; (3) in the bonds of the State of Nebraska; (4) in the bonds of the United States; *Provided*, the bonds thus purchased shall in all cases be purchased at the lowest market price, after twenty days’ notice by publication in at least one newspaper published and in general circulation at the capital city of the state; the cost of which advertising, at legal rates, shall be paid out of the sinking fund for the redemption of such bonds; and (5) in interest bearing time certificates of deposit in depositories approved and authorized to receive county money, and in no greater amount in any such depository than the same is authorized to receive deposits of county funds, and the interest on such certificates of deposit shall be credited to its respective sinking fund as hereinafter provided. *Any money in the hands of any treasurer as a sinking fund for the redemption of bonds which are a valid and legal obligation of the school district to which such money belongs or for the payment of interest on any such bonds, and which is not currently required to retire bonds and pay interest on bonds, shall be invested by the treasurer, when so ordered by the school board or board of education, (1) in bonds,*

treasury bills or notes of the United States, or (2) in interest-bearing time certificates of deposit in depositories approved and authorized to receive county money, but in no greater amount in any such depository than the same is authorized to receive deposits of county funds. The interest earned on such investments shall be credited to the sinking fund from which the invested funds were drawn.'

"2. Amend the title by striking lines 4 and 5 and inserting 'bonds; to permit investment of sinking funds, as prescribed, when not currently required to retire bonds or pay interest; and to'."

LEGISLATIVE BILL 683. Placed on Select File as amended.

E and R amendments to LB 683:

1. In section 1, line 16, strike "*revenues*" and insert "*revenue*"; and in line 20, strike "*revenues*" and insert "*revenue*".

2. In the title, line 6, insert "university-related" after "other".

LEGISLATIVE BILL 542. Placed on Select File.

LEGISLATIVE BILL 543. Placed on Select File as amended.

E and R amendments to LB 543:

1. In section 1, line 4, strike "said" and insert "such".

2. In section 2, line 13, insert "and" after the second semicolon.

3. In section 3, line 9, strike "Said" and insert "Such"; and in line 19, insert "the" after "of".

LEGISLATIVE BILL 541. Placed on Select File as amended.

E and R amendment to LB 541:

1. In section 1, line 15, strike the first "*the*" and insert "*and*"; in line 15, strike "*said*" and insert "*such*"; and at the end of line 23, insert "*and*".

LEGISLATIVE BILL 527. Placed on Select File.

LEGISLATIVE BILL 587. Placed on Select File as amended.

E and R amendments to LB 587:

1. Strike the new and stricken matter in section 1, lines 23 and 24 and insert "Nebraska Penal and Correctional Complex" as in the statutes.

2. In the title, strike lines 4 to 8 and insert "punishments; to make additional acts unlawful and subject to penalties as prescribed;".

LEGISLATIVE BILL 588. Placed on Select File as amended.

E and R amendment to LB 588:

1. Amend the standing committee amendment to read "In section 1, lines 10 and 11, strike 'provided by the city or county' and show the same as stricken."

LEGISLATIVE BILL 589. Placed on Select File.

LEGISLATIVE BILL 592. Placed on Select File as amended.

E and R amendment to LB 592:

1. In the title, line 4, strike "providing" and insert "to provide".

LEGISLATIVE BILL 595. Placed on Select File as amended.

E and R amendment to LB 595:

1. In section 1, line 13, insert an underscored comma after "discretion".

LEGISLATIVE BILL 427. Placed on Select File as amended.

E and R amendment to LB 427:

1. In section 1, strike beginning with the comma in line 10 through the comma in line 11 and show the same as stricken; in line 13, strike "seven" and insert "seven eight"; and strike beginning with the comma in line 17 through the comma in line 18 and show the same as stricken.

LEGISLATIVE BILL 528. Placed on Select File.

LEGISLATIVE BILL 531. Placed on Select File as amended.

E and R amendments to LB 531:

1. In section 1, lines 4 and 5, strike "penitentiary" and insert "penitentiary *Nebraska Penal and Correctional Complex*".

2. In the title, line 5, insert "to harmonize with previous legislation;" after the semicolon.

LEGISLATIVE BILL 663. Placed on Select File as amended.

E and R amendment to LB 663:

1. In section 1, insert an underscored comma after "shall" in line 18, and after "health" in lines 19 and 22; and in line 28, strike "so" and insert "cc".

LEGISLATIVE BILL 283. Placed on Select File as amended.

E and R amendments to LB 283:

1. In section 2, line 5, insert a comma before "are"; in line 10, strike the semicolon and insert a comma; and in line 16, strike "sales" and insert "sale".

2. In section 3, line 28, strike "subdivision" and insert "subsection"; and in line 34, strike "are" and insert "is".

3. In line 6 of the Bowen amendment to standing committee amendment 2, strike "provided" and insert "Provided"; and in line 7, strike the period and insert a period at the end of the line.

4. In section 6, line 20, strike "said" and insert "such".

5. In section 8, line 4, strike "an amount".

6. In standing committee amendment 3, line 2, insert a comma before "if" and after "contract".

7. In section 11, insert a comma at the end of line 2; and strike the comma in line 4.

8. In section 12, line 5, strike "companies" and insert "company".

9. In section 13, strike the comma in line 10.

10. Amend the Ruhnke General File amendment to section 13 to read: "In section 13, line 24, insert 'for cause' after 'reject'."

11. In section 14, line 3, strike "to" and insert "by".

12. In section 15, insert a period at the end of line 6.

13. In section 16, line 4, strike "said" and insert "such"; and strike the comma in line 6.

14. In section 17, line 23, insert a comma after "cause"; and in line 26, strike "The said" and insert "Such".

15. In section 18, lines 12 and 14, strike "said" and insert "such".

16. In section 19, line 5, strike "said" and insert "this".

17. In section 20, line 22, strike "said" and insert "such"; and in line 27, strike "the said receiver" and insert "him".

18. In section 21, line 2, strike "circumstances" and insert "circumstance"; and in line 6, strike the second "the" and insert "this".

19. In the title, line 4, strike the comma; in line 8, strike "and"; and in line 10, insert "; and to declare an emergency" after "1943".

LEGISLATIVE BILL 214. Replaced on Select File as amended.

E and R amendments to LB 214:

1. Strike sections 1 to 3 and all amendments thereto and insert seven new sections as follows:

"Section 1. That section 17-961, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

17-961. Cities of the second class and villages are hereby authorized and empowered to (1) accept a gift or devise of or to purchase a municipal hospital, medical clinic, *nursing home*, or a building suitable for conversion into a municipal hospital, or medical clinic, or *nursing home* (2) purchase real estate and erect a building or buildings thereon for hospital, or medical clinic, or *nursing home* purposes, and (3) maintain, manage, improve, remodel, equip, and operate such a hospital, or medical clinic, or *nursing home*.

Sec. 2. That section 17-963, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

17-963. (1) The mayor and council of such city or the chairman and board of trustees of such village, as the case may be, adopting the proposition to accept such gift or devise, make such purchase, erect such building or buildings or to maintain, manage, improve, remodel, equip, and operate a municipal hospital, or medical clinic, or *nursing home* shall have the power to borrow money and pledge the property and credit of the city or village upon its municipal bonds, or otherwise, for such purpose or purposes in an amount not to exceed five per cent of the actual valuation of the property in such city or village; *Provided*, no such bonds shall be issued until after the same have been authorized by a three-fifths vote of the electors voting on the proposition of their issuance at a general municipal election or at a special election called for the submission of such proposition.

(2) The bonds, mentioned in subsection (1) of this section, shall be payable in not to exceed ~~ten~~ *twenty* years from date and shall bear interest not exceeding the rate of six per cent per annum payable annually. Notice of the time and place of said election shall be given by publication three successive weeks prior thereto in some legal newspaper printed in and of general circulation in such city or village or, if no newspaper is printed in such city or village, in a newspaper of general circulation in such city or village.

(3) No election, referred to in subsection (1) or (2) of this section, shall be called until a petition therefor, signed by at least ten per cent of the legal voters of such city or village, has been presented to the council or to the board of trustees. The number of voters of said city or village voting for the office of Governor at the last general election prior to the presenting of such petition shall be deemed the number of voters in said city or village for the purpose of determining the sufficiency of such a petition. If such a bond issue in such a city or village is defeated, the proposition of issuing bonds for such a purpose shall not be resubmitted to the voters therein within a period of six months from and after the date of such election.

Sec. 3. That section 17-964, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

17-964. The mayor and council of cities of the second class and the chairman and board of trustees of villages, as the case may be, shall have the power to levy a tax each year of not to exceed two mills on the dollar upon the assessed value of all the taxable property in such cities or villages, except intangible property, for the purpose of maintaining and operating such a hospital, or medical clinic, or *nursing home*. They shall, by ordinance, determine and declare how the same shall be managed.

Sec. 4. That section 17-965, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

17-965. Whenever such a city or village shall acquire a municipal hospital, or medical clinic, or *nursing home*, as provided in sections 17-961 to 17-966, there shall be established a hospital, or medical clinic, or *nursing home* fund of which the treasurer of such city or village shall be the custodian. All funds received by gift or devise or raised by taxation, as herein provided, shall be paid into such fund.

Sec. 5. That section 17-966, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

17-966. In each such city or village, where a municipal hospital, or medical clinic, or *nursing home* is established, the mayor and city council of such city, or the chairman and board of trustees of such village, as the case may be, may provide by ordinance for the creation of a hospital, or medical clinic, or *nursing home* board, which shall be composed of not less than three nor more than five members, who shall (1) be residents of such city or village, (2) have charge of such municipal hospital, or medical clinic, or *nursing home*, and (3) have the power to establish rules for the management, operation and use of the same, as provided by such ordinance. Where such hospital, or medical clinic, or *nursing home* board has been

appointed and qualified, all accounts against such hospital, or medical clinic, or *nursing home* fund shall be audited by the hospital, or medical clinic, or *nursing home* board, and warrants against such funds shall be drawn by the chairman of such board, and warrants so drawn shall be paid by the city or village treasurer out of such fund.

Sec. 6. That original sections 17-961, 17-963, 17-964, 17-965, and 17-966, Reissue Revised Statutes of Nebraska, 1943, are repealed.

Sec. 7. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”

2. In the title, strike lines 2 to 6 and all amendments thereto and insert:

“FOR AN ACT to amend sections 17-961, 17-963, 17-964, 17-965, and 17-966, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend provisions to include nursing homes; to extend time for payment of bonds; to repeal the original sections; and to declare an emergency.”

LEGISLATIVE BILL 844. Replaced on Select File as amended.

E and R amendments to LB 844:

1. Amend the Klaver unanimous consent amendment to read “In standing committee amendment 1, line 7, insert ‘*and each judge of a separate juvenile court located*’ after ‘*judge*’; in line 9, insert ‘*of a district judge*’ after ‘*salary*’; and in line 12 insert ‘, *and such supplemental salary of a judge of the separate juvenile court shall be paid as other salaries in such court out of the county treasury*’ after ‘*Treasury*’.”

2. In new section 2, strike all new matter in the first sentence, including amendments; after “fund” in line 5, insert “, *but such contribution shall not be made from any supplemental salary provided by section 24-301.01*”; and at the end of line 13, insert “, *excluding for purposes of such deduction any supplemental salary provided for in section 24-301.01*”.

3. Strike the new matter in new section 3; and after the comma in line 13 thereof, insert “*that any supplemental salary provided for in section 24-301.01 for purposes of computing such annuity; provided further*”.

4. In renumbered section 4, strike lines 4 and 5 as amended and insert “*provided for the district judges and judges of the separate juvenile court specified therein, and to give effect to such salary as soon as the same may*”.

5. In the title, strike lines 2 to 7 and all amendments thereto, and insert:

“FOR AN ACT to amend sections 24-703 and 24-710, Reissue Revised Statutes of Nebraska, 1943, and section 24-301.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 219, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to courts; to provide a supplemental salary, as prescribed, for judges of the district court in prescribed districts and for judges of a separate juvenile court located within such districts; to limit contributions to the Nebraska Retirement Fund for Judges as prescribed; to provide for the computation of the annuity of such judges as prescribed; to provide when such supplemental salary shall become operative; and to repeal the original sections.”.

LEGISLATIVE BILL 417. Replaced on Select File as amended.

E and R amendment to LB 417:

1. In section 1, line 23, strike the comma and insert “or”.

LEGISLATIVE BILL 52. Placed on Select File as amended.

E and R amendments to LB 52:

1. In section 1, line 1, strike “sections 1 to 14 of”; in lines 4, 7, and 10, strike the period and insert a semicolon; and in line 14, strike the period and insert “; and”.

2. In section 2, line 8, strike “sections 1 to 14 of”.

3. In section 3, line 1, strike “, savings bank”; and in line 3, strike “45-155” and insert “45-158”.

4. In section 5, line 3, strike the first comma.

5. In section 6, lines 1 and 2, strike “sections 1 to 14 of”.

6. In section 8, line 18, strike “principal unpaid” and insert “unpaid principal”; in line 23, insert a comma before “if” and at the end of the line; and in line 27, strike “sections 1 to 14 of”.

7. In section 9, lines 14, 20, and 23, strike the period and insert a semicolon; and in line 28, strike the period and insert “; and”.

8. In section 11, line 6, strike “sections 1 to 14” and insert “the provisions”; in line 7, strike the period and insert “; and”; and in line 11, strike the comma and insert “and”.

9. In section 12, lines 6, 10 and 11, and 16, strike “sections 1 to 14 of”.

10. In section 13, strike "sections 1 to 14 of".

11. Amend new section 14 to read as follows:

"Sec. 14. Nothing contained in sections 1 to 13 of this act shall be construed as preventing a registered bank from purchasing or discounting from established business concerns any commercial, negotiable or installment paper, or as preventing any such bank from accepting from, or requiring such persons selling or offering to discount such instruments to execute, contracts guaranteeing the ultimate collection of all of such items so sold or discounted or requiring such persons to assume the burden of making collections of the individual items so sold as agent of the bank."

12. Renumber as section 16, new section 15, added by the second Knight General File amendment 1.

13. In the title, line 3, strike ", savings banks".

LEGISLATIVE BILL 307. Placed on Select File as amended.

E and R amendments to LB 307:

1. In section 2, strike the comma in line 2 and in line 4; and in line 7, strike "said" and insert "such".

2. In section 4, insert a comma at the end of line 9; in line 10, insert a comma after "month"; and in line 10, insert "as agreed" after "period".

3. In section 6, line 1, strike "provisions" and insert "provision".

4. In section 7, line 2, strike "hereby".

5. Amend standing committee amendment 2, as amended, to read "In section 4, insert 'per cent' after 'half' in line 5 and after 'one' in line 6."

6. In the title, lines 2 and 3, strike "retail".

LEGISLATIVE BILL 425. Placed on Select File as amended.

E and R amendments to LB 425:

1. In section 8, strike the comma at the end of line 23, and insert "and".

2. In section 12, line 9, insert a comma after "months"; and in line 12, strike "sixty" and insert "eighty-five".

3. In section 13, line 3, strike "proceedings" and insert "proceeding"; and strike the comma in line 4.

4. In section 14, after "8-408" in line 7, and after "8-414" in line 11, insert ", Reissue Revised Statutes of Nebraska, 1943"; strike the comma in line 9; and in line 10, strike "with" and insert "of".

5. In section 15, line 1, strike "the" and insert "any"; in line 12, strike the comma; and in line 22, strike "or" and insert "nor".

6. Amend section 16 to read as follows:

"Sec. 16. Nothing contained in sections 1 to 17 of this act shall be construed as preventing an industrial loan and investment company from purchasing or discounting from established business concerns, any commercial, negotiable or installment paper, or as preventing any such company from accepting from, or requiring such persons selling or offering to discount such instruments to execute, contracts guaranteeing the ultimate collection of all of such items so sold or discounted or requiring such persons to assume the burden of making collections of the individual items so sold as agent of the company."

7. In section 18, line 3 and in the title, line 15, strike "8-432,"; in section 18, line 4 and in the title, line 16, strike "and sections 8-429 and 8-434" and insert "section 8-429"; and after "1963" in line 5 of section 18 and line 17 of the title, insert ", section 8-432, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 18, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963, and section 2, Legislative Bill 18, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963".

LEGISLATIVE BILL 414. Placed on Select File as amended.

E and R amendments to LB 414:

1. In section 1, line 6, insert "are" after "as".
2. In section 3, strike the comma in line 14.
3. In section 10, line 1, strike "person" and insert "persons".
4. In section 11, line 6, strike "an" and insert "and".
5. In section 12, strike line 9 and insert "using such words in its name."
6. In section 15, strike the comma in line 10; and in line 11, insert a comma after "meetings".
7. In section 16, line 4, strike "the".
8. In section 18, line 3, strike "are required to" and insert "shall"; and in line 24, strike "commercial".
9. In section 32, line 11, strike "the" and insert "that".

10. In section 33, line 2, strike "their" and insert "its".
11. In section 42, line 7, strike "Said" and insert "Such".
12. In section 43, strike "days" and insert "days'".
13. In section 46, line 22, strike "periods" and insert "period".
14. In section 47, line 3, strike "the" and insert "that".
15. In section 51, line 3, strike "such" and insert "any"; and in line 5, strike "field of".
16. In section 52, strike the first comma in line 10.
17. In section 53, insert "and" at the end of line 31.
18. In section 54, line 15, strike "the same" and insert "such property"; and in line 16, strike "extend" and insert "extent".
19. In section 55, insert "and" at the end of line 34; and in line 44, strike "State".
20. In section 57, strike the period in line 11 and in line 27 and insert a semicolon; and in line 29, strike the period and insert "and".
21. In section 59, insert "as the" at the end of line 1.
22. In section 8, lines 7 and 10, section 16, line 13, section 18, lines 6, 7, and 16, section 24, lines 5 and 7, section 30, line 5, section 34, lines 5 and 6, section 42, line 10, section 46, lines 9 and 12, section 51, line 6, and section 55, line 20, strike "said" and insert "such".
23. In the title, line 18, strike "3" and insert "17".

LEGISLATIVE BILL 709. Placed on Select File as amended.

E and R amendments to LB 709:

1. In section 1, line 6, insert a comma after the first "district" as in the statutes; at the end of lines 10, 26, 33, and 43, strike the period and insert " ; "; at the end of line 47, strike the period and insert " ; and"; and in line 12, insert an underscored comma after "district".
2. Strike standing committee amendment 2, and renumber new section 2 as section 3, and insert a comma after "exists" in line 1 and after "effect" in line 2, thereof.
3. In the title, line 7, strike "and"; and in line 7, insert " ; and to declare an emergency" after "section".

LEGISLATIVE BILL 792. Placed on Select File as amended.

E and R amendment to LB 792:

1. In the title, line 5, insert "without a vote of the people" after "levy".

LEGISLATIVE BILL 113. Placed on Select File as amended.

E and R amendment to LB 113:

1. In section 1, lines 45 and 47, insert "*or one of the Nebraska state colleges*" after "Nebraska"; insert "or" at the end of line 52; in line 53, insert "*of The University of Nebraska or one of the Nebraska state colleges*" after "member"; in line 55, strike "; or" and insert an underscored period; and strike lines 56 to 60 and amendments thereto.

LEGISLATIVE BILL 457. Placed on Select File as amended.

E and R amendments to LB 457:

1. In standing committee amendment 1, line 3, strike "*originates*" and insert "*was taken up,*"; in lines 43 and 44, strike "*Auction Livestock Market*" and insert "*livestock auction market*"; and in line 46, insert "*to be placed in the Estray Fund*" after "*Committee*".

2. In standing committee amendment 2, line 3, insert "*Nebraska*" before "*Brand*"; and in line 5, strike "*it*" and insert "*may*".

LEGISLATIVE BILL 845. Placed on Select File.**LEGISLATIVE BILL 458.** Placed on Select File as amended.

E and R amendments to LB 458:

1. Strike standing committee amendments 1 and 2 and in lieu thereof, in section 2, line 4, strike "*bears*" and insert "*or bears a*".

2. In section 4, strike beginning with "kept" in line 6 through "originated" in lines 23, showing all as stricken, and in line 23, insert "*disposed of in the manner provided in section 54-145*" before the period.

3. In the title, line 10, insert "to harmonize with other legislation;" before "and".

LEGISLATIVE BILL 494. Placed on Select File as amended.

E and R amendment to LB 494:

1. In section 1, lines 13 and 14, insert "*firm,*" after the second comma; in line 32, strike "days" and insert "*days days'*"; and strike the new matter in line 50 and insert the same after "brand" in line 48.

LEGISLATIVE BILL 495. Placed on Select File as amended.

E and R amendments to LB 495:

1. In section 1, line 5, strike the comma and show the same as stricken.

2. Amend standing committee amendment 1 to read "In section 1, line 9, insert '*, or unless other substantial evidence of ownership is offered'*' after the first 'sale'."

3. In section 2, line 10, strike "penitentiary" and insert "*penitentiary Nebraska Penal and Correctional Complex*".

4. In the title, strike beginning with the second "to" in line 5 through line 6, and insert "to change provisions respecting sale of livestock as prescribed;"; and in line 8, insert "to harmonize with other legislation;" before "and".

LEGISLATIVE BILL 310. Placed on Select File as amended.

E and R amendments to LB 310:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 5, strike "permit; and" and insert "permits;"; and in line 6, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 151. Placed on Select File as amended.

E and R amendments to LB 151:

1. Strike the Rasmussen General File amendment, and in lieu thereof, strike the new matter in lines 23 and 24 and insert "*, or upon any person who is totally disabled and who makes application for exemption to the county assessor, which application shall be accompanied by a certificate of a physician and surgeon duly licensed and practicing in this state certifying that such person is totally disabled.*".

2. In the title, line 5, insert "to provide for determination of exemption;" before "and".

LEGISLATIVE BILL 530. Placed on Select File as amended.

E and R amendments to LB 530:

1. In section 1, line 1, insert a comma after "act"; and in line 12, strike "orders" and insert "order".
2. In section 4, insert "and" at the end of line 5.
3. In section 5, line 13, strike "and" and insert "or".
4. In section 6, line 25, strike "his" and insert "its"; in line 33, strike "of" and insert "to"; insert a comma after "division" and after "deposit" in line 38 and after "approve" in line 41; in line 59, insert "deposited with him" after "securities"; and in line 62, insert "the provisions of" after "under".
5. In section 8, line 1, insert a period after "8"; insert "and" at the end of line 17; and in line 19, insert "the provisions of" after "by".
6. In section 10, line 5, insert "the provisions of" after "under".
7. In section 12, line 6, insert "the provisions of" after "to".
8. In section 14, line 1, strike "or to which".
9. In the title, line 7, insert "to provide for severability;" before "and".

LEGISLATIVE BILL 518. Placed on Select File as amended.

E and R amendment to LB 518:

1. In the title, line 2, insert "Reissue Revised Statutes of Nebraska, 1943," after the comma.

LEGISLATIVE BILL 147. Placed on Select File as amended.

E and R amendments to LB 147:

1. In section 1, lines 9 and 34, strike ", and" and insert ", and of"; strike beginning with "cities" in lines 9 and 35 through "villages" in lines 10 and 36, respectively, showing the same as stricken, and insert "*any city or village*"; and in line 22, insert "*to which it applies*" after "issued".
2. In standing committee amendment 1, line 9, strike "*that*"; and in line 12, strike the period.
3. In the title, strike beginning with the first "to" in line 4 through the first "and" in line 5; and strike beginning with "to" in line 7 through the semicolon in line 10.

LEGISLATIVE BILL 795. Placed on Select File.

LEGISLATIVE BILL 253. Placed on Select File as amended.

E and R amendments to LB 253:

1. In section 1, line 2, insert "as amended by section 1, Legislative Bill 8, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963," after the second comma; in line 48, insert "or" before "capped" as in the statutes; in line 60, strike "a" as in the statutes; in line 130, strike "revenues" and insert "revenues revenue"; and strike lines 152 to 176 and insert

"(22) The words bottle club shall mean an operation, whether formally organized as a club having a regular membership list, dues, officers, and meetings or not, keeping and maintaining premises where persons who have made their own purchases of alcoholic liquors congregate for the express purpose of consuming such alcoholic liquors upon the payment of a fee or other consideration, including among other services the sale of foods, ice, mixes, or other fluids for alcoholic drinks and the maintenance of space for the storage of alcoholic liquors belonging to such persons and facilities for the dispensing of such liquors through a locker system, card system, or any other system."

2. In section 3, lines 27 and 28, strike ", or wine" and show the same as stricken.

3. For correlation purposes, in section 3, line 2, insert "as amended by section 1, Legislative Bill 27, Seventy-fifth Session, Nebraska State Legislature, 1965," after the second comma; and in line 6, strike "six" and insert "eight".

4. Strike beginning with "and" in line 2 of section 5 and line 3 of the title through "1963" in line 4 of section 5 and line 5 of the title and insert "section 53-103, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 8, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963, and section 63-160, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 27, Seventy-fifth Session, Nebraska State Legislature, 1965".

LEGISLATIVE BILL 699. Placed on Select File as amended.

E and R amendment to LB 699:

1. In section 1, line 1, strike "original".

LEGISLATIVE BILL 259. Placed on Select File as amended.

E and R amendment to LB 259:

1. In the title, line 6, insert "to provide an operative date;" before "and".

LEGISLATIVE BILL 311. Placed on Select File as amended.

E and R amendments to LB 311:

1. Amend standing committee amendment 1 to read "In section 1, line 3, strike 'department' and insert 'department council'."

2. In section 1, line 14, strike the new matter and reinstate the stricken matter; in lines 15, 35, and 42 as reinstated, strike the semicolon and insert "; ."; in line 61, 70, and 92, strike "(4)", "(5)", and "(6)", respectively and insert "(5)", "(6)", and "(7)"; in lines 60 and 69, strike the semicolon and insert an underscored period; in line 61, strike "No person shall" and insert "It shall be unlawful for any person to"; in line 62, insert "to" after "or"; in line 65, strike "is" and insert "shall be"; in line 68, strike "(5)" and insert "(6)"; in line 87, strike "are" and insert "shall be"; and in line 91, strike "; and" and insert an underscored period.

3. In the title, line 5, insert "to provide a time limitation;" after the semicolon; and in line 9, insert "to provide for enforcement;" before "and".

LEGISLATIVE BILL 320. Placed on Select File as amended.

E and R amendments to LB 320:

1. In section 1, line 1, strike "That in" and insert "In".

2. In section 2, line 24, and section 5, line 14, strike "said" and insert "such".

3. In section 3, insert a comma at the end of line 7.

4. In standing committee amendment 1, line 5, strike "said Board" and insert "such board".

LEGISLATIVE BILL 324. Placed on Select File.

LEGISLATIVE BILL 606. Placed on Select File as amended.

E and R amendments to LB 606:

1. In section 1, lines 6, 12, and 15, strike "said" and insert "such"; strike line 8 as amended, and insert "the county in which is located real property in which the bankrupt has an interest, in the same"; and in line 10, strike the first comma.

2. In the title, line 5, strike "the bankrupt resides" and insert "is located real property in which the bankrupt has an interest".

- LEGISLATIVE BILL 741. Correctly engrossed.
LEGISLATIVE BILL 742. Correctly engrossed.
LEGISLATIVE BILL 743. Correctly engrossed.
LEGISLATIVE BILL 744. Correctly engrossed.
LEGISLATIVE BILL 365. Correctly engrossed.
LEGISLATIVE BILL 489. Correctly re-engrossed.
LEGISLATIVE BILL 726. Correctly re-engrossed.
LEGISLATIVE BILL 274. Correctly engrossed.
LEGISLATIVE BILL 838. Correctly engrossed.
LEGISLATIVE BILL 837. Correctly engrossed.
LEGISLATIVE BILL 835. Correctly engrossed.
LEGISLATIVE BILL 834. Correctly engrossed.
LEGISLATIVE BILL 833. Correctly engrossed.
LEGISLATIVE BILL 832. Correctly engrossed.
LEGISLATIVE BILL 882. Correctly engrossed.
LEGISLATIVE BILL 81. Correctly re-engrossed.
LEGISLATIVE BILL 839. Correctly engrossed.
LEGISLATIVE BILL 840. Correctly engrossed.
LEGISLATIVE BILL 841. Correctly engrossed.
LEGISLATIVE BILL 842. Correctly engrossed.
LEGISLATIVE BILL 424. Correctly engrossed.
LEGISLATIVE BILL 831. Correctly engrossed.
LEGISLATIVE BILL 828. Correctly engrossed.
LEGISLATIVE BILL 124. Correctly engrossed.
LEGISLATIVE BILL 333. Correctly engrossed.
LEGISLATIVE BILL 108. Correctly engrossed.
LEGISLATIVE BILL 111. Correctly engrossed.
LEGISLATIVE BILL 9. Correctly engrossed.
LEGISLATIVE BILL 418. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 885. Introduced at the Request of the Governor, by George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT to amend sections 39-727.10 and 39-727.11, Reissue Revised Statutes of Nebraska, 1943, and section 39-727.09, Revised Statutes Supplement, 1963, relating the implied consent law; to eliminate the need for administrative hearings; to provide for determination of contested cases by the courts; and to repeal the original sections.

LEGISLATIVE BILL 886. Introduced at the Request of the Governor, by Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT relating to an appropriation; to appropriate from the state General Fund the sum of sixty thousand dollars to the Department of Motor Vehicles for the purchase of mobile equipment and various testing devices and for salaries, wages, and maintenance as prescribed for the biennium ending June 30, 1967, as prescribed.

MOTIONS—Introduce New Bills

Mr. President: I move the introduction of the following new bill recommended by the Committee on Salaries and Claims.

(Signed) Dale L. Payne, Chairman

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Mr. President: I move the introduction of the following new bill recommended by the Committee on Salaries and Claims.

(Signed) Dale L. Payne, Chairman

The motion prevailed with 27 ayes, 3 nays, and 19 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 887. By Committee on Salaries and Claims; Fred W. Carstens, Legislative District 30; Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19; Marvin E. Stromer, Legislative District

27 and Ira E. Paine, Legislative District 35.

A BILL FOR AN ACT to amend section 2-1559, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 168, Seventy-fifth Session, Nebraska Legislature, 1965, relating to watershed conservancy districts; to provide when the power of eminent domain may be used to acquire sites for recreation purposes; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 888. By Committee on Salaries and Claims; Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19; Marvin E. Stromer, Legislative District 27; Ira E. Paine, Legislative District 35 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 28-950, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to reduce the age of minors that shall be permitted to play billiards or pool; and to repeal the original section.

MOTION—Suspend Rules

Mr. Carstens moved to suspend the rules and place LB 887 on General File.

The motion lost with 30 ayes, 0 nays, and 19 not voting.

Visitors

Mr. Matzke introduced 35 students and 2 teachers from District 9, Seward.

MOTION—Place LB 846 on General File

Mr. President: I move that LB 846 be placed on General File notwithstanding the action of the Revenue Committee.

(Signed) Henry F. Pedersen, Jr. and
Ramey C. Whitney

Mr. Whitney asked unanimous consent to have the motion laid over until tomorrow. No objections. So ordered.

Member Excused

Mr. R. Rasmussen asked unanimous consent to be excused for Thursday, April 22, 1965. No objections. So ordered.

MOTION—Reports

Mr. President: I move that the reports of funds and materials that are available in Washington or are being considered at this time, be reported each week to the Legislative Council and that Senator Curtis and the others of our Washington representatives be informed of our decision.

(Signed) Terry Carpenter

The motion prevailed with 30 ayes, 2 nays, and 17 not voting.

Member Excused

Mr. Lysinger was excused at 10:50 a.m. for the remainder of the morning.

Mr. Marvel Presiding**MOTION—Place LB 64 on Final Reading**

Mr. Pedersen moved to place LB 64 on Final Reading.

The motion prevailed with 31 ayes, 0 nays, and 18 not voting.

Speaker Bowen Presiding**MOTION—Reconsider Action on LB 64**

Mr. Pedersen moved to reconsider the action on LB 64.

Mr. Pedersen asked for a Call of the House. The Call showed 34 members present.

Mr. Pedersen moved the Call be Raised. The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

The Pedersen motion prevailed with 33 ayes, 0 nays, and 16 not voting.

MOTION—Return LB 64 to Select File

Mr. Pedersen moved to return LB 64 to Select File for the following specific amendment:

1. Amend Legislative Bill 64 by striking the following words in line 11 thereof, "Any property so permitted to be used" and substituting in lieu thereof the following words, "If so leased, rented or permitted to be used by a municipality the property."

The motion prevailed with 28 ayes, 0 nays, and 21 not voting.

MOTION—Return LB 132 to Final Reading

Mrs. Hughes moved to return LB 132 to Final Reading for re-consideration.

Mrs. Hughes requested a Call of the House. The Call showed 35 members present.

Mrs. Hughes moved the Call be raised. The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

The Hughes motion prevailed with 33 ayes, 0 nays, and 16 not voting.

MOTION—Return LB 132 to Select File

Mrs. Hughes moved to return LB 132 to Select File.

The motion prevailed with 33 ayes, 0 nays, and 16 not voting.

Visitors

Mrs. Hughes introduced 48 8th Grade Students, teachers and mothers from Tecumseh, Nebraska.

SELECT FILE

LEGISLATIVE BILL 64. The Pedersen specific amendment found in this day's Journal was adopted with 27 ayes, 0 nays, and 22 not voting.

Advanced to E and R for re-engrossment.

GENERAL FILE

Mr. Carpenter asked unanimous consent to have the Clerk read the title and amendments to the General File bills this morning, and allow the introducer to explain the bill. No objections. So ordered.

LEGISLATIVE BILL 502. Considered.

Laid over at the request of Mr. Mahoney.

LEGISLATIVE BILL 473. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

Mr. Marvel Presiding

LEGISLATIVE BILL 42. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-first Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted:

1. Amend the title to conform.

Advanced to E and R for review with 25 ayes, 5 nays, and 19 not voting.

UNANIMOUS CONSENT—Unbracket LB 367

Mr. Carpenter asked unanimous consent to unbracket LB 367 and to consider it on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 367. Reading waived. Explained.

Standing Committee amendment 1 found in the Legislative Journal for the Sixty-eighth Day was adopted through the words "thirty-five". The remainder of Standing Committee amendment 1 was stricken.

Standing Committee amendments 2 through 6 were adopted.

Mr. Stromer offered the following amendments which were adopted:

1. Amend section 1 of the bill, line 8 after the word "of" by inserting the word "general", and line 51 after the word "infirm" by inserting the following: ", chronic hospital care, or convalescent hospital care".

2. Amend section 3 of the bill, line 50 after the word "persons" by inserting the following: ", chronic hospital care, or convalescent hospital care".

3. Amend section 4 of the bill, line 15 after the word "infirm" by inserting the following: ", chronic hospital care, or convalescent hospital care".

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 362. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

Member Excused

Mr. Stromer was excused at 11:50 a.m. for the remainder of the morning.

GENERAL FILE

LEGISLATIVE BILL 651. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-second Day was adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

NOTICE OF COMMITTEE HEARINGS**Public Health and Welfare**

LB 624 Monday, April 26, 1965 2:00 p.m.

Budget

LB 415 Tuesday, April 27, 1965 2:00 p.m.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Syas asked unanimous consent to hold the Urban Affairs Committee hearings today in the East Chamber. No objections. So ordered.

Adjournment

At 12:05 p.m., Mr. Carpenter moved to adjourn until 8:00 a.m.

Mr. Hasebroock moved to amend the Carpenter motion to meet at 8:30 a.m.

The Hasebroock amendment was adopted.

The Carpenter motion as amended was adopted, and the Legislature adjourned until 8:30 a.m., Thursday, April 22, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, April 22, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father in heaven, we give thee thanks for good weather and the lovely promises of spring. We thank thee for good health, good friends, and all the things we so often take for granted. We thank thee for the keen challenges of this hour, for work to do that demands the best we have and still finds us inadequate. Then may we seek thy help, knowing that in partnership with thee, in applying thy will to our problems, there shall be no dull moments and no problems beyond solution. God bless us all and help us to be right and to do right. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Fleming, Proud, and R. Rasmussen, who were excused.

Corrections for the Journal

Page 1213, line 15, insert: "E and R amendment to LB 595:".

Page 1221, line 21, insert a comma after "34".

Page 1223, line 16, correct spelling of "respecting".

The Journal for the Seventy-third Day was approved as corrected.

Visitors

Mrs. Orme introduced R. B. Hughes, teacher, and 37 students from Irving Junior High School.

Mr. Gerdes introduced Dr. and Mrs. Vernon C. Rockey and children Guy, Colleen, Thoma, and Charmaine, from Crawford. He also introduced Paul Nelson, grandson of Senator Nelson.

Mr. Harsh introduced his parents.

Members Excused

Messrs. Klaver and Whitney asked to be excused Friday, April 23, 1965. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 133.

A BILL FOR AN ACT relating to abstracts of title; to define terms; to provide for an Abstracters Board of Examiners and prescribing appointments, term of office, qualification, organization of the board, compensation of members, establishment and disposition of funds, records, and reports to be maintained by the board; to provide for registration of abstracters; to provide who may execute abstract certificates; to require a registered abstracter or attorney in abstract offices; to provide for examinations and fees; to provide for registration without examination; to provide for temporary registration; to require the filing of a bond; to provide for a Certificate of Authority; to provide for the duration and renewal of certificates; to provide for temporary certificates; to provide for access to public records; to provide rights of appeal from the decisions of the board canceling or revoking certificates; to make certain acts unlawful; to provide penalties; to provide exceptions; to provide for admission in evidence of abstracts; to amend section 25-1292, Reissue Revised Statutes of Nebraska, 1943; to provide for severability; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Craft	Kokes	Paine, I.
Batchelder	Crandall	Kremer	Paxton
Bauer	Gerdes	Lysinger	Pedersen
Brauer	Harsh	Marvel	Rasmussen, E.
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moulton	Warner
Carpenter	Hughes	Moylan	Whitney
Carstens	Kjar	Nore	Wylie
Claussen	Knight		

Voting in the negative, 12:

Bowen	Mahoney	Payne, D.	Stryker
Danner	Nelson	Ruhnke	Syas
Klaver	Orme	Stromer	Wallwey

Not voting, 3:

Fleming Proud Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 203. With Emergency.

A BILL FOR AN ACT to amend section 37-418, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to redescribe boundaries of one of the state game refuges; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Mahoney	Pedersen
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Ruhnke
Bowen	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Brauer Fleming Proud Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—LB 381

Mr. Pedersen moved to refer LB 381 back to Select File for a specific amendment.

The motion lost with 12 ayes, 25 nays, and 12 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 381.

A BILL FOR AN ACT to amend section 60-329, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to fix the registration fee for school buses as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Danner	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Ruhnke
Brauer	Hasebroock	Matzke	Skarda
Budd	Holmquist	Moulton	Stromer
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nelson	Wallway
Carstens	Klaver	Nore	Warner
Claussen	Knight	Orme	Whitney
Craft	Kokes	Paine, I.	Wylie
Crandall	Kremer	Paxton	

Voting in the negative, 1:

Pedersen

Not voting, 5:

Adamson	Proud	Rasmussen, R.	Syas
Fleming			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 577.

A BILL FOR AN ACT to amend section 46-242, Reissue Revised Statutes of Nebraska, 1943, relating to irrigation; to provide for the diversion of water from a storage reservoir for irrigation of lands upstream; to provide for compensating release; to protect rights of prior appropriators; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Fleming	Proud	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 410. With Emergency.

A BILL FOR AN ACT to amend sections 46-620, 46-625, and 46-628, Reissue Revised Statutes of Nebraska, 1943, and sections 46-617 and 46-626, Revised Statutes Supplement, 1963, relating to ground water conservation districts; to change provisions for the formation of such districts, for eligibility to vote, and for membership on the board of directors as prescribed; to eliminate the requirement that the directors give bond; to provide for bonding of the treasurer as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Burbach	Danner	Kjar
Batchelder	Carpenter	Gerdes	Klaver
Bauer	Carstens	Harsh	Knight
Bowen	Claussen	Hasebroock	Kokes
Brauer	Craft	Holmquist	Kremer
Budd	Crandall	Hughes	Lysinger

Mahoney	Nore	Rasmussen, E.	Syas
Marvel	Orme	Ruhnke	Wallwey
Matzke	Paine, I.	Skarda	Warner
Moulton	Paxton	Stromer	Whitney
Moylan	Payne, D.	Stryker	Wylie
Nelson	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Fleming	Proud	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 335.

A BILL FOR AN ACT to amend section 71-122, Revised Statutes Supplement, 1963, relating to public health; to provide for reimbursement for necessary travel and hotel expenses incurred by members of the Board of Examiners for Medicine and Surgery in discharge of their duties; to increase the compensation of members of the board; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Danner	Lysinger	Payne, D.
Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stromer
Budd	Hughes	Moylan	Stryker
Burbach	Kjar	Nelson	Syas
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	

Voting in the negative, 0.

Not voting, 6:

Carpenter	Proud	Rasmussen, R.	Wylie
Fleming	Rasmussen, E.		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 669. With Emergency.

A BILL FOR AN ACT to appropriate all funds deposited in the Nebraska Soil and Water Conservation Fund for the biennium ending June 30, 1965, for the uses and purposes of the soil and water conservation districts as prescribed; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Carpenter	Moylan	Proud	Rasmussen, R.
Fleming			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 337.

A BILL FOR AN ACT to amend section 33-141, Reissue Revised Statutes of Nebraska, 1943, relating to fees and salaries; to increase the rates for publishing legal notices; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Mahoney	Pedersen
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Ruhnke
Bowen	Holmquist	Moulton	Skarda
Brauer	Hughes	Moylan	Stromer
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Fleming	Proud	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 363.

A BILL FOR AN ACT to adopt the Uniform Reciprocal Enforcement of Support Act as amended in 1958; and to repeal Chapter 42, article 7, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Ruhnke
Bauer	Hasebroock	Moulton	Skarda
Bowen	Holmquist	Moylan	Stromer
Brauer	Hughes	Nelson	Stryker
Budd	Klaver	Nore	Syas
Burbach	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner	Mahoney	Pedersen	

Voting in the negative, 0:

Not voting, 6:

Carpenter	Fleming	Proud	Rasmussen, R.
Carstens	Kjar		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 437. With Emergency.

A BILL FOR AN ACT to amend section 33-117, Revised Statutes Supplement, 1963, relating to fees and salaries; to increase sheriffs' fees, as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Crandall	Kremer	Payne, D.
Batchelder	Danner	Lysinger	Pedersen
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Ruhnke
Brauer	Hasebroock	Matzke	Skarda
Budd	Holmquist	Moulton	Stromer
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nelson	Syas
Carstens	Klaver	Nore	Warner
Claussen	Knight	Orme	Whitney
Craft	Kokes	Paxton	

Voting in the negative, 2:

Wallwey	Wylie
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Not voting, 4:

Fleming	Paine, I.	Proud	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 298.

A BILL FOR AN ACT to amend section 48-159, Revised Statutes Supplement, 1963, relating to salaries; to increase the salary of judges of the Nebraska Workmen's Compensation Court; to provide

when such change shall become effective; and to repeal the original section, and also section 48-159.05, Revised Statutes Supplement, 1963.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 30:

Adamson	Craft	Mahoney	Pedersen
Bauer	Crandall	Marvel	Rasmussen, E.
Bowen	Danner	Matzke	Skarda
Brauer	Gerdes	Moulton	Stromer
Budd	Hughes	Moylan	Syas
Burbach	Klaver	Nore	Warner
Carpenter	Knight	Payne, D.	Whitney
Carstens	Lysinger		

Voting in the negative, 16:

Batchelder	Holmquist	Nelson	Ruhnke
Claussen	Kjar	Orme	Stryker
Harsh	Kokes	Paine, I.	Wallwey
Hasebroock	Kremer	Paxton	Wylie

Not voting, 3:

Fleming	Proud	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 319.

A BILL FOR AN ACT to amend sections 84-407 and 84-409, Revised Statutes Supplement, 1963, relating to state officers; to increase the fees of the State Surveyor and his deputies; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Burbach	Gerdes	Klaver
Batchelder	Carpenter	Harsh	Knight
Bauer	Carstens	Hasebroock	Kokes
Bowen	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Kjar	Marvel

Matzke	Paxton	Skarda	Wallwey
Moulton	Payne, D.	Stromer	Warner
Moylan	Pedersen	Stryker	Whitney
Nelson	Rasmussen, E.	Syas	Wylie
Paine, I.			

Voting in the negative, 3:

Kremer	Orme	Ruhnke
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Not voting, 5:

Claussen	Nore	Proud	Rasmussen, R.
Fleming			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 492.

A BILL FOR AN ACT relating to reclamation districts; to provide for auditing of reclamation districts as prescribed; to provide for fiscal year; to provide duties for certain officials as prescribed; and to provide the contents of the audits.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Fleming	Proud	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 548.

A BILL FOR AN ACT to amend section 39-1390, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the State Recreation Road Fund; to provide for consultation with the secretary of the Game, Forestation and Parks Commission; to clarify provisions for designation of state recreation roads; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Fleming	Proud	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 619.

A BILL FOR AN ACT to amend section 24-201.01, Reissue Revised Statutes of Nebraska, 1943, and sections 84-201.01 and 84-721, Revised Statutes Supplement, 1963, relating to salaries; to provide an increase in the salaries of the Governor, Attorney General, Secretary of State, Auditor of Public Accounts, State Treasurer, and the Lieutenant Governor; to provide when such increase shall become operative; and to repeal the original sections and also section 84-721.01, Revised Statutes Supplement, 1963.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Mr. Carpenter asked for a Call of the House. The Call showed 46 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 44 ayes, 0 nays and 5 not voting.

Voting in the affirmative, 21:

Batchelder	Danner	Mahoney	Payne, D.
Bowen	Hughes	Matzke	Stromer
Brauer	Knight	Moulton	Syas
Budd	Kremer	Moylan	Warner
Burbach	Lysinger	Paxton	Whitney
Craft			

Voting in the negative, 21:

Adamson	Harsh	Nelson	Rasmussen, E.
Carpenter	Hasebroock	Nore	Ruhnke
Carstens	Holmquist	Orme	Stryker
Claussen	Kjar	Paine, I.	Wallwey
Crandall	Kokes	Pedersen	Wylie
Gerdes			

Not voting, 7:

Bauer	Klaver	Proud	Skarda
Fleming	Marvel	Rasmussen, R.	

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE RESOLUTION 3. Introduced by Eugene T. Mahoney, 5th District; Terry Carpenter, 48th District; Richard D. Marvel, 33rd District; Marvin E. Stromer, 27th District; Ross H. Rasmussen, 15th District

WHEREAS, the Legislative Council Committee on the distribution of the state gasoline tax, established by resolution of the Seventy-second Session of the Nebraska State Legislature, has recommended:

1. That a comprehensive study of the state, county, city, and township highway and street systems be conducted by experts in the field, the study to include road and street administration and financing, construction and maintenance;

2. That this study be broad enough to include the problems of pay and fringe benefits of the professional employees of the Depart-

ment of Roads with the view of keeping them competitive with the other states; and

3. That the 1965 Nebraska Legislature authorize this study early in the session, including the appropriation of the necessary funds, so that there will be plenty of time for its completion prior to the 1967 session; and

WHEREAS, a study of the finances and administration of these highways, roads and streets should be made.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a statewide study of the needs, classifications and financing of all public roads, streets and highways and to report its study and make recommendations thereon to the next regular session of the Legislature. The study and recommendations shall include, but shall not be limited to, the following:

(a) Sound legislative policies and management practices to be followed in highway construction and maintenance in view of the increase in available funds for these purposes.

(b) An equitable basis for distribution of all highway revenues so that this money will be most judiciously spent.

(c) Techniques to be used to get closer coordination between the state and local units in planning and constructing our highways, roads, and streets.

(d) An engineering study and inventory of the present use and deficiencies and forecast the future needs and improvements necessary for all highways, roads, and streets in the state according to appropriate standards.

(e) Make such other recommendations as will assure the development of an efficient and effective balanced, integrated transportation network within the State of Nebraska.

2. The committee shall prepare and recommend such legislation as may be necessary to secure the objectives of the study.

3. The committee shall utilize the facilities and services of the Federal Bureau of Public Roads, the State Highway Commission, the State Engineer, and the Department of Roads.

4. The committee in making this study is directed to consult and cooperate with agencies named in paragraph 3 hereof and also

with any group or groups which may be appointed by the Governor for the purposes of this study.

5. The Department of Roads shall secure such funds as may be needed and available from the Federal Bureau of Public Roads for the financing of any or all aspects of the study, which funds shall be disbursed in the same manner as other federal aid funds appropriated to the Department of Roads, except such expenditures shall be made only pursuant to the approval of the Legislative Council.

6. The committee shall also secure and utilize the cooperative assistance of counties, cities, and villages in the conduct of such study.

7. That the sum of \$10,000 shall be appropriated to help defray the expenses of Legislative Resolution 3.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the resolution be adopted?'"

Voting in the affirmative, 36:

Bauer	Harsh	Lysinger	Paine, I.
Bowen	Hasebroock	Mahoney	Payne, D.
Budd	Holmquist	Marvel	Rasmussen, E.
Burbach	Hughes	Matzke	Skarda
Carpenter	Kjar	Moulton	Stromer
Carstens	Klaver	Moylan	Stryker
Crandall	Knight	Nelson	Warner
Danner	Kokes	Nore	Whitney
Gerdes	Kremer	Orme	Wylie

Voting in the negative, 8:

Adamson	Craft	Pedersen	Syas
Batchelder	Paxton	Ruhnke	Wallwey

Not voting, 5:

Brauer	Fleming	Proud	Rasmussen, R.
Claussen			

A constitutional majority having voted in the affirmative, the resolution was declared adopted.

Member Excused

Mr. Kokes asked to be excused at 10:40 a.m. until 11:15 a.m. No objections. So ordered.

Visitors

Mr. Claussen introduced Mrs. August Asch and Mrs. Marion Wolverton, teachers, and 23 students from District 3, Stanton.

Mr. Carstens introduced Mrs. Agnes Brydl, teacher; 8 sponsors, and 24 students from District 155, Clatonia.

Mrs. Orme introduced Mr. R. B. Hughes, teacher and 53 students from Irving Jr. High School, Lincoln; also, Mrs. Larry Patterson, teacher; Mrs. Mack, parent, and 32 6th Grade students from Holmes School, Lincoln.

MOTION—Reconsider Action

Mr. Burbach moved to reconsider action on LB 888 and permit its introduction.

Mr. Payne asked for a Call of the House. The Call showed 37 members present.

Mr. Payne moved the Call be Raised.

The motion prevailed with 36 ayes, 1 nay, and 12 not voting.

The Burbach motion prevailed with 34 ayes, 3 nays, and 12 not voting.

Visitors

Mr. Marvel introduced Mr. and Mrs. Charles E. Atwater from Fennville, Michigan.

Mr. Stryker introduced sixty 8th grade students from Ashland School, Mrs. Richard Vance, teacher, and seven mothers.

President Sorensen Presiding**STANDING COMMITTEE REPORTS****Urban Affairs**

LEGISLATIVE BILL 718. Placed on General File.

LEGISLATIVE BILL 716. Indefinitely postponed.

LEGISLATIVE BILL 813. Indefinitely postponed.

(Signed) George Syas, Chairman

Enrollment and Review

LEGISLATIVE BILL 64. Replaced on Select File as amended.

E and R amendment to LB 64:

1. Amend the Pedersen specific amendment to read "In new section 1, strike the new matter in line 11 and insert '*If so leased, rented, or permitted to be used by a municipality, the property*'."

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Introduce Bill

Mr. President: I move the introduction of the following bill. The purpose of this bill is to provide appropriations for the operations of the Department of Institutions, the University of Nebraska, the State Colleges, the Department of Welfare, and the Department of Education for the 1965-1967 biennium. The committee has held extensive public hearings on these budgets and the bill reflects the recommendations as a result of the hearings and the benefit of research conducted during the past two years.

(Signed) Richard D. Marvel, Chairman
Committee on Budget

The motion prevailed with 41 ayes, 0 nays, and 8 not voting.

MOTION—Bracket LB 889

Mr. Marvel asked to suspend the rules and place LB 889 on General File and to bracket it for one week.

The motion prevailed with 37 ayes, 0 nays, and 12 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 888. By the Committee on Salaries and Claims, Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19; Marvin E. Stromer, Legislative District 27; Ira E. Paine, Legislative District 35 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 28-950, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to reduce the age of minors that shall be permitted to play billiards or pool; and to repeal the original section.

LEGISLATIVE BILL 889. By the Committee on Budget, Richard D. Marvel, Legislative District 33; George

C. Gerdes, Legislative District 49; Stanley A. Matzke, Legislative District 24; Fern Hubbard Orme, Legislative District 29 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT making appropriations for the Department of Institutions, Department of Public Welfare, The University of Nebraska, Board of Education of State Normal Schools and State Department of Education of the State of Nebraska for the biennium beginning July 1, 1965 and ending June 30, 1967; to define terms; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; and to declare an emergency.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Carstens asked unanimous consent to withdraw LB 820 and LB 640.

Laid over one day.

Mr. Bauer asked unanimous consent to withdraw LB 463.

Laid over one day.

SELECT FILE

LEGISLATIVE BILL 52. Mr. Carpenter offered the following amendment which was adopted by unanimous consent:

Add the Emergency Clause and amend the title to conform.

MOTION—Pass Over LB 283, LB 52, LB 307, LB 425

Mr. Carpenter moved to pass over LB 283, LB 52, LB 307, and LB 425 on Select File.

The motion prevailed.

SELECT FILE

LEGISLATIVE BILL 657. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 105. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 633. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 683. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 542. Advanced to E and R for engrossment.

LEGISLATIVE BILL 543. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 541. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 527. Mr. Whitney offered the following amendments which were adopted by unanimous consent:

1. Amend section 1 of the bill, line 12 by striking "recites", by striking lines 13 and 14 and inserting the following:

"has attached to it a completed statement reciting the true consideration paid for the real estate. The form and contents of the statement shall be prescribed by the Tax Commissioner and shall contain the total consideration paid and the amounts of the total consideration attributable to factors other than purchase of the real estate itself. Such forms shall be confidential and available to any taxing authorities for tax purposes only. The register of deeds upon the recording of any such instrument shall remove the attached statement and immediately forward it to the county assessor who shall handle it in a confidential manner pursuant to instructions of the Tax Commissioner."

2. Amend the bill by adding two new sections to be known as sections 2 and 3 and to read as follows:

“Sec. 2. That section 76-215, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

76-215. Any grantor of such real estate who shall sign or execute any such instrument and fail therein to obey the provisions of section 76-214, shall be deemed guilty of a misdemeanor, and, upon conviction thereof shall be fined in any sum not less than ten dollars nor exceeding five hundred dollars. Any person neglecting or refusing to comply with section 76-214 or who shall falsify any information on the confidential report or shall not fill out the report completely and accurately or who shall permit any individual or person to do any of the above prohibited actions or omissions shall be deemed guilty of a misdemeanor and shall, upon conviction thereof, be fined in any sum not more than five hundred dollars.

Sec. 3. *This act shall become operative on July 1, 1965.*”

3. Amend the bill by striking original section 2 and inserting the following new sections:

“Sec. 4. That original sections 76-214 and 76-215, Reissue Revised Statutes of Nebraska, 1943, are repealed.

Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 587. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 588. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 589. Advanced to E and R for engrossment.

LEGISLATIVE BILL 592. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 595. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 427. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 528. Advanced to E and R for engrossment.

LEGISLATIVE BILL 531. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 663. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 214. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 844. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 417. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 414. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 709. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 792. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 113. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 457. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 845. Advanced to E and R for engrossment.

LEGISLATIVE BILL 458. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 494. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 495. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 310. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 151. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 530. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 518. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 147. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 795. Advanced to E and R for engrossment.

LEGISLATIVE BILL 253. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 699. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 259. E and R amendment found in the Legislative Journal for the Seventy-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 311. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 320. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 324. Advanced to E and R for engrossment.

LEGISLATIVE BILL 606. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 132. Mrs. Hughes offered the following amendments, which were adopted by unanimous consent:

1. Amend section 3 of the bill by striking all amendments to lines 74 to 77.

2. Amend the title to conform.

Advanced to E and R for re-engrossment.

Visitors

Mrs. Orme introduced John Leydick and Michael Barton, students at the University of Nebraska.

Mr. E. Rasmussen introduced Mrs. George Coordsen, Vice-President and 12 members of the Variety Club of Giliad, Nebraska.

MOTION—Reconsider Action

Mr. E. Rasmussen moved to reconsider the action taken on April 21, 1965 on placing LB 887 on General File.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

MOTION—Suspend Rules

Mr. Carstens moved to suspend the rules and place LB 887 on General File without a committee hearing.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

LB 887 was placed on General File.

UNANIMOUS CONSENT—Change of Order

Mrs. Orme asked unanimous consent to revert back to petitions and memorials. No objections. So ordered.

Mrs. Orme asked unanimous consent that the text of the petition signed by 4003 University of Nebraska students be printed in the Legislative Journal. No objections. So ordered.

"We, the students of the University of Nebraska, believing in equal educational opportunity, do hereby appeal to the Legislature and the people of Nebraska to reject any proposal which would increase tuition rates, thereby restricting student enrollment. We, the undersigned, do firmly endorse this resolution."

UNANIMOUS CONSENT—LB 79

Mr. Carpenter asked unanimous consent that LB 79 be taken up for discussion on General File on April 27, 1965.

Mr. Bauer objected.

UNANIMOUS CONSENT—LB 4 on General File

Mr. Bowen asked unanimous consent that LB 4 be taken up at the head of General File tomorrow morning. No objections. So ordered.

UNANIMOUS CONSENT—Memorial Day Adjournment

Mr. Bowen asked unanimous consent that when we adjourn on the evening of May 27, 1965, we return on Tuesday, June 1, 1965, at 9:00 a.m. No objections. So ordered.

UNANIMOUS CONSENT—Executive Session

Mr. Marvel asked unanimous consent to have an executive session of the Budget Committee this afternoon at 1:30 p.m. No objections. So ordered.

Member Excused

Mr. Kremer asked unanimous consent to be excused for Friday, April 23, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 385

Mr. Carstens asked unanimous consent to bracket LB 385 with LB 384 on General File. No objections. So ordered.

MOTION—Suspend Rules

Mr. Pedersen moved to suspend the rules to permit discussion on April 26, 1965 of the pending motion found in the Legislative

Journal for the Seventy-first Day to place LB 572 on General File notwithstanding the action of the committee.

The motion lost with 16 ayes, 19 nays and 14 not voting.

MOTION—General File Bills

Mr. Carpenter moved that when we convene in the morning, that we immediately proceed to consideration of bills on General File. The motion prevailed.

MOTION—Place LB 572 on General File

Mr. Pedersen renewed the pending motion to place LB 572 on General File notwithstanding the committee action.

Motion pending.

STANDING COMMITTEE REPORTS

Urban Affairs

LEGISLATIVE BILL 687. Placed on General File as amended.

Standing Committee amendment to LB 687:

1. In Section 1, line 38, strike the words "such estimate" and insert in lieu thereof "*such estimate two thousand dollars*".

LEGISLATIVE BILL 686. Placed on General File as amended.

Standing Committee amendment to LB 686:

1. In Section 1, line 11, strike the words "such estimate" and insert in lieu thereof "*such estimate two thousand dollars*".

LEGISLATIVE BILL 725. Placed on General File.

(Signed) George Syas, Chairman

Adjournment

At 12:14 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 8:00 a.m., Friday, April 23, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska

Friday, April 23, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We confess, our Father, that we know in our hearts how much we need thee, yet our swelled heads and our stubborn wills keep us trying to do without thee. Forgive us for making so many mountains out of mole hills and for exaggerating both our own importance and the problems that confront us. Help us to see more clearly the potentialities of our state and its resources. Make us willing to let thee show us what a difference thou couldst make in our work, increasing our success and diminishing our failures. Give us the faith to believe that if we give thee a hearing, thou wilt give us the answers we cannot find by ourselves. In Jesus' name. Amen.

The roll was called and all members were present except Mr. Stromer, excused until 9:00 a.m., and Messrs. Fleming, Klaver, Kremer, and Whitney, excused for the day.

Corrections for the Journal

Page 1238, line 7, correct spelling of "Holmquist".

Page 1247, line 4, delete "(3)" and insert "3".

Page 1247, line 24, delete the hyphen in the word "coordination".

The Journal for the Seventy-fourth Day was approved as corrected.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to read only the title of bills considered on General File and any standing committee

amendments thereto, and to have the introducer explain the bill. No objections. So ordered.

UNANIMOUS CONSENT—Select File

Mr. Carpenter asked unanimous consent to take up bills on Select File at 9:00 a.m. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 4. Reading waived. Explained.

Mr. Kjar moved to amend the Standing Committee amendments found in the Legislative Journal for the Seventy-second Day as follows:

Strike line 17, after "equivalent," and strike lines 18, 19, and 20.

The Kjar amendment was adopted.

The Standing Committee amendments as amended were adopted.

Advanced to E and R for review with 37 ayes, 3 nays, and 9 not voting.

LEGISLATIVE BILL 881. Reading waived. Explained.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE BILL 540. Passed over at the request of Mr. Carpenter.

LEGISLATIVE BILL 318. Considered.

Mr. Adamson offered the following amendments which were adopted:

1. Strike line 21 and the word "and" in line 22 of Section I.

2. In line 27 after "tion." add the following: "after such hearing a written statement as to the termination shall be given if requested by the teacher."

Advanced to E and R for review with 30 ayes, 4 nays, and 15 not voting.

LEGISLATIVE BILL 502. Considered.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 672. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-second Day was adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 402. Reading waived. Explained.

Mr. Kjar asked unanimous consent to amend the Committee statement by striking from (and to increase the limit from 5% to 10% of the amount of stock).

No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the Fifty-third Day were adopted.

Mr. Knight offered the following amendments which were adopted:

1. Amend Section 1 of LB 402 by inserting after the words, "one million dollars may invest in" the following words, "or loan upon preferred or common stocks of corporations organized in countries other than the United States or Canada, or in".

2. Amend the title by striking the words "to increase the limit from five percent to ten percent on the amount of stock of any one company a domestic life insurance company may purchase" and add the words "to provide for adjusting the value of certain real estate improvements owned by domestic insurance companies by depreciation or improvements at not less than 2% per annum."

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 403. Reading waived. Explained.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 693. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-second Day was adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

SELECT FILE

LEGISLATIVE BILL 283. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 52. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Mr. Carpenter offered the following amendment:

1. Sec. 9, page 5, lines 29 and 30, strike paragraph "(5)".

Mr. Carpenter asked for a record vote on the amendment.

Voting in the affirmative, 22:

Bowen	Knight	Moylan	Skarda
Brauer	Kokes	Nelson	Stryker
Carpenter	Lysinger	Nore	Syas
Carstens	Mahoney	Paine, I.	Warner
Crandall	Matzke	Pedersen	Wylie
Danner	Moulton		

Voting in the negative, 13:

Adamson	Craft	Hasebroock	Rasmussen, E.
Batchelder	Gerdes	Holmquist	Rasmussen, R.
Bauer	Harsh	Kjar	Wallwey
Budd			

Not voting, 14:

Burbach	Klaver	Paxton	Ruhnke
Claussen	Kremer	Payne, D.	Stromer
Fleming	Marvel	Proud	Whitney
Hughes	Orme		

The Carpenter amendment lost.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 307. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 425. E and R amendments found in the Legislative Journal for the Seventy-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 64. E and R amendment found in the Legislative Journal for the Seventy-fourth Day was adopted.

Advanced to E and R for engrossment.

Visitors

Mr. Claussen introduced Mrs. Bess Waring, County Superintendent; 36 teachers and 144 7th and 8th Grade students from Stanton County Rural Schools.

UNANIMOUS CONSENT—LB 283

Mr. Bowen asked unanimous consent to return LB 283 to Select File for the following specific amendment, to adopt the amendment, and to return LB 283 to the same position on E and R for engrossment:

1. Amend the title of the bill by striking lines 2 and 3 and inserting the following:

“FOR AN ACT relating to installment sales; to provide for conditions thereof and charges; to define”.

No objections. So ordered.

Visitors

Dr. Brauer introduced 6th, 7th, and 8th grade students from Districts 6, 47, 48, 56, 85, 88, and from St. John Lutheran, Green Garden, and St. Peters Lutheran from Battle Creek Heights, accompanied by ten teachers with Mrs. Mildred Liveringhouse of District 88 in charge.

Mr. Carstens introduced his wife Ann and Daughter Julia.

UNANIMOUS CONSENT—Expedite LB 4

Mr. Ruhnke asked unanimous consent to expedite the E and R processing of LB 4. No objections. So ordered.

MOTION—Refer Bills to Attorney General

Mr. President: I move that LB 283, LB 52, LB 307, LB 425, and LB 414 be referred to the Attorney General before Final Reading to determine if the form is correct, if they are in coordination with each other, and if they meet with constitutional limitations.

(Signed) Terry Carpenter

The motion prevailed.

Member Excused

Mrs. Hughes asked unanimous consent to be excused at 10:00 a.m. for the remainder of the morning. No objections. So ordered.

Visitors

Mr. Ruhnke introduced thirty 7th and 8th grade students from De Witt Grade School, Mrs. Simik, teacher, Allen D. Peterson, sponsor, and four other sponsors.

MOTION—Reconsider Action on LB 619

Mr. President: I move to reconsider action on LB 619 and return it to Final Reading.

(Signed) Terry Carpenter

Mr. Carpenter asked for a Call of the House. The Call showed 44 members present.

Mr. Carpenter moved the Call be raised.

The motion prevailed with 43 ayes, 0 nays, and 6 not voting.

The Carpenter motion to reconsider action on LB 619 carried with 30 ayes, 11 nays, and 8 not voting.

MOTION—Return LB 619 to Select File

Mr. Carpenter moved to return LB 619 to Select File for the following specific amendment:

Section 1, line 7, strike "twenty-one" and insert "eighteen".

The motion prevailed with 30 ayes, 6 nays and 13 not voting.

SELECT FILE

LEGISLATIVE BILL 619. The Carpenter specific amendment found in this day's Journal was adopted with 29 ayes, 8 nays, and 12 not voting.

Mr. Pedersen offered the following amendment:

Amend renumbered Section 3, lines 6, 8, and 9 by striking "thirteen" and inserting "twelve", and in Section 2 by striking "seventeen" and inserting "sixteen".

The amendment was adopted with 27 ayes, 12 nays, and 10 not voting.

Mr. Carpenter moved to indefinitely postpone LB 619.

The motion lost with 3 ayes, 34 nays, and 12 not voting.

LB 619 was advanced to E and R for re-engrossment.

MOTION—Place LB 605 on General File

Mr. Proud renewed his pending motion found in the Legislative Journal for the Seventy-second Day to place LB 605 on General File notwithstanding the committee action.

Speaker Bowen Presiding

Mr. Proud asked for a Call of the House. The Call showed 40 members present.

Mr. Proud moved the Call be raised. The motion prevailed with 40 ayes, 1 nay, and 8 not voting.

The Proud motion lost with 20 ayes, 16 nays, and 13 not voting.

Visitors

Mr. Holmquist introduced Mr. Francis Hansen from Decatur, Nebraska.

President Sorensen Presiding

Member Excused

Mr. Marvel asked to be excused at 11:40 a.m. for the remainder of the morning. No objections. So ordered.

Visitors

Mr. Crandall introduced Mr. Roley Aderburn and family from LaMar, Nebraska.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Carstens renewed his pending request found in the Legislative Journal for the Seventy-fourth Day to withdraw LB 820 and LB 640, and also to cancel the hearing date on the bills. No objections. So ordered.

Mr. Bauer renewed his pending request found in the Legislative Journal for the Seventy-fourth Day to withdraw LB 463. No objections. So ordered.

Mr. Craft asked unanimous consent that the hearing date on LB 463 be cancelled. No objections. So ordered.

REFERENCE COMMITTEE REPORT

LB	Committee
885	Public Health and Welfare
886	Public Health and Welfare
888	Public Health and Welfare

(Signed) Philip C. Sorensen, President

NOTICE OF COMMITTEE HEARINGS**Public Health and Welfare**

LB 885	Tuesday, April 27, 1965	2:00 p.m.
LB 886	Tuesday, April 27, 1965	2:00 p.m.
LB 888	Tuesday, April 27, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Miscellaneous Subjects**

LEGISLATIVE BILL 95. Placed on General File as amended.

Standing Committee amendments to LB 95:

1. Amend section 2 of the bill, line 28 by striking "and first class" and inserting ", and first class, *and second class*", line 36 by striking "or first class" and inserting "*or first class, or second class*".

(Signed) Eric Rasmussen, Chairman

Salaries and Claims

LEGISLATIVE BILL 878. Placed on General File.

LEGISLATIVE BILL 879. Placed on General File as amended.

Standing Committee amendments to LB 879:

1. Amend section 1 of the bill, line 6 by striking the new matter and reinstating the stricken matter.
2. Amend section 2 of the bill, line 5 by striking "and Class 7".
3. Amend the title to conform.

(Signed) Dale L. Payne, Chairman

Revenue

LEGISLATIVE BILL 433. Indefinitely postponed.

LEGISLATIVE BILL 752. Placed on General File as amended.

Standing Committee amendments to LB 752:

1. Section 1, line 18, strike December 31 and insert in lieu thereof *September 1*.
2. Section 1, line 21, strike the period and insert in lieu thereof a comma and the following:

"except for the intervening year the exemption shall continue for the same period and under the same conditions which had been filed on January 1 if such application is filed as it has been granted in accordance with this section on or before the previously granted exemption, if such application is filed on January 1. This is the property for the intervening years or property being put to an exemption use, property acquired after the levy which will pay taxes for the entire year."

LEGISLATIVE BILL 443. Placed on General File.

LEGISLATIVE BILL 796. Placed on General File as amended.

Standing Committee amendments to LB 796:

Sec. 1, lines 9, 10, 11, 12, and 13 starting with word "Where" reinstate all stricken material.

Sec. 1, lines 14 through 31 delete and insert in lieu thereof the following:

- (1) For two different abstracts, a fee of one dollar;
- (2) For three different abstracts, a fee of one dollar and forty cents;

- (3) For four different abstracts, a fee of one dollar and eighty cents;
- (4) For five different abstracts, a fee of two dollars and twenty cents;
- (5) For six different abstracts, a fee of two dollars and sixty cents;
- (6) For seven different abstracts, a fee of three dollars;
- (7) For eight different abstracts, a fee of three dollars and forty cents;
- (8) For nine different abstracts, a fee of three dollars and eighty cents;
- (9) For ten different abstracts, a fee of four dollars and twenty cents.

LEGISLATIVE BILL 562. Placed on General File as amended.

Standing Committee amendments to LB 562:

Sec. 8, lines 5, 6 and 7 commencing at the word "collected" to read "collected by the Tax Commissioner and disbursed as provided in Section 77-1250."

Sec. 12, lines 5, 6, 7, and 8 starting "to the" to read "to the Tax Commissioner, remitted to the State Treasurer and distributed to the counties to the credit of the County General Fund proportionate to the total assessed valuation of the county."

Sec. 5, line 17, the word "five-sixths" should be changed to "all".

(Signed) J. W. Burbach, Chairman

Education

LEGISLATIVE BILL 226. Placed on General File.

LEGISLATIVE BILL 212. Indefinitely postponed.

LEGISLATIVE BILL 277. Placed on General File as amended.

Standing Committee amendments to LB 277:

1. Amend section 2 of the bill by inserting "*except that all income from minerals on such land so acquired by the commission shall accrue to the Permanent School Fund*" before the period in line 13.

2. Amend section 3 of the bill, line 4, by inserting "*with the consent of the Board of Educational Lands and Funds*" before "is"; and by striking "*including mineral rights*" in lines 4 and 5.

3. Amend the bill by adding a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 473. Placed on Select File as amended.

E and R amendment to LB 473:

1. In section 1, line 65, insert "*department, commission, board, or*" after "electing".

LEGISLATIVE BILL 42. Placed on Select File as amended.

E and R amendments to LB 42:

1. Because it makes no change in the bill, strike the standing committee amendment to section 1, lines 6 to 8.

2. In standing committee amendment 1, insert "paid-up" at the end of line 10 as in the statutes; in lines 34, 39, 40, 43, 46, 48, 49, 51, 52, 55, 58, 61, 64, 68, and 70, strike "and" and insert "and"; in lines 36, 37, 50, 53, 59, 62, 63, 66, 69, 72, 77, and 83, insert "and" after "hundred"; in line 56, insert "and" after the second "hundred"; in line 97, insert "and" before "when"; in line 87, insert "*five hundred dollars, and*" after "*four*"; in line 88, strike "*dollars*" and insert "*dollars,*"; and in line 88, reinstate the stricken word "additional".

3. In new section 2, insert "*that*" at the end of line 26.

4. In the title, line 2, strike "section 21-303" and insert "sections 21-303 and 21-306"; and in line 5, strike "section" and insert "sections".

LEGISLATIVE BILL 367. Placed on Select File as amended.

E and R amendments to LB 367:

1. In section 3, line 42, strike "paragraph" and insert "*paragraph subdivision*".

2. In section 4, line 2, insert "as amended by section 1, Legislative Bill 20, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963," after the second comma.

3. In renumbered section 6, line 2, and in the title, line 2, strike "68-905,"; and in line 3 of each, insert ", and section 68-905, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 20, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963" after "1963".

4. In the title, line 9, insert ", chronic hospital care, or convalescent hospital care" before "as"; and at the end of line 12, insert "to limit total payments as prescribed;".

LEGISLATIVE BILL 362. Placed on Select File as amended.

E and R amendment to LB 362:

1. In section 1, insert "*lien*" at the end of line 15.

LEGISLATIVE BILL 651. Placed on Select File as amended.

E and R amendment to LB 651:

1. In the title, line 7, insert "or properly committed or relinquished to the Home for Children" after "retarded".

LEGISLATIVE BILL 657. Correctly engrossed.

LEGISLATIVE BILL 417. Correctly engrossed.

LEGISLATIVE BILL 132. Correctly re-engrossed.

LEGISLATIVE BILL 133. Correctly enrolled.

LEGISLATIVE BILL 203. Correctly enrolled.

LEGISLATIVE BILL 381. Correctly enrolled.

LEGISLATIVE BILL 577. Correctly enrolled.

LEGISLATIVE BILL 410. Correctly enrolled.

LEGISLATIVE BILL 335. Correctly enrolled.

LEGISLATIVE BILL 669. Correctly enrolled.

LEGISLATIVE BILL 337. Correctly enrolled.

LEGISLATIVE BILL 363. Correctly enrolled.

LEGISLATIVE BILL 437. Correctly enrolled.

LEGISLATIVE BILL 298. Correctly enrolled.

LEGISLATIVE BILL 319. Correctly enrolled.

LEGISLATIVE BILL 492. Correctly enrolled.

LEGISLATIVE BILL 548. Correctly enrolled.

LEGISLATIVE RESOLUTION 3. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Report

Pursuant to LR 1, a report covering the registration and expense report filing activities of all lobbyists and their employers for the month of March, 1965, from the Office of the Secretary of State, has been filed in the office of the Clerk of the Legislature.

RESOLUTION

LEGISLATIVE RESOLUTION 34. Re: Memorial to General John J. Pershing

Introduced by Fern Hubbard Orme, 29th District; Marvin E. Stromer, 27th District; Hal W. Bauer, 28th District; Jerome Warner, 25th District and John E. Knight, 26th District.

WHEREAS, the Nebraska Hall of Fame Commission was established in 1961 by action of the Nebraska State Legislature; and

WHEREAS, the commission, utilizing the criteria established by the Legislature has chosen General John J. Pershing as a member of the Hall of Fame; and

WHEREAS, he served on the Nebraska frontier in 1890 and as Commandant of Cadets at The University of Nebraska from 1891 to 1895; and

WHEREAS, he established his home in Lincoln and regarded Nebraska as his adopted state throughout his distinguished career; and

WHEREAS, by distinguished service to America and the world as Commander of the American Expedition Forces, General of the Armies of the United States, Army Chief of Staff and, in peace and war, by his continuous devotion to this country, John J. Pershing, has won the undying gratitude of his country men; and

WHEREAS, the Nebraska Hall of Fame Commission has provided, through public donations, a bust by Bryant Baker to represent this distinguished leader in the Nebraska Hall of Fame.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That this Legislature accept the bust of General John J. Pershing and place it in the Hall of Fame in the State Capitol.
2. That ceremonies to suitably dedicate the installation of the bust be held.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 133 LB 203 LB 381 LB 577 LB 410 LB 335 LB 669 LB 337 LB 363 LB 437 LB 298 LB 319 LB 492 LB 548 LR 3

Adjournment

At 11:58 a.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Monday, April 26, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska

Monday, April 26, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, give us the faith to believe that the words now spoken, and the yearnings of the hearts now open before thee, are heard and understood in thy presence. We, the members and officers and servants of this body, unite our petitions for thy blessing, thy guidance, and thy help, that we faithfully may do what is best for the people, and what is right in thy sight, O God. Give to these, thy servants, the representatives of the people throughout this State, the will to work together as a team for the welfare of all our people. Give them courage to withstand the pressure of the selfish, and give to the people the vision to see that sacrifice must be shared by all, that there is no substitute for hard work and no joy in unmerited reward. May we fear nothing, save that, knowing what is right, we fail to do it. So help us God, in Jesus' name. Amen.

The roll was called and all members were present.

The Journal for the Seventy-fifth Day was approved.

Visitors

Mr. Hasebroock introduced Mr. and Mrs. Verian Faltin from Howells, Nebraska.

Mr. D. Payne introduced his wife and sister, Dr. LaVeta Payne, from South Lancaster, Massachusetts.

Member Excused

Mr. Nore asked to be excused at 10:00 a.m. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 294. With Emergency.

A BILL FOR AN ACT to amend section 81-117, Revised Statutes Supplement, 1963, relating to state administrative departments; to provide that an employee required to work more than forty hours per week may be granted equivalent time off or paid the equivalent hourly pay; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Craft Rasmussen, E. Wylie

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 513.

A BILL FOR AN ACT to amend section 24-211, Reissue Revised Statutes of Nebraska, 1943, relating to the Clerk and Reporter of the Supreme Court; to provide that the Supreme Court shall fix the salary of the Clerk and Reporter of the Supreme Court; to provide when any change shall become operative; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Danner	Kremer	Pedersen
Batchelder	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, E.
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Skarda
Burbach	Hughes	Moulton	Stromer
Carpenter	Kjar	Moylan	Syas
Carstens	Klaver	Orme	Wallway
Craft	Knight	Paxton	Warner
Crandall	Kokes	Payne, D.	Whitney

Voting in the negative, 9:

Bowen	Nelson	Paine, I.	Stryker
Claussen	Nore	Ruhnke	Wylie
Harsh			

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 325.

A BILL FOR AN ACT to amend sections 84-306.01 and 84-306.02, Reissue Revised Statutes of Nebraska, 1943, and section 84-306.03, Revised Statutes Supplement, 1963, relating to claims against the state; to provide for reimbursement for travel by airplane as prescribed; to require approval by the Governor in certain cases; to harmonize with other legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Burbach	Danner	Hughes
Batchelder	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Klaver
Bowen	Claussen	Harsh	Knight
Brauer	Craft	Hasebroock	Kokes
Budd	Crandall	Holmquist	Kremer

Lysinger	Nore	Proud	Stryker
Mahoney	Orme	Rasmussen, E.	Syas
Marvel	Paine, I.	Rasmussen, R.	Wallwey
Matzke	Paxton	Ruhnke	Warner
Moulton	Payne, D.	Skarda	Whitney
Moylan	Pedersen	Stromer	Wylie
Nelson			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 658. With Emergency.

A BILL FOR AN ACT to amend section 83-122, Revised Statutes Supplement, 1963, relating to public institutions; to eliminate the requirement that road markers and signs required by the Department of Roads shall be manufactured by the Nebraska Penal and Correctional Complex; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Hughes

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 439.

A BILL FOR AN ACT to amend sections 15-201 and 15-263, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the primary class; to authorize cities of the primary class to exercise power granted in their charters; to clarify and harmonize provisions with charter provisions; to authorize ordinances necessary to promote the public health, safety and general welfare; and to repeal the original sections, and also sections 15-248 and 15-722, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Syas

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 382.

Introduced by Eugene T. Mahoney, 5th District; Marvin E. Stromer, 27th District; William R. Skarda, Jr., 7th District; Richard F. Proud, 12th District; Harold T. Moylan, 6th District; Edward R. Danner, 11th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 11, of the Constitution of Nebraska, relating to education; to provide that transportation services may be provided for children attending any elementary or secondary school; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VII, section 11, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 11. No sectarian instruction shall be allowed in any school or institution supported in whole or in part by the public funds set apart for educational purposes, nor shall the state accept any grant, conveyance, or bequest of money, lands or other property to be used for sectarian purposes. Neither the state Legislature nor any county, city or other public corporation, shall ever make any appropriation from any public fund, or grant any public land in aid of any sectarian or denominational school or college, or any educational institution which is not exclusively owned and controlled by the state or a governmental subdivision thereof; *Provided*, that transportation services may be provided for children attending any elementary or secondary school meeting the minimum standards of the compulsory attendance laws of the State of Nebraska. No religious test or qualification shall be required of teacher or student, for admission to or continuance in any public school or educational institution supported in whole or in part by public taxation.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment authorizing transportation services for children attending any elementary or secondary school.

- For
- Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bowen	Harsh	Matzke	Rasmussen, E.
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 3:

Bauer	Knight	Ruhnke
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Not voting, 1:

Rasmussen, R.

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 829.

A BILL FOR AN ACT to amend sections 25-1267.17, 25-1267.22, and 25-1267.23, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure, district court; to provide the person before whom depositions may be taken; to provide for objections as to the qualifications of a person recording the testimony for depositions; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Burbach	Fleming	Kjar
Batchelder	Carstens	Gerdes	Klaver
Bauer	Claussen	Harsh	Knight
Bowen	Craft	Hasebroock	Kokes
Brauer	Crandall	Holmquist	Kremer
Budd	Danner	Hughes	Lysinger

Marvel	Paine, I.	Rasmussen, R.	Syas
Matzke	Paxton	Ruhnke	Wallwey
Moulton	Payne, D.	Skarda	Warner
Nelson	Pedersen	Stromer	Whitney
Nore	Proud	Stryker	Wylie
Orme	Rasmussen, E.		

Voting in the negative, 0.

Not voting, 3:

Carpenter	Mahoney	Moylan
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 830.

A BILL FOR AN ACT to amend section 24-513, Reissue Revised Statutes of Nebraska, 1943, relating to county courts; to provide that the code of civil procedure governing actions in proceedings in the district court will apply in the county court when there are no specific provisions provided therefor; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Carpenter	Lysinger
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 700. With Emergency.

A BILL FOR AN ACT to amend sections 53-105 and 53-112, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to require legislative confirmation of the appointment of members of the Nebraska Liquor Control Commission; to provide an increase in the salaries of the members of the commission; to provide that the commission fix the salary of the secretary thereof; to provide when increases shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 21:

Bauer	Gerdes	Mahoney	Skarda
Brauer	Hughes	Matzke	Stromer
Burbach	Klaver	Moylan	Stryker
Carpenter	Knight	Payne, D.	Syas
Carstens	Lysinger	Rasmussen, R.	Warner
Craft			

Voting in the negative, 26:

Adamson	Harsh	Nelson	Proud
Batchelder	Hasebroock	Nore	Rasmussen, E.
Bowen	Holmquist	Orme	Ruhnke
Budd	Kjar	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie
Fleming	Moulton		

Not voting, 2:

Danner	Marvel
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Having failed to receive a two-thirds majority with the emergency clause attached, the question is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 21:

Bauer	Gerdes	Mahoney	Rasmussen, R.
Brauer	Hughes	Matzke	Skarda
Burbach	Klaver	Moulton	Stromer
Carpenter	Knight	Moylan	Syas
Carstens	Lysinger	Payne, D.	Warner
Craft			

Voting in the negative, 26:

Adamson	Harsh	Nore	Rasmussen, E.
Batchelder	Hasebroock	Orme	Ruhnke
Bowen	Holmquist	Paine, I.	Stryker
Budd	Kjar	Paxton	Wallwey
Claussen	Kokes	Pedersen	Whitney
Crandall	Kremer	Proud	Wylie
Fleming	Nelson		

Not voting, 2:

Danner	Marvel
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Having failed to receive a constitutional majority with the emergency clause stricken, the bill failed of passage.

LEGISLATIVE BILL 405.

A BILL FOR AN ACT to amend sections 14-365.03 and 14-365.10, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide that cities of the metropolitan class may collect sewer use charges from the users and owners in sanitary and improvement districts; to clarify provisions; to provide for varying charges; and to provide that such cities may automatically collect such charges in all cases where the system of a sanitary and improvement district connects to a metropolitan city's system; to provide additional means of collection; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdas	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Paine, I.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 741. With Emergency.

A BILL FOR AN ACT relating to insurance; to regulate insider trading of domestic stock insurance company equity securities as prescribed; to provide when this act shall become operative; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 742. With Emergency.

A BILL FOR AN ACT to amend section 44-210, Revised Statutes Supplement, 1963, relating to insurance; to provide for special meetings of stockholders and members of domestic insurance companies and associations as prescribed; to change the date of annual meetings

of stockholders or members; to provide rules for voting at annual and special meetings as prescribed; to harmonize with existing statutes; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 743. With Emergency.

A BILL FOR AN ACT relating to insurance; to require certain domestic stock insurers or other persons as prescribed to transmit information to stockholders pertaining to proxies, consents and authorizations, the solicitation thereof, and other matters as prescribed; to require the filing of information with the Director of Insurance pertaining thereto; to authorize the Director of Insurance to adopt rules and regulations as prescribed; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Claussen	Kjar	Moylan	Ruhnke
Craft	Klaver	Nelson	Skarda
Crandall	Knight	Orme	Stromer
Danner	Kokes	Paine, I.	Stryker
Fleming	Kremer	Paxton	Syas
Gerdes	Lysinger	Payne, D.	Wallwey
Harsh	Mahoney	Pedersen	Warner
Hasebroock	Marvel	Proud	Whitney
Holmquist	Matzke	Rasmussen, E.	Wylie
Hughes	Moulton	Rasmussen, R.	

Voting in the negative, 0.

Not voting, 2:

Carstens Nore

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 744.

A BILL FOR AN ACT to amend section 44-211, Revised Statutes Supplement, 1963, relating to insurance; to provide that the incorporators will manage the affairs of an incorporated insurer until the first meeting of stockholders or members who shall elect a board of directors; to clarify a provision; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Member Excused

Mr. Kremer asked to be excused at 10:25 a.m. for about fifteen minutes. No objections. So ordered.

LEGISLATIVE BILL 726.

A BILL FOR AN ACT to amend sections 81-103 and 81-109, Revised Statutes Supplement, 1963, relating to state administrative departments; to provide that the salaries of heads of such departments shall be set by the Governor; to provide that the heads of such departments shall serve without terms; to provide when a change in such salaries may become operative; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Klaver	Payne, D.	Syas
Carstens	Knight	Proud	Warner
Craft	Kokes	Rasmussen, E.	Whitney
Gerdes			

Voting in the negative, 19:

Adamson	Fleming	Marvel	Pedersen
Batchelder	Harsh	Nelson	Ruhnke
Brauer	Kremer	Nore	Wallwey
Claussen	Lysinger	Paine, I.	Wylie
Crandall	Mahoney	Paxton	

Not voting, 1:

Danner

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Recess

Mr. Crandall asked unanimous consent to have a ten minute recess.

Mr. Carpenter objected.

Mr. Syas asked unanimous consent to have a five minute recess.

Mr. Carpenter objected.

LEGISLATIVE BILL 365. With Emergency.

A BILL FOR AN ACT to amend sections 68-214, 68-215.02, 68-215.05, 68-215.07, 68-215.10, 68-216, and 68-218, Reissue Revised Statutes of Nebraska, 1943, sections 68-215, 68-215.01, 68-215.03, 68-215.08, 68-215.11, and 68-215.12, Revised Statutes Supplement, 1963, and section 68-215.06, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 193, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to establish a program of assistance to the aged, blind or disabled; to prescribe eligibility requirements for such assistance; to provide for limitations on such assistance; to provide for administration by the Department of Public Welfare; to provide for claims and liens; to provide for transition; to provide an operative date; to repeal the original sections, and also sections 68-203, 68-204, 68-205, 68-208, 68-209, 68-210, 68-211, 68-212, 68-213, 68-215.04, 68-217, 68-219, 68-220, 68-221, 68-222, 68-223, 68-224, 68-225, 68-226, 68-229, 68-405, 68-406, 68-408, 68-409, 68-410, 68-411, 68-413, 68-414, 68-416, 68-417, 68-420, 68-421, 68-422, 68-423, 68-802, 68-805, 68-806, 68-807, 68-808, 68-809, 68-810, 68-811, 68-812, and 68-813, Reissue Revised Statutes of Nebraska, 1943, and sections 68-202, 68-206, 68-206.02, 68-215.09, 68-227, 68-228, 68-402, 68-403, 68-404, 68-404.01, 68-407, 68-412, 68-415, 68-418, 68-419, 68-801, 68-803, 68-804, and 68-804.01, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Bauer	Gerdes	Marvel	Pedersen
Bowen	Harsh	Matzke	Proud
Brauer	Hasebroock	Moulton	Rasmussen, R.
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Craft	Knight	Paine, I.	Wallwey
Crandall	Kokes	Paxton	Warner
Danner	Lysinger	Payne, D.	Whitney
Fleming	Mahoney		

Voting in the negative, 3:

Batchelder Rasmussen, E. Wylie

Not voting, 4:

Adamson Claussen Kremer Ruhnke

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

UNANIMOUS CONSENT—Change Hearing Room

Mr. R. Rasmussen asked unanimous consent to change hearing rooms with the Revenue Committee and to have the Education Committee meet in the East Chamber. No objections. So ordered.

Visitors

Mr. Wallwey introduced Paul Peterson, superintendent, and 111 students from Dixon County.

Mr. Matzke introduced Mr. and Mrs. Norman Overmeyer from Waco and their guests from California.

Mr. D. Payne introduced Sister Crencensia and Sister Emanuel and 100 students from Saint Mary's, Bellevue, and Saint Theresa, Omaha, and eight sponsors.

UNANIMOUS CONSENT—Stop Final Reading

Mr. Carpenter asked unanimous consent to stop the Final Reading of bills and to take up other business. No objections. So ordered.

MOTION—Introduce Bill

Mr. President: I move the introduction of this bill. The bill would authorize the approval of a 3.2 mill levy for a six-year period for the purpose of Capital Construction. The bill lists the proposed buildings by item and also by department for the six-year period.

It is, of course, understood that no one session of the Legislature can bind another subsequent session. The purpose of listing projects for the 1967-1969 and 1969-1971 sessions is to provide some Legislative direction for the benefit of the departments. It will also assist the departments in obtaining Federal matching funds.

The committee voted six ayes, one abstaining, and one excused to introduce the bill. (Signed) Richard D. Marvel, Chairman

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

Presented to the Governor

Presented to the Governor for approval on April 26, 1965, 8:25 a.m.: LB 133 LB 437 LB 298 LB 319 LB 492 LB 548 LB 335 LB 410 LB 203 LB 363 LB 337 LB 669 LB 381 LB 577 LR 3

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 524. Placed on General File as amended.

Standing Committee amendments to LB 524:

Sec. 1, lines 7 and following word "conveyed" delete exclusive of the value of any lien or encumbrance remaining thereon at the time of sale,

Sec. 4, line 5 after word "cancelled." add *"The instrument shall recite the actual sales price without any consideration of trade or otherwise. The tax shall be imposed in so far as the tax applies after the value of the lien thereon has been taken away."*

LEGISLATIVE BILL 654. Placed on General File as amended.

Standing Committee amendments to LB 654:

Sec. 7. That section 77-1242, Revised Statutes Supplement, 1953 1959, be amended to read as follows:

77-1242. Dealers in motor vehicles shall report their vehicles on hand January 1 at 12:01 a.m. of each year as merchandise, describing each vehicle thus returned for ad valorem tax assessment, in the same manner and at the same proportion of actual value as other merchandise is assessed. Beginning January 1, 1966, a tax is hereby imposed on all motor vehicles owned and held for resale on January 1 at 12:01 a.m. of each year by motor vehicle dealers which tax shall be in lieu of all ad valorem taxes to which such vehicles would otherwise be subject. Such tax shall be computed annually on the assessed value of the motor vehicles at a rate equal to the ad valorem rate for all purposes for the preceding year in the several taxing units of the state in which the motor vehicle has tax situs by assessing and taxing these motor vehicles the same as other business inventories held for resale and such motor vehicle tax as thus computed shall be collected annually by the county treasurer. The proceeds from such motor vehicle tax in each county shall be allocated to each taxing unit levying taxes on tangible personal property

in the county in which each motor vehicle has tax situs, in the same proportion that the levy on tangible personal property of such taxing unit bears to the total levy on tangible personal property of all the taxing units in which the motor vehicle is taxed. The actual value of such motor vehicles shall be the dealer's cost according to the dealer's books and records and such *Such* vehicles shall be assessed at the proportion of actual value prescribed in section 77-201, provided each dealer in motor vehicles shall report in the same manner and at the same time, as he reports all other property . . . , the total actual value of all vehicles on hand on January 1 at 12:01 a.m. of each year as merchandise at the dealer's cost. When a motor vehicle which has been reported for taxation is sold to and registered by a Nebraska resident, prior to July 1, the dealer shall file a copy of the invoice required by section 60-617 with the county assessor, together with proof of such registration, and such dealer shall then be credited on his ad valorem tax assessment with the proportionate amount of tax for the balance of the registration year.

Sec. 8. That original section 77-1238, Reissue Revised Statutes of Nebraska, 1943, and sections 77-1239, 77-1239.02, 77-1240, 77-1240.01, and 77-1241.01, and 77-1242, Revised Statutes Supplement, 1963, 77-1242, *Revised Statutes Supplement*, 1959, are repealed.

(Signed) J. W. Burbach, Chairman

Labor

LEGISLATIVE BILL 580. Placed on General File.

(Signed) Edward R. Danner, Chairman

Enrollment and Review

LEGISLATIVE BILL 619. Replaced on Select File as amended.

E and R amendments to LB 619:

1. Amend the Carpenter specific amendment to read "Strike section 1 and renumber sections 2 to 4 as sections 1 to 3."

2. Amend the Pedersen specific amendment to read "In renumbered section 1, line 9, strike '*seventeen*' and insert '*sixteen*'; and in renumbered section 2, lines 6, 8, and 9, strike '*thirteen*' and insert '*twelve*'."

3. In renumbered section 1, line 1, strike "Sec." and insert "Section".

4. In renumbered section 3, strike lines 1 and 2 and insert "Sec. 3. That original sections 84-201.01".

5. In the title, strike lines 2 and 3 and insert "FOR AN ACT to amend sections 84-201.01"; and in line 6, strike "Governor,".

LEGISLATIVE BILL 52. Replaced on Select File as amended.

E and R amendments to LB 52:

1. Add a new section to be known as section 17 and to read as follows:

"Sec. 17. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 12, strike "and"; and in line 14, insert "; and to declare an emergency" after "1943".

LEGISLATIVE BILL 527. Replaced on Select File as amended.

E and R amendments to LB 527:

1. In the Whitney unanimous consent amendment 1, line 7, strike "shall contain" and insert "*such statement shall recite*".

2. In the title, strike lines 2 to 8 and insert "FOR AN ACT to amend sections 76-214 and 76-215, Reissue Revised Statutes of Nebraska, 1943, relating to real property; to provide that no deed, mortgage, or conveyance of real estate shall be recorded unless accompanied by a statement as prescribed; to provide that such statements shall be confidential and limit the use thereof; to provide penalties; to provide an operative date; to repeal the original sections; and to declare an emergency."

LEGISLATIVE BILL 633. Correctly engrossed.

LEGISLATIVE BILL 683. Correctly engrossed.

LEGISLATIVE BILL 542. Correctly engrossed.

LEGISLATIVE BILL 543. Correctly engrossed.

LEGISLATIVE BILL 541. Correctly engrossed.

LEGISLATIVE BILL 528. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Explanation of Vote

Mr. President: I request to have inserted in the Legislative Journal how I would have voted on the following Legislative Bills if I had been present on April 12th and 13th, 1965.

Aye: LB's 168, 478, 345, 132, 434, 364, 366, 368, 369, 370, 404, 429, 566, 567, 568, 570, 481, 110, 64, 248, 432, 302, and 731.

Nay: LB's 670, 776, and 483. (Signed) Henry F. Pedersen, Jr.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 890. By the Committee on Budget; Richard D. Marvel, Legislative District 33; George C. Gerdes, Legislative District 49; Stanley A. Matzke, Legislative District 24; W. H. Hasebroock, Legislative District 16 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT to amend section 72-1005, Revised Statutes Supplement, 1963, and section 72-1007, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the State Building Fund; to increase the levy as prescribed; to provide for allocation of such funds; to provide when this act shall become operative; to provide an operative date; and to repeal the original sections; and to declare an emergency.

MOTION—Place LB 890 on General File

Mr. Marvel moved to suspend the rules and place LB 890 on General File.

The motion prevailed with 36 ayes, 0 nays, and 13 not voting.

UNANIMOUS CONSENT—Bracket LB 890

Mr. Marvel asked unanimous consent to bracket LB 890 with LB 889. No objections. So ordered.

Mr. Carpenter asked unanimous consent to bracket LB 890 ahead of LB 889. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 473. E and R amendment found in the Legislative Journal for the Seventy-fifth Day was adopted.

Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 42. E and R amendments found in the Legislative Journal for the Seventy-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 367. E and R amendments found in the Legislative Journal for the Seventy-fifth Day were adopted.

Mr. Stromer offered the following specific amendments:

1. Strike Standing Committee amendment 3.
2. Amend the bill by adding a new section to be known as section 6 and to read as follows:

“Sec. 6. Except for the three items of care in a duly licensed home for the aged or infirm, chronic hospital care, or convalescent hospital care, the payments for medical care in behalf of needy individuals shall never exceed the amount which may be appropriated from the Medical Care for the Aged Fund provided for by section 68-911. If the amount appropriated from the Medical Care for the Aged Fund shall have been expended for such medical care, then payments shall be discontinued.”

The Stromer amendments were adopted with 42 ayes, 0 nays, and 7 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 362. E and R amendment found in the Legislative Journal for the Seventy-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 651. E and R amendment found in the Legislative Journal for the Seventy-fifth Day was adopted.

Advanced to E and R for engrossment.

Mr. Adamson Presiding

Member Excused

At 11:25 a.m. Mr. Bowen was excused for the remainder of the morning.

MOTION—Place LB 572 on General File

Mr. Pedersen renewed the pending motion found in the Legislative Journal for the Seventy-first Day to place LB 572 on General File notwithstanding the committee action.

The motion lost with 15 ayes, 28 nays and 6 not voting.

MOTION—Place LB 846 on General File

Messrs. Pedersen and Whitney renewed their pending motion found in the Legislative Journal for the Seventy-third Day to place LB 846 on General File notwithstanding the committee action.

Motion pending.

Visitors

Mr. Holmquist introduced 3 teachers and 42 students from three rural schools in Burt County.

STANDING COMMITTEE REPORTS**Miscellaneous Subjects**

LEGISLATIVE BILL 632. Placed on General File as amended.

Standing Committee amendments to LB 632:

1. Amend Section 1, line 21, by adding before the word "shall" the following:

"in the district which are within three miles of the corporate limits of a city of the primary class"

2. Amend Section 1, line 21, by adding after the word "assessed" the following:

"to the full extent of special benefits"

3. Amend Section 1, line 25, by adding before the word "against" the following:

"for such improvements which are within three miles of the corporate limits of a city of the primary class"

4. Amend Section 1, line 28, by striking "require the review and approval of such city" and by adding the following in lieu thereof:

"be given to such primary city within seven days after the first publication of notice of statement, plat and schedules"

5. Amend Section 1 by adding the following beginning at the end of the sentence in line 41:

"The city of the primary class shall have the right to be heard, and it shall have the right of appeal from a final determination by the board of trustees against objections which such city has filed. Any person or any such primary city feeling aggrieved may appeal to the district court by petition within 20 days after such a final determination. The court shall hear and determine such appeal in a summary manner as in a case in equity and without a jury and shall increase or reduce the assessments as the same may be required to provide that the assessments shall be to the full extent of special benefits, and to make the apportionment of benefits equitable."

LEGISLATIVE BILL 609. Placed on General File as amended.

Standing Committee amendments to LB 609:

1. Section 1, line 2, strike the word "~~lots~~" and insert "lot" strike "4 and 5".

2. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. In order to protect, furnish and restore the Nebraska Statehood Memorial, the Nebraska State Historical Society shall pay fifty per cent of the cost of such protection, furnishing and restoration, and the City of Lincoln, Nebraska shall pay the balance of the cost. The Nebraska State Historical Society shall allocate the amount to be borne by the City of Lincoln, Nebraska."

LEGISLATIVE BILL 593. Placed on General File as amended.

Standing Committee amendments to LB 593:

1. In section 1, line 2, strike "Cultural Resources" and insert "Arts".

2. In section 2, line 1, strike "cultural resources" and insert "arts"; in line 9, strike "as cultural resources"; and in line 10, strike "cultural".

3. In section 3, line 1, strike "Cultural Resources" and insert "Arts"; in line 7, insert a comma after "districts"; insert a comma at the end of line 18; and in line 19, insert "of membership shall be subject" after "conditions".

4. In section 5, line 3, strike the second "to"; in line 4, strike "to"; in line 6, strike the first "to"; in lines 7 and 10, strike "to"; in line 15, strike "their" and insert "the"; in line 16, strike "to support"

and insert "of such support on the"; and in line 19, strike "deamed" and insert "deemed".

5. In section 6, line 3, strike "cultural" and insert "artistic"; in line 10, insert "in" before "and"; and in line 20, strike "and" and insert "or".

6. In section 7, line 6, strike "property" and insert "properties".

7. In section 8, line 12, strike "cultural"; line 17, strike "cul-"; in line 18, strike "tural"; in line 18, insert a comma after "expenses"; in line 19, strike the comma; and in line 19, strike "thirty" and insert "fifty".

8. In the title, strike "Cultural Resources" and insert "Arts".

9. Page 4, line 17, correct the spelling of "traveling".

(Signed) Eric Rasmussen, Chairman

Adjournment

Mr. Nelson moved to adjourn.

Mr. Carpenter moved to amend the motion to adjourn until 8:30 a.m.

The Carpenter amendment was adopted with 26 ayes, 19 nays and 4 not voting.

The Nelson motion as amended carried with 27 ayes, 11 nays and 11 not voting. The Legislature adjourned at 12:15 p.m. until 8:30 a.m., Tuesday, April 27, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL—SEVENTY-FIFTH SESSION

SEVENTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, April 27, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord, thou must be grieved, that after nineteen hundred years, mankind never seems to learn how to live by faith, and still prefers worry to trust in God. We know what worry does to us, yet are all too reluctant to discover what faith could do. Since we strain at gnats and swallow camels, give us a new standard of values and the ability to know a trifle when we see it and to deal with it as such. Let us not waste the time thou hast given us. So help us, God. Amen.

The roll was called and all members were present except Messrs. Adamson, Burbach, Hasebroock, Kjar, Stromer and Mrs. Orme, excused until 9:00 a.m.; Messrs. Batchelder and D. Payne, excused until 8:45 a.m., and Mr. Bowen excused for the day.

The Journal for the Seventy-sixth Day was approved.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 274. With Emergency.

A BILL FOR AN ACT relating to the State Department of Education; to eliminate from the Driver Education Fund provisions for annual apportionment of funds to be used for administering a program of driver education; to provide that all money derived from any source by the schools under the provisions of sections 43-617 and 43-618, and Chapter 79, articles 19 and 20, Revised Statutes Supplement, 1963, shall be placed in the state General Fund; to amend section 60-409.02, Revised Statutes Supplement, 1963; to provide when this act shall become operative; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Bauer	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Carpenter	Hughes	Moylan	Stryker
Carstens	Klaver	Nelson	Syas
Claussen	Knight	Nore	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 10:

Adamson	Burbach	Orme	Proud
Batchelder	Hasebroock	Payne, D.	Stromer
Bowen	Kjar		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 838.

A BILL FOR AN ACT to amend sections 77-2004 and 77-2006, Reissue Revised Statutes of Nebraska, 1943, and section 77-2005, Revised Statutes Supplement, 1963, relating to taxation; to change the method of determining inheritance tax; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Bauer	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Klaver	Marvel
Carpenter	Fleming	Knight	Matzke
Carstens	Gerdes	Kokes	Moulton
Claussen	Harsh	Kremer	Moylan

Nelson	Pedersen	Ruhnke	Wallwey
Nore	Proud	Skarda	Warner
Paine, I.	Rasmussen, E.	Stryker	Whitney
Paxton	Rasmussen, R.	Syas	Wylie

Voting in the negative, 0.

Not voting, 9:

Adamson	Burbach	Kjar	Payne, D.
Batchelder	Hasebroock	Orme	Stromer
Bowen			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 837.

A BILL FOR AN ACT to amend section 25-1245, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure; to provide which persons before whom an affidavit may be made; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Bauer	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Moulton	Rasmussen, R.
Budd	Holmquist	Moylan	Ruhnke
Carpenter	Hughes	Nelson	Skarda
Carstens	Klaver	Nore	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 10:

Adamson	Burbach	Matzke	Stromer
Batchelder	Hasebroock	Orme	Stryker
Bowen	Kjar		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 835.

A BILL FOR AN ACT relating to municipal courts; to provide for notice of appeal from municipal courts in metropolitan and primary cities; and to provide for filing and service of such notice.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Bauer	Harsh	Matzke	Rasmussen, E.
Brauer	Holmquist	Moulton	Rasmussen, R.
Budd	Hughes	Moylan	Ruhnke
Carpenter	Klaver	Nelson	Skarda
Carstens	Knight	Nore	Stryker
Claussen	Kokes	Paine, I.	Syas
Craft	Kremer	Paxton	Wallwey
Crandall	Lysinger	Payne, D.	Warner
Danner	Mahoney	Pedersen	Whitney
Fleming	Marvel	Proud	Wylie
Gerdes			

Voting in the negative, 0.

Not voting, 8:

Adamson	Bowen	Hasebroock	Orme
Batchelder	Burbach	Kjar	Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 834.

Introduced by Committee on Judiciary, Harold T. Moylan, 6th District; Richard F. Proud, 12th District; Kenneth L. Bowen, 37th District; William M. Wylie, 20th District; Herb Nore, 22nd District; Fred W. Carstens, 30th District

A BILL FOR AN ACT for submission to the electors of amendments to Article V of the Constitution of Nebraska, relating to the judiciary; to provide for the removal or retirement of Justices or Judges of the Supreme Court or judges of any other court of the State of Nebraska; to prescribe the procedure for such removal or retirement; to provide for the submission of the proposed amendments to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska.

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendments to Article V of the Constitution of Nebraska, to be known as sections 28, 29, 30, and 31, which are hereby proposed by the Legislature:

“Sec. 28. The Legislature shall provide for a Commission on Judicial Qualifications consisting of: (1) Two Judges of the Supreme Court, two judges of the various district courts, one judge of a municipal court, one judge of the Nebraska Workmen’s Compensation Court, and one judge of the county courts, all of whom shall be appointed by the Chief Justice of the Supreme Court; (2) two members of the Nebraska State Bar Association who shall have practiced law in this state for at least ten years and who shall be appointed by the Executive Council of the Nebraska State Bar Association; and (3) two citizens, neither of whom shall be a Justice or Judge of the Supreme Court or judge of any court, active or retired, nor a member of the Nebraska State Bar Association, and who shall be appointed by the Governor.

Sec. 29. The Commission on Judicial Qualifications shall select one of its members to serve as its chairman. The commission shall act by a vote of the majority of its members and no action of the commission shall be valid unless concurred in by the majority of its members.

Sec. 30. (1) A Justice or Judge of the Supreme Court or judge of any court of this state may be removed from office for (a) willful misconduct in office, (b) willful disregard of or failure to perform his duties, (c) habitual intemperance, (d) conviction of a crime involving moral turpitude, or (e) disbarment as a member of the legal profession licensed to practice law in the State of Nebraska, or he may be retired for physical or mental disability seriously interfering with the performance of his duties if such disability is determined to be permanent or reasonably likely to become permanent. Any citizen of the State of Nebraska may request the Commission on Judicial Qualifications to consider the qualifications of any Justice or Judge of the Supreme Court or other judge, and in such event, the commission shall make such investigation as the commission deems necessary and in its discretion may order a hearing to be held before it concerning the removal or retirement of such Justice or Judge of the Supreme Court or other judge. In the alternative or in addition, the commission may request the Supreme Court to appoint one or more special masters who shall be judges of courts of record to hear and take evidence in any such matter, and to report to the commission. If, after hearing, or after considering the record

and report of the masters, the commission finds good cause therefor, it shall recommend to the Supreme Court that the Justice or Judge of the Supreme Court or other judge involved shall be removed or retired as the case may be.

(2) The Supreme Court shall review the record of the proceedings and in its discretion may permit the introduction of additional evidence. The Supreme Court shall make such determination as it finds just and proper, and may order the removal or retirement of such Justice or Judge of the Supreme Court or other judge, or may wholly reject the recommendation. Upon an order for retirement, the Justice or Judge of the Supreme Court or other judge shall thereby be retired with the same rights and privileges as if he had retired pursuant to statute. Upon an order for removal, the Justice or Judge of the Supreme Court or other judge shall be removed from office and his salary shall cease from the date of such order.

(3) All papers filed with and proceedings before the commission or masters appointed by the Supreme Court pursuant to this section shall be confidential and the filing of papers with and the testimony given before the commission or masters shall be deemed a privileged communication. The Supreme Court shall by rule provide for procedure under this section before the commission, the masters and the Supreme Court.

(4) No Justice or judge who is a member of the commission or of the Supreme Court shall participate, as a member of such commission, or as a master, or as a member of the Supreme Court, in any proceedings involving his own removal or retirement.

Sec. 31. These amendments are alternative to and cumulative with the methods of removal of Justices and judges provided in Article III, section 17, and Article IV, section 5, of this Constitution, and any other provision of law relating to the methods and manner of the removal of Justices, Judges, and judges of the courts of this state."

Sec. 2. The proposed amendments shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition shall be placed upon the ballot in the following form:

"Constitutional amendments to provide procedure for the removal or retirement of any Justice or judge of any court of this state.

For

Against"

Sec. 3. That the proposed amendments, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim them as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie
Fleming	Marvel	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 6:

Adamson	Burbach	Kjar	Orme
Bowen	Hasebroock		

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 833.

A BILL FOR AN ACT to repeal sections 25-1921 and 25-1922, Reissue Revised Statutes of Nebraska, 1943, as being obsolete and inconsistent with later legislation.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Carpenter	Fleming	Kjar
Batchelder	Carstens	Gerdes	Klaver
Bauer	Claussen	Harsh	Knight
Brauer	Craft	Hasebroock	Kokes
Budd	Crandall	Holmquist	Kremer
Burbach	Danner	Hughes	Lysinger

Mahoney	Nore	Proud	Stryker
Marvel	Orme	Rasmussen, E.	Syas
Matzke	Paine, I.	Rasmussen, R.	Wallwey
Moulton	Paxton	Ruhnke	Warner
Moylan	Payne, D.	Skarda	Whitney
Nelson	Pedersen	Stromer	Wylie

Voting in the negative, 0.

Not voting, 1:

Bowen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 832.

A BILL FOR AN ACT to amend section 29-601, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to conform the provision for jurisdiction of magistrates in criminal cases to the requirements of Article V, section 18, Constitution of Nebraska; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Bowen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 882. With Emergency.

A BILL FOR AN ACT relating to museums; to provide for the issuance of revenue bonds by a city, village, county, or township that has established and maintains a museum pursuant to sections 51-501 to 51-503, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, payable from admission charges and other nontax revenue; to provide the purposes, terms and conditions for which such revenue bonds may be issued; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Bowen Carstens

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 81.

A BILL FOR AN ACT to amend sections 77-1201, 77-1202, and 77-1235, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for listing of additional property on the personal tax schedule as prescribed; to clarify the meaning of certain provisions as prescribed; to change the tax situs of boats and boat trailers; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Brauer	Hasebroock	Marvel	Proud
Budd	Holmquist	Matzke	Rasmussen, E.
Burbach	Hughes	Moulton	Rasmussen, R.
Carpenter	Kjar	Moylan	Skarda
Claussen	Klaver	Nore	Stromer
Craft	Knight	Orme	Stryker
Crandall	Kokes	Paine, I.	Syas
Danner	Kremer	Paxton	Wallwey
Gerdes	Lysinger	Payne, D.	Warner
Harsh	Mahoney	Pedersen	Wylie

Voting in the negative, 6:

Adamson	Bauer	Nelson	Ruhnke
Batchelder	Fleming		

Not voting, 3:

Bowen	Carstens	Whitney
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 839.

A BILL FOR AN ACT to amend section 29-1804, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to provide for the appointment of counsel to represent a person accused of a felony where such person is unable to procure counsel; to prescribe the procedure for such appointment; to provide for the duties of counsel so appointed; to provide compensation for such counsel so appointed; to provide additional duties for the public defender; and to repeal the original section and also section 29-1803, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Budd	Crandall	Harsh
Batchelder	Burbach	Danner	Hasebroock
Bauer	Carpenter	Fleming	Holmquist
Brauer	Claussen	Gerdes	Hughes

Kjar	Matzke	Payne, D.	Stromer
Klaver	Moulton	Pedersen	Stryker
Knight	Moylan	Proud	Syas
Kokes	Nelson	Rasmussen, E.	Wallwey
Kremer	Nore	Rasmussen, R.	Warner
Lysinger	Orme	Ruhnke	Whitney
Mahoney	Paine, I.	Skarda	Wylie
Marvel	Paxton		

Voting in the negative, 0.

Not voting, 3:

Bowen	Carstens	Craft
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 840.

A BILL FOR AN ACT relating to condemnation proceedings; to provide for notice of appeal from the assessment of damages by the appraisers; and to provide for filing and service of such notice.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Bauer	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie
Fleming	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Bowen	Carstens	Matzke
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 841.

A BILL FOR AN ACT relating to criminal procedure; to require the finding of value of property stolen, embezzled, or falsely obtained in the verdict of a jury upon conviction of larceny, embezzlement, or obtaining property under false pretenses.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Bowen Carpenter

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 842.

A BILL FOR AN ACT to amend section 77-2018.01, Reissue Revised Statutes of Nebraska, 1943, relating to taxation; to provide that inheritance taxes may be determined in any proceedings instituted under the provisions of Chapter 30, article 17, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Batchelder	Bauer	Brauer
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Budd	Holmquist	Moulton	Rasmussen, R.
Burbach	Hughes	Moylan	Ruhnke
Carstens	Kjar	Nelson	Skarda
Claussen	Klaver	Nore	Stromer
Craft	Knight	Orme	Stryker
Crandall	Kokes	Paine, I.	Syas
Danner	Kremer	Paxton	Wallwey
Fleming	Lysinger	Payne, D.	Warner
Gerdes	Mahoney	Pedersen	Whitney
Harsh	Marvel	Proud	Wylie
Hasebroock	Matzke	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 2:

Bowen Carpenter

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 424.

A BILL FOR AN ACT relating to courts; to declare purpose; to provide for the establishment of courts of conciliation as prescribed; and to provide for jurisdiction, composition, employees, duties, compensation, and procedures.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Bowen Rasmussen, E.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 831.

A BILL FOR AN ACT to amend section 24-317, Reissue Revised Statutes of Nebraska, 1943, relating to courts; to redefine the jurisdiction of judges of the district court in chambers; to extend the powers of judges of the district court that may be exercised in chambers; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Bowen Rasmussen, E.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 828.

A BILL FOR AN ACT relating to courts; to provide for notice of appeal from county courts or a justice of the peace; and to provide for filing and service of such notice.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Bowen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 124. With Emergency.

A BILL FOR AN ACT relating to veterans' affairs; to provide waiver of tuition at institutions of higher education, as prescribed, for certain children; to provide procedures and duties; to provide for rules and regulations; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Bowen

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 333. With Emergency.

A BILL FOR AN ACT to amend section 72-201, Revised Statutes Supplement, 1963, relating to the Board of Educational Lands and Funds; to permit the board to appoint a secretary of the board; to provide that the board shall fix the compensation of the secretary; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Adamson	Craft	Kokes	Proud
Batchelder	Crandall	Kremer	Rasmussen, E.
Bauer	Fleming	Lysinger	Rasmussen, R.
Brauer	Gerdes	Mahoney	Skarda
Budd	Hasebroock	Moulton	Stromer
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paxton	Warner
Claussen	Knight	Payne, D.	Whitney

Voting in the negative, 8:

Danner	Klaver	Pedersen	Syas
Harsh	Nelson	Ruhnke	Wylie

Not voting, 5:

Bowen	Matzke	Nore	Paine, I.
Marvel			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 108.

A BILL FOR AN ACT to amend section 85-316, Revised Statutes Supplement, 1963, relating to state teachers colleges; to authorize each such college to retain money in its possession for prescribed purposes; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Batchelder Bowen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 111. Passed over.

LEGISLATIVE BILL 9.

A BILL FOR AN ACT relating to junior colleges; to provide for use of the existing facilities and equipment of junior colleges in the furtherance of the educational program of The University of Nebraska, as prescribed.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Craft	Holmquist	Lysinger
Bauer	Crandall	Hughes	Mahoney
Brauer	Danner	Kjar	Marvel
Budd	Fleming	Klaver	Matzke
Burbach	Gerdes	Knight	Moulton
Carpenter	Harsh	Kokes	Moylan
Carstens	Hasebroock	Kremer	Nore

Orme	Pedersen	Ruhnke	Wallwey
Paine, I.	Proud	Skarda	Warner
Paxton	Rasmussen, E.	Stromer	Whitney
Payne, D.	Rasmussen, R.	Stryker	Wylie

Voting in the negative, 2:

Batchelder Syas

Not voting, 3:

Bowen Claussen Nelson

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 418. With Emergency.

A BILL FOR AN ACT relating to junior colleges; to provide that a junior college district may create a special fund for the purpose of acquiring sites for school buildings and altering, equipping and furnishing the school buildings and additions to school buildings; to provide for a tax as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gedes	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nore	Stromer
Carstens	Klaver	Orme	Stryker
Claussen	Knight	Paine, I.	Syas
Craft	Kokes	Paxton	Wallwey
Crandall	Kremer	Payne, D.	Warner
Danner	Lysinger	Pedersen	Whitney
Fleming			

Voting in the negative, 0.

Not voting, 4:

Bowen Budd Nelson Wylie

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Member's Birthday

Mr. Craft announced that today is Mrs. Hughes' birthday. The members sang Happy Birthday to Mrs. Hughes.

Visitors

Mr. Matzke introduced Mrs. Mary G. Salchow and Mr. Peterson, teachers, and twenty-two 7th and 8th Grade pupils from the Benedict School.

Mr. Nore introduced thirty-one students from Districts 80 and 44, Platte County, teachers Mrs. Mary Ann Krueger and Mrs. Valma Tossfar, and sponsors.

Mr. I. Paine introduced Stanley Grandstaff, Superintendent, Mrs. Harry Schlund and Mr. Ray Fielder, teachers, and thirty students from Cairo High School, Hall County.

Mr. Matzke introduced Miss Karen Husa, and Mrs. Lance Sterns, teachers, 4 sponsors and 48 students from District 5, Milford Schools.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 427. Replaced on Select File as amended.

E and R amendment to LB 427:

1. Reinstate the stricken comma in section 1, line 10.

LEGISLATIVE BILL 367. Replaced on Select File as amended.

E and R amendments to LB 367:

1. In line 8 of new section 6, strike "*then*".
2. In line 1 of Enrollment and Review amendment 3, adopted April 26, 1965, strike "6" and insert "7".

LEGISLATIVE BILL 4. Placed on Select File as amended.

E and R amendments to LB 4:

1. In new section 1, strike the second comma in line 8.
2. In section 2, line 1, insert "or sale" after "loan".
3. In the title, strike lines 2 to 4 and insert :

"FOR AN ACT relating to contracts; to require disclosure, as prescribed, of the rate used in computing charges in any contract of loan or sale; and to provide".

LEGISLATIVE BILL 881. Placed on Select File as amended.

E and R amendments to LB 881:

1. In section 1, line 35, strike the comma.
2. In section 3, line 15, strike "revenues" and insert "revenues revenue".
3. In section 4, line 7, strike the comma.
4. In section 5, line 11, insert "*the Department of*" after "of"; and in line 45, insert "*or cigarettes without tax impressions*" after "cigarettes".

LEGISLATIVE BILL 318. Placed on Select File as amended.

E and R amendments to LB 318:

1. In section 1, insert "to" at the end of line 34; and in line 35, insert "of his" after "renewal".

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, strike lines 6 to 8 and insert "the right to a hearing; to provide for a written statement as to termination of a contract; to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 502. Placed on Select File as amended.

E and R amendments to LB 502:

1. In section 1, line 5, insert "meetings" after "and".
2. In standing committee amendment 1, line 1, strike "class".
3. In section 3, line 6, insert an underscored comma after "class".
4. In the title, lines 6 and 7, strike "and primary cities" and insert "class".

LEGISLATIVE BILL 672. Placed on Select File as amended.

E and R amendment to LB 672:

1. In section 2, line 2, strike the commas.

LEGISLATIVE BILL 402. Placed on Select File as amended.

E and R amendments to LB 402:

1. In section 1, line 14, insert "*under the provisions of*" after "*investments*".
2. In new section 2 strike lines 3 and 4 and insert "44-311.02. In"; and in line 8, strike "*or of*" and insert "*of*" as in the statutes.
3. In standing committee amendment 3, line 3, strike "*or*".
4. In section 4, insert a comma at the end of line 1.
5. In the Knight General File amendment 2, line 6, strike "*or*" and insert "*of*"; in line 6, strike "*2%*" and insert "*two per cent*"; and in line 6, strike the period and insert a period at the end of the line.
6. In the title, line 1, strike "44-310.01" and insert "44-311.02,".

LEGISLATIVE BILL 403. Placed on Select File.

LEGISLATIVE BILL 693. Placed on Select File as amended.

E and R amendments to LB 693:

1. In section 1, line 5, strike the first "*and*" and insert "*and or*"; in line 21, strike the period and insert "*.*"; in line 40, strike the period and insert "*.and*"; in line 54, strike "*A*" and insert "*a*"; and in line 56, strike "*of*"; and in line 60, strike "*such*".
2. In the title, line 10, strike "*and*" and insert "*or*".

LEGISLATIVE BILL 587. Correctly engrossed.

LEGISLATIVE BILL 588. Correctly engrossed.

LEGISLATIVE BILL 589. Correctly engrossed.

LEGISLATIVE BILL 592. Correctly engrossed.

LEGISLATIVE BILL 595. Correctly engrossed.

LEGISLATIVE BILL 531. Correctly engrossed.

LEGISLATIVE BILL 294. Correctly enrolled.

LEGISLATIVE BILL 513. Correctly enrolled.

LEGISLATIVE BILL 325. Correctly enrolled.

- LEGISLATIVE BILL 658.** Correctly enrolled.
LEGISLATIVE BILL 439. Correctly enrolled.
LEGISLATIVE BILL 382. Correctly enrolled.
LEGISLATIVE BILL 829. Correctly enrolled.
LEGISLATIVE BILL 830. Correctly enrolled.
LEGISLATIVE BILL 405. Correctly enrolled.
LEGISLATIVE BILL 741. Correctly enrolled.
LEGISLATIVE BILL 742. Correctly enrolled.
LEGISLATIVE BILL 743. Correctly enrolled.
LEGISLATIVE BILL 744. Correctly enrolled.
LEGISLATIVE BILL 489. Correctly enrolled.
LEGISLATIVE BILL 726. Correctly enrolled.
LEGISLATIVE BILL 365. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 294 LB 513 LB 325 LB 658 LB 439 LB 382 LB 829 LB 830 LB 405 LB 741 LB 742 LB 743 LB 744 LB 489 LB 726 LB 365

RESOLUTIONS

LEGISLATIVE RESOLUTION 35. Re: Willa Cather

Introduced by Kenneth L. Bowen, District 37.

WHEREAS, Willa Cather, one of America's great novelists, grew up near Red Cloud, Nebraska; and

WHEREAS, many of her best-known works were based on real-life people of the area and locations still in existence; and

WHEREAS, she has brought world-wide recognition to Nebraska as a result of her interpretations of its life and growth; and

WHEREAS, she was enshrined in Nebraska's Hall of Fame in 1963; and

WHEREAS, the Willa Cather Pioneer Memorial in Red Cloud has for ten years done much to perpetuate interest in the author's works and identify and restore to their original condition places made famous by her writings.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature hereby designate that area of Webster County forming the principal backdrop for Miss Cather's works as Catherland.

2. That Catherland include the following townships in Webster County: Line, Red Cloud, Batin, Glenwood, Harmony, Catherton, Inavale, Walnut Creek, and Potsdam.

LEGISLATIVE RESOLUTION 36. Re: Study Structure of Nebraska Counties

Introduced by Henry F. Pedersen, Jr., District 4.

WHEREAS, conditions have changed greatly since the present Nebraska counties were established; and

WHEREAS, duplication of effort might be eliminated by the consolidation of duties, responsibilities, and activities so that one official would perform the duties of his office for two or more counties as now permitted for the office of county superintendent; and

WHEREAS, substantial economies might be realized and the unnecessary expenditure of public funds eliminated by such consolidation of duties, responsibilities, and activities.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the present structure of Nebraska counties and the possibility of consolidating duties, responsibilities, and activities of the various county officials so that one official might perform the duties of his office for two or more counties.

2. That the committee report its findings and recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

MOTION—Introduce Bill

Mr. President: I move the introduction of this bill by a unanimous vote of the Committee on Budget.

(Signed) Richard D. Marvel, Chairman

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 891. By the Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George C. Gerdes, Legislative District 49; Harold B. Stryker, Legislative District 23; W. H. Hasebroock, Legislative District 16 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT relating to public lands and buildings; to create a fund to be known as the State Office Building Fund; to provide how such fund shall be raised; to authorize a tax levy; to provide the purposes for which such fund shall be disbursed; and to declare an emergency.

MOTION—Suspend Rules

Mr. Marvel moved to suspend the rules and place LB 891 on General File and bracket it with LB 890 and LB 889 on General File.

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

Visitors

Mr. Carstens introduced 3 sponsors and 5 students from Sherman Center School, Cortland, Nebraska.

Mr. Knight introduced 2 teachers and 9 students from Lancaster Association for Retarded Children, Lincoln.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Education.

(Signed) Ross H. Rasmussen, Chairman

The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 892. By Committee on Education; Jerome Warner, Legislative District 25; Lester Harsh, Legislative District 38; Arnold Ruhnke, Legislative District 31; M. A. Kremer, Legislative District 34; H. C. Crandall, Legislative District 46; C. F. Moulton, Legislative District 8 and Ross H. Rasmussen, Legislative District 15.

A BILL FOR AN ACT relating to schools; to provide additional procedures, as prescribed, for the dissolution of an existing Class I or II school district and the attachment thereof to an existing Class II, III, IV, or V district.

RESOLUTIONS

LEGISLATIVE RESOLUTION 37. Re: Communications

Introduced by Harold B. Stryker, District 23; George C. Gerdes, District 49; Jerome Warner, District 25; Elvin Adamson, District 43 and Eric Rasmussen, District 32.

WHEREAS, effective communications, as an essential requirement for the transaction of business of state government, are being programmed by many state departments and agencies for extensive expansion, additions or establishment of new systems; and

WHEREAS, these are times of great world decisions, in which all people and governments must be prepared to assume broad responsibilities for operations in preservation of life and property under national emergency conditions, as well as providing prompt assistance during state or local disasters in which communications play a vital roll; and

WHEREAS, the national government has defined to the states the responsibility for maintenance of civil order, protection of governments and the need for an operational capability in assuming federal responsibilities under possible war conditions; and

WHEREAS, prompt and effective direction for use of resources, required during emergencies, can only be accomplished by the coordinated use of all existing systems of communications; and

WHEREAS, the Governor has established a special committee of state government officials to study the feasibility of coordinating

state communication operations and to assist state agencies in obtaining maximum use of existing facilities to meet present needs, as well as coordinating future requirements to effect economy of operation and cost.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That members of the Nebraska State Legislature go on record in support of the established study committee and hereby requests that all departments and agencies of state government give full assistance and cooperation to this committee, and further, that any department or agency of state government, planning or programming major expansion or the development of new systems of communication, coordinate such actions with the consolidated state communications study committee.

SELECT FILE

LEGISLATIVE BILL 473. Mr. Carpenter offered the following amendments which were adopted by unanimous consent:

1. Amend section 1 of the bill, line 55 by inserting "*executive department, the Legislature, any*" after "Any", and by striking the new matter in lines 61 to 63 and inserting "*Any election by a state executive department, the Legislature, a state administrative department, a state commission or a state board shall be made by the head thereof with the approval of the Governor when the election is by a state administrative department, commission or board, and by a majority of the members elected to the Legislature when the Legislature makes the election.*".

2. Amend the title to conform.

Passed over temporarily at the request of Mr. Stryker.

LEGISLATIVE BILL 619. E and R amendments found in the Legislative Journal for the Seventy-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 52. E and R amendments found in the Legislative Journal for the Seventy-sixth Day were adopted.

Advanced to E and R for engrossment.

MOTION—Return LB 52 to Select File

Mr. Carpenter moved to return LB 52 to Select File for the following specific amendment:

1. In Section 9, page 6, strike paragraph "5", lines 29 and 30.

The motion prevailed with 33 ayes, 1 nay, and 15 not voting.

SELECT FILE

LEGISLATIVE BILL 52. The Carpenter specific amendment found in this day's Journal was adopted with 29 ayes, 4 nays, and 16 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 527. E and R amendments found in the Legislative Journal for the Seventy-sixth Day were adopted.

Advanced to E and R for engrossment.

Explanation of Vote

Had I been here rather than in a meeting on Retirement Plans, I would have voted "aye" on LB's 834, 833, 832, 274, 838 and 837.

(Signed) Fern Hubbard Orme

UNANIMOUS CONSENT—Bracket LB 515

Mr. Danner asked unanimous consent that LB 515 be bracketed on General File for Monday, May 3, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 825

Mr. Kjar asked unanimous consent to withdraw LB 825. Laid over.

MOTION—Place LB 846 on General File

Messrs. Pedersen and Whitney renewed their pending motion found in the Legislative Journal for the Seventy-third Day to place LB 846 on General File notwithstanding the committee action.

The motion lost with 18 ayes, 25 nays, and 6 not voting.

UNANIMOUS CONSENT—LB 87

Mr. Carpenter asked unanimous consent that LB 87 be unbracketed and taken up on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 87. Considered.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend the bill by adding a new section immediately after section 3 to be known as section 4 and to read as follows:

"Sec. 4. In making the appraisal of real estate the county assessor shall show as part of the appraisal the actual value of the property for taxation, which factors were used and the consideration given to each factor in dollar value."

2. Amend the bill by renumbering original section 4 as section 5.

3. Amend the title to conform.

Mr. Carpenter asked unanimous consent to lay over LB 87 until Tuesday, May 4, 1965, and to have the Clerk put the bill in final form and distribute it to each member. No objections. So ordered.

Presentation

The President appointed Messrs. Gerdes, Hasebroock, Carstens, Carpenter, and Mahoney to escort Governor Morrison to the rostrum.

Mmes. Hughes and Orme escorted Representative Kilroy of Maine to the rostrum where she presented a sea chest to Governor Morrison on behalf of the Governor of Maine.

GENERAL FILE

LEGISLATIVE BILL 540. Laid over at the request of Mr. Syas.

LEGISLATIVE BILL 614. Read and considered.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 509. Read and considered.

Standing Committee amendment found in the Legislative Journal for the Fifty-third Day was adopted.

Mr. Adamson offered the following amendment which was adopted:

In line 9 of Section I strike "sixty" and insert "ninety".

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

Adjournment

At 12:00 p.m., on a motion by Mr. Klaver, the Legislature adjourned until 8:30 a.m., Wednesday, April 28, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, April 28, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

If thou, O Lord, shouldst mark iniquities, who among us could stand unafraid before thee? For there is so much bad in the best of us, and so much good in the worst of us, that we dare not criticize each other. But thou canst reprove us all. Before we begin our duties, cleanse thou our minds and hearts. What no proper shame kept us from committing, let no false shame keep us from confessing. In this moment may we find grace to seek thy pardon and find the joy of the gospel of making a new beginning. In the power of Christ our Lord and Master. Amen.

The roll was called and all members were present except Mr. Stromer who was excused until 9:15 a.m.

UNANIMOUS CONSENT—Change Hearing Room

Mr. Syas asked unanimous consent for the Urban Affairs Committee to meet in the East Chamber today. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 657.

A BILL FOR AN ACT to amend section 3-148, Reissue Revised Statutes of Nebraska, 1943, relating to aeronautics; to provide for the expense of collection of the aircraft fuel tax; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Kjar Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 417.

A BILL FOR AN ACT to amend section 79-1616, Reissue Revised Statutes of Nebraska, 1943, relating to junior colleges; to provide for selection of the president of a junior college; to provide for grants, gifts and conveyances of property, buildings, personnel and services belonging to governmental subdivisions to junior colleges as prescribed; to authorize the acceptance of grants, funds, or equipment from the state; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Craft	Klaver	Nelson
Batchelder	Crandall	Knight	Nore
Bauer	Danner	Kokes	Orme
Bowen	Fleming	Kremer	Paine, I.
Brauer	Gerdes	Lysinger	Paxton
Budd	Harsh	Mahoney	Payne, D.
Burbach	Hasebroock	Marvel	Pedersen
Carpenter	Holmquist	Matzke	Proud
Carstens	Hughes	Moulton	Rasmussen, E.
Claussen	Kjar	Moylan	

Rasmussen, R.	Skarda	Syas	Whitney
Ruhnke	Stryker	Warner	Wylie

Voting in the negative, 0.

Not voting, 2:

Stromer	Wallwey
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Hold LB 132

Mr. Danner asked unanimous consent to hold LB 132 on Final Reading.

Mr. Pedersen objected.

Mr. Danner moved to hold LB 132 on Final Reading for one day.

The motion prevailed with 36 ayes, 8 nays, and 5 not voting.

REFERENCE COMMITTEE REPORT

LB	Committee
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892.....	Education
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(Signed) Kenneth L. Bowen, Speaker

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 214. Replaced on Select File as amended.

E and R amendment to LB 214:

1. In new section 1, line 8, insert an underscored comma after "home".

LEGISLATIVE BILL 663. Correctly engrossed.

LEGISLATIVE BILL 709. Correctly engrossed.

LEGISLATIVE BILL 792. Correctly engrossed.

LEGISLATIVE BILL 113. Correctly engrossed.

LEGISLATIVE BILL 457. Correctly engrossed.

- LEGISLATIVE BILL 845. Correctly engrossed.
- LEGISLATIVE BILL 274. Correctly enrolled.
- LEGISLATIVE BILL 838. Correctly enrolled.
- LEGISLATIVE BILL 837. Correctly enrolled.
- LEGISLATIVE BILL 835. Correctly enrolled.
- LEGISLATIVE BILL 834. Correctly enrolled.
- LEGISLATIVE BILL 833. Correctly enrolled.
- LEGISLATIVE BILL 832. Correctly enrolled.
- LEGISLATIVE BILL 882. Correctly enrolled.
- LEGISLATIVE BILL 81. Correctly enrolled.
- LEGISLATIVE BILL 839. Correctly enrolled.
- LEGISLATIVE BILL 840. Correctly enrolled.
- LEGISLATIVE BILL 841. Correctly enrolled.
- LEGISLATIVE BILL 842. Correctly enrolled.
- LEGISLATIVE BILL 424. Correctly enrolled.
- LEGISLATIVE BILL 831. Correctly enrolled.
- LEGISLATIVE BILL 828. Correctly enrolled.
- LEGISLATIVE BILL 124. Correctly enrolled.
- LEGISLATIVE BILL 333. Correctly enrolled.
- LEGISLATIVE BILL 108. Correctly enrolled.
- LEGISLATIVE BILL 9. Correctly enrolled.
- LEGISLATIVE BILL 418. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 274 LB 838 LB 837 LB 835 LB 834 LB 833 LB 832 LB 882 LB 81 LB 839 LB 840 LB 841 LB 842 LB 424 LB 831 LB 828 LB 124 LB 333 LB 108 LB 9 LB 418

RESOLUTION**LEGISLATIVE RESOLUTION 38.** Re: Usage of Properties

Introduced by Terry Carpenter, 48th District.

WHEREAS the federal government owns large tracts of real estate in Nebraska; and

WHEREAS the Naval Ammunition Depot at Hastings, Nebraska and the Sioux Ordnance Plant at Sidney, Nebraska are not now being used for the purposes for which they were constructed.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That Governor Frank B. Morrison be instructed to initiate immediate negotiations with the proper authorities of the federal government for release of the properties of the Naval Ammunition Depot and the Sioux Ordnance Plant to the State of Nebraska. The Legislature should be advised of a possible timetable in this matter.

2. That these properties could be most effectively utilized for industrial tracts, trade schools, civil defense shelter and area, Game Commission outlays, facilities for an extensive program for mentally retarded children, possible programming by the University of Nebraska, and other pertinent programs of state progress. The State should be given the authority to parcel these properties out to the appropriate program and agency.

3. That a printed copy of this resolution be sent to Governor Frank B. Morrison.

UNANIMOUS CONSENT—General File

Mr. Adamson asked unanimous consent to consider only non-controversial bills on General File this morning. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 427. E and R amendment found in the Legislative Journal for the Seventy-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 367. E and R amendments found in the Legislative Journal for the Seventy-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 4. E and R amendments found in the Legislative Journal for the Seventy-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 881. E and R amendments found in the Legislative Journal for the Seventy-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 318. E and R amendments found in the Legislative Journal for the Seventy-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 502. E and R amendments found in the Legislative Journal for the Seventy-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 672. E and R amendment found in the Legislative Journal for the Seventy-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 402. E and R amendments found in the Legislative Journal for the Seventy-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 403. Advanced to E and R for engrossment.

LEGISLATIVE BILL 693. E and R amendments found in the Legislative Journal for the Seventy-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 473. Mr. Stryker asked unanimous consent to hold LB 473 on Select File until Monday, May 3, 1965. No objections. So ordered.

Invitation

Mr. Craft invited the members on behalf of the North Platte Chamber of Commerce to attend the Scouts Rest Ranch Rodeo from June 21 to June 24.

Members Excused

Mr. Moulton was excused for Thursday, April 29, 1965.

Mr. Ruhnke was excused for the morning of Monday, May 3, 1965.

RESOLUTIONS

LEGISLATIVE RESOLUTION 37.

LR 37 was adopted with 39 ayes, 0 nays and 10 not voting.

Mr. Stryker asked unanimous consent to add the name of Kenneth L. Bowen to LR 37. No objections. So ordered.

Mr. Moulton asked unanimous consent to add his name to LR 37. No objections. So ordered.

Visitors

Mr. Paxton introduced 8 students and 1 teacher from Loup County High School, Taylor, Nebraska.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent that the Clerk read only the title and amendments to the General File bills this morning and allow the introducers to explain the bills. No objections. So ordered.

GENERAL FILE

Mr. Hasebroock Presiding

LEGISLATIVE BILL 540. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Forty-sixth Day were rejected with 15 ayes, 22 nays and 12 not voting.

Mr. Syas withdrew his pending amendments found in the Legislative Journal for the Sixty-ninth Day and offered the following amendments in lieu thereof:

1. Amend the bill by striking Standing Committee Amendment 1.

2. Amend section 1 of the bill, line 9 by inserting "at least five days before the hearing" after "postcard", line 10 by striking "resident" and inserting "owner", and after the period in line 11 by inserting the following:

"Each applicant for a liquor license at a new location and each licensee seeking to transfer a license to a new location shall submit, at the time of an application for license or transfer of license to a new location, a list of addresses of the owners of the property within three hundred feet of any lot line of the proposed licensed premises. The list should be certified and signed by the applicant and must be filed at the time of filing the application. The costs of such mailing shall be assessed against the applicant."

3. Amend the bill by adding four new sections as follows:

"Sec. 2. That section 53-129, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-129. Retail licenses issued hereunder apply only to the premises described in the application and in the license issued thereon, and only one location shall be so described in each license. After such license has been granted for particular premises, the commission, with the approval of the local governing body, and upon proper showing, may endorse upon the license permission to abandon the premises therein described and remove therefrom to other premises approved by him or it, but in order to obtain such approval the retail licensee shall file with the local governing body a request in writing, and a statement under oath which shall show that the premises to which removal is to be made comply in all respects with the requirements of this act *and complies with section 1 of this act*. No such removal shall be made by any such licensee until his said license has been endorsed to that effect in writing both by the local governing body and by the commission.

Sec. 3. That section 53-134, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-134. The local governing body of any city or village with respect to licenses within its corporate limits and the local governing body of any county with respect to licenses not within the corporate limits of any city or village shall have the following powers, functions and duties with respect to licenses to sell alcoholic liquors at

retail: (1) To revoke for cause retail licenses to sell alcoholic liquors issued to persons for premises within its jurisdiction, subject to the right of appeal to the commission; (2) to enter or to authorize any law enforcement officer to enter at any time upon any premises licensed hereunder to determine whether any of the provisions of this act or any rules or regulations adopted by it or by the commission have been or are being violated, and at such time to examine the premises of such licensee in connection therewith; (3) to receive a signed complaint from any citizen within its jurisdiction that any of the provisions of this act, or any rules or regulations adopted pursuant thereto, have been or are being violated and to act upon such complaints in the manner hereinafter provided; (4) to receive retail license fees as provided in subdivision (5) of section 53-124, and pay the same forthwith, after applicant has been delivered his retail license, to the city or village, or county treasurer, as the case may be; (5) to examine, or cause to be examined, under oath, any applicant or any retail licensee upon whom notice of revocation has been served in the manner hereinafter provided, and to examine or cause to be examined, the books and records of any such applicant or licensee; to hear testimony and to take proof for its information in the performance of its duties. For the purpose of obtaining any of the information desired, the local governing body may authorize its agent or attorney to act on its behalf; (6) to revoke on its own motion any license if, upon the same notice and hearing as provided in section 53-1,114, it determines that the licensee has violated any of the provisions of this act or any valid and subsisting ordinance or regulation duly enacted relating to alcoholic liquors; *Provided*, such order of revocation shall be subject to appeal to the commission as other orders or actions of the local governing body, as hereinafter provided in section 53-1,114; (7) upon receipt from the commission of the notice and copy of application as provided in section 53-131, the local governing body shall fix a time and place at which a hearing will be had and at which such local governing body may receive evidence under oath, either orally or by affidavit, from any person, bearing upon the propriety of the issuance of such license. Notice of the time and place of such hearing shall be published in a legal newspaper in or of general circulation in such city, village, or county, as the case may be, one time not less than three nor more than seven days before the time of the hearing. Such hearing shall be held not more than twenty-one days after the date of receipt of said notice and, after such hearing, the local governing body shall cause to be spread at large in the minute record of their proceedings a resolution recommending either issuance or refusal of said license. The clerk of such city, village, or county shall thereupon mail to the commission by first-class mail postage prepaid a copy of the resolution which shall state the cost of the published notice; *Provided*, that failure to comply herewith shall not render void any license issued by the

commission. In the event the commission refuses to issue such a license, the cost of publication of notice as herein required shall be paid by the commission from the security for costs.

When an application for a new license or the transfer of an existing license is filed with the city clerk or county clerk, the applicant and clerk shall comply with section 1 of this act.

Sec. 4. *Unless the provisions of this act are complied with, no new liquor license or transfer of such license will be granted.*

Sec. 5. That original sections 53-129, and 53-134, Reissue Revised Statutes of Nebraska, 1943, are repealed.”

4. Amend the title to conform.

Amendments pending.

Mr. Adamson asked unanimous consent to pass over LB 540. No objections. So ordered.

LEGISLATIVE BILL 461. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-third Day was adopted.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

Visitors

Mr. Proud introduced Mrs. Morey and Mr. Curtis Olson, teachers, and 58 Eighth Grade Students from Valley View Junior High School, Omaha, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 462. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-third Day were adopted.

Mr. Syas offered the following amendment, which was adopted:

1. Amend the title to conform.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 698. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

LEGISLATIVE BILL 722. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

Visitor

Mr. Pedersen introduced Rev. W. O. Samuelson from Omaha.

LEGISLATIVE BILL 723. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 119. Reading waived. Explained.

Mr. Lysinger offered the following amendment to the Standing Committee amendment found in the Legislative Journal for the Fifty-fifth Day:

1. Amend paragraph 1 of the Standing Committee amendments to read as follows:

“Amend Section 1 of the bill by striking lines 10 to 12 and the first two words in line 13 and inserting in lieu thereof ‘Refusing because of race, color, national origin or ethnic groups, to show, sell, rent, or lease any rental estate for sale or rent on behalf of a principal, where such principal has not so restricted or limited prospective purchasers.’”

Mr. Danner offered the following amendment to the Lysinger amendment:

1. Strike the period after “purchasers”, add a semi-colon and insert the following:

“such restriction must be in writing and shown as proof of such restriction.”

Amendments pending.

Laid over at the request of Mr. Craft.

LEGISLATIVE BILL 82. Passed over.

LEGISLATIVE BILL 181. Passed over.

LEGISLATIVE BILL 477. Reading waived. Explained.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 708. Reading waived. Explained.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 721. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-fifth Day was adopted.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 690. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-sixth Day was adopted.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 169. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-sixth Day were adopted.

Messrs. Claussen and Danner asked unanimous consent to add their names as co-introducers of LB 169. No objections. So ordered.

Advanced to E and R for review with 43 ayes, 1 nay, and 5 not voting.

Visitors

Mrs. Hughes introduced R. W. Remmers, Supt., Mrs. Chris Simon, teacher, Mr. Ted Compton, teacher, and thirty-six students from Johnson High School.

Mr. Bowen introduced Dr. and Mrs. C. W. Wilbe from Winkler, Manitoba, Canada, and Dr. and Mrs. A. D. Stoesz, Lincoln. He also introduced Mr. Coskun and Miss Ozer from Turkey, graduate students at the University of Nebraska.

Mrs. Orme introduced Verna Wall, Ingrid Krumins, and Cathy Coons, 9th grade students from Millard Lefler Junior High School, Lincoln.

Speaker Bowen Presiding

Members Excused

Mr. Batchelder was excused at 11:10 a.m. for the remainder of the morning.

Mr. Carstens was excused from 9:30 a.m., Thursday, April 29, 1965, and Friday, April 30, 1965.

UNANIMOUS CONSENT—Withdraw LB 825

Mr. Kjar renewed his pending request found in the Legislative Journal for the Seventy-seventh Day to withdraw LB 825 and to cancel the hearing. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 535. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 0 nays, and 13 not voting.

LEGISLATIVE BILL 130. Passed over at the request of Mr. Klaver.

LEGISLATIVE BILL 460. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

MOTION—LB 709

Mrs. Orme moved to replace LB 709 on Select File for the following specific amendment:

Amend Section 1 of the bill, line 22, by striking the period and inserting in lieu thereof, "if the sale at wholesale is for more than 50 per cent of the power requirements of the city or village"; and line 25, by adding at the end of the new material in line 25, "for more than 50 per cent of its power requirements."

The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

SELECT FILE

LEGISLATIVE BILL 709. The Orme specific amendment found in this day's Journal was adopted with 39 ayes, 0 nays, and 10 not voting.

Advanced to E and R for re-engrossment.

Presented to the Governor

Presented to the Governor for approval on April 28, 1965 at 8:35 a.m.: LB 365 LB 726 LB 489 LB 744 LB 743 LB 742 LB 741 LB 405 LB 830 LB 829 LB 382 LB 439 LB 658 LB 325 LB 513 LB 294

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Public Health and Welfare**

LEGISLATIVE BILL 885. Placed on General File.

(Signed) Calista Cooper Hughes,
Vice-Chairman

LEGISLATIVE BILL 490. Placed on General File.

LEGISLATIVE BILL 874. Placed on General File as amended.

Standing Committee amendments to LB 874:

1. Amend Section 1, lines 6 and 7 by reinserting the stricken language.

2. Amend Section 4, lines 9 and 10 by reinserting the stricken language.

LEGISLATIVE BILL 428. Placed on General File as amended.

Standing Committee amendments to LB 428:

1. Amend section 1 of the bill, line 7 by striking "five" and inserting "three", line 8 by inserting "requires for admission at least two years credit from an accredited college or university of this or some other state;" after "(2)", line 11 by reinstating "(3)", and line 13 by striking "(3)" and inserting "(4)".

2. Amend the bill by striking section 3 and renumbering original sections 4 to 6 as sections 3 to 5 respectively.

3. Amend renumbered section 4, line 1 by inserting ", with the approval of the Department of Health," after "Optometry", line 3 by striking "carrying into effect the" and inserting "administering such", and line 4 by inserting ", as properly fall with the jurisdiction of the board" before the period.

4. Amend the title to conform.

(Signed) Marvin E. Stromer, Chairman

UNANIMOUS CONSENT—LB 500 and LB 569

Mr. Carpenter asked unanimous consent to put LB 500 and LB 569 at the head of General File and consider them at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 500. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-ninth Day was adopted.

Mr. Carpenter offered the following amendments:

1. Amend the bill by adding two new sections to be known as sections 2 and 3 and to read as follows:

“Sec. 2. That section 71-1507, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

71-1507. The exercise by a State Public Body of the powers herein granted may be authorized by resolution of the governing body of such State Public Body, adopted by a majority of the members of its governing body present at a meeting of said governing body, which resolution may be adopted at the meeting at which such resolution is introduced. Such a resolution or resolutions shall take effect immediately, and need not be laid over or published or posted; *Provided*, no such resolution shall be valid, nor shall the powers granted by Chapter 71, article 15, be exercised, *except as to counties*, unless the question of entering into housing projects shall have been authorized by a majority vote of the electors voting on the proposition, at a general municipal election or at a special election called for the submission of such proposition. Notice of the time and place of the election shall be given by publication once each week for three consecutive weeks prior thereto in some legal newspaper printed in and of general circulation in such State Public Body. Such election may be called by the governing body of the State Public Body and shall be called when a petition therefor, signed by at least ten per cent of the legal voters of such State Public Body, has been presented to the governing body thereof. The number of voters of said State Public Body voting for the office of Governor at the last general election prior to the presenting of such petition shall be deemed the number of voters in such State Public Body for the purpose of determining the sufficiency of such a petition. If the proposal is defeated the same shall not be resubmitted to the voters therein for a period of two years from and after the date of such election. If the proposal carries, the governing body of such State Public Body shall take affirmative action to establish the necessary housing projects.

Sec. 3. That original section 71-1507, Reissue Revised Statutes of Nebraska, 1943, is repealed.”

2. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Ruhnke.

LEGISLATIVE BILL 569. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

Mr. Adamson Presiding

LEGISLATIVE BILL 510. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

LEGISLATIVE BILL 574. Reading waived. Explained.

Laid over.

Visitors

Mr. Wylie introduced Mr. Dick Staley of Lincoln.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 476. Placed on General File as amended.

Standing Committee amendments to LB 476:

1. Amend section 1 by striking the material in lines 2 to 4 and inserting the following:

“States and of the State of Nebraska, while on any authorized duty involving controlled movement of military convoys, critical supplies or equipment, or during any national state emergency, shall”.

LEGISLATIVE BILL 262. Placed on General File.

LEGISLATIVE BILL 70. Placed on General File as amended.

Standing Committee amendments to LB 70:

1. Amend section 1 of the bill by striking in line 4 all after “election” and inserting a period and striking line 5 and inserting the following:

“Candidates for the primary election shall be nominated as provided by sections 19-3007, 19-3008, 32-513, and 32-514, Reissue Revised Statutes of Nebraska, 1943.”.

2. Amend the title to conform.

LEGISLATIVE BILL 71. Placed on General File.

LEGISLATIVE BILL 803. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Adjournment

At 12:00 p.m., on a motion by Mr. Payne, the Legislature adjourned until 9:00 a.m., Thursday, April 29, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

SEVENTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, April 29, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Mr. Hasebroock presiding.

Prayer was offered by the Chaplain.

Prayer

Once again, our Father, we come to thee in prayer, on the same old terms, because of our need of thy help and our faith that thou dost govern in the affairs of men and will hear our prayer in the name of Christ, thy Son. Thou hast given us the inner voice of conscience, and thy Holy Spirit enables us to distinguish good from evil. But where we are to choose between two courses when both are good and commendable, then we need the crystal clarity of thy guidance, that we may see one to be better than the other. Help us at the point of our uncertainty, for there is no uncertainty with thee. Thou hast a plan. We would clasp thy hand, that shall be to us better than light and safer than a known way. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Matzke, Moulton and Ruhnke who were excused for the day.

Corrections for the Journal

Seventy-seventh Day: Page 1318, last line, strike "comma." and insert "commas."

Seventy-eighth Day: Page 1337, second paragraph, correct spelling of "*applicant*".

The Journals for the Seventy-seventh and Seventy-eighth Days were approved as corrected.

Communication

Telegram from Mr. Sebastian Sofio, President of the Omaha Douglas County Beer and Liquor Retailers Association regarding LB 540.

Visitors

Mr. Kokes introduced Jerald Hirschman from St. Libory, Nebraska.

Mr. E. Rasmussen introduced Mr. Bill Krejci from Fairmont, Nebraska.

NOTICE OF COMMITTEE HEARINGS**Education**

LB 892 Tuesday, May 4, 1965

2:00 p.m.

MOTION—Return LB 132 to Select File

Messrs. Danner, Knight and Brauer moved to return LB 132 to Select File for the following specific amendment:

Strike, on lines 14, 15, and 16, Section 3, subsection (1): "Copies shall not be made of the original death records other than by the office authorized to file such records permanently."

The motion prevailed with 35 ayes, 2 nays and 12 not voting.

Message from the Governor

April 28, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on April 26, 1965, I approved Legislative Bill 669; and on April 28, 1965, I approved Legislative Bills 548, 492, 437, 410, 381, 363, 337, 335, 319, 298, 203, 743, 830, 829, 744, 742, 741, 726, 658, 513, 489, 294, 439, 405, 365, 325, 577, and 133. On April 28, 1965, I also approved Legislative Resolution 3.

Respectfully,

(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Exchange Hearing Rooms

Mr. Craft asked unanimous consent for the Public Works Committee to exchange hearing rooms this afternoon with the Agriculture and Recreation Committee. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 633.

A BILL FOR AN ACT to amend section 10-713, Reissue Revised Statutes of Nebraska, 1943, relating to school district bonds; to permit investment of sinking funds, as prescribed, when not currently required to retire bonds or pay interest; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Harsh	Mahoney	Rasmussen, E.
Bauer	Hasebroock	Marvel	Rasmussen, R.
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Craft	Knight	Paine, I.	Wallwey
Crandall	Kokes	Paxton	Warner
Danner	Kremer	Pedersen	Whitney
Fleming	Lysinger	Proud	Wylie
Gerdes			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Carpenter	Matzke	Payne, D.
Bowen	Claussen	Moulton	Ruhnke

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 683. With Emergency.

A BILL FOR AN ACT to amend section 14-1327, Reissue Revised Statutes of Nebraska, 1943, relating to municipal universities in cities of the metropolitan class; to authorize the issuance of revenue bonds for parking or other university related revenue-producing facilities; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Gerdas	Mahoney	Rasmussen, E.
Batchelder	Harsh	Marvel	Rasmussen, R.
Bauer	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Craft	Knight	Paxton	Warner
Crandall	Kokes	Pedersen	Whitney
Danner	Kremer	Proud	Wylie
Fleming	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Bowen	Claussen	Moulton	Ruhnke
Carstens	Matzke	Payne, D.	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 542.

A BILL FOR AN ACT to amend section 16-621, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to permit abutting property owners to file a petition for use of a particular material for paving for which a bid has been received; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Harsh	Mahoney	Rasmussen, E.
Batchelder	Hasebroock	Marvel	Rasmussen, R.
Bauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Claussen	Klaver	Orme	Syas
Craft	Knight	Paine, I.	Wallwey
Crandall	Kokes	Paxton	Warner
Danner	Kremer	Pedersen	Whitney
Fleming	Lysinger	Proud	Wylie
Gerdas			

Voting in the negative, 0.

Not voting, 8:

Bowen	Carpenter	Matzke	Payne, D.
Brauer	Carstens	Moulton	Ruhnke

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 543.

A BILL FOR AN ACT relating to cities and villages, particular classes; to provide authority for the construction of sidewalk improvements; to provide for the creation of sidewalk districts; to provide for the construction of sidewalk improvements and the assessments of the costs to benefited property; and to provide for the issuance of warrants and the issuance of bonds to pay the cost thereof.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Moylan	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Kremer	Proud	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Bowen	Hughes	Moulton	Ruhnke
Carstens	Matzke	Payne, D.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 541.

A BILL FOR AN ACT to amend section 16-664, Revised Statutes Supplement, 1963, relating to cities of the first class; to elimi-

nate the necessity for an agreement to pay for sidewalk construction; to allow the city to levy special assessments to pay for sidewalk construction; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Batchelder	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Claussen	Klaver	Paine, I.	Wallwey
Craft	Knight	Paxton	Warner
Crandall	Kokes	Pedersen	Whitney
Danner	Kremer	Proud	Wylie
Fleming	Lysinger		

Voting in the negative, 1:

Adamson

Not voting, 6:

Bowen	Matzke	Payne, D.	Ruhnke
Carstens	Moulton		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 528. With Emergency.

A BILL FOR AN ACT to amend section 47-113, Reissue Revised Statutes of Nebraska, 1943, relating to jails; to increase the per diem to sheriffs for guarding prisoners; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Brauer	Carpenter	Crandall
Batchelder	Budd	Claussen	Danner
Bauer	Burbach	Craft	Fleming

Gerdes	Kokes	Paine, I.	Skarda
Harsh	Kremer	Paxton	Stromer
Hasebroock	Lysinger	Payne, D.	Stryker
Holmquist	Mahoney	Pedersen	Syas
Hughes	Marvel	Proud	Wallwey
Kjar	Moylan	Rasmussen, E.	Warner
Klaver	Orme	Rasmussen, R.	Whitney
Knight			

Voting in the negative, 3:

Nelson	Nore	Wylie
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Not voting, 5:

Bowen	Matzke	Moulton	Ruhnke
Carstens			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 111. With Emergency.

A BILL FOR AN ACT to amend section 85-308.01, Reissue Revised Statutes of Nebraska, 1943, relating to state colleges; to authorize the Board of Education of State Normal Schools to confer, upon completion of a four-year course in liberal arts, a degree of bachelor of science; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Harsh	Mahoney	Rasmussen, E.
Batchelder	Hasebroock	Marvel	Rasmussen, R.
Bauer	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Crandall	Kokes	Payne, D.	Warner
Danner	Kremer	Pedersen	Whitney
Fleming	Lysinger	Proud	Wylie
Gerdes			

Voting in the negative, 0.

Not voting, 8:

Bowen	Carstens	Matzke	Nore
Carpenter	Craft	Moulton	Ruhnke

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

RESOLUTION

LEGISLATIVE RESOLUTION 38.

Laid over until Friday, April 30, 1965, at the request of Mr. Carpenter.

Visitors

Mr. Skarda introduced Beverly Carbone from Omaha, a student at the University of Nebraska.

Mr. Craft introduced Lynn Gunlicks from North Platte.

Mr. Batchelder introduced his daughter Lucia, his wife Ann, and fourth grade students from Brownell Hall, Omaha.

Mrs. Hughes introduced sixty students from Auburn Junior High School, Jack Kent, principal, and Mrs. Alice Johnson and Mr. Don Kampe, teachers.

Mr. E. Rasmussen introduced Mrs. Ruth Reichstein, teacher, and thirty-one students and four sponsors from District 101, Clay County, Trumbull, Nebraska.

Presented to the Governor

Presented to the Governor for approval on April 29, 1965, 8:25 a.m.: LB 274 LB 838 LB 837 LB 835 LB 834 LB 833 LB 832 LB 882 LB 81 LB 839 LB 840 LB 841 LB 842 LB 424 LB 831 LB 828 LB 124 LB 333 LB 108 LB 9 LB 418

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Judiciary

LEGISLATIVE BILL 750. Placed on General File as amended.

Standing Committee amendments to LB 750:

1. Strike Section 1, Page 2 in its entirety and insert in lieu thereof the following:

75-109. The Commission shall have the power to regulate the rates and services of, and to exercise a general control over, all common carriers, which term is hereby defined as all carriers, *including contract carriers, and utilities engaged in the transportation of freight or passengers for hire, or furnishing communication services for hire in Nebraska intrastate commerce.*"

2. Amend Page 5, Section 5, Line 8, by inserting after the word "order" the words "*issued after due notice and hearing*".

LEGISLATIVE BILL 866. Placed on General File.

LEGISLATIVE BILL 877. Placed on General File as amended.

Standing Committee amendments to LB 877:

1. Amend Page 4, Section 2, by striking Lines 1 through 12, and renumbering the sections.

2. Amend Page 4, Section 3, by reinstating the stricken matter in Lines 15 through 17, and inserting "(7)" before "That" in the new matter in Line 17.

3. Amend Page 35, Section 32, by striking Lines 1 through 15, and renumbering the sections.

4. Amend Page 35, Section 33, by striking "and" at the end of Line 16; by reinstating the stricken matter in Lines 17 through 20; and by striking "(6)" in Line 20.

5. Amend Page 41, Section 39, Line 13, by adding after the word "Nebraska", the words "*which street address shall be identical*".

6. Amend Page 43, Section 42, Line 7, by adding after the word "agent", the words "*which street address shall be identical*".

LEGISLATIVE BILL 466. Indefinitely postponed.

LEGISLATIVE BILL 873. Indefinitely postponed.

(Signed) Sam Klaver, Chairman

Education

LEGISLATIVE BILL 249. Placed on General File as amended.

Standing Committee amendments to LB 249:

Amend Section 1, Line 8 by inserting "*guarantee or*" after the word "may".

Amend Section 1, beginning on Line 12 by striking all new matter after the words "shall be" and inserting in lieu thereof "as prescribed by the Legislature."

LEGISLATIVE BILL 317. Placed on General File.

LEGISLATIVE BILL 250. Indefinitely postponed.

LEGISLATIVE BILL 251. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Public Health and Welfare

LEGISLATIVE BILL 624. Placed on General File as amended.

Standing Committee amendments to LB 624:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

"Section 1. That section 71-1,140.01, Revised Statutes Supplement, 1963, be amended to read as follows:

71-1,140.01. The Department of Health shall, before May 1, 1965, cause an inspection to be made of each of the schools or colleges of osteopathy accredited as such by the Department of Health under the provisions of section 71-1,140. If a school or college of osteopathy so inspected shall meet the requirements of an accredited medical school, as defined in section 71-1,105, it shall be entitled to the recommendation of the Board of Examiners in Medicine and Surgery and the approval of the Department of Health, as provided in section 71-1,139.01. Any such school which has not been offered a reasonable opportunity for such inspection by May 1, 1965, shall be presumed to meet the requirements of section 71-1,105, and entitled to such recommendation and approval. The department may, from time to time thereafter, make such further inspections of such schools or colleges as it deems proper. Any such school or college which refuses to permit any inspection provided for in this section shall be denied such recommendation and approval. *Any such school or college which shall have been inspected, and shall have failed to obtain such recommendation and approval, shall, within sixty days after the denial of approval by the department, be notified of such denial, and shall be given a written report, setting forth in detail the reasons for such denial, and the particulars in which it fails to meet the requirements of section 71-1,105. Any school or college which shall have been denied approval by the department may apply to the department for another inspection by filing with the Department of Health a written request for such inspection,*

which request shall be accompanied by reasonable and documented evidence that the deficiencies as set forth in the previous inspection survey report have been satisfactorily eliminated; Provided, that such inspection may not be required in less than one year after the inspection which such school or college shall have failed. Such reinspection shall be made within ninety days after receipt of such written request. Within sixty days thereafter the Board of Examiners in Medicine and Surgery shall make its report and recommendation to the department, and the Department of Health shall grant or deny such school or college its approval.

Sec. 2. *The inspection or reinspection as provided in section 71-1,140.01 shall be made at the expense of the College of Osteopathy requesting such inspection or reinspection. Such expenses shall include only actual and necessary transportation, lodging and meals.*

Sec. 3. *That original section 71-1,140.01, Revised Statutes Supplement, 1963, is repealed."*

2. Amend the title to conform.

(Signed) Marvin E. Stromer, Chairman

Urban Affairs

LEGISLATIVE BILL 791. Indefinitely postponed.

LEGISLATIVE BILL 824. Indefinitely postponed.

(Signed) George Syas, Chairman

Revenue

LEGISLATIVE BILL 261. Placed on General File.

LEGISLATIVE BILL 872. Placed on General File as amended.

Standing Committee amendments to LB 872:

1. Line 4 of title, strike word "strict" and insert the word "liberal".

2. Sec. 1, line 8, strike word "strict" and insert the word "liberal".

3. Sec. 2, line 14, strike word "strict" and insert the word "liberal".

4. Sec. 3, line 10, strike word "strict" and insert the word "liberal".

5. Sec. 4, line 8, strike word "strict" and insert the word "liberal".

LEGISLATIVE BILL 255. Placed on General File.

LEGISLATIVE BILL 260. Placed on General File.

LEGISLATIVE BILL 883. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

Enrollment and Review

LEGISLATIVE BILL 253. Replaced on Select File as amended.

E and R amendment to LB 253:

1. In line 7 of Enrollment and Review amendment 4, strike "63-160" and insert "53-160".

LEGISLATIVE BILL 151. Replaced on Select File as amended.

E and R amendment to LB 151:

1. Strike the first period in line 7 of Enrollment and Review amendment 1.

LEGISLATIVE BILL 614. Placed on Select File as amended.

E and R amendments to LB 614:

1. In section 1, line 4, strike "a *male or female*" and insert "a female *any person*"; and in line 5, strike "*their*" and insert "*his*".

2. In the title, line 4, strike "where a male person" and insert "when any person".

LEGISLATIVE BILL 509. Placed on Select File as amended.

E and R amendment to LB 509:

1. In section 1, line 9, strike "held".

LEGISLATIVE BILL 458. Correctly engrossed.

LEGISLATIVE BILL 494. Correctly engrossed.

LEGISLATIVE BILL 495. Correctly engrossed.

LEGISLATIVE BILL 310. Correctly engrossed.

LEGISLATIVE BILL 530. Correctly engrossed.

LEGISLATIVE BILL 518. Correctly engrossed.

LEGISLATIVE BILL 795. Correctly engrossed.

LEGISLATIVE BILL 699. Correctly engrossed.

LEGISLATIVE BILL 259. Correctly engrossed.

LEGISLATIVE BILL 320. Correctly engrossed.

LEGISLATIVE BILL 657. Correctly enrolled.

LEGISLATIVE BILL 417. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 214. E and R amendment found in the Legislative Journal for the Seventy-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 132. The specific amendment found in this day's Journal was adopted with 37 ayes, 2 nays, and 10 not voting.

Mr. Adamson Presiding

Mr. Carstens offered the following amendment:

Section 3, paragraph 4, line 76 after the word "stillborn" insert "before the twentieth week of pregnancy" and strike the words "or of a stillborn or of a newborn infant" in line 76.

Amendment pending.

Laid over at the request of Mr. Carpenter.

Visitors

Mr. Skarda introduced Sister Mary Mauricita, Sister Mary Eileen Therese and forty-four students from St. Bridget, Omaha.

Mr. Bowen introduced his mother and father, cousin, and wife.

Members Excused

Mr. Burbach asked that he, Mr. Holmquist, and Mr. Wallwey be excused for the remainder of the morning.

UNANIMOUS CONSENT—LB 890 and LB 889

Mrs. Hughes asked unanimous consent to hold LB 890 and LB 889 until Monday morning, May 3, 1965. No objections. So ordered.

Mr. Carpenter asked unanimous consent that on Monday, May 3, 1965, LB 890 and LB 889 be considered immediately after the corrections to the Journal. No objections. So ordered.

UNANIMOUS CONSENT—LB 574

Dr. Brauer asked unanimous consent to hold LB 574 on General File until Friday, April 30, 1965. No objections. So ordered.

Member Excused

Dr. Brauer was excused at 10:45 a.m. until 2:00 p.m.

UNANIMOUS CONSENT—Bracket LB 540 and LB 130

Mr. Syas asked unanimous consent to bracket LB 540 until Thursday, May 6, 1965. No objections. So ordered.

Mr. Gerdes asked unanimous consent to bracket LB 130 until Wednesday, May 5, 1965. No objections. So ordered.

Members Excused

Messrs. Gerdes, Hasebroock, Budd, and Mrs. Hughes were excused for the remainder of the day.

UNANIMOUS CONSENT—Budget Committee Resume

Mr. Pedersen asked unanimous consent to have the resume of the Budget Committee recommendations made available to the members by tomorrow morning. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 500. Considered.

The Carpenter amendments found in the Legislative Journal for the Seventy-eighth Day were adopted.

Mr. Carpenter moved to add the emergency clause. The motion was adopted.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

LEGISLATIVE BILL 119. Reading waived. Considered.

Standing Committee amendment # 1 found in the Legislative Journal for the Fifty-fifth day was rejected.

Mr. Danner withdrew his pending amendment found in the Legislative Journal for the Seventy-eighth Day.

Mr. Lysinger asked unanimous consent to correct the pending amendment found in the Legislative Journal for the Seventy-eighth Day by striking "*rental estate*" and inserting "*real estate*".

The pending Lysinger amendment as corrected was adopted.

Standing Committee amendment # 2 was adopted.

Advanced to E and R for review with 27 ayes, 5 nays and 17 not voting.

Visitors

Mr. Nore introduced Jean Groteluschen, University of Nebraska Journalism student.

Mr. R. Rasmussen introduced Marvin Thompson, teacher, 3 sponsors and 23 students from Beemer High School.

Mr. Skarda introduced Messrs. Jim Kopecky and Bill Blessie from Omaha.

Mr. Nore introduced Mrs. Gene Koza, teacher and 5 students from District 34, Fullerton; also, Ron Hulse, principal; George Umbarger, teacher and 60 students, 4 sponsors from Genoa High School.

Mr. Whitney introduced Wayne Peterson, Tracy Peterson, Melton Peterson and Jim Carlson of Chappell, Nebraska.

UNANIMOUS CONSENT—Change of Order

Mr. Craft asked unanimous consent to take up LB 557 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 557. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Fifty-sixth Day was adopted.

Mr. Klaver moved to indefinitely postpone LB 557.

The motion lost with 3 ayes, 30 nays and 16 not voting.

Advanced to E and R for review with 27 ayes, 1 nay and 21 not voting.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 173. Placed on General File as amended.

Standing Committee amendments to LB 173:

1. Amend section 1 of the bill, line 3 by striking "inventory" and inserting "*investment*".

2. Amend section 2 of the bill, line 42 by striking "obligations" and inserting "*liability*", line 103 by inserting "*or aeronautical projects*" after "roads".

3. Amend section 3 of the bill by striking lines 10 to 17 and by inserting "*The first term of the director shall expire on January 1, 1968. Thereafter the term shall be for four years commencing on January 1, 1968.*".

4. Amend section 4 of the bill by striking lines 8 to 11, and lines 16 to 23 by striking the last sentence.

5. Amend section 7 of the bill, line 16 by inserting "*as provided in section 17 of this act*" after "*available*", and line 18 by striking "*a state motor pool*".

6. Amend section 8 of the bill, lines 4 and 5 by striking "*capitol buildings and construction supervision,*", and by adding after line 16 the following:

"The Director of Administrative Services shall have the following powers, duties and responsibilities:

(1) *Each department and agency of the state shall submit to the director a copy of six-year capital facilities plan covering all desired land and excluding right-of-way purchases by the Department of Roads, and building acquisitions, new building construction either underway or proposed, major repair or remodeling of new, newly acquired, or existing buildings, and all structural improvements to land, utilities, roads, walks, parking lots, costing five thousand dollars or more;*

(2) *The director shall prepare analyses of the costs of acquisition, construction, repair or remodeling, as the case may be, for submittal to the Governor and to the office of Legislative Fiscal Analyst;*

(3) *The director shall, in conjunction with the budget division, note the relationship between the proposed capital facility and the*

individual department or agency's operating programs with particular attention to needs of immediate or future operations of the department or agency submitting the individual plan; and

(4) *The director shall make recommendations to the Governor, the committee of the Legislature which may, from time to time, have responsibility for preparing recommendations for appropriations, and the individual department heads concerned, on the probable costs of acquisition, construction, repair or remodeling."*

7. Amend section 10 of the bill, line 6 by striking "and" and inserting "at", and line 7 by striking "five" and inserting "three".

8. Amend section 11 of the bill, line 3 by inserting "minimum" before "system", line 5 by inserting "where applicable prescribed accounting systems shall meet requirements of federal programs" after "agencies", and line 10 by inserting ", and prescribe the form of claim to be filed by vendors and authorized agents of all state agencies" after "accounting".

9. Amend section 13 of the bill, line 9 by inserting "after consultation with the department" after "determine", line 13 by inserting "or working toward" after "to", and by inserting after the period in line 18 the following:

"There shall be a board of arbitrators, consisting of the Governor and Executive Board of the Legislative Council which shall act as arbitrators if such action is required. The board may obtain advice of consultants when necessary."

10. Amend section 15 of the bill, line 8 by striking ", relying for guidance on" and inserting "in accordance with", and line 81 by striking "developing" and inserting "approve the".

11. Amend section 17 by striking lines 6 to 11 and inserting the following:

"(1) All office space in the Capitol building or in any other state office building occupied by the executive, judicial or legislative branches of government on April 1, 1965, will remain under control of the branch assigned such space, except hearing rooms and separate agencies. Any change in these space assignments shall be approved by a board composed of the Governor, the Chief Justice of the Supreme Court and the Speaker of the Legislature or their authorized representatives. All other space assignments shall be made by the Superintendent of State Buildings and Grounds subject to the approval of the Director of Administrative Services. Assignment of space in buildings constructed with federal funds shall conform to federal standards.", line 14 by inserting "other" after "all", and line 16 by inserting "as provided in this section" after "available".

12. Amend the bill by striking section 18.
13. Amend the bill by renumbering original sections 19 to 23 as sections 18 to 22, respectively.
14. Amend the bill by inserting a new section to be known as section 23 and to read as follows:

“Sec. 23. That section 72-1009, Revised Statutes Supplement, 1963, be amended to read as follows:

72-1009. Any agency which may expect an appropriation from the proceeds of the State Building Fund as provided in section 72-1005, shall file project plans for future building needs with the Clerk of the Legislature and the Governor, *budget officer, and the Legislative Fiscal Analyst*. Such plans shall project the building needs for the next six years and when filed shall be available to the members of the Legislature and the public generally.”
15. Amend the bill by striking original section 26.
16. Amend the bill by renumbering original sections 27 to 32 as sections 26 to 31, respectively.
17. Amend renumbered section 26, line 72 by inserting “, *the Governor, and the Legislature*” after “ices”.
18. Amend renumbered section 27, line 12 by striking “and 81-169” and inserting “81-169, and 81-172”.
19. Amend renumbered section 28, line 39 by striking “81-105,” line 42 by striking “83-127,” by striking line 44 and inserting “83-412, and 83-418;”, and line 48 by striking “4-32” and inserting “84-320”.
20. Amend renumbered section 30 of the bill, line 2 by striking “81-106,” line 3 by striking “section 72-706” and inserting “sections 72-706 and 72-1009”, and line 4 by inserting “77-2413, 77-2414,” after “sections”, and line 5 by striking “and 81-131” and inserting “81-131, and 83-127.”
21. Amend the title to conform.

LEGISLATIVE BILL 471. Placed on General File as amended.

Standing Committee amendments to LB 471:

1. Amend section 2 of the bill, line 4 by inserting after “*clerk,*” the following: “*or such place or places designated by the county clerk.*”.

2. Amend section 3 of the bill, line 3 by striking "mayor" and inserting "mayor county clerk", and line 4 by striking "may" and inserting "may shall".

3. Amend section 9, lines 4 to 9 by reinstating the stricken matter and striking the new matter, and line 5 by striking the reinstated matter and inserting "mayor and city council county board", and line 8 by striking "or" and inserting "as".

(Signed) Jerome Warner, Chairman

Member Excused

Mr. Claussen asked to be excused for Friday, April 30, 1965.

Adjournment

At 12:00 p.m., on a motion by Mr. Carpenter, the Legislature adjourned until 8:30 a.m., Friday, April 30, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, April 30, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

We thank thee, our Father in heaven, for this sacred moment when our hearts may be united in prayer, and when, forgetting all else save our need of thy guidance and help, we may reach up to thee as thou art reaching down to us. Let not the beauty of this day, or the glow of good health, or the growth and prosperity of our undertakings deceive us into a false reliance upon our own strength. Thou hast given us every good thing. Thou hast given us life itself with whatever talent we possess, and the time and the opportunity to use them. May we use them wisely, lest they be curtailed or taken away. Deliver us from the error of asking and expecting thy blessing and thy guidance in our public lives while closing the doors to thee in our private living. Thou knowest what we are wherever we are. Help us to be the best we can be. We ask in the name of Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Carstens and Claussen, excused for the day.

Corrections for the Journal

Page 1348, line 5, strike "Matzke" and insert "Moylan".

Page 1348, line 16, strike "Moylan" and insert "Matzke".

Page 1351, line 23, insert "of" before "science".

The Journal for the Seventy-ninth Day was approved as corrected.

Communications

Acknowledged receipt of Senate Concurrent Resolution No. 25 passed by the Alaska State Legislature, creating a special legis-

lative committee to investigate and report on a federal income tax ruling.

UNANIMOUS CONSENT—Executive Meeting

Mr. Danner asked unanimous consent for the Labor Committee to have an executive session on Monday, May 3, 1965 at 1:00 p.m. Also, for the Labor Committee to use the East Chamber on Wednesday, May 5, 1965. No objections. So ordered.

Member Excused

Mr. Gerdes was excused at 8:40 a.m. for thirty minutes.

UNANIMOUS CONSENT—Final Readings

Mr. Carpenter asked unanimous consent to pass over final readings this morning and go directly to Select File and then to General File for consideration of non-controversial issues. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 844. Replaced on Select File as amended.

E and R amendment to LB 844:

1. In line 3 of Enrollment and Review amendment 3, adopted April 22, 1965, insert "*shall be excluded*" before "*for*".

LEGISLATIVE BILL 147. Replaced on Select File as amended.

E and R amendments to LB 147:

1. In section 1, line 15, strike "*Chapters*" and insert "*Chapters Chapter*"; and in line 26, strike "*Chapters*" and insert "*Chapter*".

2. In standing committee amendment 1, line 5, strike "*Chapters*" and insert "*Chapter*".

3. In the title, line 7, strike "*Chapters 31 and*" and insert "*Chapter 31 or*".

LEGISLATIVE BILL 311. Replaced on Select File as amended.

E and R amendment to LB 311:

1. In section 1, line 89, insert "*and*" after the comma.

LEGISLATIVE BILL 709. Replaced on Select File as amended.

E and R amendment to LB 709:

1. In the Orme specific amendment, insert a period after "village" in line 4; and strike the period in line 5 and insert a period at the end of the line.

LEGISLATIVE BILL 461. Placed on Select File as amended.

E and R amendments to LB 461:

1. In section 1, line 42, insert "*except intangible property*" after "property".

2. In the title, strike lines 5 to 12 and insert "borrowed for prescribed purposes; to reduce the vote required; to eliminate the requirement for a petition; to".

LEGISLATIVE BILL 462. Placed on Select File as amended.

E and R amendments to LB 462:

1. In standing committee amendment 1, line 2, insert "and show the same as stricken" before the period.

2. In section 2, lines 10, 11, 16, 19, 23, 26, 27, 29, 36, 37, 40, and 43, insert "*or village*" after "city".

3. In the title, strike lines 5 to 10 and insert "flood control; to change bond provisions and increase the maximum amount thereof as prescribed; to extend provisions to include villages; to repeal the".

LEGISLATIVE BILL 698. Placed on Select File as amended.

E and R amendments to LB 698:

1. Strike section 1 and insert two new sections as follows:

"Section 1. That section 28-411, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

28-411. (1) *Whoever Except as provided in subsection (2) of this section, unlawfully assaults, or threatens another in a menacing manner, or unlawfully strikes or wounds another shall, upon conviction thereof, be fined in any sum not exceeding five hundred dollars or be imprisoned in the jail of the county not exceeding six months, and shall, moreover, be liable to the suit of the party injured.*

(2) *Whoever, being confined or in legal custody in the Nebraska Penal and Correctional Complex or any road camp thereof, whether*

as trusty or otherwise, or in the State Reformatory for Women, unlawfully assaults or threatens another in a menacing manner, or unlawfully strikes or wounds another, shall be guilty of a felony and shall, upon conviction thereof, be imprisoned in the Nebraska Penal and Correctional Complex or the State Reformatory for Women for not more than five years.

Sec. 2. That original section 28-411, Reissue Revised Statutes of Nebraska, 1943, is repealed.”.

2. In the title, strike lines 2 to 7 and insert

“FOR AN ACT to amend section 28-411, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide when violation thereof shall be a felony; to provide a penalty; and to repeal the original section.”.

LEGISLATIVE BILL 722. Placed on Select File.

LEGISLATIVE BILL 723. Placed on Select File as amended.

E and R amendment to LB 723:

1. In lines 1 and 2 of sections 1 and 2 and in lines 2 and 3 of the title, strike “Revised Statutes Supplement, 1963” and insert “Reissue Revised Statutes of Nebraska, 1943”.

LEGISLATIVE BILL 477. Placed on Select File as amended.

E and R amendments to LB 477:

1. In section 2, strike the first comma in lines 7 and 12 and insert “, and”.

2. In the title, strike lines 5 to 7 and insert “to rules of the road; to exempt Civil Defense vehicles from speed limitations; to provide that such vehicles shall have the right-of-way as prescribed; and to repeal the original”.

LEGISLATIVE BILL 708. Placed on Select File.

LEGISLATIVE BILL 721. Placed on Select File as amended.

E and R amendments to LB 721:

1. In section 1, line 12, strike “that” and insert “the”; in line 15, strike “said” and insert “such”; and in line 54, strike “Witness” and insert “Witnesses”.

2. In section 2, insert a period at the end of line 45 and strike the period at the end of line 46.

3. In section 3, line 11 and in section 4, lines 61 and 62, strike "*Except that*" and insert "*The provisions of*".

4. In section 4, line 32, insert "*and*" before "*if*"; strike lines 42 and 43 and insert "*plicant's birth; however, it is required that , and the applicant must be at least twenty-one years of age; Provided,*".

5. For correlation purposes, after "1963" in line 2 of section 2, line 3 of section 5, and line 4 of the title, insert ", as amended by section 1, Legislative Bill 191, Seventy-fifth Session, Nebraska State Legislature, 1965"; in section 2, line 5, insert "in counties having a population of more than sixty thousand inhabitants" after "county"; in line 6, insert "and not more than sixty thousand inhabitants" after "inhabitants"; and in line 47, strike "or" and insert "of".

6. In the title, line 6, strike the comma; and strike lines 7 and 8 and insert "residence within a county; and to re-".

LEGISLATIVE BILL 690. Placed on Select File as amended.

E and R amendment to LB 690:

1. In the standing committee amendment, lines 3 and 7, strike the comma after "*or*"; in line 3, strike the semicolon and insert "*, and*"; and in line 9, strike "*the*".

LEGISLATIVE BILL 169. Placed on Select File as amended.

E and R amendments to LB 169:

1. In new section 2, line 5, new section 3, line 1, and new section 4, line 2, insert "the Department of" after "of".

2. In new section 2, line 2, insert "the" before "Weights".

3. In new section 3, line 3, strike "it" and insert "he".

4. In new section 4, line 3, strike "its" and insert "his".

5. In the title, line 3, insert "as prescribed; to provide for enforcement; to provide for rules and regulations; to provide powers and duties" after "products".

LEGISLATIVE BILL 535. Placed on Select File as amended.

E and R amendments to LB 535:

1. In section 1, line 2, insert a comma after "States"; in line 3, strike the second comma; in line 4, insert "of the United States" after "Agriculture"; in line 5, strike the semicolon and insert a comma; and in line 9, strike the second "the" and insert "this".

2. In the title, line 4, insert "as prescribed" after "purposes".

LEGISLATIVE BILL 460. Placed on Select File as amended.

E and R amendments to LB 460:

1. In section 1, line 1, insert "*of any city of the first class*" after "council".

2. In the title, line 6, strike "and"; and strike beginning with "to" in line 9 through the semicolon in line 11.

LEGISLATIVE BILL 569. Placed on Select File as amended.

E and R amendment to LB 569:

1. In section 1, line 57, strike "adaption" and insert "adaption adaptation".

LEGISLATIVE BILL 510. Placed on Select File.

LEGISLATIVE BILL 324. Correctly engrossed.

LEGISLATIVE BILL 606. Correctly engrossed.

LEGISLATIVE BILL 64. Correctly re-engrossed.

LEGISLATIVE BILL 362. Correctly engrossed.

LEGISLATIVE BILL 619. Correctly re-engrossed.

LEGISLATIVE BILL 427. Correctly engrossed.

LEGISLATIVE BILL 214. Correctly engrossed.

LEGISLATIVE BILL 633. Correctly enrolled.

LEGISLATIVE BILL 683. Correctly enrolled.

LEGISLATIVE BILL 542. Correctly enrolled.

LEGISLATIVE BILL 543. Correctly enrolled.

LEGISLATIVE BILL 541. Correctly enrolled.

LEGISLATIVE BILL 528. Correctly enrolled.

LEGISLATIVE BILL 111. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 657 LB 417 LB 633 LB 683 LB 542 LB 543 LB 541 LB 528 LB 111 LR 37

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 893. Introduced at the request of the Governor by Richard Lysinger, Legislative District 36.

A BILL FOR AN ACT to amend section 71-202, Reissue Revised Statutes of Nebraska, 1943, and sections 71-208.02, 71-216, 71-219, and 71-222.01, Revised Statutes Supplement, 1963, relating to barbering; to define a term; to increase the salary that may be paid the manager-inspector; to provide for registration and fees of barber assistant instructor as prescribed; to provide the eligibility of registered barbers to become barber instructors and fees therefor as prescribed; to repeal the original sections; and to declare an emergency.

SELECT FILE

LEGISLATIVE BILL 132. Laid over at the request of Mrs. Hughes.

LEGISLATIVE BILL 253. E and R amendment found in the Legislative Journal for the Seventy-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 151. E and R amendment found in the Legislative Journal for the Seventy-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 614. E and R amendments found in the Legislative Journal for the Seventy-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 509. E and R amendment found in the Legislative Journal for the Seventy-ninth Day was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to read only the title and amendments on the General File bills this morning and allow the introducer to explain the bill. No objections. So ordered.

UNANIMOUS CONSENT—Unbracket LB 689

Mr. Carpenter asked unanimous consent that LB 689 be unbracketed on General File and taken up at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 689. Mr. Carpenter moved to indefinitely postpone.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

MOTION—Unbracket LB 130

Mr. Carpenter moved to unbracket LB 130 and consider it on General File immediately.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 130. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-sixth Day were adopted.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE BILL 574. Reading waived. Explained.

Mr. Adamson offered the following amendment:

In line 15 of Section 1, strike "fifty-five" and insert "sixty".

The amendment was adopted with 31 ayes, 3 nays, and 15 not voting.

Advanced to E and R for review with 31 ayes, 6 nays, and 12 not voting.

Visitors

Mr. Hasebroock introduced twelve students from the senior class of Bancroft High School and Bill Petersen, teacher.

Mr. Lysinger introduced forty-seven students from District 8, Wood River, Nebraska, Mr. James Rayer and Mrs. LeRoy Halcomb, teachers.

Mr. Nelson introduced twenty-two students from the Atkinson City schools, Mrs. Grant Peacock, teacher, and eight sponsors. He also introduced twelve students from the Naper Public School and Mr. Dennis McLaughlin, teacher.

GENERAL FILE

LEGISLATIVE BILL 82. Laid over at Mr. Klaver's request.

LEGISLATIVE BILL 181. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-fifth Day were adopted.

Laid over at Mr. D. Payne's request.

RESOLUTION

LEGISLATIVE RESOLUTION 39. Re: Tribute to C. C. Lillibridge.

Introduced by Arnold Ruhnke, 31st District; Eric Rasmussen, 32nd District and Henry F. Pedersen, Jr., 4th District.

WHEREAS, C. C. Lillibridge served with distinction in this Legislature in 1947, 1949, 1951, and 1953; and

WHEREAS, C. C. Lillibridge was the incumbent mayor of Crete, Nebraska; and

WHEREAS, C. C. Lillibridge died on April 30, 1965.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we stand for a moment of silent tribute to the memory of C. C. Lillibridge.
2. That a copy of this resolution, suitably engrossed, be sent to Mrs. C. C. Lillibridge.

Mr. Adamson Presiding

Mr. Ruhnke moved to suspend the rules and adopt the resolution immediately.

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

LR 39 was adopted.

The members stood for a moment of silent tribute to the memory of C. C. Lillibridge.

Mr. Ruhnke asked unanimous consent to have the names of all members of the Legislature added as introducers of LR 39. No objections. So ordered.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 894. Introduced at the request of the Governor by Kenneth L. Bowen, Legislative District 37.

A BILL FOR AN ACT relating to public health and welfare; to create an Advisory Committee on Aging; to provide for members, their term of office, appointment, compensation, and qualification; to provide powers, duties and authority; and to provide for an executive secretary, his salary, and his duties.

GENERAL FILE

LEGISLATIVE BILL 526. Reading waived. Explained.

Mr. Carpenter offered the following amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. In addition to the requirements of section 60-1001, Re-issue Revised Statutes of Nebraska, 1943, all new passenger motor vehicles, without exception, acquired by the State of Nebraska after the effective date of this act, shall (1) be equipped with a flashing red light on the top thereof with controls therefor readily accessible to the driver, and (2) be painted the same color as are motor vehicles used for patrol purposes by the Nebraska Safety Patrol."

2. Amend the bill by renumbering original section 2 as section 3.

3. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 552. Laid over at Mr. Warner's request.

LEGISLATIVE BILL 575. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-sixth Day was adopted.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

LEGISLATIVE BILL 576. Reading waived. Explained.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

Visitors

Mr. Nore introduced Mr. and Mrs. Denman and Mr. and Mrs. Pearson of Genoa.

Mr. Stryker introduced fourteen students from District 85, Saunders County, Malmo, Nebraska, Alma Ostrand, teacher and five parents.

GENERAL FILE

LEGISLATIVE BILL 601. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 88. Laid over at Mr. Carpenter's request.

LEGISLATIVE BILL 730. Laid over at Mr. Skarda's request.

LEGISLATIVE BILL 677. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

Visitors

Mr. Burbach introduced Mr. Jake Johansen from Bloomfield, Nebraska.

Mrs. Hughes introduced 28 students and 1 teacher from Lewiston Consolidated Schools.

GENERAL FILE

LEGISLATIVE BILL 754. Laid over.

LEGISLATIVE BILL 757. Laid over.

LEGISLATIVE BILL 852. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 1 nay and 12 not voting.

LEGISLATIVE BILL 851. Laid over.

LEGISLATIVE BILL 706. Laid over.

LEGISLATIVE BILL 516. Reading waived. Explained.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE BILL 517. Reading waived. Explained.

Advanced to E and R for review with 35 ayes, 0 nays and 14 not voting.

Visitors

Mr. I. Paine introduced 53 students and 2 sponsors from Seedling Mile School, near Grand Island, Nebraska.

Mr. Matzke introduced 50 students, 2 teachers and 2 sponsors from Beaver Crossing School.

Mr. Ruhnke introduced 5 students, 1 teacher and 7 parents from Rural School District 79, Wilber, Nebraska.

Mr. Wallwey introduced 20 students, 1 teacher and 4 parents from Thurston Public School, Thurston, Nebraska.

Mr. I. Paine introduced 17 students and 2 teachers from Alda Public School, Alda, Nebraska.

MOTION—Introduce Bill

Mr. President: I move the introduction of this bill recommended by the Committee on the Budget.

(Signed) Richard D. Marvel, Chairman

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 895. By the Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; Richard Lysinger, Legislative District 36; W. H. Hasebroock, Legislative District 16; George C. Gerdes, Legislative

District 49 and Harold B. Stryker, Legislative District 23.

A BILL FOR AN ACT relating to labor; to authorize the Department of Labor to sell certain land in Douglas County, Nebraska as prescribed; to provide for the disbursement of the proceeds of the sale of such property; and to declare an emergency.

MOTION—Suspend Rules

Mr. Marvel moved to suspend the rules and place LB 895 on General File.

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

GENERAL FILE

LEGISLATIVE BILL 496. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

Visitors

Mr. Kokes introduced Mr. C. H. Ryan from Loup City, Nebraska.

Mr. E. Rassmussen introduced 35-8th grade students and 2 teachers from Fairmont, Nebraska.

Mr. Holmquist introduced 34-8th grade students and 2 sponsors from Oakland Public School.

Ease

The Legislature was at ease from 10:55 a.m. until 11:10 a.m.

Speaker Bowen Presiding

UNANIMOUS CONSENT—Suspend Rules

Mr. Carpenter asked unanimous consent to suspend the rules and pass the bills on General File for the remainder of the morning by unanimous consent. If there are any objections to a bill, then the bill will be laid over. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 40. Re: Passage of House Roll 980

Introduced by Eugene T. Mahoney, 5th District; Marvin E. Stromer, 27th District; William R. Skarda, Jr., 7th District; Albert A.

Kjar, 39th District; Henry F. Pedersen, Jr., 4th District; Edward R. Danner, 11th District; M. A. Kremer, 34th District; W. H. Hasebroock, 16th District; Richard F. Proud, 12th District and John E. Knight, 26th District.

WHEREAS, there is pending in the Congress of the United States, House Roll 980, which if enacted will give an effective means of stopping the flow of unsolicited obscenity through the mails; and

WHEREAS, the enactment of this legislation is necessary to close a gap in postal and penal statutes through which a tremendous volume of indecent mail is pouring into American homes and particularly into the hands of American children; and

WHEREAS, this legislation will be an effective remedy against the cheap filth peddlers who are invading the privacy of the individual; and

WHEREAS, House Roll 980, was passed by an overwhelming vote by the House of Representatives.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Congress of the United States be and they are hereby urged and requested to take all necessary action to the passage of House Roll 980.

2. That printed copies of this resolution be promptly transmitted to the President and Vice President of the United States, Speaker of the House of Representatives of the United States, and to the members of Congress from Nebraska.

REFERENCE COMMITTEE REPORT

LB	Committee
893.....	Public Health and Welfare
894.....	Public Health and Welfare

(Signed) Kenneth L. Bowen, Speaker

NOTICE OF COMMITTEE HEARINGS

Public Health and Welfare

LB 893	Tuesday, May 4, 1965	2:00 p.m.
LB 894	Tuesday, May 4, 1965	2:00 p.m.

Budget

LB 149	Wednesday, May 5, 1965	2:00 p.m.
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STANDING COMMITTEE REPORTS**Budget**

LEGISLATIVE BILL 643. Placed on General File.

LEGISLATIVE BILL 354. Placed on General File.

LEGISLATIVE BILL 268. Placed on General File.

LEGISLATIVE BILL 271. Placed on General File.

LEGISLATIVE BILL 276. Placed on General File.

LEGISLATIVE BILL 109. Indefinitely postponed.

LEGISLATIVE BILL 412. Indefinitely postponed.

(Signed) Richard D. Marvel, Chairman

Government and Military Affairs

LEGISLATIVE BILL 573. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

GENERAL FILE

LEGISLATIVE BILL 804. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-ninth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 805. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 551. Laid over at Mr. Carpenter's request.

LEGISLATIVE BILL 616. Laid over at Mr. Bauer's request.

LEGISLATIVE BILL 724. Laid over at Mr. Skarda's request.

LEGISLATIVE BILL 749. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Advanced to E and R for review by unanimous consent.

Visitors

Mr. Ruhnke introduced thirteen students from District 43, Plymouth, Nebraska, Mrs. Gene Weers, teacher, and eight mothers.

LEGISLATIVE BILL 755. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 758. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 759. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 678. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-ninth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 279. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 280. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 281. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 282. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 559. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

STANDING COMMITTEE REPORTS**Public Works**

LEGISLATIVE BILL 675. Placed on General File.

LEGISLATIVE BILL 648. Placed on General File.

LEGISLATIVE BILL 352. Placed on General File as amended.

Standing Committee amendments to LB 352:

1. Section 1, subsection 2, lines 22 to 25 - strike beginning in line 22 after the comma the balance of said line and all of lines 23, 24, and that part of 25 to the semi-colon, and inserting in lieu thereof the following:

“if such vehicle is towed in such manner that it may weave or swerve, or is offset from the towing vehicle, or does not have a second or emergency connection between the two vehicles of sufficient strength to sustain the tow, or the towed vehicle is not equipped with all lights required by law for vehicles unless such lights on the towing vehicle are still clearly visible from the rear despite the tow”.

2. Section 2, line 2 - strike “is” and insert “and also section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965, are”.

3. Amend the title to conform.

LEGISLATIVE BILL 184. Indefinitely postponed.

LEGISLATIVE BILL 707. Placed on General File.

LEGISLATIVE BILL 290. Indefinitely postponed.

LEGISLATIVE BILL 729. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Adjournment

At 11:57 a.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Monday, May 3, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Monday, May 3, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord, thou dost know the secrets that will remake our society, for thou art The Way. Guide and guard our armed forces in their efforts to preserve freedom throughout the world. Help us to see that the forces that threaten the freedoms for which we fought and for which we now live cannot be argued down, nor can they be shouted down. They must be lived down by such as us. So give to these leaders of our State the inspired ideas that shall help to lead this country into making the American dream come true. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. Ruhnke who was excused until 11:00 a.m.

The Journal for the Eightieth Day was approved.

Member Excused

Mr. Carstens was excused from 10:30 a.m. until 11:30 a.m.

Visitors

Mr. Craft introduced his wife Ellen.

Mr. Harsh introduced Mr. and Mrs. Jesse Staddler and Gerald, and Mr. and Mrs. Neigley Staddler from Minden, Nebraska.

Mr. Ruhnke introduced twenty-nine students from Crete Junior High School, Robert Fletcher, teacher, and two sponsors.

Mr. Matzke introduced Professor Herman Glaess, Concordia College, Seward, and Stan Matzke, Jr., Instructor at the Nebraska Vocational Technical School in Milford. He also introduced a group from Milford High School.

Mr. Bowen introduced Professor W. B. Allington, University of Nebraska College of Agriculture and Mrs. de Bokx, Peter, and Joanneke, from the Netherlands. He also introduced sixty-seven students from Minden Junior and teachers Mrs. Harley E. Cole, Mr. James Meachan, and Mr. Wesley Shanon.

GENERAL FILE

LEGISLATIVE BILL 890.

Mr. Carpenter asked unanimous consent to dispense with the reading and allow the Budget Committee Chairman to explain the bill section by section. No objections. So ordered.

Mr. Batchelder moved to indefinitely postpone.

Mr. Carpenter asked unanimous consent that we have unlimited debate on this bill. No objections. So ordered.

Speaker Bowen Presiding

Mr. Carpenter asked unanimous consent that the debate cease at 11:30 a.m. on the motion to indefinitely postpone.

Mr. Stryker objected.

President Sorensen Presiding

Mr. Matzke moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 36 ayes, 6 nays and 7 not voting.

Mr. Klaver asked for a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 9:

Batchelder	Mahoney	Paine, I.	Skarda
Brauer	Moylan	Paxton	Wylie
Klaver			

Voting in the negative, 39:

Adamson	Claussen	Harsh	Kokes
Bauer	Craft	Hasebroock	Kremer
Bowen	Crandall	Holmquist	Lysinger
Budd	Danner	Hughes	Marvel
Burbach	Fleming	Kjar	Matzke
Carpenter	Gerdes	Knight	Moulton

Nelson	Pedersen	Ruhnke	Wallwey
Nore	Proud	Stromer	Warner
Orme	Rasmussen, E.	Stryker	Whitney
Payne, D.	Rasmussen, R.	Syas	

Not voting, 1:

Carstens

The motion lost.

UNANIMOUS CONSENT—Executive Meetings

Mr. Craft asked unanimous consent for the Public Works Committee to have an executive session at 2:45 p.m. in the West Lounge. No objections. So ordered.

Mr. R. Rasmussen asked unanimous consent for the Education Committee to hold an executive session at 1:30 p.m. this afternoon. No objections. So ordered.

Members Excused

Messrs. Burbach, Gerdes and Moulton were excused for Tuesday, May 4, 1965.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 39

Recess

At 12:13 p.m., on a motion by Mr. Bowen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present.

GENERAL FILE

LEGISLATIVE BILL 890. Considered.

Mr. Bauer asked unanimous consent that the bill be discussed item by item. No objections. So ordered.

Mr. D. Payne offered the following amendment:

1. In lines 96, 97 and 98, after the semicolon, strike "one million two hundred fifty thousand dollars for land acquisition near the main campus;"

Amendment pending.

Presented to the Governor

Presented to the Governor for approval on May 3, 1965, at 8:25 a.m.: LB 657 LB 417 LB 633 LB 683 LB 542 LB 543 LB 541 LB 528 LB 111

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 411. Indefinitely postponed.

LEGISLATIVE BILL 534. Placed on General File as amended.

Standing Committee amendments to LB 534:

1. Page 1, title, strike lines 5, 6, and 7 and line 8 the words "fore been allowed;"
2. Page 2, Sec. 1, line 3, after word "any" insert "*manufacturer or*".
3. Page 2, Sec. 1, line 10, after word "such" insert "*manufacturer or*".
4. Page 2, Sec. 1, line 11, after word "such" insert "*manufacturer or*".
5. Page 2, Sec. 1, line 12, after word "a" insert "*manufacturer or*".
6. Page 2, Sec. 1, line 13, after "tor" insert "." and delete the remainder of the section.

LEGISLATIVE BILL 676. Placed on General File as amended.

Standing Committee amendments to LB 676:

Page 2, Sec. 1, line 21, after word "Fund," insert *miscellaneous cash fund, and unobligated cash funds.*

Page 2, Sec. 1, lines 21, 22, and 23 delete but otherwise shall not make any further deductions other than the above mentioned taxes from intangible property and the unappropriated receipts and fees.

(Signed) J. W. Burbach, Chairman

Enrollment and Review

LEGISLATIVE BILL 105. Replaced on Select File as amended.

E and R amendments to LB 105:

1. In new section 7, line 172, reinstate the stricken word "be".
2. In line 8 of Enrollment and Review amendment 7, strike "or be imprisoned,".
3. Renumber present section 10 as section 9 and present section 9 as section 10.
4. In the title, as amended, line 13, strike "and"; and in line 14, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 307. Replaced on Select File as amended.

E and R amendment to LB 307:

1. Strike the period at the end of the enacting clause and insert a comma.

LEGISLATIVE BILL 425. Replaced on Select File as amended.

E and R amendment to LB 425:

1. Strike the amendment to section 12, line 9.

LEGISLATIVE BILL 52. Replaced on Select File as amended.

E and R amendment to LB 52:

1. In section 9, insert "and" at the end of line 23; and strike the amendment to line 28.

LEGISLATIVE BILL 500. Placed on Select File as amended.

E and R amendments to LB 500:

1. Amend section 1 to read:

"Section 1. Any county may establish a housing authority to include all territory within such county, including territory within the corporate limits of cities and villages defined in section 19-1003. Such housing authority may be established in the manner provided for establishment of housing authority by a city in Chapter 19, article 10, and amendments thereto. A housing authority so established shall operate within any city or village only at the invitation of the governing body of the city or village. If a housing authority already exists in any such city or village, such authority may, if it so desires,

relinquish its operating rights and activities to and in favor of the housing authority under mutually agreeable terms approved by the Public Housing Administration of the United States. Any two or more contiguous counties may also jointly establish a housing authority in the manner provided in and subject to the provisions of this section."

2. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, strike lines 2 and 3 and insert:

"FOR AN ACT to amend section 71-1507, Reissue Revised Statutes of Nebraska, 1943, relating to housing; to provide for establishment of a housing authority by one or more counties as prescribed; to provide the territory to be included therein; to provide for operation within cities and villages as prescribed; to provide for relinquishment of rights and activities; to provide an exception; to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 119. Placed on Select File as amended.

E and R amendments to LB 119:

1. In the Lysinger General File amendment to the standing committee amendment, line 5, insert an underscored comma after "*Refusing*"; in line 6, strike "*groups*" and insert "*group*"; and strike the last line and insert "*limited prospective purchasers, renters, or lessors*'."

2. In the title, strike lines 4 to 8 and insert "to redefine unfair trade practices; and to repeal the original section."

LEGISLATIVE BILL 557. Placed on Select File as amended.

E and R amendments to LB 557:

1. In standing committee amendment 1, line 6, strike the comma.

2. In the title, insert "to provide an exclusion in determining length;" at the end of line 5.

LEGISLATIVE BILL 651. Correctly engrossed.

LEGISLATIVE BILL 4. Correctly engrossed.

LEGISLATIVE BILL 151. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Adjournment

Mr. Proud moved to adjourn.

Mr. Carpenter moved to amend the motion to adjourn until 8:30 a.m.

The Carpenter amendment was adopted.

The Proud motion as amended prevailed. The Legislature adjourned at 4:13 p.m., until 8:30 a.m., Tuesday, May 4, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL—SEVENTY-FIFTH SESSION

EIGHTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, May 4, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, our Father, who hast given us life and made our earth so fair, reveal to us this day thy heart of infinite tenderness yearning for our love. Help us to feel thy spirit brooding over us, longing to help us in our decisions, to save us from the pressures that drive us and the tensions that break us down. How strange it is, O Lover of our souls, that thou who art love, who dost give love to the human hearts, should thyself be the great unloved. Give us love to love thee for Thy love, and to love Him who first loved us and gave Himself for us. Loving thee, we shall love one another, and loving one another, we shall do Thy will, and doing Thy will, we shall always do right. We make our prayer in the lovely name of Jesus. Amen.

The roll was called and all members were present except Messrs. Burbach, Gerdes, Moulton and Stromer, excused for the day, and Mr. D. Payne, excused until 8:40 a.m.

Members Excused

Mr. R. Rasmussen asked to be excused at 9:30 a.m. for the remainder of the morning. No objections. So ordered.

Mr. Holmquist asked to be excused at 10:00 a.m., for the remainder of the morning. No objections. So ordered.

MOTION—Send Flowers

Mrs. Orme moved that flowers be sent for the funeral of Mr. Stromer's father in Hastings, Nebraska.

The motion prevailed.

MOTION—Return LB 113 to Select File

Mrs. Hughes moved to return LB 113 to Select File for the following specific amendments:

1. Amend section 1 of the bill, line 7 by striking "six" and inserting "~~six~~ four".
2. Amend the title to conform.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Visitors

Mr. Stryker introduced Mrs. Marie Rezac and Mrs. Donna Vacha, teachers, and 11 students from District 91, Saunders County.

Announcements

Mrs. Hughes announced that she presented the Eagle Scout Award to Dan Hulbert, son of Mr. and Mrs. Eugene Hulbert at the Eagle Court of Honor, Sunday, May 2, 1965 at Falls City, Nebraska.

Mrs. Hughes also announced she has a new grandson, Scott Leech, son of her daughter Judith (Mrs. Keith R. Leech).

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 587.

A BILL FOR AN ACT to amend section 28-530, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to make additional acts unlawful and subject to penalties as prescribed; to harmonize the provision thereof with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kokes	Paxton
Batchelder	Danner	Kremer	Pedersen
Bauer	Fleming	Lysinger	Proud
Bowen	Harsh	Mahoney	Rasmussen, R.
Brauer	Hasebroock	Marvel	Skarda
Budd	Holmquist	Matzke	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Kjar	Nelson	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney

Voting in the negative, 3:

Nore Rasmussen, E. Wylie

Not voting, 6:

Burbach Moulton Ruhnke Stromer
Gerdes Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 588.

A BILL FOR AN ACT to amend section 43-212, Reissue Revised Statutes of Nebraska, 1943, relating to juvenile courts; to provide for detention rather than commitment; to prohibit contact of detained minors with sentenced adults; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Burbach Moulton Payne, D. Stromer
Gerdes

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 589.

A BILL FOR AN ACT to amend section 43-205.04, Revised Statutes Supplement, 1963, relating to juvenile court; to correct a

cross reference; to provide an exception; to make certain acts unlawful; to provide a penalty; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Burbach	Moulton	Payne, D.	Stromer
Gerdes			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 592.

A BILL FOR AN ACT to amend section 60-106, Reissue Revised Statutes of Nebraska, 1943, relating to certificate of title to motor vehicles; to provide that applications signed by husband or wife as an agent for the other may be accepted; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Carpenter	Fleming	Klaver
Batchelder	Carstens	Harsh	Knight
Bauer	Claussen	Hasebroock	Kokes
Bowen	Craft	Holmquist	Kremer
Brauer	Crandall	Hughes	Lysinger
Budd	Danner	Kjar	Mahoney

Marvel	Paine, I.	Rasmussen, E.	Syas
Matzke	Paxton	Rasmussen, R.	Wallwey
Moylan	Payne, D.	Ruhnke	Warner
Nelson	Pedersen	Skarda	Whitney
Nore	Proud	Stryker	Wylie
Orme			

Voting in the negative, 0.

Not voting, 4:

Burbach	Gerdes	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 595.

A BILL FOR AN ACT to amend section 43-205.03, Revised Statutes Supplement, 1963, relating to juvenile courts; to permit the court to release a minor on bail, and to fix the amount, conditions and security thereof; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the questions is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Burbach	Gerdes	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 531. With Emergency.

A BILL FOR AN ACT to amend section 83-424, Revised Statutes Supplement, 1963, relating to state institutions; to provide for an increase in the per diem amount for transporting prisoners; to harmonize with previous legislation; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 33:

Bowen	Hasebroock	Mahoney	Pedersen
Brauer	Holmquist	Marvel	Proud
Budd	Hughes	Matzke	Rasmussen, R.
Carpenter	Kjar	Moylan	Skarda
Claussen	Klaver	Orme	Stryker
Crandall	Knigh	Paine, I.	Syas
Danner	Kokes	Paxton	Wallwey
Fleming	Lysinger	Payne, D.	Warner
Harsh			

Voting in the negative, 11:

Adamson	Craft	Nore	Whitney
Batchelder	Kremer	Rasmussen, E.	Wylie
Bauer	Nelson	Ruhnke	

Not voting, 5:

Burbach	Gerdes	Moulton	Stromer
Carstens			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 663.

A BILL FOR AN ACT to amend section 83-337, Revised Statutes Supplement, 1963, relating to the county board of mental health; to increase the compensation of the examining physician; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stryker
Budd	Hughes	Orme	Syas
Carstens	Kjar	Paxton	Wallwey
Craft	Klaver	Payne, D.	Warner
Crandall	Knight		

Voting in the negative, 8:

Kokes	Nore	Rasmussen, E.	Whitney
Kremer	Paine, I.	Ruhnke	Wylie

Not voting, 7:

Burbach	Claussen	Lysinger	Stromer
Carpenter	Gerdes	Moulton	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 792.

A BILL FOR AN ACT to amend section 79-432, Revised Statutes Supplement, 1963, relating to schools; to remove Class VI school districts from the districts which have a restriction on their levy without a vote of the people; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Harsh	Marvel	Rasmussen, E.
Batchelder	Hasebroock	Matzke	Rasmussen, R.
Bauer	Holmquist	Moylan	Ruhnke
Bowen	Hughes	Nelson	Skarda
Brauer	Kjar	Nore	Stryker
Budd	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 6:

Burbach	Claussen	Moulton	Stromer
Carpenter	Gerdes		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 457.

A BILL FOR AN ACT to amend section 54-415, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to change provisions for disposition of estrays; to provide penalties; and to repeal the original section and also sections 54-409, 54-410, 54-411, 54-412, 54-413, 54-414, 54-416, 54-417, 54-418, 54-419, 54-420, 54-421, 54-422, 54-423, 54-424, 54-425, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Burbach	Gerdes	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 845. With Emergency.

A BILL FOR AN ACT relating to revenue and taxation; to define terms; to provide when the home of a paraplegic veteran or

multiple amputee shall be exempt from taxation; to provide the procedure for claiming the exemption; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bauer	Hasebroock	Moylan	Ruhnke
Bowen	Holmquist	Nelson	Skarda
Brauer	Hughes	Nore	Stryker
Budd	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 6:

Burbach	Gerdes	Moulton	Stromer
Claussen	Kokes		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 458.

A BILL FOR AN ACT to amend sections 54-149 and 54-150, Reissue Revised Statutes of Nebraska, 1943, and sections 54-147 and 54-148, Revised Statutes Supplement, 1963, relating to livestock; to increase the brand inspection fee; to provide for disposition of unbranded animals or those bearing a recorded brand or brands other than the brand or brands of the shipper or seller upon failure to establish proof of ownership; to harmonize with other legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Bauer	Brauer	Carstens
Batchelder	Bowen	Carpenter	Claussen

Craft	Klaver	Nelson	Rasmussen, R.
Crandall	Knight	Nore	Ruhnke
Danner	Kokes	Orme	Skarda
Fleming	Kremer	Paine, I.	Stryker
Harsh	Lysinger	Paxton	Syas
Hasebroock	Mahoney	Payne, D.	Wallwey
Holmquist	Marvel	Pedersen	Warner
Hughes	Matzke	Proud	Whitney
Kjar	Moylan	Rasmussen, E.	Wylie

Voting in the negative, 0.

Not voting, 5:

Budd	Gerdes	Moulton	Stromer
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 494.

A BILL FOR AN ACT to amend section 54-104, Revised Statutes Supplement, 1963, relating to livestock brands and marks; to clarify the date on which a newly recorded livestock brand becomes due for renewing; to clarify the length of time of the renewal period; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Burbach Gerdes Moulton Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 495.

A BILL FOR AN ACT to amend sections 54-118 and 54-119, Reissue Revised Statutes of Nebraska, 1943, and section 54-121, Revised Statutes Supplement, 1963, relating to livestock; to change provisions respecting sale of livestock as prescribed; to delete provisions respecting evidence to warrant a conviction; to harmonize with other legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Burbach Gerdes Moulton Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 310. With Emergency.

A BILL FOR AN ACT to amend section 37-214.03, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to exempt World War I veterans from payment of fees for hunting and fishing permits; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Burbach	Gerdes	Moulton	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 530.

A BILL FOR AN ACT regulating the business of selling, issuing, or delivering checks, drafts, and money orders as a service or for a fee or other consideration; to permit the licensing of such business; to provide for the administration of this act; to prescribe penalties; to provide for severability; and to provide an operative date.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Adamson	Fleming	Kremer	Rasmussen, E.
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Nelson	Stryker
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Claussen	Klaver	Paxton	Warner
Craft	Knight	Payne, D.	Whitney
Crandall	Kokes	Proud	Wylie

Voting in the negative, 9:

Batchelder	Lysinger	Moylan	Pedersen
Bauer	Mahoney	Nore	Skarda
Danner			

Not voting, 4:

Burbach	Gerdes	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 518.

A BILL FOR AN ACT to amend section 48-111, Reissue Revised Statutes of Nebraska, 1943, relating to workmen's compensation; to define a term; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Harsh	Marvel	Rasmussen, E.
Bowen	Hasebroock	Matzke	Ruhnke
Brauer	Hughes	Moylan	Stryker
Budd	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 9:

Burbach	Holmquist	Nelson	Skarda
Claussen	Moulton	Rasmussen, R.	Stromer
Gerdes			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 795.

A BILL FOR AN ACT to amend section 53-180.02, Reissue Revised Statutes of Nebraska, 1943, relating to alcoholic liquors; to

provide that no minor may sell or dispense or have in his possession or physical control any alcoholic liquor at any place except in his permanent place of residence; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 1:

Syas

Not voting, 6:

Burbach	Holmquist	Rasmussen, R.	Stromer
Gerdes	Moulton		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 699.

A BILL FOR AN ACT to repeal section 84-716.02, Revised Statutes Supplement, 1963, relating to official slogan and symbol of the State of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Budd	Danner	Klaver
Batchelder	Carpenter	Fleming	Knight
Bauer	Claussen	Harsh	Kokes
Bowen	Craft	Hasebroock	Kremer
Brauer	Crandall	Hughes	Lysinger

Mahoney	Orme	Proud	Syas
Marvel	Paine, I.	Rasmussen, E.	Wallwey
Matzke	Paxton	Ruhnke	Warner
Moylan	Payne, D.	Skarda	Whitney
Nelson	Pedersen	Stryker	Wylie
Nore			

Voting in the negative, 0.

Not voting, 8:

Burbach	Gerdes	Kjar	Rasmussen, R.
Carstens	Holmquist	Moulton	Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 259.

A BILL FOR AN ACT to amend section 37-516, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to prohibit the further pollution of streams, ditches, sewers or other waters as prescribed; to provide penalties; to provide an operative date; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Brauer	Hughes	Moylan	Stryker
Budd	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 8:

Burbach	Holmquist	Nelson	Rasmussen, R.
Gerdes	Moulton	Nore	Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 320.

A BILL FOR AN ACT relating to public health and welfare; to provide for the suspension of licenses of persons to practice medicine and surgery who are mentally ill or mentally deteriorated; to provide for reinstatement of licenses when the licensee is found to be mentally and physically competent to engage in the practice of medicine and surgery; and to provide the procedure for suspending and reinstating such licenses.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Hughes	Nelson	Stryker
Budd	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Burbach	Holmquist	Paine, I.	Stromer
Gerdes	Moulton	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 496. Placed on Select File as amended.

E and R amendments to LB 496:

1. In section 1, lines 6 and 7, strike "feet frontage" and insert "*feet frontage front footage*".
2. In the title, insert a period at the end of line 6.

LEGISLATIVE BILL 517. Placed on Select File as amended.

E and R amendment to LB 517:

1. In the title, lines 6 and 7, and insert "tan water district or metropolitan utilities district, or any officer, board, department head, agent, or employee thereof,".

LEGISLATIVE BILL 677. Placed on Select File as amended.

E and R amendment to LB 677:

1. In the title, line 6, strike "and"; and in line 6, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 601. Placed on Select File as amended.

E and R amendment to LB 601:

1. In section 1, line 13, insert "bonds of" after "as".

LEGISLATIVE BILL 576. Placed on Select File as amended.

E and R amendment to LB 576:

1. In section 1, line 39, strike "such" and insert "~~such~~ the".

LEGISLATIVE BILL 575. Placed on Select File as amended.

E and R amendment to LB 575:

1. The typed bill being correct, strike the standing committee amendment.

LEGISLATIVE BILL 574. Placed on Select File as amended.

E and R amendments to LB 574:

1. Amend the Adamson General File amendment to read "In section 1, line 15, strike 'fifty-five' and insert 'fifty-five sixty'".

2. In the title, insert "to increase a speed limit;" at the end of line 3.

LEGISLATIVE BILL 42. Correctly engrossed.

LEGISLATIVE BILL 527. Correctly engrossed.

LEGISLATIVE BILL 881. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTIONS**LEGISLATIVE RESOLUTION 34.**

LR 34 was adopted with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE RESOLUTION 40.

LR 40 was adopted with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE RESOLUTION 38.

Mr. E. Rasmussen moved to indefinitely postpone LR 38.

Speaker Bowen Presiding.

Mr. Carpenter asked for a record vote.

Mr. Fleming asked unanimous consent to hold LR 38 for one week. No objections. So ordered.

Visitors

Mr. Proud introduced Tommy Weston and 43 students from Christ the King School, Omaha, with their sponsors Sister Mary, Sister Mary Thomas, Mrs. Washburn, and Mrs. Stroh.

Mr. Knight introduced 53 students and 2 teachers from Lincoln Lutheran Jr. High School.

Mrs. Hughes introduced Sister Mary Gertrude and 16 students from St. Andrew School, Tecumseh.

Mr. Nore introduced Mrs. Joyce Meredith, teacher; Mrs. Delmar Keehn and Mrs. Alfred Homolka, parents, and 12 students from District 47, Nance County, St. Edward, Nebraska.

Mr. Syas introduced Mr. Melone Brasel, Director of Education; Mr. Baar, Business Manager; Mrs. Simons and Miss Trukken, teachers, and 21 students from Nebraska School for the Deaf.

Mr. Bowen introduced Ludmila Hamonz, teacher, 6 parents, and 19 students from the Ohiova Public School.

Mr. Hasebroock introduced Dwain Johnson, sponsor; Lillian Anderson, teacher, and 40 students from Oakland High School, Oakland, Nebraska.

Mr. Batchelder introduced 3 teachers, 2 sponsors, and 34 girls from Duchesne Academy, Omaha.

Mr. E. Rasmussen introduced Mr. and Mrs. Ed Buntmeyer and 5 students from the 5th Grade Class of Peace Lutheran School, Deshler, Nebraska.

Mr. E. Rasmussen introduced Mr. Orin Quant, 5 parents, and 22 students from the Bethlehem Lutheran School near Davenport, Nebraska.

Mr. E. Rasmussen introduced Mrs. Victor Krueger, teacher; 8 sponsors, and 12 students from District 11, Hackney Ridge, Hebron, Nebraska.

SELECT FILE

LEGISLATIVE BILL 473.

Mr. Stryker asked unanimous consent to unbracket LB 473. No objections. So ordered.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 307 LB 425 LB 52

Mr. Knight asked unanimous consent to bracket LB 307, LB 425, and LB 52 until tomorrow on Select File. No objections. So ordered.

LEGISLATIVE BILL 132. Mr. Carstens asked unanimous consent to withdraw his pending amendment found in the Legislative Journal for the Seventy-ninth Day. No objections. So ordered.

Mrs. Hughes offered the following amendment, which was adopted by unanimous consent:

1. Strike the amendment adopted April 22, 1965 on LB 132 affecting lines 74 to 77.

Mr. Carstens offered the following unanimous consent amendment:

1. Amend Section 3, paragraph 4 as follows:

Strike from line 76 the words "or of a newborn".

Mr. Brauer objected.

Mr. Carstens moved the adoption of the amendment.

The amendment lost with 11 ayes, 20 nays, and 18 not voting.

Mr. Proud moved to strike the enacting clause.

The motion lost with 16 ayes, 21 nays, and 12 not voting.

LB 132 was advanced to E and R for re-engrossment.

LEGISLATIVE BILL 844. E and R amendment found in the Legislative Journal for the Eightieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 147. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 311. E and R amendment found in the Legislative Journal for the Eightieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 709. E and R amendment found in the Legislative Journal for the Eightieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 461. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 462. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 698. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 722. Advanced to E and R for engrossment.

LEGISLATIVE BILL 723. E and R amendment found in the Legislative Journal for the Eightieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 477. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 708. Advanced to E and R for engrossment.

President Sorensen Presiding

LEGISLATIVE BILL 721. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for engrossment.

Member Excused

Mr. Whitney was excused at 11:30 a.m. for the remainder of the day.

SELECT FILE

LEGISLATIVE BILL 690. E and R amendment found in the Legislative Journal for the Eightieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 169. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Mr. Pedersen offered the following specific amendment:

Amend Section 1 of LB 169 by adding a new sentence to the end of the section as follows; "It shall be sufficient for persons selling meat as used in this act in the operation of a restaurant, cafeteria or other business establishment serving prepared foods for consumption on the premises of the establishment, to designate on the menu, or sign on the premises which offers the food to the public, that the meat is imported, if this fact is known to the owner of the premises, with being required to name the country of the origin of said meat."

The Pedersen amendment was adopted with 28 ayes, 0 nays, and 21 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 535. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Mr. Pedersen offered the following amendment:

Amend Section 1 of LB 535 to insert after the word "purposes" and before the comma, the following words: "related to the preceding purposes,".

Amendment pending.

Laid over at the request of Mr. Adamson.

LEGISLATIVE BILL 460. E and R amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 569. E and R amendment found in the Legislative Journal for the Eightieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 510. Advanced to E and R for engrossment.

LEGISLATIVE BILL 105. E and R amendments found in the Legislative Journal for the Eighty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 500. E and R amendments found in the Legislative Journal for the Eighty-first Day were adopted.

Mr. Carpenter offered the following specific amendments:

1. Amend the bill by adding two new sections to be known as sections 2 and 3 and to read as follows:

"Sec. 2. That section 71-1507, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

71-1507. The exercise by a State Public Body of the powers herein granted may be authorized by resolution of the governing body of such State Public Body, adopted by a majority of the mem-

bers of its governing body present at a meeting of said governing body, which resolution may be adopted at the meeting at which such resolution is introduced. Such a resolution or resolutions shall take effect immediately, and need not be laid over or published or posted; *Provided*, no such resolution shall be valid, nor shall the powers granted by Chapter 71, article 15, be exercised, unless the question of entering into housing projects shall have been authorized by a majority vote of the electors voting on the proposition, at a general municipal election or at a special election called for the submission of such proposition; *and provided further, that no election shall be required when a county takes over the administration and or coordination of existing housing authority or housing authorities located in the county or when a housing authority located in a city or village relinquishes its operating rights and activities to and in favor of a county housing authority.* Notice of the time and place of the election shall be given by publication once each week for three consecutive weeks prior thereto in some legal newspaper printed in and of general circulation in such State Public Body. Such election may be called by the governing body of the State Public Body and shall be called when a petition therefor, signed by at least ten per cent of the legal voters of such State Public Body, has been presented to the governing body thereof. The number of voters of said State Public Body voting for the office of Governor at the last general election prior to the presenting of such petition shall be deemed the number of voters in such State Public Body for the purpose of determining the sufficiency of such a petition. If the proposal is defeated the same shall not be resubmitted to the voters therein for a period of two years from and after the date of such election. If the proposal carries, the governing body of such State Public Body shall take affirmative action to establish the necessary housing projects.

Sec. 3. That original section 71-1507, Reissue Revised Statutes of Nebraska, 1943, is repealed.”

The amendments were adopted with 31 ayes, 0 nays, and 18 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 119. E and R amendments found in the Legislative Journal for the Eighty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 557. E and R amendments found in the Legislative Journal for the Eighty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 113. The Hughes specific amendment found in this day's Journal was adopted with 29 ayes, 0 nays, and 20 not voting.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 328. Placed on General File as amended.

Standing Committee amendments to LB 328:

1. Amend section 1 of the bill, line 14 by striking "*middle name in full, or initial,*" and inserting in lieu thereof, the following:

"except middle name or initial may be omitted, and if the Christian first name is an initial only, signer shall so state below the name at the time of signing; Provided, that a signer may use his generally accepted legal name in the community, if such legal name is different than his Christian name,"

2. Amend the title to conform.

LEGISLATIVE BILL 810. Placed on General File as amended.

Standing Committee amendment to LB 810:

1. Amend section 3 of the bill, line 2 by striking the word "*ten*".

LEGISLATIVE BILL 470. Indefinitely postponed.

LEGISLATIVE BILL 85. Indefinitely postponed.

LEGISLATIVE BILL 150. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Miscellaneous Subjects

LEGISLATIVE BILL 334. Placed on General File as amended.

Standing Committee amendments to LB 334:

1. Amend the bill by adding four new sections to be known as sections 2, 3, 4, and 5 and to read as follows:

"Sec. 2. That section 53-103, Revised Statutes Supplement, 1963, be amended to read as follows:

53-103. Unless the context otherwise requires, the definitions given in this section shall apply in all cases where any one of the defined terms appears in sections 53-101 to 53-118.

(1) This act shall be construed as referring exclusively to said sections.

(2) Alcohol shall mean the product of distillation of any fermented liquid, whether rectified or diluted, whatever may be the origin thereof, and shall include synthetic ethyl alcohol. It shall not include denatured alcohol or wood alcohol.

(3) Spirits shall mean any beverage which contains alcohol obtained by distillation, mixed with water of other substance in solution, and shall include brandy, rum, whiskey, gin, or other spirituous liquors, and such liquors when rectified, blended, or otherwise mixed with alcohol or other substances.

(4) Wine shall mean any alcoholic beverage obtained by the fermentation of the natural contents of fruits or vegetables, containing sugar, including such beverages when fortified by the addition of alcohol or spirits, as above defined.

(5) Beer shall mean a beverage obtained by alcoholic fermentation of an infusion or concoction of barley, or other grain, malt, and hops in water, and shall include, among other things, beer, ale, stout, lager beer, near beer, porter, and the like.

(6) Alcoholic liquor shall include the four varieties of liquor above defined, alcohol, spirits, wine, and beer, and every liquid or solid, patented or not, containing alcohol, spirits, wine, or beer, and capable of being consumed as a beverage by a human being. The provisions of this act shall not apply to (a) alcohol used in the manufacture of denatured alcohol produced in accordance with acts of Congress and regulations promulgated thereunder, (b) flavoring extracts, syrups, or medicinal, mechanical, scientific, culinary, or toilet preparations, or food products unfit for beverage purposes, but shall not be construed to exclude or not apply to alcoholic liquor used in the manufacture, preparation, or compounding of such products, or (c) wine intended for use and used by any church or religious organization for sacramental purposes.

(7) Original package shall mean any bottle, flask, jug, can, cask, barrel, keg, hogshead, or other receptacle or container whatsoever, used, corked, or capped, sealed, and labeled by the manufacturer of alcoholic liquor, to contain and to convey any alcoholic liquor.

(8) Manufacturer shall mean every brewer, fermenter, distiller, rectifier, winemaker, blender, processor, bottler, or person who fills or refills an original package and others engaged in brewing, fer-

menting, distilling, rectifying, or bottling alcoholic liquors as above defined.

(9) Nonbeverage user shall mean every manufacturer of any of the products set forth and described in section 53-160, when the same contains alcohol, and all laboratories, hospitals, and sanatoria using alcohol for nonbeverage purposes.

(10) Manufacture shall mean to distill, rectify, ferment, brew, make, mix, concoct, process, blend, bottle, or fill an original package with any alcoholic liquor, and shall include blending but shall not include the mixing or other preparation of drinks for serving by those persons authorized and permitted in this act to serve drinks for consumption on the premises where sold.

(11) Distributor shall mean the person, as hereinafter defined, importing or causing to be imported into the state, or purchasing or causing to be purchased within the state, alcoholic liquors for sale or resale to retailers licensed under this act.

(12) Person shall mean any natural person, corporation, partnership, or association.

(13) Retailer shall mean a person who sells, or offers for sale, alcoholic liquors for use and consumption and not for resale in any form.

(14) Sell at retail and sale at retail shall refer to and mean sales for use or consumption and not for resale in any form.

(15) Commission shall mean the Nebraska Liquor Control Commission.

(16) Sale shall mean any transfer, exchange, or barter in any manner or by any means whatsoever for a consideration, and shall include all sales made by any person, whether principal, proprietor, agent, servant, or employee.

(17) To sell shall mean to solicit or receive an order for, to keep or expose for sale, or to keep with intent to sell.

(18) Restaurant shall mean any public place kept, used, maintained, advertised, and held out to the public as a place where meals are served, and where meals are actually and regularly served, without sleeping accommodations, such place being provided with adequate and sanitary kitchen and dining room equipment and capacity and having employed therein a sufficient number and kind of employees to prepare, cook, and serve suitable food for its guests.

(19) Club shall mean a corporation organized under the laws of this state, not for pecuniary profit, solely for the promotion of some common object other than the sale or consumption of alcoholic

liquors, kept, used, and maintained by its members through the payment of annual dues, and owning, hiring, or leasing a building or space in a building, of such extent and character as may be suitable and adequate for the reasonable and comfortable use and accommodation of its members and their guests and provided with suitable and adequate kitchen and dining room space and equipment and maintaining a sufficient number of servants and employees for cooking, preparing, and serving food and meals for its members and their guests; *Provided*, that such club files with the local governing body at the time of its application for a license under this act two copies of a list of names and residences of its members, and similarly files within ten days of the election of any additional member his name and address; *and provided further*, that its affairs and management are conducted by a board of directors, executive committee, or similar body chosen by the members at their annual meeting, and that no member or any officer, agent, or employee of the club is paid, or directly or indirectly receives, in the form of salary or other compensation, any profits from the distribution or sale of alcoholic liquor to the club or the members of the club or its guests introduced by members other than the amount of such salary as may be fixed and voted at any annual meeting by the members or by its board of directors or other governing body out of the general revenues of the club.

(20) Hotel shall mean every building or other structure kept, used, maintained, advertised, and held out to the public to be a place where food is actually served and consumed and sleeping accommodations are offered for adequate pay to travelers and guests, whether transient, permanent, or residential, in which twenty-five or more rooms are used for the sleeping accommodations of such guests and having one or more public dining rooms where meals are served to such guests, such sleeping accommodations and dining rooms being conducted in the same building in connection therewith and such building or buildings, structure or structures being provided with adequate and sanitary kitchen and dining room equipment and capacity.

(21) Nonprofit corporation shall mean a corporation, whether located within any incorporated city or village or not, organized under the laws of this state, not for profit, and which has been exempted from the payment of federal income taxes, as provided by section 501 (c), (4), (7) or (8), Internal Revenue Code of 1954, on November 22, 1963.

(22) The words bottle club shall mean an operation, *whether formally* organized as a club having a *membership committee and a regular membership list, dues, officers, and meetings or not*, keeping and maintaining premises where persons who have made their own purchases of alcoholic liquors congregate for the express purpose

of consuming such alcoholic liquors upon the payment of a fee or other consideration, including among other services the sale of foods, ice, mixes, or other fluids for alcoholic drinks and the maintenance of space for the storage of alcoholic liquors belonging to such persons and facilities for the dispensing of such liquors through a locker system, or card system or *pool system*; *Provided*, that no person shall be a member of a club until at least three days after submitting his name for membership. Such operation may be conducted by a club as defined in subdivision (19) of this section, an individual, partnership, or corporation, as an incident to the operation an *An* accurate and current membership list must *shall* be maintained at all times upon the premises which contains the names and residences of its members, and copies thereof must be filed with the local governing body annually on May 1 and kept available for inspection by duly authorized law enforcement officers and representatives of the Liquor Control Commission. Such club premises shall not be open to the public and shall be available only to club members and their guests.

(23) Minor shall mean any person, male or female, under twenty-one years of age, regardless of marital status.

Sec. 3. That section 53-105, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-105. There is hereby created the Nebraska Liquor Control Commission, consisting of three members to be appointed by the Governor, *subject to confirmation by a majority of the members elected to the Legislature*, no more than two of whom shall be members of the same political party, and no two shall be citizens of the same congressional district.

Sec. 4. That section 53-123.04, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-123.04. A retailer's license shall allow the licensee to sell and offer for sale at retail either in the original package or otherwise, as therein prescribed, in the premises specified in such license, alcoholic liquors or beer regardless of alcoholic content for use or consumption but not for resale in any form; *Provided, that sale by a retailer to the holder of a bottle club license shall not be considered as a sale for resale.*

Sec. 5. That section 53-124, Revised Statutes Supplement, 1963, be amended to read as follows:

53-124. At the time application is made to the commission for a license of any class, the applicant shall pay the fee hereinafter provided. The fees for annual licenses finally issued by the commission shall be as follows:

(1) For a license to manufacture alcohol and spirits\$1,000.00;

(2) For a license to manufacture beer and wine:

A. Beer, regardless of alcoholic content:

(a) 1 to 100 barrel daily capacity or any part thereof	\$100.00
(b) 100 to 150 barrel daily capacity	200.00
(c) 150 to 200 barrel daily capacity	350.00
(d) 200 to 300 barrel daily capacity	500.00
(e) 300 to 400 barrel daily capacity	650.00
(f) 400 to 500 barrel daily capacity	700.00
(g) 500 barrel daily capacity, or more	800.00;

B. Wines

\$250.00;

Provided, the words daily capacity, as used herein, shall mean the average daily barrel production for the previous twelve months of manufacturing operation; *and provided further*, if no such basis for comparison exists, the manufacturing licensee shall pay in advance for the first year's operation a fee of five hundred dollars;

(3) Alcoholic liquor distributor's license, for the first and each additional wholesale distributing place of business operated in this state by the same licensee and wholesaling or jobbing alcoholic liquors, except beer

\$500.00;

(4) Beer distributor's license, for the first and each additional wholesale distributing place of business operated in this state by the same licensee and wholesaling or jobbing beer only

\$250.00;

(5) For a retailer's license:

A. Beer only, within the corporate limits of cities and villages, for consumption on the premises, regardless of alcoholic content, the sum of ten dollars in villages of five hundred population or less; twenty-five dollars in villages or cities, as the case may be, having a population of more than five hundred inhabitants and not more than twenty-five hundred inhabitants; fifty dollars in cities having a population of more than twenty-five hundred inhabitants and less than ten thousand inhabitants; and one hundred dollars in cities having a population of ten thousand inhabitants or more;

B. Beer only, for consumption off the premises, regardless of alcoholic content, sales in the original packages only, the sum of twenty-five dollars;

C. Alcoholic liquors within the corporate limits of cities and villages, for consumption on the premises and off the pre-

- mises, sales in original packages only, the sum of two hundred and fifty dollars;
- D. Alcoholic liquors, including beer, regardless of alcoholic content, within the corporate limits of cities and villages, for consumption off the premises, sales in the original packages only, the sum of one hundred and fifty dollars;
 - E. Alcoholic liquors without the corporate limits of cities and villages, in counties mentioned in section 53-127, for consumption off the premises, sales in the original packages only, not less than one hundred and fifty dollars for each license;
 - F. Beer only, regardless of alcoholic content, without the corporate limits of cities and villages, for consumption on the premises, not less than twenty-five dollars for each license, the precise amount in each case to be such sum as shall equal the amount of license fee herein fixed plus the occupation tax fixed by ordinance, if any, in the nearest incorporated city or village in the same county;
 - G. Alcoholic liquors without the corporate limits of cities or villages in existing privately-owned recreation areas, on which are located hotels or motels to be licensed in which twenty-five or more rooms are used for the sleeping accommodations of guests and having one or more public dining rooms where meals are served and which are of sufficient size to serve at least one hundred patrons, which recreational areas shall have, after licensing, a principal business purpose or purposes other than the sale of alcoholic liquors and have at least one hundred sixty acres of real estate of the area under contiguous single ownership or lease, for consumption on the premises and off the premises, sales in original packages only, the sum of two hundred fifty dollars. The commission shall first find that the proposed licensed premises are a part of an existing recreational area of substantial size and operation and that such area does, in fact, have a recreational purpose; subsequent to this finding the commission shall then determine that the issuance of the proposed license would be in the public interest;
 - H. Alcoholic liquors, including beer, issued to a nonprofit corporation, for consumption on the premises, which license shall not be issued to any corporation authorized by law to receive a license under the provisions of subdivision (5) C. of this section; *Provided*, that this provision shall not apply when the nonprofit corporation shall be open for sale of alcoholic liquors, including beer, for consumption on the premises not more than two days in any week:

- (a) Within the corporate limits of cities and villages, for consumption on the premises, regardless of alcoholic content, the sum of twenty dollars in villages of five hundred population or less; fifty dollars in villages or cities, as the case may be, having a population of more than five hundred inhabitants and not more than twenty-five hundred inhabitants; one hundred dollars in cities having a population of more than twenty-five hundred inhabitants and less than ten thousand inhabitants; and two hundred dollars in cities having a population of ten thousand inhabitants or more; and
- (b) Without the corporate limits of cities and villages, for consumption on the premises, not less than two hundred fifty dollars for each license, the precise amount in each case to be such sum as shall equal the amount of license fee herein fixed plus the occupation tax fixed by ordinance, if any, in the nearest incorporated city or village in the same county; *Provided*, that if the incorporated city or village does not have an occupation tax for non-profit corporation licenses, then the licensee shall pay an amount equal to a class C license occupation tax for such city or village; *and provided further*, the applicable fee shall be paid by the applicant or licensee, as the case may be, directly to the city or village treasurer in the case of class A, C and H (a) licenses; directly to the city or village treasurer in the case of class B licenses within the corporate limits of cities and villages, directly to the county treasurer in the case of class B and H (b) licenses outside of the corporate limits of cities and villages; directly to the commission in the case of class D and E licenses; and directly to the county treasurer in the case of class F and G licenses;

- (6) For a railroad license\$100.00
and \$1.00 for each duplicate;
- (7) For a boat license\$ 50.00;
- (8) For a nonbeverage user's license:
 - Class 1\$ 5.00
 - Class 2 25.00
 - Class 3 50.00
 - Class 4 100.00
 - Class 5 250.00;

and

(9) Bottle club license:\$250.00;

- (a) Within the corporate limits of cities and villages, for consumption on the premises, payment to the city or village treasurer, regardless of alcoholic content, the sum of twenty dollars in villages of five hundred population or less; fifty dollars in villages or cities, as the case may be, having a population of more than five hundred inhabitants and not more than twenty-five hundred inhabitants; one hundred dollars in cities having a population of more than twenty-five hundred inhabitants and less than ten thousand inhabitants; and two hundred dollars in cities having a population of ten thousand inhabitants or more *Provided*, that no such license shall be issued within the corporate limits of any city or village when a license as provided in subdivision (5) C. of this section has been issued in such city or village; and.
- (b) Without the corporate limits of cities and villages, for consumption on the premises, payment to the county treasurer, not less than two hundred fifty dollars for each license, the precise amount in each case to be such sum as shall equal the amount of license fee herein fixed plus the occupation tax fixed by ordinance, if any, in the nearest incorporated city or village in the same county; *Provided*, that if the incorporated city or village does not have an occupation tax for a bottle club license, then the licensee shall pay an amount equal to a class C license occupation tax of such city or village.

The license year, unless otherwise provided in this act, shall commence on May 1 of each year and shall end on the following April 30. During the license year, no license shall be issued for a sum less than the amount of the annual license fee as fixed in this section, regardless of the time when the application for such license shall have been made."

2. Amend the bill by renumbering original section 2 as section 5.

3. Amend renumbered section 5, line 11 by striking the period and inserting the following:

"; Provided, that no guest of a member who is the licensee or an employee on duty in the licensed premises nor any such member shall be permitted to purchase or have dispensed to him alcoholic liquor in any form."

4. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. That section 53-179, Revised Statutes Supplement, 1963, be amended to read as follows:

53-179. (1) No person shall sell at retail or dispense any alcoholic liquor on the day of any election, including primary election, within the boundaries of any political subdivision when the election is one in which all of the electors of such political subdivision may participate in the voting, during the hours the polls are open within the political subdivision in which such election is being held.

(2) No alcoholic liquors, including beer, shall be sold at retail or dispensed on the first day of the week, commonly called Sunday, between the hours of one o'clock a.m. Sunday and six o'clock a.m. Sunday. No alcoholic liquors, except beer, shall be sold at retail or dispensed on the first day of the week, commonly called Sunday, between the hours of six o'clock a.m. Sunday and twelve o'clock midnight Sunday; *Provided*, that the dispensing of alcoholic liquor, other than beer, may be authorized on Sunday between the hours of six o'clock a.m., and twelve o'clock midnight, by a bottle club licensee, by ordinance of the local governing body, or resolution of the county board, if the licensed premises are outside of the corporate limits; *and provided further*, that such limitations shall not apply to a non-profit corporation licensee. The permissible hours for the sale of beer at retail *or the dispensing thereof* on Sunday, if allowed, by other than a nonprofit corporation licensee, within the corporate limits of cities and villages, shall be governed by ordinance of the local governing body; and outside the corporate limits of cities and villages, as shall be determined by resolution of the county board as provided more fully in subsection (3) hereof.

(3) No alcoholic liquors, including beer, shall be sold at retail or dispensed on secular days between one o'clock a.m. and six o'clock a.m.; *Provided*, that the local governing body of any city or village, in respect to the licensees within the corporate limits of cities or villages, or the county board, in respect to licensees outside the corporate limits of cities or villages, may require closing prior to one o'clock a.m. by ordinance or resolution on any day, including Sundays.

(4) *Nothing in this section contained shall be construed to prohibit licensed premises from being open for other business on days and hours during which the sale or dispensing of alcoholic liquor is prohibited hereby.*

5. Amend the bill by renumbering original sections 3 to 9 as sections 6 to 13.

6. Amend renumbered section 13, line 1 by striking "section" and inserting "sections 53-105, 53-123.04 and", line 2 by striking "sec-

tion 53-138.03" and inserting "sections 53-103, 53-124, 53-138.03, and 53-179".

7. Amend the title to conform.

LEGISLATIVE BILL 45. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 161. Placed on General File as amended.

Standing Committee amendments to LB 161:

1. Amend Section 3(5), line 47, by inserting "trading stamps," after the word "advertising,".

2. Amend Section 3(5) by striking the period after "retailer" in line 60 and all the language beginning with the word "For" in lines 60 to 66 ending with the word "business" in line 66.

3. Amend Section 3(6) by striking the period in line 68 and substituting "; and" and add a subdivision to section 3 as follows:

"(7) Consumer means any person other than a distributor or a retailer who purchases selective dairy products for consumption and not for resale."

4. Amend Section 4(3), line 33 by inserting after "shall" the following: "within thirty days after the effective date of this act and".

5. Amend Section 4(3) line 34 by inserting "thereafter" after "year".

6. Amend Section 5(1) by adding at the end of Line 4 the following language:

“, whether by any discount, premium, rebate, free service, trading stamps in excess of the number given in normal trade, advertising allowance, unreasonable extension of credit, or by any other means,”.

7. Amend Section 5 (7) (d) by striking the language in lines 122 and 123, beginning with the comma after "aid" in line 122, and add the following:

“. Nothing in this subdivision shall prevent as to transactions with consumers any of the following:

“(e) The furnishing of not more than one sample of a dairy product to any consumer household, not exceeding fifty cents in retail value, in connection with any advertising or promotion program.

“(f) The furnishing to any consumer household of a container for dairy products including refrigerated containers.”

8. Amend Section 6 (1), Line 4 by inserting after “cost” the following language:

“, whether by any discount, premium, rebate, trading stamps in excess of the number given in normal trade, or by any other means,”.

LEGISLATIVE BILL 504. Placed on General File.

LEGISLATIVE BILL 747. Placed on General File.

LEGISLATIVE BILL 748. Placed on General File.

(Signed) M. A. Kremer, Chairman

UNANIMOUS CONSENT—General File

Mr. Carpenter asked unanimous consent that on Wednesday, May 5, 1965, the pending budget bills on General File be taken up immediately. No objections. So ordered.

Adjournment

At 12:05 p.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 8:30 a.m., Wednesday, May 5, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, May 5, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, we consider our resources in money, men and land, yet forget the spiritual resources without which we dare not and cannot prosper. Forgive us for all our indifference to the means of grace thou hast appointed. Thy Word, the best seller of all books, remains among the great unread, the great unbelieved, the great ignored. Turn our thoughts again to that book which alone reveals what man is to believe concerning God and what duty God requires of man. Thus informed, thus directed, we shall understand the spiritual laws by which alone peace can be secured, learn what is the righteousness that alone exalteth a nation. For the sake of the world's peace and our own salvation, we pray in the name of Christ, thy revelation. Amen.

The roll was called and all members were present except Mr. Stromer who was excused.

GENERAL FILE

LEGISLATIVE BILL 890. Considered.

Mr. Bowen offered the following amendment to the pending Payne amendment found in the Legislative Journal for the Eighty-first Day:

In line 93 strike "*one hundred thousand*", in line 97 strike "*two hundred*", and at the end of line 102 strike the period and insert "*;* and *three hundred thousand dollars for a wing of a women's physical education building.*"

Mr. Bauer moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 32 ayes, 6 nays, and 11 not voting.

The Bowen amendment was adopted with 31 ayes, 15 nays, and 3 not voting.

The Payne amendment as amended by the Bowen amendment was adopted with 29 ayes, 15 nays, and 5 not voting.

Mr. D. Payne offered the following amendment:

Strike line 96 beginning with "one" through line 98 ending "campus;".

Mr. Payne requested a record vote on his amendment.

Voting in the affirmative, 12:

Batchelder	Klaver	Nelson	Payne, D.
Brauer	Mahoney	Paine, I.	Pedersen
Budd	Moylan	Paxton	Skarda

Voting in the negative, 32:

Adamson	Fleming	Kokes	Rasmussen, E.
Bauer	Gerdes	Kremer	Rasmussen, R.
Bowen	Harsh	Marvel	Ruhnke
Burbach	Hasebroock	Matzke	Stryker
Carpenter	Holmquist	Moulton	Syas
Carstens	Hughes	Nore	Warner
Craft	Kjar	Orme	Whitney
Crandall	Knight	Proud	Wylie

Not voting, 5:

Claussen	Lysinger	Stromer	Wallwey
Danner			

The Payne amendment lost.

Mr. Pedersen offered the following amendment:

Strike from LB 890 that portion of lines 91, all of line 92, and that portion of line 93 that appropriates an additional \$820,000 to complete the music building.

Speaker Bowen Presiding

Mr. Pedersen requested a record vote on his amendment.

Voting in the affirmative, 14:

Batchelder	Budd	Mahoney	Nelson
Brauer	Klaver	Moylan	Paine, I.

Paxton	Pedersen	Syas	Wylie
Payne, D.	Skarda		

Voting in the negative, 28:

Adamson	Harsh	Lysinger	Rasmussen, E.
Bauer	Hasebroock	Marvel	Rasmussen, R.
Bowen	Holmquist	Matzke	Ruhnke
Carpenter	Hughes	Moulton	Stryker
Carstens	Kjar	Nore	Wallwey
Claussen	Knight	Orme	Warner
Gerdes	Kremer	Proud	Whitney

Not voting, 7:

Burbach	Crandall	Fleming	Stromer
Craft	Danner	Kokes	

The Pedersen amendment lost.

Mr. Carpenter asked unanimous consent to print the following proposed amendments in the Journal. No objections. So ordered.

1. Amend section 1 of the bill by striking lines 3 to 18 and inserting the following:

“72-1005. There is hereby created a fund to be known as the State Building Fund. The State Building Fund is to be used *only* for purchases of land, structural improvements to land, acquisition of buildings, construction of buildings including architectural and engineering costs, replacement of or major repairs to structural improvements to land or buildings, additions to existing structures, and remodeling of buildings. In the case of armories and buildings constructed or remodeled from the proceeds of this fund or from the proceeds of the former State Institutional and Military Department Building Fund initial provision of such *and* equipment as may be required to render such building or buildings operative for the purpose or purposes intended to be achieved by construction or remodeling of such building or buildings shall also be a purpose of this fund. *No part of this fund shall be used for salaries or wages.*”.

2. Amend section 2 of the bill by striking lines 80 to 443 and inserting the following:

“(1) *Sixty-eight per cent thereof for expenditure by The Board of Regents of the University of Nebraska;*

(2) *Twelve per cent thereof for expenditure by the Board of Education of State Normal Schools;*

(3) *Five per cent thereof for expenditure by the State Board of Education;*

(4) *One per cent thereof for expenditure by the Department of Public Welfare;*

(5) *Eleven per cent thereof for expenditure by the Department of Public Institutions;*

(6) *One per cent thereof for expenditure by the Capitol Murals Commission;*

(7) *One per cent thereof for expenditure by the State Building Commission; and*

(8) *One per cent thereof by the Military Department.”.*

3. Amend the title to conform.

LB 890 was advanced to E and R for review with 31 ayes, 12 nays, and 6 not voting.

President Sorensen Presiding

UNANIMOUS CONSENT—Executive Meetings

Mr. Kremer asked unanimous consent to have an executive session of the Agriculture and Recreation Committee at 1:30 p.m., Thursday, May 6, 1965. No objections. So ordered.

Mr. Craft asked unanimous consent to have an executive session of the Public Works Committee at 2:00 p.m. today. No objections. So ordered.

Mr. Syas asked unanimous consent to have an executive session of the Urban Affairs Committee at 11:00 a.m. this morning. No objections. So ordered.

MOTION—Adjournment

Mr. President: I move that when we adjourn for the balance of this week, we adjourn at 12:00 p.m. until 8:00 a.m. the next morning. This will permit all committees to complete their work, so this body can start all day sessions next Monday.

(Signed) Kenneth L. Bowen

The motion prevailed.

UNANIMOUS CONSENT—LB 891

Mr. Carpenter asked unanimous consent that when we take up General File, LB 891 be the first order of business. No objections. So ordered.

Explanation of Vote

Mr. President: Had I been present, I would have voted "nay" to advance LB 890 from General File to E and R for review.

(Signed) Clifton B. Batchelder

MOTION—Place LB 573 on General File

Mr. President: I move to place LB 573 on General File notwithstanding the action of the Government and Military Affairs Committee.

(Signed) John E. Knight

Laid over.

Visitors

Mr. Hasebroock introduced Elvin O. DeBower of Schuyler, Nebraska.

Mr. Stryker introduced Mrs. Louis Nickelson, teacher and 11 students, 5 sponsors from District 32, Wahoo, Nebraska.

Mr. Knight introduced Mr. James Shepherd, teacher; 1 sponsor and 43 9th Grade students from Lincoln Lutheran Jr. High.

Mrs. Hughes introduced Mrs. Romona Kruse, teacher; 7 sponsors and 16 students from District 33, Sterling, Nebraska.

Mr. Bowen introduced Mildred Bennett from Red Cloud, Nebraska, author of the Willa Cather history in Webster County.

Mr. Ruhnke introduced Mrs. Irene Thompson, teacher; 10 sponsors and 11 students from District 94, Dorchester, Nebraska.

Mr. Carstens introduced Leona Jackson, teacher; 7 sponsors and 12 students from District 14, Beatrice, Nebraska.

Mrs. Hughes introduced Mrs. Cleon Sailors, teacher, 6 parents and 12 students from District 29, Falls City, Nebraska. Also, Mrs. Henford Miller, Mrs. George Epperson, teachers and 35 students, 1 sponsor from District C-14, Brock Jr. High.

STANDING COMMITTEE REPORTS**Public Works**

LEGISLATIVE BILL 635. Placed on General File as amended.

Standing Committee amendments to LB 635:

1. Amend the bill by striking sections 1 and 2 and inserting the following:

"Section 1. That section 60-326.01, Revised Statutes Supplement, 1963, be amended to read as follows:

60-326.01. The various county treasurers shall act as agents for the Department of Motor Vehicles in the collection of all motor vehicle registration fees. While acting as such agents, the county treasurers shall retain twenty-five cents for each motor vehicle registration from the funds collected for motor vehicle registration. The twenty-five cents shall be accounted for as other fees passing through their hands. After twenty-five cents for original motor vehicle registration is deducted, *and after the deduction of the additional fifty cents provided for in section 60-311*, the county treasurers shall transmit *such fifty cents and* two and one half per cent of the remainder of all funds collected by them to the State Treasurer. *Such fifty cents and such* two and one half per cent shall be credited to the state General Fund.

Sec. 2. That original section 60-326.01, Revised Statutes Supplement, 1963, is repealed."

2. Amend the title to conform.

LEGISLATIVE BILL 727. Placed on General File as amended.

Standing Committee amendments to LB 727:

1. Amend section 1, line 14 - insert before the period (.) the following: "; Provided, that motor vehicles that are prorated with the state of Nebraska, shall pay his or its registration fee to the Department of Motor Vehicles which shall remit the fees to the State Treasurer to the credit of the Highway Cash Fund".

2. Amend section 2, line 22 - reinstate stricken matter and insert after the reinstated matter, the word "or".

3. Amend the title to conform.

LEGISLATIVE BILL 884. Placed on General File.

LEGISLATIVE BILL 389. Indefinitely postponed.

LEGISLATIVE BILL 625. Indefinitely postponed.

LEGISLATIVE BILL 680. Indefinitely postponed.

LEGISLATIVE BILL 681. Indefinitely postponed.

LEGISLATIVE BILL 746. Indefinitely postponed.

LEGISLATIVE BILL 751. Indefinitely postponed.

LEGISLATIVE BILL 767. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 784. Placed on General File.

(Signed) H. C. Crandall, Vice-Chairman

LEGISLATIVE BILL 639. Indefinitely postponed.

LEGISLATIVE BILL 449. Placed on General File as amended.

Standing Committee amendments to LB 449:

1. Section 1, line 10, after the word "and" insert the word "future".

2. Section 1, line 10, following the word "banks" insert the following: "by the damming".

3. Section 1, line 12, after the word "boundary" strike the period and insert the following: "except the repair of existing alterations.".

LEGISLATIVE BILL 627. Placed on General File.

LEGISLATIVE BILL 521. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

Public Health and Welfare

LEGISLATIVE BILL 893. Placed on General File.

(Signed) Calista Cooper Hughes,
Vice-Chairman

Education

LEGISLATIVE BILL 880. Placed on General File.

LEGISLATIVE BILL 600. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 253. Replaced on Select File as amended.

E and R amendment to LB 253:

1. In section 2, line 21, strike "alcohol" and insert "alcohol alcoholic liquor".

LEGISLATIVE BILL 473. Replaced on Select File as amended.

E and R amendments to LB 473:

1. In the Carpenter unanimous consent amendment, lines 4 and 5, strike "*the Legislature*,".

2. In section 1, line 65, insert "*Legislature*," immediately after "electing" and prior to the earlier amendment at the same place.

LEGISLATIVE BILL 477. Replaced on Select File as amended.

E and R amendment to LB 477:

1. In line 2 of Enrollment and Review amendment 2, adopted May 4, 1965, strike "to rules"; and in line 5, insert "sections" after "original".

LEGISLATIVE BILL 113. Replaced on Select File as amended.

E and R amendment to LB 113:

1. In section 1, strike beginning with "im-" in line 7 through the comma in line 9, and show the same as stricken.

LEGISLATIVE BILL 852. Placed on Select File.

LEGISLATIVE BILL 516. Placed on Select File as amended.

E and R amendments to LB 516:

1. In section 1, line 3, strike "such a" and insert "any such"; in line 8, strike "to" and insert "so sold shall"; and in line 9, insert "water which".

2. In section 2, line 8, strike "saw" and insert "such".

LEGISLATIVE BILL 804. Placed on Select File as amended.

E and R amendment to LB 804:

1. In the title, line 6, insert "to provide a fee," before "and".

LEGISLATIVE BILL 805. Placed on Select File.

LEGISLATIVE BILL 749. Placed on Select File as amended.

E and R amendments to LB 749:

1. In section 1, line 46, strike "ten" and insert "~~ten~~ thirty".
2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 4, strike "and"; and in line 5, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 755. Placed on Select File as amended.

E and R amendment to LB 755:

1. In section 1, strike beginning with "Reissue" in line 3 through the comma in line 4; and in line 7, strike "then".

LEGISLATIVE BILL 758. Placed on Select File as amended.

E and R amendment to LB 758:

1. In the title, line 3, strike the first semicolon and insert a comma.

LEGISLATIVE BILL 759. Placed on Select File.**LEGISLATIVE BILL 678.** Placed on Select File as amended.

E and R amendments to LB 678:

1. Strike the last sentence in section 1 and show the same as stricken.
2. Amend standing committee amendment 1 to read "1. In section 1, line 7, insert '*the State of Nebraska,*' after the first comma."
3. In standing committee amendment 2, strike line 2, and insert "payments as the work progresses in *paving, repaving,*"; in line 7, insert an underscored comma after "*Nebraska*"; and strike line 8, and insert "*city, warrants may be issued by*".
4. Amend lines 3 to 7 of standing committee amendment 3 to read "not exceeding eighty per cent of the cost thereof, and upon completion and acceptance of the work issue a final warrant for the balance of the amount due the contractor, which warrants shall be

redeemed and paid upon the sale of the bonds issued and sold as aforesaid *authorized by law.*'".

5. In the title, line 4, insert "to clarify provisions;" after the semicolon; and in line 5, insert "to eliminate obsolete matter;" after the semicolon.

LEGISLATIVE BILL 318. Correctly engrossed.

LEGISLATIVE BILL 403. Correctly engrossed.

LEGISLATIVE BILL 693. Correctly engrossed.

LEGISLATIVE BILL 614. Correctly engrossed.

LEGISLATIVE BILL 509. Correctly engrossed.

LEGISLATIVE BILL 587. Correctly enrolled.

LEGISLATIVE BILL 588. Correctly enrolled.

LEGISLATIVE BILL 589. Correctly enrolled.

LEGISLATIVE BILL 592. Correctly enrolled.

LEGISLATIVE BILL 595. Correctly enrolled.

LEGISLATIVE BILL 531. Correctly enrolled.

LEGISLATIVE BILL 663. Correctly enrolled.

LEGISLATIVE BILL 792. Correctly enrolled.

LEGISLATIVE BILL 457. Correctly enrolled.

LEGISLATIVE BILL 845. Correctly enrolled.

LEGISLATIVE BILL 458. Correctly enrolled.

LEGISLATIVE BILL 494. Correctly enrolled.

LEGISLATIVE BILL 495. Correctly enrolled.

LEGISLATIVE BILL 310. Correctly enrolled.

LEGISLATIVE BILL 530. Correctly enrolled.

LEGISLATIVE BILL 518. Correctly enrolled.

LEGISLATIVE BILL 795. Correctly enrolled.

LEGISLATIVE BILL 699. Correctly enrolled.

LEGISLATIVE BILL 259. Correctly enrolled.

LEGISLATIVE BILL 320. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 40 LR 34 LB 587 LB 588 LB 589 LB 592 LB 595 LB 531 LB 663 LB 792 LB 457 LB 845 LB 458 LB 494 LB 495 LB 310 LB 530 LB 518 LB 795 LB 699 LB 259 LB 320

RESOLUTIONS

LEGISLATIVE RESOLUTION 35.

LR 35 was adopted with 39 ayes, 0 nays and 10 not voting.

UNANIMOUS CONSENT—Bracket LB 797

Mr. Bauer asked unanimous consent that LB 797 be bracketed on General File for Tuesday, May 18, 1965, and be the first order of business on that date.

Laid over.

UNANIMOUS CONSENT—Bracket LB 79

Mr. Carpenter asked unanimous consent that LB 79 be bracketed for Tuesday, May 11, 1965.

Mr. Bauer objected.

Mr. Carpenter moved that LB 79 be bracketed for May 11, 1965.

Laid over.

UNANIMOUS CONSENT—Withdraw LR 38

Mr. Carpenter asked unanimous consent to withdraw LR 38. Laid over.

Adjournment

At 12:00 p.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 8:00 a.m., Thursday, May 6, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL—SEVENTY-FIFTH SESSION

EIGHTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska

Thursday, May 6, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., President Sorensen presiding.

Prayer was offered by Rev. Kenneth C. Stewart.

Prayer

Father of all mercies we lift our hearts to Thee this day with gratitude again for life, liberty and the opportunity to serve Thee and Thy people in this assembly. As we face the work of the day give us an open mind to see fairly the many sides of every issue. Give us discernment to think clearly and wisely—courage to express our minds as we see the right and faith to believe that we build for a better community and commonwealth.

We especially ask Thy blessing this day upon thy servant the President of the United States and all who sit in council with him. Beset by many difficulties, called upon to decide upon matters of great moment for the nation and the world grant him this day more than human wisdom as he looks for guidance and gird him with strength beyond his own.

Through Jesus Christ, our Lord. Amen.

The roll was called and all members were present except Mr. Proud, excused until 8:15 a.m., and Mr. Stromer, excused for the Day.

Corrections for the Journal

Eighty-second Day

Page 1395, line 13, delete "54-525" and insert "54-425".

Page 1403, line 12, correct spelling of "bill".

Page 1414, line 19, correct spelling of "compensation".

Eighty-third Day

Page 1427, line 4, delete "advanced" and insert "advance".

Page 1428, line 16, correct spelling of "Treasurer".

Page 1430, line 8, delete the first period after "Legislature" and insert an underscored comma.

Page 1430, line 29, insert quotation marks before the word "to".

The Journals for the Eighty-second and Eighty-third Days were approved as corrected.

UNANIMOUS CONSENT—LB 4

Mr. Kjar asked unanimous consent to return LB 4 to Select File for the following specific amendment:

Line 7, change word "balance" to "balances".

No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 324.

A BILL FOR AN ACT relating to public institutions; to permit the Department of Public Institutions to transfer inmates from one institution to another, as prescribed; and to provide an exception.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Hughes Proud Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 606.

A BILL FOR AN ACT relating to real property; to provide for filing evidence of bankruptcy in the office of the register of deeds of the county in which is located real property in which the bankrupt has an interest; to provide for fees; and to provide duties for the register of deeds as prescribed.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Hughes Proud Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 64.

A BILL FOR AN ACT to amend section 39-1323.01, Revised Statutes Supplement, 1963, relating to highways; to clarify provisions for the use of land acquired for highway purposes; to provide for approval as prescribed; to provide for financial reimbursement as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 362. With Emergency.

A BILL FOR AN ACT to amend section 30-1132, Reissue Revised Statutes of Nebraska, 1943, relating to decedents' estates; to provide for the satisfaction and release of liens existing on account of the receipt of public assistance when such land is sold by an executor or administrator under license from the district court; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Carpenter	Gerdes	Knight
Batchelder	Carstens	Harsh	Kokes
Bauer	Claussen	Hasebroock	Kremer
Bowen	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Kjar	Marvel
Burbach	Fleming	Klaver	Matzke

Moulton	Paine, I.	Rasmussen, E.	Syas
Moylan	Paxton	Rasmussen, R.	Wallwey
Nelson	Payne, D.	Ruhnke	Warner
Nore	Pedersen	Skarda	Whitney
Orme	Proud	Stryker	Wylie

Voting in the negative, 0.

Not voting, 1:

Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 619.

A BILL FOR AN ACT to amend sections 84-201.01 and 84-721, Revised Statutes Supplement, 1963, relating to salaries; to provide an increase in the salaries of the Attorney General, Secretary of State, Auditor of Public Accounts, State Treasurer, and the Lieutenant Governor; to provide when such increases shall become operative; and to repeal the original sections and also section 84-721.01, Revised Statutes Supplement, 1963.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Adamson	Craft	Knight	Payne, D.
Batchelder	Crandall	Kremer	Pedersen
Bauer	Danner	Lysinger	Proud
Bowen	Gerdes	Mahoney	Rasmussen, R.
Brauer	Hasebroock	Matzke	Skarda
Budd	Holmquist	Moulton	Syas
Burbach	Hughes	Moylan	Warner
Carpenter	Kjar	Paine, I.	Whitney
Carstens	Klaver	Paxton	

Voting in the negative, 9:

Claussen	Orme	Ruhnke	Wallwey
Harsh	Rasmussen, E.	Stryker	Wylie
Nelson			

Not voting, 5:

Fleming	Marvel	Nore	Stromer
Kokes			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 427.

A BILL FOR AN ACT to amend section 33-138, Reissue Revised Statutes of Nebraska, 1943, relating to fees and salaries; to increase the fee for services of grand and petit jurors; to increase mileage allowance for such jurors; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Hold LB 214

Mr. Ruhnke asked unanimous consent to hold LB 214 on Final Reading. No objections. So ordered.

LEGISLATIVE BILL 651.

A BILL FOR AN ACT to amend section 28-731, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to make it an offense to aid or assist, or attempt to aid or assist, a patient properly committed to any state mental institution or state home for the mentally retarded or properly committed or relin-

quished to the Home for Children to escape; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 151.

A BILL FOR AN ACT to amend section 77-1611, Revised Statutes Supplement, 1963, relating to revenue and taxation; to exempt persons who are totally disabled from paying poll tax; to provide for determination of exemption; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Burbach	Danner	Hughes
Batchelder	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Klaver
Bowen	Claussen	Harsh	Knight
Brauer	Craft	Hasebroock	Kokes
Budd	Crandall	Holmquist	Kremer

Lysinger	Nelson	Pedersen	Stryker
Mahoney	Nore	Proud	Syas
Marvel	Orme	Rasmussen, E.	Wallway
Matzke	Paine, I.	Rasmussen, R.	Warner
Moulton	Paxton	Ruhnke	Whitney
Moylan	Payne, D.	Skarda	Wylie

Voting in the negative, 0.

Not voting, 1:

Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 586. Placed on General File.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 500. Replaced on Select File as amended.

E and R amendments to LB 500:

1. Because of the Carpenter specific amendment adopted May 4, 1965, strike the Carpenter General File amendments 1 and 2 adopted April 29, 1965.

2. In new section 2, line 19, strike "administration and or coordination of" and insert "administration and coordination or either such function of an".

3. In the amended title, line 9, insert "to the requirement for an election" after "exception".

LEGISLATIVE BILL 130. Placed on Select File as amended.

E and R amendments to LB 130:

1. In section 3, line 9, strike "or" and insert "or nor"; and in line 43, strike "such" and insert "such".

2. In section 6, line 3, insert "(1)" before "The"; in lines 4, 14, 30, and 35, strike "(1)", "(2)", "(3)", and "(4)" respectively and insert "{1} (a)", "{2} (b)", "{3} (c)", and "{4} (d)" respectively; in line 14, insert "and" after "of" as in the statutes; in line

23, strike “, however,” and insert “, however;”; in line 24, strike “required” and insert “requires” as in the statutes; in line 33, strike “classes (1) or (2) of this section” and insert “~~classes (1) or (2) subdivision (a) or (b) of this section subsection~~”; in line 39, insert “(2)” before “Nothing”; in lines 39, 52, and 71, strike “(1)”, “(2)”, and “(3)” respectively and insert “(1) (a)”, “(2) (b)”, and “(3) (c)” respectively; and in line 62, strike “privately owned” and insert “privately owned *privately-owned*”.

3. In standing committee amendment 4, line 4, strike “(5)” and insert “(e)”; and in line 10, strike the period.

LEGISLATIVE BILL 280. Placed on Select File.

LEGISLATIVE BILL 281. Placed on Select File as amended.

E and R amendment to LB 281:

1. In the title, insert “game” at the end of line 5; and in line 6, insert “; and to repeal the original section” after “stamp”.

LEGISLATIVE BILL 282. Placed on Select File as amended.

E and R amendments to LB 282:

1. In standing committee amendment 1, line 2, insert “and show the same as stricken” before the period.

2. In section 1, line 21, strike the first comma and show the same as stricken.

3. In the title, line 4, insert “and buffaloes” after “fox”.

LEGISLATIVE BILL 559. Placed on Select File.

LEGISLATIVE BILL 283. Correctly engrossed.

LEGISLATIVE BILL 367. Correctly engrossed.

LEGISLATIVE BILL 502. Correctly engrossed.

LEGISLATIVE BILL 672. Correctly engrossed.

LEGISLATIVE BILL 402. Correctly engrossed.

LEGISLATIVE BILL 311. Correctly engrossed.

LEGISLATIVE BILL 105. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 35

Member Excused

Mr. Mahoney asked to be excused from 9:30 a.m. until 11:00 a.m. this morning. No objections. So ordered.

RESOLUTIONS**LEGISLATIVE RESOLUTION 41.** Re: Study of Sanitary and Improvement Districts

Introduced by Richard F. Proud, 12th District.

WHEREAS, it is the custom of many persons who develop subdivisions to form sanitary and improvement districts; and

WHEREAS, the laws of Nebraska permits certain practices which are sometimes detrimental to the purchasers of real estate in these newly developed areas; and

WHEREAS, only slight amendment of the original act has been made over the years the sanitary and improvement district acts were adopted.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That the Legislative Council appoint a committee to investigate the law of forming sanitary and improvement districts and the practices used in forming such districts. That the committee report its findings and recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

MOTIONS—Introduce Bills

Mr. President: I move the introduction of the following new bill recommended by the Committee on Revenue. (LB 896)

(Signed) J. W. Burbach, Chairman

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

Mr. President: I move the introduction of the following new bill recommended by the Committee on Revenue. (LB 897)

(Signed) J. W. Burbach, Chairman

The motion prevailed with 36 ayes, 0 nays and 13 not voting.

Mr. President: I move the introduction of the following new bill recommended by the Committee on Revenue. (LB 898)

(Signed) J. W. Burbach, Chairman

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

Mr. President: I move the introduction of the following new bill recommended by the Committee on Revenue. (LB 899)

(Signed) J. W. Burbach, Chairman

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 896. By Committee on Revenue, J. W. Burbach, Legislative District 19, Chairman; Hal W. Bauer, Legislative District 28; Elmer Wallwey, Legislative District 17; Eric Rasmussen, Legislative District 32; Henry F. Pedersen, Jr., Legislative District 4 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to amend section 77-303.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to clarify the meaning thereof; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 897. By Committee on Revenue, J. W. Burbach, Legislative District 19, Chairman; Henry F. Pedersen, Jr., Legislative District 4; Eric Rasmussen, Legislative District 32; Elmer Wallwey, Legislative District 17; Hal W. Bauer, Legislative District 28 and Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT to amend section 77-1320.01, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for an appeal from any assessment made by the Tax Commissioner of property not returned in accordance with the laws of this state; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 898. By Committee on Revenue, J. W. Burbach, Legislative District 19, Chairman; Dale L. Payne, Legislative District 3; Eric Rasmussen, Legislative District 32; Terry Carpenter, Legislative District 48 and Elmer Wallwey, Legislative District 17.

A BILL FOR AN ACT relating to revenue and taxation; to provide that the Tax Commissioner shall have power to examine property, books, papers, records, or memoranda bearing upon the correctness of any return of tangible property; to provide for taking of testimony; to provide penalties; and to declare an emergency.

LEGISLATIVE BILL 899. By Committee on Revenue, J. W. Burbach, Legislative District 19, Chairman; Eric Rasmussen, Legislative District 32; Elmer Wallwey, Legislative District 17; Terry Carpenter, Legislative District 48 and Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to amend sections 77-318, 77-413, 77-716, 77-1235, and 77-1320.01, Revised Statutes Supplement, 1963, relating to revenue and taxation; to provide for taxing property omitted from taxation; to waive penalties as prescribed; to provide penalties; to provide for appeals; to provide that the provisions of this act shall apply to assessment of property for taxation beginning with the year 1965; to repeal the original sections; and to declare an emergency.

MOTION—Return LB 557 to Select File

Mr. Carpenter moved to return LB 557 to Select File for the following specific amendment:

1. Add the emergency clause.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

MOTION—Return LB 283 to Select File

Mr. Marvel moved to return LB 283 to Select File for the following specific amendments:

1. Amend section 14 of the bill by striking lines 4 to 8 and inserting "to the General Fund."
2. Amend the title to conform.

The motion prevailed with 36 ayes, 0 nays and 13 not voting.

SELECT FILE

LEGISLATIVE BILL 535. The pending Pedersen specific amendment found in the Legislative Journal for the Eighty-second Day lost with 3 ayes, 20 nays and 26 not voting.

Mr. Adamson offered the following amendment, which was adopted by unanimous consent:

1. In line 3, after the word "purchase," add "or exchange,".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 307. E and R amendment found in the Legislative Journal for the Eighty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 425. E and R amendment found in the Legislative Journal for the Eighty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 52. E and R amendment found in the Legislative Journal for the Eighty-first Day was adopted.

Mr. Knight offered the following specific amendment:

1. Strike the Carpenter amendment to LB 52 and reinsert paragraph "5", Section 9, lines 29 and 30.

Mr. Carpenter asked for a record vote on the amendment.

Voting in the affirmative, 33:

Adamson	Danner	Knight	Paxton
Batchelder	Fleming	Lysinger	Rasmussen, E.
Bauer	Gerdes	Mahoney	Rasmussen, R.
Bowen	Harsh	Marvel	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Nelson	Syas
Burbach	Hughes	Nore	Wallwey
Craft	Kjar	Orme	Wylie
Crandall			

Voting in the negative, 11:

Carpenter	Klaver	Moylan	Stryker
Carstens	Kokes	Paine, I.	Whitney
Claussen	Matzke	Pedersen	

Not voting, 5:

Kremer	Proud	Stromer	Warner
Payne, D.			

The amendment was adopted.

LB 52 was advanced to E and R for engrossment.

LEGISLATIVE BILL 496. E and R amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 517. E and R amendment found in the Legislative Journal for the Eighty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 677. E and R amendment found in the Legislative Journal for the Eighty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 601. E and R amendment found in the Legislative Journal for the Eighty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 576. E and R amendment found in the Legislative Journal for the Eighty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 575. E and R amendment found in the Legislative Journal for the Eighty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 574. E and R amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 253. E and R amendment found in the Legislative Journal for the Eighty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 473. E and R amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 477. E and R amendment found in the Legislative Journal for the Eighty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 113. E and R amendment found in the Legislative Journal for the Eighty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 852. Advanced to E and R for engrossment.

LEGISLATIVE BILL 516. E and R amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 804. E and R amendment found in the Legislative Journal for the Eighty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 805. Advanced to E and R for engrossment.

LEGISLATIVE BILL 749. E and R amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 755. E and R amendment found in the Legislative Journal for the Eighty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 758. E and R amendment found in the Legislative Journal for the Eighty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 759. Advanced to E and R for engrossment.

LEGISLATIVE BILL 678. E and R amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 4. Mr. Kjar withdrew his pending specific amendment found in this day's Journal.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 557. The pending Carpenter specific amendment found in this day's Journal was adopted with 40 ayes, 2 nays and 7 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 283. The pending Marvel specific amendment found in this day's Journal was adopted with 38 ayes, 1 nay and 10 not voting.

Advanced to E and R for re-engrossment.

MOTION—Expedite Bills

Mr. Carpenter moved that the following Interest Bills be expedited on Enrollment and Review and Final Reading: LB 4 LB 283 LB 425 LB 307 LB 52 and LB 414, and that LB 4 be considered first.

The motion prevailed.

Member Excused

Mr. Crandall asked to be excused for Friday, May 7, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Executive Session

Mr. Craft asked unanimous consent for the Public Works Committee to hold an executive session at 1:15 p.m. in the West Lounge. No objections. So ordered.

MOTION—Suspend Rules

Mr. Adamson moved to suspend the rules and take up the Final Readings for May 10th on May 7th.

The motion prevailed with 42 ayes, 0 nays and 7 not voting.

Members Excused

Mr. Lysinger asked to be excused from 9:40 a.m. until 10:30 a.m. this morning. No objections. So ordered.

Messrs. Harsh and Paxton asked to be excused for Friday, May 7, 1965. No objections. So ordered.

Mr. R. Rasmussen asked to be excused for Monday, May 10, 1965. No objections. So ordered.

Visitors

Mr. Claussen introduced Dale Carter, teacher, 3 sponsors and 22 students from Hoskins Public School, Wayne County.

Mr. Warner introduced Mrs. Edith Niehauf, teacher and 19 students from District 151, Bennett, Nebraska.

Mr. Ruhnke introduced Mrs. Robert Ahlschwede, teacher; 5 sponsors and 26 seventh grade students from Saline County District 82, Wilber, Nebraska.

UNANIMOUS CONSENT—Return LB 672 to Select File

Mr. Proud asked unanimous consent to return LB 672 to Select File for the following specific amendment:

1. In line 4, Section 1, after the word "a" insert the words "lawful and".

No objections. So ordered. LB 672 was returned to Select File.

Message from the Governor

May 5, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on May 1, 1965, I approved Legislative Bill 382; on May 3, 1965, I approved Legislative Bills 828, 831, 832, 833, 834, 835, 837, 838, 839, 840, 841, 842, 882, 424, 333, 274, 124, and 418; and on May 4, 1965, I approved Legislative Bills 108, 81, and 9.

Respectfully,

(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Send Flowers

Mr. Bowen asked unanimous consent that flowers be sent to Mrs. Cletus Stryker who is in the hospital in Columbus, Nebraska. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on May 6, 1965 at 8:20 a.m.: LB 587 LB 588 LB 589 LB 592 LB 595 LB 531 LB 663 LB 792 LB 457 LB 845 LB 458 LB 494 LB 495 LB 310 LB 530 LB 518 LB 795 LB 699 LB 259 LB 320

(Signed) Ruth Bossard, Enrolling Clerk

UNANIMOUS CONSENT—Bracket LB 797

Mr. Bauer renewed his pending request found in the Legislative Journal for the Eighty-third Day to bracket LB 797 for Tuesday, May 18, 1965, and that it be the first order of business on General File. No objections. So ordered.

MOTION—Bracket LB 79

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Eighty-third Day to bracket LB 79 for Tuesday, May 11, 1965.

The motion prevailed.

UNANIMOUS CONSENT—Bracket LB 540

Mr. Syas asked unanimous consent to bracket LB 540 for Thursday, May 13, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Executive Meeting

Mr. Syas asked unanimous consent to have an executive meeting of the Urban Affairs Committee at 10:05 a.m. in the West Lounge. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 891. Read and considered.

Speaker Bowen Presiding

Mr. Carpenter offered the following amendments:

1. Amend section 1 of the bill, line 7 by inserting before the period the following: “, and such other money as appropriated to such fund by the Legislature”.

2. Amend the bill by adding two new sections to be known as sections 2 and 3 and to read as follows:

“Sec. 2. That section 27, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, be amended to read as follows:

Sec. 27. DEPARTMENT OF ROADS

Appropriate from General Fund

(1) Nebraska Safety Patrol, salaries, wages, maintenance, construction, and expense, including law enforcement, identification, maintaining radio operation, for patrolmen's retirement, Auditor Account No. 188, appropriate\$5,063,584.00

Appropriate from Cash Funds, and
Federal Reimbursements

(2) Highway Cash Fund, salaries and wages, including salary and expense of State Engineer and members of State Highway Commission; office maintenance; preparation of accident reports; road maintenance; road construction; operation of weighing stations; historical, archeological and paleontological salvage; undertaking construction of a general office building at 14th and Burnham Streets, Lincoln, Nebraska after transferring one million eight hundred thousand dollars to the State Office Building Fund, appropriate for the purpose for which the money is or may be collected, all gasoline and use fuel tax funds that accrue from the gasoline and use fuel tax and that are not otherwise appropriated;

state's share of motor vehicle registration fees; all inter-county bus license fees and all towing permit fees not otherwise appropriated; rentals from land and buildings acquired for highway purposes; all fines and penalties for violation of laws prohibiting the overloading of vehicles used upon the public roads and highways of this state; and all funds derived from nonresidents' trip permits, single trip permits, and special permits, miscellaneous income, money donated, or reimbursements, including federal road funds, reappropriate the unexpended balance on hand on the effective date of this act, in Auditor Account No. 189, then appropriate all receipts collected during the biennium, less transfers during the biennium of a total sum of \$300,000.00 to Auditor Account No. 190, estimated\$137,325,270.00

(3) For completion of highway sign shop adjacent to the maintenance office warehouse, shop on the site south of the State Penitentiary, for construction of a shop and office building at First and Superior Streets, Lincoln, Nebraska, a shop and office building at 108th and L Streets, Omaha, Nebraska, then transfer \$300,000.00 from Auditor Account No. 189, for the purpose of constructing buildings costing more than \$100,000.00 each and all incidental expense thereof, reappropriate the unexpended balance on hand on the effective date of this act, in Auditor Account No. 190, then appropriate all receipts collected, estimated\$300,000.00

(4) Grade Crossing Protection Fund, to carry out the provisions of sections 75-219 to 75-219.02, and 75-221, Revised Statutes Supplement, 1961, and amendments thereto, reappropriate the unexpended balance on hand on the effective date of this act, in Auditor Account No. 191, then appropriate all receipts collected during the biennium, estimated144,000.00

(5) State Recreation Road Fund, to carry out the provisions of Legislative Bill 469, Seventy-third Session, Nebraska State Legislature, 1963, transfer the unexpended balance on hand on the effective date of this act, and all receipts collected during the biennium in the Access Road Fund to the State Recreation Road Fund then appropriate all receipts collected during the biennium, no estimate.

(6) State Highway Urban Fund, to carry out the provisions of Legislative Bill 469, Seventy-third Session, Nebraska State Legislature, 1963, appropriate all receipts collected during the biennium, no estimate.

Sec. 3. That section 33, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, be amended to read as follows:

Sec. 33. GAME, FORESTATION AND
PARKS COMMISSION

Appropriate from General Fund

(1) Tourist promotion, salaries, wages, and expenses,
Auditor Account No. 313, appropriate \$25,000.00

Appropriate from Cash Funds and
Federal Reimbursements

(2) Administration and enforcement of game laws, for propagation, preservation, and distribution of game and fish; for propagating and restoration of pheasants and quail; including salaries and maintenance of office; education and information; salaries and expense of the commission; *after transferring six hundred thousand dollars to the State Office Building Fund*, reappropriate the unexpended balance on hand on the effective date of this act, in Auditor Account No. 310, and then appropriate all receipts collected during the biennium, estimated \$ 5,762,145.00

(3) Registration of power boats as provided by sections 81-815.01 to 81-815.20, Revised Statutes Supplement, 1961, salaries, wages, and expenses, reappropriate the unexpended balance on hand on the effective date of this act, in Auditor Account No. 314, then appropriate all receipts collected during the biennium, estimated 136,706.00

(4) State parks, cash funds, including Fort Robinson, administration, operation and improvement of each park, including Fort Robinson, respectively, reappropriate the unexpended balance on hand on the effective date of this act, in Auditor Account No. 312, then appropriate for each state park respectively, all receipts collected during the biennium, estimated 150,553.00

(5) Tourist Promotion Fund, administration and expenses, as provided in Legislative Bill 784, Seventy-third Session, Nebraska State Legislature, 1963, reappropriate \$15,000.00 of the unexpended balance on hand on the effective date of this act, in Auditor Account No. 310, which sum shall be returned to Auditor Account No. 310 as collected, then appropriate all receipts collected during the biennium, no estimate.

Appropriate from State Park Fund—
Special Levy

(6) For all state parks: Salaries, wages, maintenance, and repairs, including salary of Director of Parks, for the purpose of carrying out the provisions of sections 81-815.21 to 81-815.35, Revised Statutes Supplement, 1961, including not to exceed four-hundredths of a mill for development of Parks in the Platte Valley as provided by section 81-815.34, Revised Statutes Supplement, 1961, reappropriate the unexpended balance on hand on the effective date of this act, in Auditor Account No. 13P, and then appropriate all receipts collected during the biennium, estimated\$1,972,000.00".

3. Amend the bill by renumbering original sections 2 and 3 as sections 4 and 5 respectively.

4. Amend renumbered section 4 of the bill, line 12 by inserting before the period the following: "to be located on real estate owned by the State of Nebraska adjacent to the State Capitol building".

5. Amend the title to conform.

Mr. Syas Presiding

The Carpenter amendments were adopted with 37 ayes, 0 nays, and 12 not voting.

Mr. Carpenter asked unanimous consent to hold LB 891 on General File until Thursday, May 13, 1965, and to have the Clerk print the bill in its amended form. No objections. So ordered.

LEGISLATIVE BILL 87. Laid over at Mr. Carpenter's request.

LEGISLATIVE BILL 889. Reading waived. Explained.

Ease

The Legislature was at ease from 11:00 a.m. until 11:05 a.m.

Visitors

Mr. D. Payne introduced students from Bellevue Junior High School.

Mr. Knight introduced nineteen students from the 6th grade at Pershing School and Mrs. Mary Williams, teacher.

Dr. Brauer introduced twenty-five students from Trinity Lutheran School at Madison, Mr. Irvin Kohtz, teacher, and one sponsor.

Mr. Skarda introduced Charles Luna, National President of the Brotherhood of Railroad Trainmen, from Cleveland, Ohio.

Mr. Holmquist introduced twenty students from School 6 near Tekamah, Ida Marr, teacher, and sponsors Mrs. Neil White and Mrs. Edward Michaels.

Mr. Ruhnke introduced thirteen students from Swanton Public School, Mrs. Maryann Pesek, teacher, and six sponsors.

Mr. Burbach introduced twenty students from Wynot Junior High School, Mrs. Carol Arment, teacher, and three sponsors.

Mr. Kokes introduced Ernest R. Collins, superintendent, Wolbach, Nebraska, and Bernard McIntyre.

Member Excused

Mr. Klaver was excused for Friday, May 7, 1965.

UNANIMOUS CONSENT—General File Bills

Mr. Bowen asked unanimous consent that on Friday, May 7, 1965 that we consider only non-controversial bills on General File. No objections. So ordered.

Member Excused

Mr. Skarda was excused for Friday, May 7, 1965.

REFERENCE COMMITTEE REPORT

LB	Committee
896.....	Revenue
897.....	Revenue
898.....	Revenue
899.....	Revenue

(Signed) Philip C. Sorensen, President

NOTICE OF COMMITTEE HEARINGS

Revenue

LB 896	Tuesday, May 11, 1965	2:00 p.m.
LB 897	Tuesday, May 11, 1965	2:00 p.m.
LB 898	Tuesday, May 11, 1965	2:00 p.m.
LB 899	Tuesday, May 11, 1965	2:00 p.m.

STANDING COMMITTEE REPORTS**Agriculture and Recreation**

LEGISLATIVE BILL 399. Placed on General File.

LEGISLATIVE BILL 612. Placed on General File.

(Signed) M. A. Kremer, Chairman

Education

LEGISLATIVE BILL 786. Placed on General File as amended.

Standing Committee amendments to LB 786:

Amend Section 4, Line 5 by striking the word "two" and inserting in lieu thereof the word "five".

Amend Section 6, Line 6 by striking the words "four hundred" and inserting in lieu thereof the words "seven hundred fifty".

LEGISLATIVE BILL 870. Placed on General File as amended.

Standing Committee amendments to LB 870:

1. Amend section 1 of the bill, lines 16 and 17 by striking "as the Legislature may from time to time direct" and insert "*as from time to time by an investment board as created by the Legislature may from time to time direct*".

2. Amend section 2 of the bill, line 7 by striking "as" and inserting "by an investment board as created by".

3. Amend the title to conform.

LEGISLATIVE BILL 892. Placed on General File as amended.

Standing Committee amendment to LB 892:

Add the Emergency Clause.

LEGISLATIVE BILL 450. Placed on General File as amended.

Standing Committee amendments to LB 450:

1. Amend section 1 of the bill, line 48 by inserting after "year" the following: "or the current year whichever appears more practical".

2. Amend the title to conform.

LEGISLATIVE BILL 472. Placed on General File.

LEGISLATIVE BILL 114. Indefinitely postponed.

LEGISLATIVE BILL 342. Indefinitely postponed.

LEGISLATIVE BILL 474. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Adjournment

At 12:05 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 8:00 a.m., Friday, May 7, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, May 7, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

Our Fathers' God to thee, Author of Liberty - to Thee we pray. Give us the courage of heart and will, the drive of vision and purpose with which Thou didst inspire the pioneers of this frontier country. Help us this day to be as dedicated to the work of preserving freedom and liberty as they were devoted to the establishment of it. Help us to serve Thee as Thou deservest - to labor and not seek reward save that of knowing we have done our honest best. O keep us building Master; may our hands Ne'er falter when the dream is in our hearts, When to our ears there come divine commands, And all the pride of sinful will departs. We build with Thee. O grant enduring worth Until Thy will be done on earth.

In the name of Him who pioneered the way of freedom and liberty, even Jesus Christ, our Lord. Amen.

The roll was called and all members were present except Messrs. Crandall, Harsh, Klaver, Paxton, Skarda, and Wylie, excused for the day and Mr. Stromer excused until 8:40 a.m.

Corrections for the Journal

Page 1449, delete lines 18 and 19, and insert "Advanced to E and R for engrossment."

Page 1449, delete the last paragraph and insert the following:

"Mr. Carpenter moved that the following Interest Bills be placed together and expedited on Enrollment and Review and Final Reading: LB 4 LB 283 LB 425 LB 307 LB 52 and LB 414, and that LB 4 be considered first.

The motion prevailed."

The Journal for the Eighty-fourth Day was approved, as corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 214. Laid over at the request of Mr. Ruhnke.

LEGISLATIVE BILL 42.

A BILL FOR AN ACT to amend sections 21-303 and 21-306, Reissue Revised Statutes of Nebraska, 1943, relating to corporations; to change the amount of annual fees to be paid by corporations; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Danner	Mahoney	Proud
Bauer	Fleming	Marvel	Rasmussen, E.
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Stryker
Burbach	Kjar	Nelson	Syas
Carpenter	Knight	Orme	Wallwey
Carstens	Kokes	Paine, I.	Warner
Claussen	Kremer	Payne, D.	Whitney
Craft	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 10:

Batchelder	Harsh	Paxton	Stromer
Crandall	Klaver	Skarda	Wylie
Gerdas	Nore		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 527. With Emergency.

A BILL FOR AN ACT to amend sections 76-214 and 76-215, Reissue Revised Statutes of Nebraska, 1943, relating to real property; to provide that no deed, mortgage, or conveyance of real estate shall be recorded unless accompanied by a statement as prescribed; to provide that such statements shall be confidential and limit the

use thereof; to provide penalties; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 35:

Batchelder	Craft	Mahoney	Proud
Bauer	Fleming	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moulton	Stryker
Budd	Hughes	Moylan	Syas
Burbach	Kjar	Nore	Wallwey
Carpenter	Knight	Orme	Warner
Carstens	Kokes	Payne, D.	Whitney
Claussen	Lysinger	Pedersen	

Voting in the negative, 2:

Nelson	Rasmussen, E.
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Not voting, 12:

Adamson	Gerdes	Kremer	Skarda
Crandall	Harsh	Paine, I.	Stromer
Danner	Klaver	Paxton	Wylie

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 881. With Emergency.

A BILL FOR AN ACT to amend section 77-2620, Reissue Revised Statutes of Nebraska, 1943, as amended by section 8, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 77-2602, 77-2608, 77-2612, and 77-2613, Revised Statutes Supplement, 1963, as amended by sections 2, 3, 5, and 6, respectively, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for transfer of certain funds to the General Fund for the purpose of paying a share of the expense of administering the provisions of sections 77-2601 to 77-2615, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Mahoney	Pedersen
Bauer	Gerdes	Marvel	Proud
Bowen	Hasebroock	Matzke	Rasmussen, E.
Brauer	Holmquist	Moulton	Rasmussen, R.
Budd	Hughes	Moylan	Ruhnke
Burbach	Kjar	Nelson	Stryker
Carpenter	Knight	Nore	Syas
Carstens	Kokes	Orme	Wallwey
Claussen	Kremer	Paine, I.	Warner
Craft	Lysinger	Payne, D.	Whitney
Danner			

Voting in the negative, 1:

Batchelder

Not voting, 7:

Crandall	Klaver	Skarda	Wylie
Harsh	Paxton	Stromer	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 318. With Emergency.

A BILL FOR AN ACT to amend section 79-1254, Revised Statutes Supplement, 1963, relating to schools; to clarify provisions respecting amendment, renewal, and termination of teachers' contracts; to provide for the right to a hearing; to provide for a written statement as to termination of a contract; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 37:

Adamson	Danner	Lysinger	Payne, D.
Batchelder	Fleming	Mahoney	Pedersen
Bauer	Gerdes	Marvel	Proud
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Knight	Orme	Wallwey
Carstens	Kremer	Paine, I.	Warner
Craft			

Voting in the negative, 2:

Nelson Rasmussen, E.

Not voting, 10:

Claussen	Klaver	Skarda	Whitney
Crandall	Kokes	Stromer	Wylie
Harsh	Paxton		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 403.

A BILL FOR AN ACT to amend section 44-220, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to clarify the authority of a domestic insurance company to borrow money; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Rasmussen, R.
Brauer	Holmquist	Moylan	Ruhnke
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Knight	Orme	Wallwey
Carstens	Kokes	Paine, I.	Warner
Claussen	Kremer	Payne, D.	Whitney
Craft	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Crandall	Klaver	Skarda	Wylie
Harsh	Paxton	Stromer	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 693.

A BILL FOR AN ACT to amend section 39-793, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to clarify the provisions thereof; to provide for giving a guaranteed arrest bond certificate or similar undertaking with an authorized corporate surety to guarantee appearances or payment of fines or forfeitures not exceeding two hundred dollars in prescribed cases of violations of Chapter 39 or 60; to provide for exceptions thereto; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Gerdes	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kokes	Payne, D.	Warner
Claussen	Kremer	Pedersen	Whitney
Craft	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Crandall	Klaver	Paxton	Wylie
Harsh	Marvel	Skarda	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 614.

A BILL FOR AN ACT to amend section 38-101, Reissue Revised Statutes of Nebraska, 1943, relating to minors; to provide that when any person marries under the age of twenty-one years, his minority ends; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Stromer
Budd	Kjar	Nelson	Stryker
Burbach	Knight	Nore	Syas
Carpenter	Kokes	Orme	Wallwey
Carstens	Kremer	Paine, I.	Warner
Claussen	Lysinger	Payne, D.	Whitney
Craft			

Voting in the negative, 1:

Pedersen

Not voting, 7:

Crandall	Hasebroock	Paxton	Wylie
Harsh	Klaver	Skarda	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 509. Laid over at the request of Mr. Adamson.

Message from the Governor

May 7, 1965

The President, the Speaker,
and Members of the Legislature:

Governor Morrison has requested me to inform your honorable body that on May 5, 1965, he approved LB 657, LB 633, LB 543, LB 542, LB 541, LB 528, LB 417, and LB 683.

Respectfully,

(Signed) Gene A. Budig
Administrative Assistant

Visitors

Mr. Wallwey introduced Norman H. Chambers, principal; Wilson K. Maskell, teacher and 29 students from New Castle High School, Dixon County, and 6 sponsors.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 819. Placed on General File as amended.

Standing Committee amendments to LB 819:

1. Amend Section 1, lines 5 and 6 of the bill by striking "or otherwise acquire" and inserting "*or acquire by gift*".

2. Amend Section 1, lines 20 - 27 by striking the new language and reinstating the old language.

(Signed) George Syas, Chairman

Visitors

Mr. E. Rasmussen introduced forty-one students from Orchard Junior High School, Antelope County, and Mr. and Mrs. Joseph Masten.

SELECT FILE

LEGISLATIVE BILL 500. E and R amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Advanced to E and R for engrossment.

Mr. Carpenter asked unanimous consent to have it placed immediately after LB 414 on E and R for engrossment. No objections. So ordered.

LEGISLATIVE BILL 130. E and R amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 280. Advanced to E and R for engrossment.

LEGISLATIVE BILL 281. E and R amendment found in the Legislative Journal for the Eighty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 282. E and R amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 559. Advanced to E and R for engrossment.

LEGISLATIVE BILL 672. Mr. Proud withdrew his pending amendment found in the Legislative Journal for the Eighty-fourth Day and offered the following amendment in lieu thereof:

Amend Section 1, Line 6 by adding after the word "effective" the word "lawful".

The Proud amendment was adopted by unanimous consent.

Advanced to E and R for engrossment.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 509.

A BILL FOR AN ACT relating to banks; to provide for notice of the filing of an application for a new bank charter or transfer of a charter as prescribed; and to provide for a hearing on the application.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Hasebroock	Matzke	Proud
Batchelder	Holmquist	Moulton	Rasmussen, E.
Bauer	Hughes	Moylan	Rasmussen, R.
Bowen	Kjar	Nelson	Ruhnke
Brauer	Knight	Nore	Stromer
Carpenter	Kokes	Orme	Syas
Claussen	Kremer	Paine, I.	Wallwey
Craft	Lysinger	Payne, D.	Warner
Danner	Mahoney	Pedersen	Whitney
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 11:

Budd	Crandall	Klaver	Stryker
Burbach	Gerdes	Paxton	Wylie
Carstens	Harsh	Skarda	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Withdraw LR 38

Mr. Carpenter renewed his pending request found in the Legislative Journal for the Eighty-third Day to withdraw LR 38. No objections. So ordered.

Announcement

The University of Nebraska invited all Senators and their spouses to attend All-Sports Day on Saturday, May 8, 1965.

GENERAL FILE

Mr. Carpenter asked unanimous consent that only the title and the amendments be read, that the introducer explain the bill, and that bills be advanced by unanimous consent instead of by a machine vote. No objections. So ordered.

LEGISLATIVE BILL 87. Laid over.

LEGISLATIVE BILL 889. Laid over.

LEGISLATIVE BILL 515. Reading waived. Explained.

The Standing Committee amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Mr. Pedersen asked unanimous consent to add his name as a co-introducer of LB 515. No objections. So ordered.

Mr. Danner asked unanimous consent to advance LB 515 to E and R for review.

Mr. Bauer objected.

Mr. Danner moved to advance LB 515 to E and R for review.

The motion prevailed with 25 ayes, 1 nay, and 23 not voting.

LEGISLATIVE BILL 754. Laid over.

LEGISLATIVE BILL 757. Reading waived. Explained.

The Standing Committee amendment found in the Legislative Journal for the Fifty-seventh Day was adopted.

Speaker Bowen Presiding

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 756. Laid over.

LEGISLATIVE BILL 326. Reading waived. Explained.

Laid over at Mr. Carpenter's request.

LEGISLATIVE BILL 173. Laid over.

LEGISLATIVE BILL 82. Laid over.

LEGISLATIVE BILL 181. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Fifty-fifth Day were adopted.

Laid over at Mr. Burbach's request.

LEGISLATIVE BILL 526. Laid over.

LEGISLATIVE BILL 552. Laid over.

Mr. Stryker Presiding

LEGISLATIVE BILL 583. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 88. Laid over.

LEGISLATIVE BILL 356. Reading waived. Explained.

The Standing Committee amendment found in the Legislative Journal for the Fifty-seventh Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 357. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 730. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 851. Laid over.

LEGISLATIVE BILL 706. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Fifty-eighth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 551. Laid over.

LEGISLATIVE BILL 616. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-ninth Day were adopted.

Mr. Nore moved for reconsideration of Standing Committee amendment # 2.

The motion lost with 10 ayes, 15 nays and 24 not voting.

Mr. Carpenter offered the following amendment:

1. Add the emergency clause.

The amendment was adopted.

Advanced to E and R for review by unanimous consent.

Member Excused

Mr. Adamson was excused at 10:15 a.m. for the remainder of the morning, also for Monday, Tuesday and Wednesday, May 10, 11 and 12.

Visitors

Mr. Bowen introduced Mr. Robert McCartney of Red Cloud, Nebraska.

Mr. Nore introduced Mrs. Lucy Williamson, teacher and 16 students from District 12, Columbus, Nebraska.

Mr. Nore introduced 8 teachers, 4 sponsors and 45 students from Districts 39, 3, 48, and 27, Merrick County, Central City, Nebraska.

Mr. Hasebroock introduced Mrs. Schmieke, teacher; parents and 22 pupils from St. Paul Lutheran School, West Point, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 237. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 598. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-ninth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 604. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Fifty-ninth Day was adopted.

Advanced to E and R for review by unanimous consent.

UNANIMOUS CONSENT—Executive Sessions

Mr. Craft asked unanimous consent for the Public Works Committee to have an executive session at 1:15 p.m. this afternoon in the West Lounge. No objections. So ordered.

Mr. Marvel asked unanimous consent for the Budget Committee to start their executive session at 1:30 p.m. this afternoon. No objections. So ordered.

Mr. Danner asked unanimous consent for the Labor Committee to have an executive session on Monday, May 10, 1965 at 1:15 p.m. in the Railway Commission Hearing Room. No objections. So ordered.

Member Excused

Mr. Pedersen was excused at 10:30 a.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 768. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 257. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixtieth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 397. Laid over.

LEGISLATIVE BILL 802. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-second Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 99. Reading waived. Explained.

Laid over at the request of Mr. E. Rasmussen.

LEGISLATIVE BILL 667. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

Visitors

Mr. Carstens introduced fourteen students from Clatonia, Gage County, Patricia Allerheiligen, teacher, and sixteen parents.

Mr. Ruhnke introduced four students from District 51, Jefferson County, Mrs. Sharon Bennett, teacher, and three sponsors.

Mr. E. Rasmussen introduced twenty-two students from the Ohioa Public School, Alicia Andrews, teacher, and sponsors. He also introduced thirty students from Petersburg Public School, Bilse Robinson, Superintendent, and two sponsors.

Mr. Moulton introduced fifty students from Crescent School, Crescent, Iowa, and teachers Frances Obadal and Pearl Ramsey, and four mothers.

Mr. Holmquist introduced 7th and 8th grade students from Immanuel Lutheran School, Washington County, Mervin Dehning, Principal, and sponsors.

Members Excused

Mr. Batchelder was excused at 11:00 a.m. for the remainder of the morning.

Mr. Whitney was excused at 11:30 a.m. for the remainder of the day.

Mr. Hasebroock was excused at 11:30 a.m. for the remainder of the morning.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 666. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 703. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Advanced to E and R for review by unanimous consent.

RESOLUTION

LEGISLATIVE RESOLUTION 42. Re: Constitutional Convention Concerning Electoral Votes

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, under the Constitution of the United States Presidential and Vice Presidential Electors in the several states are now elected on a statewide basis, each state being entitled to as many electors as it has senators and representatives in Congress; and

WHEREAS, the Presidential and Vice Presidential Electors who receive the plurality of the popular vote in a particular state become entitled to cast the total number of electoral votes allocated to that state irrespective of how many votes may have been cast for other Elector candidates; and

WHEREAS, this method of electing the President and Vice President is unfair and unjust in that it does not reflect the minority votes cast; and

WHEREAS, the need for a change has been recognized by members of Congress on numerous occasions through the introduction of various proposals for amending the Constitution.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That application is hereby made to Congress under Article V of the Constitution of the United States for the calling of a Convention to propose an Article of Amendment to the Constitution providing for a fair and just division of the electoral votes within the states in the election of the President and Vice President.

2. That if and when Congress shall have proposed such an Article of Amendment this application for a Convention shall be deemed withdrawn and shall be no longer of any force and effect.

3. That printed copies of this application be transmitted to the Senate and House of Representatives of the United States, and to our senators and representatives in Congress.

To be referred to a Committee.

GENERAL FILE

LEGISLATIVE BILL 691. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 206. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Sixty-third Day were adopted.

Mr. Knight offered the following amendment which was adopted:

Add the Emergency Clause and amend the title to conform.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 710. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 711. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 765. Laid over.

LEGISLATIVE BILL 464. Reading waived. Explained.

Laid over at the request of Mr. Bauer.

LEGISLATIVE BILL 359. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 395. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 769. Laid over.

LEGISLATIVE BILL 396. Reading waived. Explained.

Mrs. Orme offered the following amendment which was adopted:

Amend Sec. 2, line 2 by striking "in its discretion".

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 93. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 590. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 372. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 373. Reading waived. Explained.

The Standing Committee amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for review by unanimous consent.

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 101. Placed on General File.

LEGISLATIVE BILL 164. Placed on General File as amended.

Standing Committee amendments to LB 164:

1. Amend section 2 of the bill, line 10 by inserting after the period the following:

"If a person does not want his name on the Nebraska primary ballot, he must execute and file an affidavit with the Secretary of State stating without qualification that he is not now and does not intend to become a candidate for office of President of the United States at the forthcoming presidential election."

2. Amend section 5 of the bill, line 19 by striking "Three" and inserting "Two".

LEGISLATIVE BILL 811. Placed on General File as amended.

Standing Committee amendments to LB 811:

1. Amend section 1 of the bill by striking lines 3 to 25 and inserting the following:

"5-101. The State of Nebraska is hereby divided into three districts of Representatives to the Congress of the United States, each of which districts shall be entitled to elect one Representative. The limits and designations of the three districts shall be as hereinafter provided: The counties of Richardson, Nemaha, Otoe, Johnson, Pawnee, Gage, Lancaster, Saunders, Saline, Jefferson, Thayer, Fillmore, Seward, York, Polk, Butler, Dodge, Colfax, Platte, Madison, Stanton, Cuming, Burt, Thurston, Wayne, Pierce, Cedar, Knox, Dixon, and Dakota shall constitute the first district. The counties of Douglas, Sarpy, Cass, Otoe, and Washington shall constitute the second district. The counties of Hamilton, Clay, Nuckolls, Merrick, Nance, Boone, Antelope, Boyd, Holt, Wheeler, Greeley, Howard, Hall, Adams, Webster, Kearney, Franklin, Phelps, Harlan, Gosper, Furnas, Buffalo, Sherman, Valley, Garfield, Keya Paha, Rock, Brown, Blaine, Loup, Custer, Dawson, Lincoln, Frontier, Red Willow, Hayes, Hitchcock, Chase, Dundy, Logan, Thomas, Cherry, Hooker, McPherson, Grant, Arthur, Keith, Perkins, Deuel, Garden, Sheridan, Dawes, Box Butte, Morrill, Cheyenne, Kimball, Banner, Scotts Bluff, and Sioux shall constitute the third district."

2. Amend the title to conform.

LEGISLATIVE BILL 264. Placed on General File as amended.

Standing Committee amendments to LB 264:

1. Amend the bill by striking sections 1 and 2 and inserting the following:

"Section 1. That section 35-513.01, Revised Statutes Supplement, 1963, be amended to read as follows:

35-513.01. No area shall be withdrawn from an existing suburban fire protection district *except duly incorporated within the boundaries of a municipality*, contrary to the recommendation of the board of directors of such district. No area shall be withdrawn, *except areas duly incorporated within the boundaries of a municipality*, which will leave the suburban fire protection district with less than two hundred homes and an assessed valuation of less than one million dollars; *Provided, that such municipality shall assume and pay that portion of all outstanding obligations of the district which would otherwise constitute an obligation of such area annexed.*

Sec. 2. That section 35-513.04, Revised Statutes Supplement, 1963, be amended to read as follows:

35-513.04. Any area excluded from a rural or suburban fire protection district, *except areas duly incorporated within the boundaries of a municipality*, shall be subject to assessment and be otherwise chargeable for the payment and discharge of all of the obliga-

tions outstanding at the time of the filing of the petition for the exclusion of the area as fully as though the area had not been excluded. All provisions which could be used to compel the payment by an excluded area, *except for areas duly incorporated within the boundaries of a municipality*, of its portion of the outstanding obligations had the exclusion not occurred may be used to compel the payment on the part of the area of the portion of the outstanding obligations of the district for which it is liable. *Such areas duly incorporated within the boundaries of a municipality, shall be automatically excluded from the boundaries of the district notwithstanding the provisions of section 31-766 and shall not be subject to further tax levy or other charges by the district; Provided, such municipality shall assume and pay that portion of all outstanding obligations of the district which would otherwise constitute an obligation of such area annexed.*"

2. Amend the title to conform.

LEGISLATIVE BILL 491. Placed on General File as amended.

Standing Committee amendments to LB 491:

1. Amend section 1 of the bill, line 4 by striking the new matter and reinstating the old matter, line 6 by inserting "Otoe," before the word "and", by striking line 8 and inserting "Sarpy, and Cass and Otoe;" line 42 by reinstating the stricken word, lines 45 and 46 by striking the new matter.

2. Amend the bill by striking section 2 and renumbering sections 3 and 4 as sections 2 and 3 respectively.

3. Amend the title to conform.

(Signed) Jerome Warner, Chairman

Banking, Commerce and Insurance

LEGISLATIVE BILL 422. Placed on General File as amended.

Standing Committee amendments to LB 422:

1. Amend the bill by striking sections 1 to 8 and inserting in lieu thereof two new sections to read as follows:

"Section 1. Any city of the metropolitan or primary class may purchase and pay for liability and property damage insurance protecting any operator employed by such a city while operating trucks, automobiles, snow plows, road graders, or other vehicles owned by a city of the metropolitan or primary class, on official business against liability for bodily injury to or the death of any person or damage to or destruction of property resulting from the operation

of such motor vehicle. Such insurance shall be purchased by public bidding, and shall insure for fifty thousand dollars to cover the death or bodily injury or injuries of one person and, subject to the limitation to one person, one hundred thousand dollars to cover the death or bodily injury or injuries to more than one person in the same accident, and ten thousand dollars to cover property damage.

Sec. 2. The contract of insurance purchased pursuant to this act must be one issued by some insurance company or association authorized to transact such business in the State of Nebraska and must by its terms adequately insure such operator under a standard policy of insurance approved by the Department of Insurance for the type of coverage provided for in section 1 of this act for any damages by reason of death, or injury to person or property, proximately caused by the negligent operation of any motor vehicle by the operator when acting within the scope of his authority or within the course of his employment. Any company or association which enters into a contract of insurance as under the provisions of this act shall be deemed to have waived any defense based upon the governmental immunity of the city or its officers, agents and employees.

2. Amend the title to conform.

(Signed) Albert A. Kjar, Chairman

Budget

LEGISLATIVE BILL 493. Placed on General File.

LEGISLATIVE BILL 158. Indefinitely postponed.

LEGISLATIVE BILL 486. Indefinitely postponed.

LEGISLATIVE BILL 608. Indefinitely postponed.

LEGISLATIVE BILL 717. Indefinitely postponed.

LEGISLATIVE BILL 815. Indefinitely postponed.

(Signed) Richard D. Marvel, Chairman

Revenue

LEGISLATIVE BILL 668. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

Enrollment and Review

LEGISLATIVE BILL 517. Replaced on Select File as amended.

E and R amendment to LB 517:

1. In line 1 of Enrollment and Review amendment 1, adopted May 6, 1965, insert "strike" before "lines".

LEGISLATIVE BILL 557. Replaced on Select File as amended.

E and R amendments to LB 557:

1. Add a new section to be known as section 3, and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 6, strike "and"; and in line 6, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 516. Replaced on Select File as amended.

E and R amendments to LB 516:

1. In line 3 of Enrollment and Review amendment 1, adopted May 6, 1965, insert "after 'as'" before the period.
2. In line 1 of Enrollment and Review amendment 2, adopted May 6, 1965, strike "saw" and insert "said".

LEGISLATIVE BILL 52. Replaced on Select File as amended.

E and R amendment to LB 52:

1. Because of the Knight specific amendment, adopted May 6, 1965, strike the Enrollment and Review amendment adopted May 6, 1965.

LEGISLATIVE BILL 535. Replaced on Select File as amended.

E and R amendments to LB 535:

1. In the Adamson unanimous consent amendment, line 1, insert "section 1," after "In"; and strike the second and third commas.

2. In the title, insert "or exchange" at the end of line 2.

LEGISLATIVE BILL 414. Replaced on Select File as amended.

E and R amendment to LB 414:

1. Strike the period at the end of the enacting clause and insert a comma.

LEGISLATIVE BILL 169. Replaced on Select File as amended.

E and R amendments to LB 169:

1. Strike section 1 and all amendments thereto and insert two new sections to be known as sections 1 and 2 and to read as follows:

“Section 1. As used in this act, unless the context otherwise requires, meat shall mean the dressed flesh of cattle, swine, sheep, or goats but shall not include fish or products of fish.

Sec. 2. (1) Except as provided in subsection (2) of this section, any person, persons, association, firm, or corporation, who knowingly sells or offers for sale any meat imported from without the boundaries of the United States, or any meat product containing imported meat, without labeling such meat or meat product, stating that it is imported or contains imported meat, naming the country of its origin, in letters not less than one quarter of an inch in height, and date of exportation regardless of the place of packaging including when packaged in the United States or the country of origin and date of packaging if sterile-packaged outside the boundaries of the United States, shall be guilty of a misdemeanor. It shall be sufficient for persons selling meat as used in this act in the operation of a restaurant, cafeteria or other business establishment serving prepared foods for consumption on the premises of the establishment, to designate on the menu, or sign on the premises which offers the food to the public, that the meat is imported, if this fact is known to the owner of the premises, with being required to name the country of the origin of said meat.

(2) Any operator of any restaurant, cafeteria, or other business establishment serving prepared foods for consumption on the premises who knowingly sells or offers for sale in such establishment any meat imported from without the boundaries of the United States, or any meat product containing imported meat without giving notice of such fact, either by statement thereof on the menu or by one or more signs conspicuously posted on the premises, shall be guilty of a misdemeanor, but it shall not be required that he name the country of origin of any such meat or meat products.”.

2. Renumber present sections 2 to 5 as sections 3 to 6 respectively.

3. In the title, strike lines 2 to 4 and insert

“FOR AN ACT relating to meat; to require notice, as prescribed, when imported meat or meat products are sold or offered for sale; to provide penalties; to provide for enforcement; to provide for rules and regulations; and to provide powers and duties.”.

- LEGISLATIVE BILL 147.** Correctly engrossed.
- LEGISLATIVE BILL 709.** Correctly re-engrossed.
- LEGISLATIVE BILL 462.** Correctly engrossed.
- LEGISLATIVE BILL 708.** Correctly engrossed.
- LEGISLATIVE BILL 253.** Correctly engrossed.
- LEGISLATIVE BILL 324.** Correctly enrolled.
- LEGISLATIVE BILL 606.** Correctly enrolled.
- LEGISLATIVE BILL 64.** Correctly enrolled.
- LEGISLATIVE BILL 362.** Correctly enrolled.
- LEGISLATIVE BILL 619.** Correctly enrolled.
- LEGISLATIVE BILL 427.** Correctly enrolled.
- LEGISLATIVE BILL 651.** Correctly enrolled.
- LEGISLATIVE BILL 151.** Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 324 LB 606 LB 64 LB 362 LB 619 LB 427 LB 651 LB 151

UNANIMOUS CONSENT—LB 95

Mr. D. Payne asked unanimous consent to consider LB 95 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 95. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Seventy-fifth Day was adopted.

Mr. Carpenter offered the following amendments, which were adopted:

1. Page 2, Section 1, line 5, after "Class" add "and Villages".
2. Page 4, Section 2, line 4, after "Class" add "and Villages".

3. Page 8, Section 3, line 9, after "Class" add "and Villages".
4. Add the Emergency Clause.
5. Amend the bill by adding a new section to be known as section 5 and to read as follows:

"When any property consisting of housing acquired for redevelopment by the authority the authority shall provide for relocation of those displaced families."

6. Amend the bill by renumbering original section 4 as section 5.
7. Amend the title to conform.

Advanced to E and R for review by unanimous consent.

Adjournment

At 12:00 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Monday, May 10, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, May 10, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Eternal Father of our souls, grant to the members and officers of this Legislature a sacred moment of quiet before we take up the duties of the day. Turn our thoughts to Thee, and open our hearts to Thy spirit that we may have wisdom in our decisions, understanding in our thinking, love in our attitudes, and mercy in our judgment. Let us not think, when this prayer is said, that our dependence upon Thee is over, and forget thy counsels for the rest of the day. Rather from these moments of hard searching may there come such a sweetness of disposition that all may know that thou art in this place. From this holy interlude may there flow light and joy and power that will remain with us until night shall bring thy whispered benediction, "Well done, good and faithful servant." So help us all this day, through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. R. Rasmussen who was excused.

The Journal for the Eighty-fifth Day was approved.

BILLS ON FINAL READING

LEGISLATIVE BILL 214. Bracketed at the request of Mr. Ruhnke.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 890. Placed on Select File as amended.

E and R amendments to LB 890:

1. In section 2, lines 110 and 168, strike "*Campus*"; in line 137, strike "*at*" and insert "*on the*"; in line 152, insert "*the*" after "*on*"; in line 192, strike "*building*" and insert "*buildings*"; in line 219, strike "*finer*" and insert "*fine*"; in line 238, insert "*thousand*" after "*fifteen*"; in line 332, strike the semicolon and insert an underscored colon; in lines 336, 338, 343, and 348, insert "*the*" before "*Home*"; in lines 364 and 375, strike the semicolon and insert an underscored comma; in line 381, insert "*the Nebraska*" after "*at*"; in line 383, insert "*the Nebraska*" after "*at*"; insert "*the*" before "*Tuberculous*" in line 383, before "*Nebraska*" in line 384, before "*Boys*" in line 387, and before "*Nebraska*" in line 410; in lines 386 and 414, insert "*the State*" after "*at*"; and in line 427, strike "*of*" and insert "*for*".

2. Strike section 4 and insert:

"Sec. 4. That original section 72-1005, Revised Statutes Supplement, 1963, and section 72-1007, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

3. In the title, strike line 9; and in line 10, strike "and".

LEGISLATIVE BILL 113. Correctly re-engrossed.

LEGISLATIVE BILL 119. Correctly engrossed.

LEGISLATIVE BILL 510. Correctly engrossed.

LEGISLATIVE BILL 569. Correctly engrossed.

LEGISLATIVE BILL 460. Correctly engrossed.

LEGISLATIVE BILL 721. Correctly engrossed.

LEGISLATIVE BILL 723. Correctly engrossed.

LEGISLATIVE BILL 722. Correctly engrossed.

LEGISLATIVE BILL 698. Correctly engrossed.

LEGISLATIVE BILL 461. Correctly engrossed.

LEGISLATIVE BILL 844. Correctly engrossed.

LEGISLATIVE BILL 42. Correctly enrolled.

LEGISLATIVE BILL 527. Correctly enrolled.

LEGISLATIVE BILL 881. Correctly enrolled.

LEGISLATIVE BILL 318. Correctly enrolled.

LEGISLATIVE BILL 403. Correctly enrolled.

LEGISLATIVE BILL 693. Correctly enrolled.

LEGISLATIVE BILL 614. Correctly enrolled.

LEGISLATIVE BILL 509. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 42 LB 527 LB 881 LB 318 LB 403 LB 693 LB 614 LB 509.

MOTIONS—Introduce Bills

Mr. President: I move the introduction of the following new bill recommended by the Committee on Public Works.

(Signed) Cecil Craft, Chairman

The motion prevailed with 41 ayes, 0 nays and 8 not voting.

Mr. President: I move the introduction of the following new bill recommended by the Committee on Salaries and Claims.

(Signed) J. W. Burbach

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 900. By Committee on Public Works, Cecil Craft, Legislative District 45, Chairman; Rudolf C. Kokes, Legislative District 41; C. W. Holmquist, Legislative District 14; C. F. Moulton, Legislative District 8 and Rick Budd, Legislative District 2.

A BILL FOR AN ACT to amend section 39-1320, Revised Statutes Supplement, 1963, relating to highways; to provide that in the acquisition of the right to control outside advertising, the amount paid to the land owner shall be determined by separately valuing the rights acquired at their present fair market value; and to repeal the original section.

LEGISLATIVE BILL 901. By Committee on Salaries and Claims, J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48; Ira E. Paine, Legislative District 35 and Fred W. Carstens, Legislative District 30.

A BILL FOR AN ACT to amend section 66-424, Reissue Revised Statutes of Nebraska, 1943, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle fuels; to provide for transferring two hundred thirty-seven thousand nine hundred seventy-five dollars and ninety cents to the Department of Roads to reimburse the Department of Roads for the loss occurred in distributing the motor vehicle fuels tax in accordance with the provisions of Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965; to change the date when the State Treasurer shall transfer to the Department of Roads its share of the motor vehicle fuel tax; to repeal the original sections; and to declare an emergency.

MOTIONS—LB 900, LB 901

Mr. Craft moved to suspend the rules and place LB 900 on General File without a hearing.

The motion lost with 23 ayes, 15 nays, and 11 not voting.

Mr. Burbach moved to suspend the rules and place LB 901 on General File without a hearing.

The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

MOTION—LB 132

Mrs. Hughes moved to replace LB 132 on Select File for the following specific amendments:

1. Amend section 3 of the bill by striking the new matter in lines 74 to 77 and all amendments thereto and inserting the following:

“except that hospital disposition may be made of the dead body of a stillborn or of a newborn infant weighing four pounds or less (eighteen hundred fourteen grams), when requested by the parents or legal guardian”.

2. Amend the title to conform.

The motion prevailed with 41 ayes, 0 nays, and 8 not voting.

LB 132 was returned to Select File.

SELECT FILE

LEGISLATIVE BILL 132. Mr. Pedersen offered the following amendment to the Hughes specific amendments found in this day's Journal:

Amend the Hughes amendment 1 by striking "*or of a newborn infant weighing four pounds or less (eighteen hundred fourteen grams)*,".

The Pedersen amendment was adopted with 29 ayes, 8 nays, and 12 not voting.

The Hughes amendments as amended by the Pedersen amendment were adopted with 32 ayes, 0 nays, and 17 not voting.

Mr. Proud moved to strike the enacting clause.

The motion lost with 8 ayes, 33 nays, and 8 not voting.

LB 132 was advanced to E and R for re-engrossment.

Guest—Governor of Kansas

Mr. Bowen appointed Messrs. Burbach, Holmquist, Kjar, and Stromer to escort Governor Morrison and Governor William H. Avery of Kansas to the rostrum.

Governor Avery addressed the Legislature.

SELECT FILE

LEGISLATIVE BILL 517. Laid over.

LEGISLATIVE BILL 557. E and R amendments found in the Legislative Journal for the Eighty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 516. E and R amendments found in the Legislative Journal for the Eighty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 52. E and R amendment found in the Legislative Journal for the Eighty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 535. E and R amendments found in the Legislative Journal for the Eighty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 414. E and R amendment found in the Legislative Journal for the Eighty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 169. Mr. Pedersen offered the following amendment to the E and R amendments found in the Legislative Journal for the Eighty-fifth Day:

Amend Enrollment and Review amendment 1 by striking the second sentence in section 2, subsection (1).

The Pedersen amendment was adopted.

The E and R amendments as amended were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 557

Mr. Carpenter asked unanimous consent to place LB 557 immediately after LB 500 on E and R for engrossment. No objections. So ordered.

Visitors

Mr. Proud introduced 19 students from District 41, Elkhorn, Mrs. Charles Merrit, teacher, and 5 sponsors.

Mr. Claussen introduced 65 students from District 95, Wayne County, Winside, teachers Gladys Johnson and Irene Kent, and 3 mothers.

Members' Birthdays

Mr. Craft announced the birthdays of Messrs. Kjar, Kokes, and Wylie. The members sang Happy Birthday.

MOTION—Place LB 336 on General File

Mr. Matzke moved that LB 336 be placed on General File.

Mr. Bauer Presiding

Mr. Skarda asked for a record vote.

Voting in the affirmative, 30:

Adamson	Crandall	Kremer	Paxton
Batchelder	Fleming	Matzke	Pedersen
Bauer	Harsh	Moulton	Proud
Bowen	Hasebroock	Moylan	Rasmussen, E.
Budd	Holmquist	Nelson	Stryker
Burbach	Kjar	Orme	Whitney
Carstens	Knight	Paine, I.	Wylie
Claussen	Kokes		

Voting in the negative, 18:

Brauer	Hughes	Nore	Stromer
Carpenter	Klaver	Payne, D.	Syas
Craft	Lysinger	Ruhnke	Wallway
Danner	Mahoney	Skarda	Warner
Gerdes	Marvel		

Not voting, 1:

Rasmussen, R.

LB 336 was placed on General File.

UNANIMOUS CONSENT—Executive Sessions

Mr. Stromer asked unanimous consent that the Public Health and Welfare Committee hold an executive session at 11:25 a.m. in the Railway Commission Hearing Room. No objections. So ordered.

Speaker Bowen Presiding

Mr. Kremer moved to place LB 751 on General File notwithstanding the Committee action.

Laid over.

UNANIMOUS CONSENT—Return LB 396 to General File

Mrs. Orme asked unanimous consent to return LB 396 to General File for the following amendment:

1. Amend section 2 of the bill, line 18 by inserting "for a period of one year, or has served an internship of one year in an accredited hospital,".

The bill was returned to General File by unanimous consent.

GENERAL FILE

LEGISLATIVE BILL 396. The Orme pending amendment was adopted by unanimous consent.

Advanced to E and R for review with 26 ayes, 0 nays and 23 not voting.

Mr. Carpenter asked unanimous consent to take up LB 389 on General File at this time and continue on it this afternoon. No objections. So ordered.

LEGISLATIVE BILL 889. Considered.

Visitors

Mr. D. Payne introduced 50 8th grade students from Gretna Public School, Louis Jensen, teacher and Evelyn Rowher.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 425. Replaced on Select File as amended.

E and R amendment to LB 425:

1. In section 11, line 7, strike "licensee" and insert "lender".

(Signed) Henry F. Pedersen, Jr., Chairman

Presented to the Governor

Presented to the Governor for approval on May 10, 1965 at 8:40 a.m.: LB 151 LB 651 LB 427 LB 619 LB 362 LB 64 LB 606 LB 324

(Signed) Ruth Bossard, Enrolling Clerk

Recess

At 12:05 p.m., on a motion by Mr. Adamson, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except members of the Public Works Committee who were excused until 3:10 p.m. and R. Rasmussen who was excused.

Message from the Governor

May 10, 1965

The President, the Speaker
and Members of the Legislature:

Governor Morrison has requested me to inform your honorable body that on May 10, 1965, he approved Legislative Bills 530, 494, 518, 587, 588, 310, 589, 592, 531, 495, 457, 458, 259 and 320.

Respectfully,

(Signed) Gene A. Budig
Administrative Assistant

UNANIMOUS CONSENT—Voting

Mr. Adamson asked unanimous consent that on all budget amendments a machine vote be taken. No objections. So ordered.

Visitors

Mr. Mahoney introduced 39 students from Saint Stanislaus School, Omaha, and teachers Sister Michaelene and Sister Edna.

GENERAL FILE

LEGISLATIVE BILL 889. Considered.

Mr. Batchelder moved to amend Sec. 3.

Mr. Carpenter asked for a division of the question.

The Carpenter motion prevailed with 29 ayes, 1 nay, and 19 not voting.

Part 1 of the Batchelder amendment to Sec. 3:

Amend the bill section 3, page 9, line 30, by striking "316701" and substitute "278321", line 33, in column headed "Total Budgeted" strike "645185" and substitute "606805", line 46, page 10, strike "526694" and substitute "501894", line 50, strike from column headed "Total Budgeted", "5113609" and substitute "5037609", line 71, strike from column headed "General Fund", "\$6,326,049" and substitute "\$6,262,869".

Part 1 of the Batchelder amendment lost with 8 ayes, 24 nays, and 17 not voting.

Part 2 of the Batchelder amendment to Sec. 3:

Page 11, line 66, following the word "department" and before the word "and" insert the following words, "excepting one million

dollars or so much thereof as shall remain unexpended from the Driver Education Fund which sum shall be lapsed to the General Fund.”.

Part 2 of the Batchelder amendment was adopted with 29 ayes, 5 nays, and 15 not voting.

Visitors

Mrs. Orme introduced Mrs. Kathleen Evans from London, England, and Mrs. Anne J. Krush, Omaha.

RESOLUTION

LEGISLATIVE RESOLUTION 43. Re: Addition to The University of Nebraska Memorial Stadium

Introduced by Marvin E. Stromer, 27th District; Fern Hubbard Orme, 29th District; J. W. Burbach, 19th District; Dale L. Payne, 3rd District and Eugene T. Mahoney, 5th District.

WHEREAS, pursuant to the provisions of Chapter 85, article 4, Reissue Revised Statutes of Nebraska, 1943, The Board of Regents of the University of Nebraska has submitted plans for the construction of a six thousand seat permanent pre-cast concrete addition to the North end of The University of Nebraska Memorial Stadium, including financing plans; and

WHEREAS, The Board of Regents proposes to finance costs of construction of said addition by the issuance of its revenue bonds in the principal amount of two hundred twenty-five thousand dollars and to pledge a part of the revenues and fees from The University of Nebraska Memorial Stadium as now constructed for the payment of the principal and interest of said revenue bonds.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That pursuant to section 85-404, Reissue Revised Statutes of Nebraska, 1943, it hereby approves the plans for the construction of the six thousand seat permanent pre-cast concrete addition to the North end of The University of Nebraska Memorial Stadium at Lincoln, Nebraska, including the financing plans and the pledging by The Board of Regents of the University of Nebraska of a part of the revenues and fees from The University of Nebraska Memorial Stadium as already constructed, for the payment of the revenue bonds to be issued to pay costs of construction of such addition.

Adjournment

At 3:54 p.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Tuesday, May 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, May 11, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, as we come before Thee this day, we would not weary Thee with our constant begging. We thank Thee for lessons to learn and work to do. May we apply ourselves to both. As Thy servants here sincerely seek to do right, make the right plain to them. Knowing that criticism will come, help them to take from it what is helpful and to forgive what is unjust and unkind. Amid all the pressures brought upon them, may they ever hear Thy still small voice and follow Thy guidance for the good of all the people, that Thy will may be done in this State, through these servants, for Jesus' sake. Amen.

The roll was called and all members were present.

The Journal for the Eighty-sixth Day was approved.

Message from the Governor

May 10, 1965

The President, the Speaker,
and Members of the Legislature:

Governor Morrison has requested me to inform your honorable body that on May 8, 1965, he approved Legislative Bill 111.

Respectfully,

(Signed) Gene A. Budig
Administrative Assistant

Communication

Letter of appreciation from Mrs. C. C. Lillibridge and Betty.

UNANIMOUS CONSENT—Executive Session

Mr. R. Rasmussen asked unanimous consent that the Education Committee hold an executive session at 1:00 p.m. in the West Lounge. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 367. With Emergency.

A BILL FOR AN ACT to amend sections 68-902, 68-903, 68-904, and 68-909, Revised Statutes Supplement, 1963, and section 68-905, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 20, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963, relating to medical assistance for the aged; to provide that certain excluded items of medical care shall be on a twelve-month basis; to provide for medical appliances which may be prescribed; to provide for care in a home for the aged or infirm, chronic hospital care, or convalescent hospital care as prescribed; to eliminate a period of forty-two days hospital care; to permit obligation of income in lieu of expenditure of income for medical care; to modify eligibility requirements; to limit total payments as prescribed; to clarify provisions as to the agencies responsible for administration and supervision; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney

Voting in the negative, 1:

Wylie

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 502.

A BILL FOR AN ACT to amend sections 18-1904, 18-1907, and 18-1910, Reissue Revised Statutes of Nebraska, 1943, relating to cities and villages, all; to provide for examination and licensing of plumbers within the zoning area of cities of the metropolitan class outside their corporate limits as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Bauer	Fleming	Marvel	Proud
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Kjar	Nore	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kokes	Payne, D.	Wallwey
Crandall	Lysinger	Pedersen	Warner
Danner	Mahoney		

Voting in the negative, 9:

Adamson	Gerdes	Nelson	Whitney
Batchelder	Kremer	Rasmussen, E.	Wylie
Craft			

Not voting, 2:

Hughes	Paxton
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 402.

A BILL OR AN ACT to amend sections 44-310, 44-311.02, and 44-321, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to include countries other than the United States and Canada

in defining areas in which a domestic life insurance company may invest its funds; to provide for adjusting the value of certain real estate improvements owned by domestic insurance companies by depreciation of improvements at not less than two per cent per annum; to permit approval of investments by a majority of the board of directors or a committee thereof of a domestic insurance company; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Harsh	Marvel	Proud
Bowen	Hasebroock	Matzke	Rasmussen, E.
Brauer	Holmquist	Moulton	Rasmussen, R.
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Carstens	Knight	Orme	Syas
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Fleming			

Voting in the negative, 3:

Adamson	Ruhnke	Wallwey
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Not voting, 1:

Danner

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 311.

A BILL FOR AN ACT to amend section 71-3008, Reissue Revised Statutes of Nebraska, 1943, relating to public health and welfare; to provide for violation of orders of the state water pollution control council; to provide a time limitation; to provide for notice, hearing, order, service of notice, and writ of injunction for violation of any order of the state water pollution control council, as prescribed; to provide for penalties; to provide for enforcement; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Matzke

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 105. With Emergency.

A BILL FOR AN ACT to amend sections 81-2,165, 81-2,167, 81-2,169, and 81-2,170, Reissue Revised Statutes of Nebraska, 1943, and sections 81-2,166, 81-2,171, and 81-2,179, Revised Statutes Supplement, 1963, relating to bee husbandry; to harmonize with previous legislation; to create the apicultural advisory board and provide its composition, appointment, terms of office, and duties; to define and redefine terms; to provide additional regulations of bee husbandry as prescribed; to provide that certain acts shall be unlawful; to change provisions for movement into the state; to change penalties; to provide a construction clause; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Burbach	Danner	Kjar
Batchelder	Carpenter	Fleming	Klaver
Bauer	Carstens	Gerdes	Knight
Bowen	Claussen	Harsh	Kokes
Brauer	Craft	Hasebroock	Kremer
Budd	Crandall	Hughes	Lysinger

Mahoney	Nore	Rasmussen, E.	Stryker
Marvel	Orme	Rasmussen, R.	Syas
Matzke	Paine, I.	Ruhnke	Warner
Moulton	Payne, D.	Skarda	Whitney
Moylan	Pedersen	Stromer	Wylie
Nelson	Proud		

Voting in the negative, 3:

Holmquist	Paxton	Wallway
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Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitors

Mrs. Hughes introduced Mrs. Olive Pugh and Mrs. Zelta Stuck, teachers; 10 mothers, and 44 students from Julian Elementary School.

Mr. Mahoney introduced Sister M. Annunciata, Sister M. Samuella, teachers and 32 students from St. Anthony School, Omaha.

Mr. Claussen introduced 33 members of the Stanton Federated Womens Club.

Presented to the Governor

Presented to the Governor for approval on May 11, 1965 at 8:45 a.m.: LB 509 LB 614 LB 693 LB 403 LB 318 LB 881 LB 527 LB 42

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 859. Placed on General File.

(Signed) H. C. Crandall, Vice-Chairman

Public Health and Welfare

LEGISLATIVE BILL 888. Indefinitely postponed.

LEGISLATIVE BILL 894. Indefinitely postponed.

LEGISLATIVE BILL 644. Indefinitely postponed.

LEGISLATIVE BILL 886. Indefinitely postponed.

(Signed) Marvin E. Stromer, Chairman

Enrollment and Review

LEGISLATIVE BILL 132. Replaced on Select File as amended.

E and R amendments to LB 132:

1. In line 5 of the Hughes specific amendment 1, adopted May 10, 1965, as amended, insert "*infant*" after "*stillborn*".
2. In the title, line 11, strike "or of a newborn".

LEGISLATIVE BILL 678. Replaced on Select File as amended.

E and R amendment to LB 678:

1. In section 1, line 26, reinstate the stricken word "Nothing".

LEGISLATIVE BILL 169. Replaced on Select File as amended.

E and R amendment to LB 169:

1. In renumbered section 6, line 2, strike "1" and insert "2".

LEGISLATIVE BILL 515. Placed on Select File as amended.

E and R amendments to LB 515:

1. In new section 1, line 5, strike the second "or"; in line 7, insert a comma after "which" and after "whole"; in line 8, strike "and that in" and insert ". In"; in line 12, strike "said" and insert "such"; and in lines 12 and 13, strike "in such criminal proceedings".
2. In new section 2, strike line 1 and "partnership" in line 2 and insert "Sec. 2. Any person, firm or corporation"; strike beginning with the comma in line 3 through the comma in line 6; and in line 9, insert "by" after "or".
3. In the title, insert "to provide a standard," at the end of line 6.

LEGISLATIVE BILL 757. Placed on Select File as amended.

E and R amendments to LB 757:

1. In section 1, line 3, insert "(1)" before "A"; in lines 8, 29, 34, 43, 61, 79, and 81, strike "(1)", "(2)", "(3)", "(4)", "(5)", "(6)", and "(7)" respectively, and insert "{1} (2)", "{2} (3)", "{3}, (4)", "{4} (5)", "{5} (6)", "{6} (7)", and "{7} (8)" respectively; and in line 5, strike the second "of" and insert "if" as in the statutes.

2. In standing committee amendment 1, line 3, insert "*such*" after "of".

LEGISLATIVE BILL 583. Placed on Select File as amended.

E and R amendment to LB 583:

1. In the title, strike beginning with the second "to" in line 3 through line 6 and insert "to clarify provisions respecting nonresident carnival operators; and to".

LEGISLATIVE BILL 356. Placed on Select File as amended.

E and R amendment to LB 356:

1. In the title, line 4, strike "banking" and insert "terms".

LEGISLATIVE BILL 357. Placed on Select File as amended.

E and R amendments to LB 357:

1. In section 2, strike line 14 and insert "an amount not to exceed ten *two thousand five hundred*".

2. In section 3, lines 22 and 23, strike "*will*" and insert "*shall*".

3. In the title, line 6, strike "officers" and insert "directors, officers, or employees".

LEGISLATIVE BILL 237. Placed on Select File.

LEGISLATIVE BILL 496. Correctly engrossed.

LEGISLATIVE BILL 576. Correctly engrossed.

LEGISLATIVE BILL 477. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 517. E and R amendment found in the Legislative Journal for the Eighty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 425. E and R amendment found in the Legislative Journal for the Eighty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 890. E and R amendments found in the Legislative Journal for the Eighty-sixth Day were adopted.

Laid over at Mr. Gerdes' request.

MOTION—Place LB 573 on General File

Mr. Knight renewed his pending motion found in the Legislative Journal for the Eighty-third Day to place LB 573 on General File notwithstanding the committee action.

The motion lost with 13 ayes, 28 nays, and 8 not voting.

Visitors

Mrs. Orme introduced 26 Design students from the University of Nebraska and Robert Hillestad, sponsor. She also introduced Coach Bob Devaney, Jim Pittenger, Business Manager of the Athletic Department, and George Round, Public Relations Department, University of Nebraska.

Mr. R. Rasmussen introduced fifty-one 7th and 8th grade students from Trinity Lutheran School, Fremont, Harold Bergt, Principal, and eight sponsors.

Mr. Kremer introduced Mrs. Carolyn Black, teacher, and 41 students from District 56, Bradshaw.

Mr. Bowen introduced 21 students from Ruskin Public School, Ruby Wilton, teacher, and parents Mrs. Ronald Lewis and Hartley Peterson.

Member Excused

Mr. D. Payne was excused for Wednesday morning, May 12, 1965.

GENERAL FILE

LEGISLATIVE BILL 79. Laid over at Mr. Carpenter's request.

LEGISLATIVE BILL 889. Considered.

Mr. Klaver Presiding

Visitors

Mr. Ruhnke introduced Mrs. Evelynna Biroanek, teacher, 2 mothers and 13 students from District 88, Saline County.

Speaker Bowen Presiding

RESOLUTIONS

LEGISLATIVE RESOLUTION 44. Re: Discontinue Elementary & High School Courses at University of Nebraska and Peru State College.

Introduced by J. W. Burbach, District 19.

WHEREAS, The University of Nebraska and Peru State College are offering elementary and high school courses; and

WHEREAS, the other state colleges are eliminating such courses; and

WHEREAS, elementary and high school courses should be eliminated at The University of Nebraska and Peru State College.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That The University of Nebraska and Peru State College discontinue elementary and high school courses after June 30, 1968.

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 694. Placed on General File as amended.

Standing Committee amendments to LB 694:

1. Amend the bill by striking section 1 and inserting the following:

“Section 1. This act shall be known, and may be cited, as the Gas Utility Act.

Sec. 2. As used in this act, unless the context otherwise requires:

(1) Commission shall mean the Nebraska State Railway Commission;

(2) Commissioner shall mean one of the members of the commission;

(3) Corporation shall include a private corporation, a public corporation, a municipality, an association, a cooperative whether

incorporated or not, a joint stock association, a business trust, or any political subdivision or agency;

(4) Person shall include a natural person, a partnership or two or more persons having a joint or common interest, and a corporation as defined in subdivision (4) of this section;

(5) Gas utility shall mean any person, corporation, public authority or other legal entity, their lessees, assignees, trustees, receiver or other successors in interest thereof engaged in this state in furnishing natural gas, artificial gas, liquefied petroleum gas, or a mixture thereof, by means of a piped distribution system, directly to the public for compensation;

(6) Public authority shall mean any body, district or governmental entity organized under any laws of this state which renders any service similar to that of a gas utility as defined in subdivision (5) of this section;

(7) Rate shall mean and include every compensation, charge, fare, toll, rental and classification, or any of them, demanded, observed, charged, or collected by any gas utility for any gas service and any rules, regulations, practices, or contracts affecting any such compensation, charge, fare, toll, rental, or classification;

(8) Interruptible user shall mean the utilization of gas under a contract with the gas utility under the terms of which such gas utility may curtail or discontinue the supply of gas; and

(9) Agricultural use shall mean the utilization of gas on a farm for the pumping of water wells for irrigation and the drying of crops, but shall not include the processing of agricultural crops or agricultural products in which the form or substance of the product is altered.

Sec. 3. The provisions of this act shall apply to the transmission, distribution or furnishing of natural gas, artificial gas, liquefied petroleum gas, or a mixture thereof, to the public for agricultural use; excepting:

(1) Any producer or gas utility not engaged in the distribution of such gas directly to the public for compensation;

(2) Any person or corporation, not otherwise a gas utility, as herein defined, engaged in the transportation, distribution or sale of liquefied petroleum gas by containers, cylinders or otherwise;

(3) The gas utility operations of a municipality which are wholly within its corporate limits or territorial boundaries; and

(4) The gas utility operations of a public authority within the area served by such public authority on the effective date of this act.

Sec. 4. Every rate made, demanded, or received by any gas utility, or by any two or more gas utilities jointly, shall be just and reasonable.

Sec. 5. Every gas utility shall furnish adequate, efficient, and reasonable service.

Sec. 6. Under such rules and regulations as the commission may prescribe, every gas utility shall file with the commission, within such time and in such form as the commission may designate, schedules showing all rates established by it and collected or enforced, or to be collected or enforced, within the jurisdiction of the commission. The utility shall keep copies of such schedules open to public inspection under such rules and regulations as the commission may prescribe.

Sec. 7. Every rate, contained in any filing made with the commission on or prior to the effective date of this act shall be effective as of such effective date, subject, however, to investigation as provided by this act. If any such filing is made prior to the time the commission prescribes rules, and if such filing does not comply as to form or substance with such rules, then the gas utility which filed the same shall, within a reasonable time after the adoption of such rules, make a new filing or filings complying with such rules, which new filing or filings shall be deemed effective as of the effective date of this act.

Sec. 8. No gas utility shall directly or indirectly, by any device whatsoever, or in any wise, charge, demand, collect, or receive from any person a greater or less compensation for any service rendered or to be rendered by such gas utility than that prescribed in the schedules of rates of such gas utility applicable thereto then filed in the manner provided in this act, nor shall any person receive or accept any service from a gas utility for a compensation greater or less than that prescribed in such schedules; *Provided*, that all rates being charged and collected by a gas utility upon the effective date of this act shall be continued until changed, as provided by the provisions of this act.

Sec. 9. No gas utility shall, as to rates or service, (1) make or grant any undue preference or advantage to any person, or (2) subject any person to any undue prejudice or disadvantage.

Sec. 10. The jurisdiction, powers and duties of the commission shall be limited and confined to those set forth in this act and those necessarily incident thereto, and shall not be construed to vest in the commission any managerial powers over the business or affairs of any gas utility. Within the scope of its authority under this act, the jurisdiction of the commission shall be paramount and exclusive, subject, however, to judicial review on appeal as provided by the provisions of this act. The commission is authorized to make reason-

able and proper rules and regulations in furtherance of the purposes of this act.

Sec. 11. No gas utility governed by the provisions of this act shall transact business in any area of the State of Nebraska until it shall have obtained a certificate from the commission that public convenience will be promoted by the transaction of said business and permitting said applicant to transact the business of a gas utility in a specified area of this state. No gas utility shall be granted a certificate for an area where another gas utility has been granted a certificate to render the same service unless such other certificate has been canceled as provided by this act. Any gas utility may continue to transact business in the area in which it operated on the effective date of this area in which it operated on the effective date of this act and a certificate shall be granted therefore provided that application for such certificate is made within six months from the effective date. In the event that more than one gas utility claims to have been operating in an area on the effective date of this act, the commission shall determine, after proper notice and hearing, the area in which each was operating on said effective date and issue a certificate or certificates accordingly.

Sec. 12. Unless the commission otherwise orders, no gas utility shall increase or decrease any rate which has been duly established under the provisions of this act, except after thirty days' notice to the commission, which notice shall state the increases or decreases proposed to be made in the rates then in force, and the time when the increased or decreased rates will go into effect. The commission shall give such notice of the proposed increases or decreases as it deems advisable. All proposed increases or decreases shall be shown by filing new schedules.

Sec. 13. Whenever there is filed with the commission any schedule increasing or resulting in an increase in any rate or rates then in force, the commission may, upon its own motion, after proper notice, enter upon a hearing to determine whether such rates are just and reasonable; and pending such hearing and the decision thereon, the commission may suspend the operation of such schedule of rates upon delivering to the gas utility affected thereby a statement in writing of its reasons therefor at any time before the rates become effective, but such suspension shall not be for a longer period than ninety days beyond the time when such schedule of rates would otherwise go into effect. The commission may find that a longer time will be required, in which case the commission may further suspend the operation of such schedule for an additional period; *Provided*, the total of the suspension periods shall not exceed six months from the effective date of the schedule of rates and *provided further*, notwithstanding any such order of suspension, the gas utility may put such suspended rates into effect on the date

when they would have become effective if not so suspended, by filing with the commission a bond or other adequate security in a reasonable amount approved by the commission, conditioned upon the refund in a manner to be prescribed by the commission, to the persons entitled thereto of the amount of the excess collected during the period of suspension, if the rates so put into effect are finally determined to be excessive by the commission or upon appeal.

Sec. 14. If, after such hearing, the commission finds any such rate or rates to be unjust or unreasonable, the commission shall determine the level of rates to be charged or applied by the utility for the service in question and shall fix the same by order to be served upon the utility; and such rates are thereafter to be observed until changed, as provided by this act.

The commission, in the exercise of its powers under the provisions of this act to determine just and reasonable rates for gas utilities, shall give due consideration to the public need for adequate, efficient, and reasonable service and to the need of the gas utility for revenue sufficient to enable it to meet the current cost of furnishing such service, including cost of gas and adequate provision for depreciation of its utility property used and useful in rendering service to the public, and to earn a fair and reasonable return upon the fair value of such property.

Sec. 15. In fixing such rates, the commission, after proper notice and hearing, shall ascertain and fix the fair value of the property of any gas utility used and useful for the service and convenience of the public or its consumers and patrons by giving weight to each of the following factors: (1) Original cost of property; (2) depreciated original cost of property; (3) the amount of necessary working capital; (4) the amount and value of the utilities securities; and (5) such other factors as may be relevant to the determination of the present fair value of the property.

Sec. 16. Whenever the commission, upon its own motion initiates an investigation of the existing rates of any gas utility and after a hearing had upon proper notice, finds that the existing rates in effect and collected by any gas utility for any service are unjust, unreasonable, insufficient, or unduly discriminatory, the commission shall determine the level of rates to be thereafter observed, and enforced, and shall fix the same by order as provided by the provisions of this act.

Sec. 17. Nothing in this act shall be taken to prohibit a gas utility from filing rate schedules containing provisions for the automatic adjustment of charges for gas utility service in relation to the cost of gas, expense of operation, or other equitable or reasonable basis for such adjustment; *Provided*, that a statement showing the

basis of adjusting such charges is first filed with the commission and approved by it. Nothing in this section shall prevent the commission from revoking its approval at any time and fixing another basis for such automatic adjustments if, after proper notice and hearing the commission finds the existing basis unjust, unreasonable, insufficient, or unduly discriminatory.

Sec. 18. Whenever the commission, upon its own motion initiates an investigation of the service of any gas utility and after proper notice and hearing finds that the service of any gas utility is unreasonable, inadequate, insufficient, or unreasonably discriminatory, the commission shall determine the reasonable, adequate and sufficient service to be observed, furnished, enforced, or employed and shall fix the same by its order, rule, or regulation. If the gas utility does not comply with the order within the time specified as ordered by the commission, the commission may, after a hearing had upon proper notice, cancel the certificate or right of the gas utility to do business in the area in which satisfactory service is not being furnished; *Provided*, that the time specified in such order shall not run while there is a petition for rehearing or appeal pending with regard to the order determining the service so ordered.

Sec. 19. The commission, upon its own motion and after proper notice and hearing, may ascertain and fix adequate and reasonable standards for the measurement of the quantity or quality of gas furnished; establish or approve reasonable rules, regulations, specifications, and standards to secure the accuracy of all meters, instruments and equipment for measurement; and provide for the examination and testing of any and all meters, instruments and equipment used for the measurement of gas. Any standards, classifications, regulations or practices now observed or hereafter observed or followed by any gas utility may be filed by it with the commission, and the same shall continue in force until amended by the gas utility or until changed by the commission as provided by the provisions of this act.

Sec. 20. The commission shall establish a uniform system of accounts to be kept by gas utilities subject to its jurisdiction. A gas utility which is required to maintain its accounts in accordance with the system of accounts prescribed by a federal agency or authority shall not be required to keep its accounts in accordance with the system of accounts prescribed by the commission.

Sec. 21. The commission may require any gas utility to file annual reports in such form and of such content, having regard for the provisions of section 22 of this act, as the commission may require, and to file special reports concerning any matter about which the commission is authorized to inquire or to keep itself informed. The commission may require such reports to be verified.

Sec. 22. The commissioners and the duly authorized employees of the commission, during business hours, may enter upon any premises occupied by any gas utility for the purpose of making examinations and tests and to inspect the accounts, books, papers and documents of any gas utility for the purpose of exercising any power provided for in this act, and may set up and use on such premises any apparatus and appliance necessary therefor. Such gas utility shall have the right to be represented at the making of such examination, test, and inspection. Such gas utility, its officers and employees, shall facilitate such examinations, tests and inspections by giving every reasonable aid to the commission and any of its employees designated by the commission for the duties aforesaid.

Sec. 23. The commission may require, by order served on any gas utility in the manner provided herein for the service of orders, the production within this state at such reasonable time and place as it may designate, of any books, accounts, papers, or records of the gas utility relating to its business or affairs within the state, pertinent to any lawful inquiry and kept by said gas utility in any office or place without this state, or, at the gas utility's option, verified or photostatic copies in lieu thereof, so that an examination thereof may be made by the commission or under its direction.

Sec. 24. The commission may, in addition to the hearings specially provided by the provisions of this act, conduct such other hearings as may reasonably be required in the administration of the powers and duties conferred upon it by this act. The commission may designate one of its members or a qualified member of its staff to act as an examiner for the purpose of holding any hearing which the commission has the power or authority to hold. Proper notice of all such hearings shall be given the persons interested therein as determined by the commission. In proceedings in which an examiner has conducted the hearing he shall, as soon as practicable after the conclusion of the hearing, and following the filing of written briefs or presentation of oral arguments, certify and file with the secretary, for the commission, a copy of the record of the hearing, including his report thereon. Such examiner's report shall constitute the initial decision which shall be served upon all parties, or their attorneys of record, who may file exceptions thereto within twenty days after the date of service of the report.

Sec. 25. The commission and each commissioner, or the secretary of the commission may issue subpoenas and all necessary processes in proceedings pending before it and each process shall extend to all parts of the state and may be served by any person authorized to serve processes of courts of record. Each witness who shall appear before the commission in response to a subpoena, or at a hearing before one of the parties designated by it as provided

in section 26 of this act, or whose deposition is taken, shall receive for his attendance the fees and mileage provided for witnesses in civil cases in the district court, and no witness shall be required to attend any such hearing or give such deposition until he has first been paid the witness and mileage fees to which he is entitled. Such witness and mileage fees shall be paid by the party at whose instance the witness appears or his deposition is taken.

Sec. 26. The commission and each of the commissioners, for the purpose mentioned in this act, may administer oaths and examine witnesses. In case of failure on the part of any person to comply with any subpoena, or in the case of the refusal of any witness to testify concerning any matter on which he may be interrogated lawfully, any court of record of general jurisdiction or a judge thereof, on application of the commission, may compel obedience by proceedings for contempt as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein. When any person is designated by the commission to conduct hearings, such person, for the purpose of the hearing only, shall exercise such powers as the commission or a commissioner would exercise under like circumstances, unless otherwise directed by the commission by order, rule, or regulation.

Sec. 27. The commissioner or any party to the proceedings may, in any investigation or hearing before the commission, cause the deposition of witnesses residing within or without the state to be taken as in suits at law.

Sec. 28. No person shall be excused from testifying or from producing any book, document, paper, or account in any investigation, or inquiry by, or hearing before, the commission or any commissioner, or person designated by it to conduct hearings, when ordered to do so, upon the ground that the testimony or evidence, book, document, paper, or account required of him may tend to incriminate him or subject him to penalty or forfeiture; but no person shall be prosecuted, punished or subjected to any forfeiture or penalty for or on account of any act, transaction, matter or thing concerning which he shall have been compelled under oath to testify or produce documentary evidence; *Provided*, that no person so testifying shall be exempt from prosecution or punishment for any perjury committed by him in his testimony; *and provided further*, that the immunity shall extend only to a natural person who, in obedience to a subpoena, gives testimony under oath or produces evidence, documentary or otherwise, under oath.

Sec. 29. All decisions and orders of the commission shall be public records.

Sec. 30. Every order, finding, authorization or certificate issued or approved by the commission under any provisions of this act shall be in writing and filed in the office of the secretary of the commission. A certificate under the seal of the commission that any such order, finding, authorization or certificate has not been modified, stayed, suspended, or revoked, shall be received as evidence in any proceedings as to the facts therein stated.

Sec. 31. Copies of the records, schedules, orders, rates, classifications, charges, rules and regulations, and all findings of whatsoever character of the State Railway Commission, when authenticated by a certificate thereto attached under the seal of the commission, signed by the secretary thereof, that the same is a true and correct copy of the original records, schedules, orders, rates, classifications and findings in the office of the commission, shall be received in evidence in all courts in this state without further proof or foundation.

Sec. 32. After the conclusion of the hearing, the commission shall make and file its report containing its findings of fact and conclusions thereon, and make and enter an appropriate order. Such findings shall be in sufficient detail to enable the court on appeal to determine the controverted questions presented by the proceedings and whether proper weight was given to the evidence. A copy of such order shall be served upon the person against whom it runs or his attorney, and notice thereof shall be given to the other parties to the proceedings or their attorneys. Such order shall take effect twenty days after the service thereof, unless otherwise provided, and shall continue in force, either for a period which may be designated therein or until changed or revoked by the commission. If an order cannot, in the judgment of the commission, be complied with within twenty days, the commission may grant and prescribe such additional times as in its judgment is reasonably necessary to comply with the order, and on application and for good cause shown, may extend the time for compliance fixed in its order.

Sec. 33. Service of notice of all hearings, investigations and proceedings pending before the commission and or service, reports, orders, and other documents may be made personally or by mail as the commission may direct.

Sec. 34. The commission shall fix the time and place of hearing, if any is required, and shall serve notice thereof, not less than ten days before the time set for such hearing, unless the commission shall find that public necessity requires that such hearing be held at an earlier date.

Sec. 35. At the time fixed for any hearing before the commission or a commissioner, or person designated by the commission

for the purpose, or at the time to which the same may have been continued, all parties having an interest in said hearing shall be entitled to be heard in person and by attorney and shall have the right to introduce evidence.

Sec. 36. In the discharge of its duties under the provisions of this act, the commission may cooperate with similar commissions of states and any federal agency and may hold joint hearings and make joint investigations with such commissions.

Sec. 37. A full and complete record shall be kept of all proceedings at any formal hearing had before the commission or any commissioner or person designated to conduct such hearing, and all testimony shall be taken down by a reporter appointed by the commission.

Sec. 38. Within ten days after the service by the commission of any decisions constituting an order, any party to the proceeding and any other party aggrieved by such decision and directly affected thereby, may apply for a rehearing in respect to any matters determined in said proceeding and specified in the application for rehearing, and the commission may grant and hold such rehearing on the matters. The commission shall either grant or deny an application for rehearing within twenty days following the filing of such application; and a failure by the commission to act upon such application within that period shall be deemed a denial of the application as of the last day of said period. In case a rehearing is granted, and it shall appear that the original order is in any respect unlawful or unreasonable, the commission may reverse, change, modify or suspend the same accordingly. An application for rehearing shall stay the order of the commission which stay shall be in effect until the denial of the application for rehearing, until the issuance of a final order by the commission after rehearing or until the matter is finally determined upon appeal.

Sec. 39. Any party to a proceeding before the commission or any other person aggrieved by such decision and order and directly affected thereby may institute proceedings in the Supreme Court of Nebraska to reverse, vacate, or modify the order complained of; *Provided*, that the time for appeal from such order of the commission to the Supreme Court shall be limited to one month from the date of the entry of the order or ruling to which complaint is made or from the date of the ruling of the commission on the application for rehearing, whichever is applicable; *and provided further*, that the order of the commission shall be stayed until the final adjudication by the Supreme Court of Nebraska.

Sec. 40. The procedure to obtain such reversal, vacation, or modification of any such decision and order shall be governed by

the provisions in force with reference to appeals from the district courts to the Supreme Court of Nebraska; *Provided*, that no motion for a new trial shall be filed, but instead an application for re-hearing may be made as provided in section 40 of this act.

Sec. 41. The evidence presented before the State Railway Commission, as reported by its official stenographer and reduced to writing shall be duly certified to by the stenographer and the chairman of the commission as the true bill of exceptions, which, together with the pleadings and filings duly certified in the case under the seal of the commission, shall constitute the complete record and the evidence upon which the case shall be presented to the Supreme Court. The determination of the case by the Supreme Court shall extend to all questions of law and fact presented by the entire record before it. The commission's orders shall not be vacated, modified or set aside unless:

(1) Such order is prohibited by the provisions of this act, or in violation of constitutional rights, or otherwise contrary to law; or

(2) The findings of the commission in support of such order are unreasonable or arbitrary or are not supported by a preponderance of the evidence.

Sec. 42. Whenever the commission shall be of the opinion that any person or gas utility is failing or omitting or is about to fail or omit to do anything required of it by this act or by any order of the commission, or is doing anything or about to do anything, or permitting anything or about to permit anything to be done, contrary to or in violation of the provisions of this act, or of any order of the commission, it may direct the Attorney General to commence an action or proceeding in the district court for Lancaster County, for the purpose of having such violations or threatened violations stopped or prevented by injunction. It shall thereupon be the duty of the court to specify a time, not exceeding twenty days after the service of summons, within which the gas utility or person complained of must be plead, and in the meantime such gas utility or person may be restrained for good and sufficient cause shown. In case of default, the court shall immediately inquire into the facts and circumstances of the case. Such gas utilities or persons as the court may deem necessary or proper, in order to make its judgment, order, or writ effective, may be jointed as parties. The final judgment in any such action or proceeding shall either dismiss the action or proceeding or direct that an injunction issue or be made permanent as prayed for in the petition, or in such modified or other form as will afford appropriate relief. An appeal upon the record may be taken as in other civil actions.

Sec. 43. In all proceedings before the commission in which the modification or vacation of any order of the commission is sought,

the burden of proof shall be on the person seeking such modification or vacation.

Sec. 44. Whenever the commission shall deem it necessary, in order to carry out the duties imposed upon it by the provisions of this act, to have its regular and full-time employees investigate the books, accounts, practices and activities of, or make appraisals of the property of any gas utility.

Sec. 45. The Attorney General of the state shall, upon request of the commission, represent and appear for the commission in all actions and proceedings involving any question under the provisions of this act, and shall aid in any investigation or hearing had under the provisions hereof. The Attorney General shall perform such duties and services in connection with this act and the enforcement thereof as the commission may require.

Sec. 46. The commission may employ such examiners, engineers, accountants and clerks as it deems necessary to carry out the provisions of this act.

Sec. 47. Whenever reasonably required for the construction, operation or maintenance of any facilities of a gas utility, or any addition to or alteration, relocation, extension or improvement of such facilities, including any crossing over, under, or across any private property, such gas utility shall have the right to enter upon, take or damage private property in the manner provided for by the law of eminent domain. The procedure to condemn private property shall be exercised in the manner set forth in sections 76-704 to 76-724, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto.

Sec. 48. Any gas utility, in the laying, relaying and maintenance of any gas pipeline or main within this state, shall have the right to enter upon and cross with such pipeline or main, any public road or highway under such reasonable regulations and restrictions as may be prescribed by the Department of Roads, if it is a state or federal highway, or by the county board of each county, as to all other public roads and highways within such county, and shall also have the right, subject to such regulations, to lay, relay, or maintain any gas pipeline, main or servicepipe, including any facilities appurtenant thereto, in and along any public road or highway.

Sec. 49. The provisions of this act shall not apply, or be construed to apply, to commerce with foreign nations, or among the several states, except insofar as the same may be permitted under the provisions of the Constitution of the United States and the acts of Congress.

Sec. 50. This act is complete in itself and other Nebraska statutes are not to be construed as applicable to the supervision or

regulation of gas utilities by the commission. All acts and parts of acts in conflict with this act are repealed insofar as they pertain to the regulation of gas utilities as defined in section 2 of this act.

Sec. 51. All sums paid by gas utilities pursuant to the provisions of this act shall be deposited in the state treasury and credited to the Gas Utility Fund. All money in the Gas Utility Fund as appropriated by the Legislature, shall be appropriated to the Nebraska State Railway Commission for the purpose of carrying out the provisions of this act.

Sec. 52. The commission is authorized, upon the passage and adoption of this act, and prior to its effective date, to promulgate reasonable and proper rules and regulations as provided by the provisions of this act; to take the steps necessary for the setting up of proper records and forms; to make necessary staff and clerical appointments as provided by law, and to do all things required for the effective and orderly administration of the duties imposed upon the commission by the provisions of this act.”

2. Amend the title to conform.

LEGISLATIVE BILL 713. Placed on General File as amended.

Standing Committee amendments to LB 713:

1. Amend section 1 of the bill, lines 13 and 14 by striking the new matter, line 20 by striking “or” and show same as stricken matter, and line 35 by inserting “, or (5) *unbaled livestock forage within the county or adjacent counties not to exceed sixteen feet in total width*” before the semicolon.

2. Amend the title to conform.

LEGISLATIVE BILL 407. Placed on General File.

LEGISLATIVE BILL 107. Indefinitely postponed.

LEGISLATIVE BILL 665. Indefinitely postponed.

LEGISLATIVE BILL 823. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Recess

At 11:56 a.m., on a motion by Mr. Klaver, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Mahoney, Skarda and E. Rasmussen, who were excused and the members of the Revenue Committee, excused until 2:30 p.m.

Mr. Klaver Presiding**GENERAL FILE**

LEGISLATIVE BILL 889. Considered.

Speaker Bowen Presiding

Mr. Batchelder offered the following amendment, and requested a record vote on the same:

Amend section 5 of the bill, page 12, line 6, strike "547069" and substitute "380762", line 7 strike "1489860" and substitute "1036947", line 8, strike "71619" and substitute "49847", line 9, strike "79767" and substitute "55519", line 12 strike "152300" and substitute "106001", line 15 strike "497781" and substitute "346457", line 16 strike "2838396" and substitute "1975623", line 22 in column headed "General Fund" strike "1749056" and substitute "886283", line 24 strike "1143599" and substitute "1124457", line 25 strike "3495055" and substitute "3436554", line 26 strike "115572" and substitute "113638" line 27 strike "89868" and substitute "88364", line 28 strike "362100" and substitute "356039", line 33 strike "814044" and substitute "800418", line 34 strike "6020238" and substitute "5919470", line 40, page 14, in column headed "General Fund" strike "3594522" and substitute "3493754", line 42 strike "396953" and substitute "309978", line 43 strike "915107" and substitute "714600", line 44 strike "332114" and substitute "259345", line 45 strike "47107" and substitute "36786", line 46 strike "96100" and substitute "75044", line 51 strike "427093" and substitute "333514", line 52 strike "2214474" and substitute "1729267", line 58 in column headed "General Fund" strike "1276955", and substitute "791748", line 60 strike "680498" and substitute "526650", line 61 strike "2060327" and substitute "1594526", line 62 strike "117681" and substitute "91076", line 63 strike "37158" and substitute "28757", line 64 strike "212309" and substitute "164310", line 69 strike "708638" and substitute "548428", line 70 strike "3816611" and substitute "2953747", line 76 in column headed "General Fund" strike "2168873" and substitute "1306009".

Voting in the affirmative, 14:

Batchelder	Klaver	Paine, I.	Pedersen
Brauer	Kokes	Paxton	Syas
Carstens	Moulton	Payne, D.	Wylie
Craft	Moylan		

Voting in the negative, 26:

Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Burbach	Holmquist	Nelson	Stromer
Carpenter	Hughes	Nore	Stryker
Crandall	Knight	Orme	Wallwey
Fleming	Kremer	Proud	Warner
Gerdes	Lysinger		

Not voting, 9:

Adamson	Danner	Mahoney	Skarda
Budd	Kjar	Rasmussen, E.	Whitney
Claussen			

The amendment lost.

Members Excused

Messrs. Claussen, Kokes and Wylie were excused at 2:50 p.m. for the remainder of the afternoon.

RESOLUTIONS

LEGISLATIVE RESOLUTION 43.

LR 43 was adopted with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE RESOLUTION 45. Re: Mentally Retarded, Physically Handicapped and Exceptional Children.

Introduced by George C. Gerdes, 49th District; Richard D. Marvel, 33rd District; Albert A. Kjar, 39th District; C. W. Holmquist, 14th District; Henry F. Pedersen, Jr., 4th District; Hal W. Bauer, 28th District and George H. Fleming, 47th District.

WHEREAS, the state faces many problems in the provision of educational and training programs for those children who are mentally retarded, physically handicapped, as well as the exceptional child; and

WHEREAS, the Legislature has enacted legislation with regard to such programs; and

WHEREAS, the amount of funds required to support these programs is increasing, as are the requests for expanding the services; and

WHEREAS, it is desirable to survey the present scope of these programs and services, their costs, and their value.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Executive Board of the Legislative Council appoint a committee to make a comprehensive survey and study of the problems of providing educational and training programs for mentally retarded and physically handicapped children and exceptional children, such study to include:

(a) A determination of the number of children in these categories who are unable to attend regular school classes;

(b) a survey of the existing programs, their costs, and their value to the children; and

(c) suggested changes to make them more worthwhile to the children and more economical to the state.

Referred to the Executive Board of the Legislative Council.

Visitors

Mr. Moylan introduced Mr. and Mrs. John Kelly and son Brendan of Omaha.

Mr. Holmquist introduced Mrs. Eileen Borchers, teacher; 1 mother, 2 bus drivers, and 12 students from Washington School, Washington County.

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 789. Placed on General File as amended.

Standing Committee amendments to LB 789:

1. Amend Section 1, line 27 - strike "chartered" and insert in lieu thereof "*authorized by law*".

2. Amend Section 2, line 31 - strike "chartered" and insert in lieu thereof "*authorized by law*".

3. Amend Section 3, lines 40 and 41 - strike "chartered" and insert in lieu thereof "*authorized by law*".

4. Amend Section 4, line 41 - strike "chartered" and insert in lieu thereof "*authorized by law*".

5. Amend Section 5, line 18 - strike "chartered" and insert in lieu thereof "*authorized by law*".

6. Amend Section 6, line 7 - strike "chartered" and insert in lieu thereof "*authorized by law*".

7. Amend Section 5, line 19 - strike "or" and insert in lieu thereof: "*Provided, that such transaction shall not be consummated nor become effective until thirty days' notice of the transaction shall have been given by the governing body by publication once each week for three successive weeks in such city or village, or if no such newspaper is published therein, then by posting in five or more public places therein. If, within thirty days after the last publication of such notice or posting thereof, a referendum petition signed by qualified electors of such city or village equal in number to at least twenty per cent of the vote cast at the last general municipal election held therein shall be filed with the municipal clerk, such transaction shall not become effective until it has been approved by a vote of the electors of such municipality at any general or special municipal election. If a majority of the voters voting on the issue vote against such transaction, the transaction shall not become effective. If no such petitions are filed, the transaction shall become effective at the expiration of such thirty-day period. The power district shall charge fair, reasonable, and nondiscriminatory rates so adjusted as, in a fair and equitable manner, to confer upon the distribute among its customers the benefits of a successful and efficient operation and conduct of the business of the district; or*".

8. Amend the title to conform.

(Signed) Cecil Craft, Chairman

Agriculture and Recreation

LEGISLATIVE BILL 855. Placed on General File as amended.

Standing Committee amendments to LB 855:

1. Amend section 2 of the bill by striking lines 8 to 12.

2. Amend section 3 of the bill, line 1 by striking "tatoood" and inserting "identified", line 2 by striking "The" and inserting "A", and line 6 by striking "A V brand or eartag may" and inserting "An eartag placed in the right ear must".

3. Amend the bill by striking section 4 and renumbering original sections 5 to 23 as sections 4 to 22 respectively.

4. Amend renumbered section 4, line 19 by striking the period and inserting “; *Provided*, that all petitions that have been duly executed under any prior brucellosis eradication statutes shall remain in full force and effect under the provisions of this act.”.

5. Amend renumbered section 9 by striking “I” and inserting “-”, line 11 by striking “-” before “Suspect” and insert “I”.

6. Amend renumbered section 10 by striking “four” and inserting “three” by striking “of” in line 4, and by striking lines 5 to 9 and inserting “as specified in section 10; and”.

7. Amend renumbered section 12, line 19 by striking “and herds” and inserting “in dairy herds which”.

8. Amend renumbered section 24 by striking lines 33 to 62, renumbering subdivisions 4 to 6 as subdivisions 3 to 5 respectively, by striking line 25 and line 26 through the period and inserting “mals tested in accordance with the following statistical formula:

If Number of Eligible Cows

3 Years of Age and Older
in the Herd are:

This Many Cows
3 Years of Age
and Older Must
Be Tested

Not less than	Nor more than		
1	55	-----	55
56	60	-----	55
61	70	-----	60
71	80	-----	65
81	90	-----	70
91	100	-----	75
101	110	-----	80
111	120	-----	85
121	130	-----	88
131	140	-----	90
141	150	-----	95
151	160	-----	97
161	170	-----	99
171	180	-----	100
181	190	-----	103
191	200	-----	105
201	240	-----	111
241	300	-----	117
301	360	-----	122
361	520	-----	130
521	1000	-----	140
Over 1000		-----	149”

and by striking lines 155 to 160.

9. Amend renumbered section 21, line 3 by striking "2" and inserting "21".

10. Amend the bill by striking original section 24.

11. Amend the bill by renumbering original sections 25 to 29 as sections 23 to 27 respectively.

12. Amend renumbered section 23, line 5 by striking the last sentence.

13. Amend renumbered section 27, line 16 by striking the period and inserting the following:

"; *Provided*, that cattle for grazing or for feeding purposes or both grazing or for feeding purposes, only may enter the state if they are steers or spayed heifers. Feeding or grazing period or both feeding and grazing period is not to exceed twelve months and animals must be kept under strict segregation and quarantine until slaughtered. Special permit must be first obtained from the Department of Agriculture and Economic Development, Bureau of Animal Industry, before such cattle may enter the state. Feeding or grazing permits or both feeding and grazing permits shall not be issued for bulls over eight months of age or females over twenty-one months of age unless they are under thirty months and qualify as official brucellosis vaccinates. Brucellosis vaccinated bulls will not be allowed entry regardless of circumstances."

14. Amend the bill by adding a new section immediately after renumbered section 27 to be known as section 28 and to read as follows:

"Sec. 28. Any person violating any of the provisions of this act shall be deemed guilty of a misdemeanor and shall, on conviction thereof, be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, or imprisonment in the county jail shall not exceed thirty days, or both such fine and imprisonment."

15. Amend the bill by renumbering original sections 30 to 32 as sections 29 to 31 respectively.

16. Amend the title to conform.

LEGISLATIVE BILL 856. Placed on General File as amended.

Standing Committee amendments to LB 856:

1. Amend section 2 of the bill, lines 6 and 7 by striking "as prescribed on the label of the container" and show same as stricken

matter, lines 16 and 17 by striking "which will not produce hog cholera when inoculated into susceptible swine, but", line 17 by inserting "and" after such stricken matter, and line 23 by striking "killed" before "hog".

2. Amend section 3 of the bill, line 7 by striking "cholera" before "or" and inserting "~~cholera~~ virus", line 10 by inserting "or modified live hog cholera virus" after "virus", line 13 by inserting "intrastate or" after "for", line 13 by inserting "as allowed under the provisions of this act" after "shipment" by striking lines 20 and 21 and inserting "control hog cholera, issue a special permit to a qualified veterinarian for the use of virulent modified hog cholera vaccine", and line 22 by striking "virus" and show same as stricken matter.

3. Amend the bill by adding a new section to be known as section 4 and to read as follows:

"Sec. 4. The Department of Agriculture and Economic Development may make, promulgate, amend, repeal, and enforce necessary rules and regulations for implementing the provisions of this act."

4. Amend the bill by renumbering original section 4 as section 5.

5. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. The provisions of this act shall become operative on January 1, 1967."

6. Amend the bill by renumbering original section 5 as section 7.

7. Amend the title to conform.

LEGISLATIVE BILL 858. Placed on General File as amended.

Standing Committee amendments to LB 858:

1. Amend section 1 of the bill by striking lines 13 to 16 and insert "flock has been dipped once in a permitted dip maintained at a required strength under the supervision of a state or federal inspector in accordance with the directions issued by the Department of Agriculture and Economic Development, Bureau of Animal Industry.", line 18 by striking "exist" and inserting "exists", by striking lines 23 to 29 and inserting "apart in a permitted dip maintained at a required strength under the supervision of a state or federal inspector in accordance with the directions issued by the Department of Agriculture and Economic Development, Bureau of Animal Industry.", line 30 by striking "flock" and inserting "flocks", and

line 31 by striking the period and inserting "or flocks to which animals have been added from a known infected source."

2. Amend section 2 by striking lines 1 to 11 and inserting the following:

"Sec. 2. Sheep that have been treated for scabies shall not be sold for slaughter until the elapse of a specified amount of time which depends upon the method of treatment as designated by the Department of Agriculture and Economic Development, Bureau of Animal Industry."

3. Amend section 3 of the bill by striking lines 10 to 12 and inserting "must be dipped once in a permitted dip maintained at a required strength under the supervision of a state or federal inspector in accordance with the directions issued by the Department of Agriculture and Economic Development, Bureau of Animal Industry within ten days".

4. Amend section 4 of the bill by striking lines 1 and 2 and the words "except all" in line 3 and insert "Sec. 4. All", line 4 by striking "a form" and inserting "form P-10 Nebraska permit to move livestock", line 7 by striking "from" and inserting "form", and line 20 by striking "in six-hundredths", by striking line 21 and inserting "a permitted dip maintained at a required strength under the supervision of a state or federal inspector in accordance with the directions issued by the Department of Agriculture and Economic Development, Bureau of Animal Industry".

5. Amend section 5 of the bill line 7 by inserting "inspector" before "or", and by striking lines 10 and 11 and inserting "in a permitted dip maintained at a required strength under the supervision of a state or federal inspector in accordance with the directions issued by the Department of Agriculture and Economic Development, Bureau of Animal Industry within ten days".

6. Amend section 6 of the bill by striking lines 10 to 12 and inserting "(3) Must be dipped in a permitted dip maintained at a required strength under the supervision of a state or federal inspector in accordance with the directions issued by the Department of Agriculture and Economic Development, Bureau of Animal Industry within ten days prior to movement."

7. Amend section 9 of the bill by striking "either" in line 16, by striking lines 17 to 19, and by inserting "a permitted dip maintained at a required strength under the supervision of a state or federal inspector in accordance with the directions issued by the Department of Agriculture and Economic Development, Bureau of Animal Industry."

8. Amend the bill by adding two new sections to be known as sections 10 and 11 and to read as follows:

"Sec. 10. The Director of the Department of Agriculture and Economic Development is authorized to make, promulgate, amend, repeal, and enforce necessary rules and regulations to carry out the provisions of this act.

Sec. 11. Any person violating any of the work provisions of this act shall be deemed guilty of a misdemeanor and shall, upon conviction thereof, be punished by a fine of not less than one hundred dollars nor more than five hundred dollars."

9. Amend the title to conform.

LEGISLATIVE BILL 862. Placed on General File as amended.

Standing Committee amendments to LB 862:

1. Amend the bill by striking section 2 and inserting the following:

"Sec. 2. That section 54-761, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

54-761. Any person, firm, association or corporation, who shall violate any of the provisions of sections 54-754 to 54-760, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than twenty-five *one hundred* dollars nor more than *two five* hundred dollars, or by imprisonment in the county jail for a period of not less than thirty days nor more than one year, or both.

Sec. 3. That original section 54-757 and 54-761, Reissue Revised Statutes of Nebraska, 1943, are repealed."

2. Amend the title to conform.

LEGISLATIVE BILL 857. Indefinitely postponed.

(Signed) H. C. Crandall, Vice-Chairman

Labor

LEGISLATIVE BILL 656. Placed on General File as amended.

Standing Committee amendments to LB 656:

1. Strike sections 1 to 20 and insert twenty-six new sections as follows:

"Section 1. It is the policy of the state to foster the employment of all employable persons in the state on the basis of merit

regardless of their race, color, religion, sex, or national origin, and to safeguard their right to obtain and hold employment without discrimination because of their race, color, religion, sex, or national origin.

The practice of denying equal opportunity for employment because of their race, color, religion, sex, or national origin is contrary to the principles of freedom and is a burden on the objectives of the public policy of this state.

The policy of this state, however, does not require any person to employ an applicant for employment because of his race, color, religion, sex, or national origin; and the policy of this state does not require any employer, employment agency, labor organization, or joint labor-management committee to grant preferential treatment to any individual or to any group because of race, color, religion, sex, or national origin.

Section 2. As used in this act, unless the context otherwise requires:

(1) The term "person" includes one or more individuals, labor unions, partnerships, associations, corporations, legal representatives, mutual companies, joint-stock companies, trusts, unincorporated organizations, trustees, trustees in bankruptcy, or receivers:

(2) The term "employer" means a person engaged in an industry who has twenty-five or more employees for each working day in each of twenty or more calendar weeks in the current or preceding calendar year, and any agent of such a person, but such term does not include (1) the United States, a corporation wholly owned by the Government of the United States, an Indian tribe, or the state or any political subdivision thereof, (2) a bona fide private membership club (other than a labor organization) which is exempt from taxation under section 501(c) of the Internal Revenue Code of 1954; Provided, that during the period ending July 2, 1966, persons having fewer than one hundred employees (and their agents) shall not be considered employers, and during the period from July 3, 1966, to July 2, 1967, persons having fewer than seventy-five employees (and their agents) shall not be considered employers, and during the period July 3, 1967, to July 2, 1968, persons having fewer than fifty employees (and their agents) shall not be considered employers; Provided further, that in accordance with the fundamental condition accepted by the people of the State of Nebraska as shown by the acts of admission of this State into the Union that there shall be no denial of any right to any person by reason of race or color, it shall be the policy of the State of Nebraska and of its political subdivisions to insure equal employment opportunities for employees of the State and of its political subdivisions without discrimination

because of race or color, and all officers of the state and of its political subdivisions shall use their existing powers to effectuate this policy;

(3) Labor organizations shall mean any organization which exists wholly or in part for one or more of the following purposes: collective bargaining; dealing with employers concerning grievances, terms, or conditions of employment; or of mutual aid or protection in relation to employment;

(4) The term "employment agency" means any person regularly undertaking with or without compensation to procure employees for an employer or to procure for employees opportunities to work for an employer and includes an agent of such a person; but shall not include an agency of the United States, or an agency of the state or political subdivision of the state, except that such term shall include the United States Employment Service and the system of state and local employment services receiving Federal assistance:

(5) Privileges of employment shall mean terms and conditions of any employer-employee relationship, opportunities for advancement of employees, and plant conveniences;

(6) The term "employee" means an individual employed by an employer;

(7) Commission shall mean the Equal Employment Opportunity Commission.

Section 3. This act shall not apply to: (1) a religious corporation, association or society with respect to the employment of individuals of a particular religion to perform work connected with the carrying on by such corporation, association, or society of its religious activities or, (2) the employment of any individual (a) by his parent, grandparent, spouse, child, or grandchild, or (b) in the domestic service of any person.

Section 4. It shall be an unlawful employment practice for an employer:

(1) to fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to his compensation, terms, conditions, or privileges of employment, because of such individual's race, color, religion, sex, or national origin; or

(2) to limit, segregate, or classify his employees in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect his status as an employee, because of such individual's race, color, religion, sex, or national origin.

Section 5. It shall be an unlawful employment practice for an employment agency to fail or refuse to refer for employment, or otherwise to discriminate against, any individual because of his race, color, religion, sex, or national origin, or to classify or refer for employment any individual on the basis of his race, color, religion, sex, or national origin.

Section 6. It shall be an unlawful employment practice for a labor organization

(1) to exclude or to expel from its membership, or otherwise to discriminate against, any individual because of his race, color, religion, sex, or national origin;

(2) to limit, segregate, or classify its membership, or to classify or fail or refuse to refer for employment any individual, in any way which would deprive or tend to deprive any individual of employment opportunities, or would limit such employment opportunities or otherwise adversely affect his status as an employee or as an applicant for employment, because of such individual's race, color, religion, sex, or national origin; or

(3) to cause or attempt to cause an employer to discriminate against an individual in violation of this section.

Section 7. It shall be an unlawful employment practice for any employer, labor organization, or joint labor-management committee controlling apprenticeship or other training or retraining, including on-the-job training programs to discriminate against any individual because of his race, color, religion, sex, or national origin in admission to, or employment in, any program established to provide apprenticeship or other training.

Section 8. Notwithstanding any other provision of this act, (1) it shall not be an unlawful employment practice for an employer to hire and employ employees, for an employment agency to classify, or refer for employment any individual, for a labor organization to classify its membership or to classify or refer for employment any individual, or for an employer, labor organization, or joint labor-management committee controlling apprenticeship or other training or retraining programs to admit or employ any individual in any such program, on the basis of his religion, sex, or national origin in those certain instances where religion, sex, or national origin is a bonafide occupational qualification reasonably necessary to the normal operation of that particular business or enterprise, and (2) it shall not be an unlawful employment practice for a school, college, university, or other educational institution or institution of learning to hire and employ employees of a particular religion if such school, college, university, or other educational institution or

institution of learning is, in whole or in substantial part, owned, supported, controlled, or managed by a particular religion or by a particular religious corporation, association, or society, or if the curriculum of such school, college, university, or other educational institution of learning is directed toward the propagation of a particular religion.

Section 9. As used in this act, the phrase "unlawful employment practice" shall not be deemed to include any action or measure taken by an employer, labor organization, joint labor-management committee, or employment agency with respect to an individual who is a member of the Communist Party of the United States or of any other organization required to register as a Communist-action or Communist-front organization by final order of the Subversive Activities Control Board pursuant to the Subversive Activities Control Act of 1950.

Section 10. Notwithstanding any other provision of this act, it shall not be an unlawful employment practice for an employer to fail or refuse to hire and employ any individual for any position, for an employer to discharge any individual from any position, or for an employment agency to fail or refuse to refer any individual for employment in any position, or for a labor organization to fail or refuse to refer any individual for employment in any position, if

(1) The occupancy of such position, or access to the premises in or upon which any part of the duties of such position is performed or is to be performed, is subject to any requirement imposed in the interest of the national security of the United States under any security program in effect pursuant to or administered under any statute of the United States or any Executive order of the President; and

(2) such individual has not fulfilled or has ceased to fulfill that requirement.

Section 11. Notwithstanding any other provision of this act, it shall not be an unlawful employment practice for an employer to apply different standards of compensation, or different terms, conditions, or privileges of employment pursuant to a bona fide seniority or merit system, or a system which measures earnings by quantity or quality of production or to employees who work in different locations, provided that such differences are not the result of an intention to discriminate because of race, color, religion, sex, or national origin, nor shall it be an unlawful employment practice for an employer to give and to act upon the results of any professionally developed ability test provided that such test, its administration or action upon the results is not designed intended or used to discriminate because of race, color, religion, sex or national origin. It shall

not be an unlawful employment practice under this act for any employer to differentiate upon the basis of sex in determining the amount of the wages or compensation paid or to be paid to employees of such employer if such differentiation is authorized by the provisions of section 6(d) of the Fair Labor Standards Act of 1938, as amended (29 U.S.C.206(d)).

Section 12. Nothing contained in this act shall apply to any business or enterprise on or near an Indian reservation with respect to any publicly announced employment practice of such business or enterprise under which a preferential treatment is given to any individual because he is an Indian living on or near a reservation.

Section 13. Nothing contained in this act shall be interpreted to require any employer, employment agency, labor organization, or joint labor-management committee subject to this act to grant preferential treatment to any individual or to any group because of the race, color, religion, sex, or national origin of such individual or group on account of an imbalance which may exist with respect to the total number or percentage of persons of any race, color, religion, sex, or national origin employed by any employer, referred or classified for employment by any employment agency or labor organization, admitted to membership or classified by any labor organization, or admitted to, or employed in, any apprenticeship or other training program, in comparison with the total number or percentage of persons of such race, color, religion, sex, or national origin in any community, section, or other area, or in the available work force in any community, section, or other area.

Section 14. It shall be an unlawful employment practice for an employer to discriminate against any of his employees or applicants for employment, for an employment agency to discriminate against any individual, or for a labor organization to discriminate against any member thereof or applicant for membership, because he has opposed any practice made an unlawful employment practice by this act, or because he has made a charge, testified, assisted, or participated in any manner in an investigation, proceeding, or hearing under this act.

Section 15. It shall be an unlawful employment practice for an employer, labor organization, or employment agency to print or publish or cause to be printed or published any notice or advertisement relating to employment by such an employer or membership in or any classification or referral for employment by such a labor organization, or relating to any classification or referral for employment by such an employment agency, indicating any preference, limitation, specification, or discrimination, based on race, color, religion, sex, or national origin, except that such a notice or advertisement may indicate a preference, limitation, specification, or dis-

crimination based on religion, sex, or national origin when religion, sex, or national origin is a bona fide occupational qualification for employment.

Section 16. There is hereby established an Equal Employment Opportunity Commission to consist of seven members. At least four members shall have had experience in personnel administration procedures. Two members shall be appointed from among persons who have been recommended by state wide employer organizations, two from among persons recommended by state wide employee organizations and one from each of the three state congressional districts. Three members shall be appointed for one year, two members shall be appointed for two years, and two members shall be appointed for three years, as designated by the Governor in making the respective appointments. As the terms of the members expire, the Governor shall appoint or reappoint the members of the commission for a term of three years to succeed the members whose terms expire. The commission shall elect one member to serve as chairman of the commission.

Five members of the commission shall constitute a quorum for the purpose of conducting the business thereof. A vacancy in the commission shall not impair the right of the remaining members to exercise all the powers of the commission.

Each member of the commission shall receive a per diem fee of \$40.00 per day for each day in attendance and shall also be entitled to his expenses actually and necessarily incurred by him in the performance of his duties. Any member of the commission may be removed by the Governor for inefficiency, neglect of duty, misconduct or malfeasance in office, after being given a written statement of the charges and an opportunity to be heard thereon.

The commission shall establish and maintain its principal office in the city of Lincoln and such other offices within the state as it may deem necessary. The commission may meet and function at any place within the state. The commission may appoint such clerks, agents, and other employees as it may deem necessary, fix their compensation within the limitations provided by law, and proscribe their duties.

The Attorney General of the state shall represent and appear for the commission in all actions and proceedings involving any question under the provisions of this Act, and shall aid in any investigation or hearing had under the provisions hereof. The commission shall have an official seal which shall be judicially noticed.

Section 17. The commission shall have the following powers and duties:

(1) To receive, investigate, and pass upon charges of unlawful employment practices anywhere in the state;

(2) To hold hearings, subpoena witnesses, compel their attendance, administer oaths, take the testimony of any person under oath, and in connection therewith, to require the production for examination of any books and papers relevant to the alleged unlawful employment practice pending before the commission. The commission may make rules as to the issuance of subpoenas.

(3) To cooperate with the Federal government and with local agencies, to effectuate the purposes of this act.

(4) To attempt to eliminate unfair employment practices by means of conference, conciliation and persuasion;

(5) To require that every employer, employment agency, and labor organization subject to this act, shall (a) make and keep such records relevant to the determinations of whether unlawful employment practices have been or are being committed, (b) preserve such records for such periods, and (c) make such reports therefrom, as the commission shall prescribe by regulation or order, after public hearing, as reasonable, necessary, or appropriate for the enforcement of this title or the regulations or orders thereunder. The commission shall, by regulation, require each employer, labor organization, and joint labor-management committee subject to this title which controls an apprenticeship or other training program to maintain such records as are reasonably necessary to carry out the purpose of this act, including but not limited to, a list of applicants who wish to participate in such program, including the chronological order in which such applications were received, and shall furnish to the commission, upon request, a detailed description of the manner in which persons are selected to participate in the apprenticeship or other training program. Any employer, employment agency, labor organization, or joint labor-management committee which believes that the application to it of any regulation or order issued under this section would result in undue hardship may (a) apply to the commission for an exemption from the application of such regulation or order, or, (b) bring a civil action in the district court for the district where such records are kept. If the commission or the court, as the case may be, finds that the application of the regulation or order to the employer, employment agency, or labor organization in question would impose an undue hardship, the commission or the court, as the case may be, may grant appropriate relief;

(6) To report, not less than once a year, to the Legislature and the Governor, on the hearings it has conducted and the decisions it has rendered, the other work performed by it to carry out the purposes of this act, and to make recommendations for such further

legislation concerning abuses and discrimination because of race, color, religion, sex, or national origin, as may be desirable.

Section 18. (1) Whenever it is charged in writing under oath by a person claiming to be aggrieved, (and such charge sets forth the facts upon which it is based) that an employer, employment agency, or labor organization has engaged in an unlawful employment practice, the Commission shall furnish such employer, employment agency, or labor organization with a copy of such charge and shall make an investigation of such charge, provided that such charge shall not be made public by the Commission. If the Commission shall determine, after such investigation, that there is reasonable cause to believe that the charge is true, the Commission shall endeavor to eliminate any such alleged unlawful employment practice by informal methods of conference, conciliation, and persuasion. Nothing said or done during and as a part of such endeavors may be made public by the Commission without the written consent of the parties, or used as evidence in a subsequent proceeding. Any officer or employee of the Commission, who shall make public in any manner whatever any information in violation of this subsection shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined not more than \$1,000 or imprisoned not more than one year.

(2) A written charge of violation of this act shall be filed within ninety days after the occurrence of the alleged unlawful employment practice.

(3) In connection with any investigation of a charge filed under this section, the Commission or its authorized agents shall have at all reasonable times access to, for the purposes of examination, and the right to copy, any evidence or records of any person being investigated or proceeded against that relates to unlawful employment practices covered by this act and is relevant to the charge under investigation.

Section 19. (1) In case of failure to so eliminate such practice, the commission shall cause to be issued and served a written notice, together with a copy of the complaint, requiring the person, employer, labor organization or employment agency named in the complaint, hereinafter referred to as respondent, to answer such charges at a hearing before the commission at a time and place which shall be specified in said notice. Such hearing shall be within the county where the alleged unfair practices occurred. The complainant shall be a party to the proceeding, and in the discretion of the commission any other person whose testimony has a bearing on the matter may be allowed to intervene therein. Both the complainant and the respondent, in addition to the commission, may introduce witnesses at the hearing. The respondent may file a verified answer to the

allegations of the complaint and may appear at such hearing in person and with or without counsel. Testimony or other evidence may be introduced by either party. All evidence shall be under oath and a record thereof shall be made and preserved. Such proceedings shall, so far as practicable, be conducted in accordance with the rules of evidence applicable in the district courts of the State of Nebraska, and shall be of public record.

(2) No person shall be excused from testifying or from producing any book, document, paper, or account in any investigation, or inquiry by, or hearing before, the commission when ordered to do so, upon the ground that the testimony or evidence, book, document, paper, or account required of him may tend to incriminate him in or subject him to penalty or forfeiture; but no person shall be prosecuted, punished or subjected to any forfeiture or penalty for or on account of any act, transaction, matter or thing concerning which he shall have been compelled under oath to testify or produce documentary evidence; provided, that no person so testifying shall be exempt from prosecution or punishment for any perjury committed by him in his testimony; and provided further, that the immunity shall extend only to a natural person who, in obedience to a subpoena, gives testimony under oath or produces evidence, documentary or otherwise, under oath.

(3) After the conclusion of the hearing, the commission shall make and file its findings of fact and conclusions thereon, and make and enter an appropriate order. Such findings shall be in sufficient detail to enable the court on appeal to determine the controverted questions presented by the proceedings and whether proper weight was given to the evidence. If the commission shall determine that the respondent has intentionally engaged in or is intentionally engaging in any unlawful employment practice, it shall issue and cause to be served on such respondent an order requiring such respondent to cease and desist from such unlawful employment practice and order such other affirmative action as may be appropriate, which may include reinstatement or hiring of employees, with or without back pay. Interim earnings or amounts earnable with reasonable diligence by the person or persons discriminated against shall operate to reduce the back pay otherwise allowable. No order of the commission shall require the admission or reinstatement of an individual as a member of a labor organization or the hiring, reinstatement, or promotion of an individual as an employee, or the payment to him of any back pay, if such individual was refused admission, suspended, or expelled, or was refused employment or advancement or was suspended or discharged for any reason other than discrimination on account of race, color, religion, sex, or national origin, or in violation of Section 14 of this act. If the commission shall find that respondent has not engaged in any unfair

employment practice, it shall state its findings of fact and conclusion thereon. A copy of any order shall be served upon the person against whom it runs, or his attorney, and notice thereof shall be given to the other parties to the proceedings or their attorneys. Such order shall take effect twenty days after the service thereof, unless otherwise provided, and shall continue in force, either for a period which may be designated therein or until changed or revoked by the commission.

(4) Until a transcript of the record of the proceedings shall be filed in a court as hereinafter provided, the commission may, at any time, upon reasonable notice, and in such a manner it shall deem proper, modify or set aside, in whole or in part, any finding or order made by it.

Section 20. (1) Any party to a proceeding before the commission aggrieved by such decision and order and directly affected thereby may institute proceedings in the district court of the State within any county wherein the alleged unlawful employment practice which is the subject of the order was committed, or wherein any respondent required in the order to cease and desist from an unlawful employment practice or to take other affirmative action, resides or transacts business; provided, that the time for appeal from such order of the commission to the district court shall be limited to thirty days from the date of the entry of the order to which complaint is made; and provided further, that the order of the commission shall be stayed until the adjudication by the district court.

(2) Such proceeding shall be initiated by the filing of a petition in such court, together with a transcript of the record upon the hearing before the commission and the service of a copy of the said petition upon the commission and upon all parties who appeared at the hearing. Thereupon the court shall have jurisdiction of the proceeding and of the question determined therein.

(3) The evidence presented before the commission as reported by its official stenographer and reduced to writing, shall be duly certified to by the stenographer and the chairman of the commission as the true bill of exceptions, which, together with the pleadings and filings duly certified in the case under the seal of the commission, shall constitute the complete record and the evidence upon which the case shall be presented to the district court. The determination of the case by the district court shall extend to all questions of law and fact presented by the entire record before it. The commission's orders shall not be vacated, modified, or set aside unless:

(a) such order is prohibited by the provisions of this act, or in violation of Constitutional rights, or otherwise contrary to law; or

(b) the findings of the commission in support of such order are unreasonable or arbitrary or are not supported by a preponderance of the evidence.

(4) The jurisdiction of the court shall be exclusive and its judgment and order shall be final, subject to appellate review as provided by law.

(5) The commission's copy of the testimony shall be available at all reasonable times to all parties without cost for examination.

(6) In any action or proceeding under this act, wherein an appeal is lodged in the district court, the court in its discretion, may allow the prevailing party a reasonable attorney's fee as part of the costs.

(7) If no proceeding to obtain judicial review is instituted by a respondent within thirty days from the service of an order pursuant to subsection (2) or (3) of Section 19, of this act, the commission may obtain a decree of the court for the enforcement of such order upon showing the respondent is subject to the commissioner's jurisdiction, and resides or transacts business within the county in which the petition for enforcement is brought.

Section 21. Every employer, employment agency and labor organization subject to the provisions of this act shall post in a conspicuous place or places on his or its premises a notice to be prepared or approved by the commissioner which shall set forth excerpts of this act and such other relevant information which the commissioner deems necessary to explain the act.

Section 22. Every contract to which the state or any of its political or civil subdivisions is a party shall contain a provision requiring the contractor and his subcontractors not to discriminate against any employee or applicant for employment, to be employed in the performance of such contract, with respect to his hire, tenure, terms, conditions, or privileges of employment, because of his race, color, religion, sex or national origin.

Section 23. Any person, employer, labor organization or employment agency who or which shall willfully resist, prevent, impede or interfere with the commission or any of its members or representatives in the performance of duty under this act, or shall willfully violate an order of the commission shall, upon conviction thereof, be imprisoned in the county jail for not more than thirty days, or be fined not more than one hundred dollars, or by both fine and imprisonment. Procedure for the review of the order shall not be deemed to be such willful conduct.

Section 24. Nothing contained in this act shall be deemed to repeal any of the provisions of the civil rights law, any other law of

this state, or any municipal ordinance relating to discrimination because of race, creed, color, religion, sex, or national origin.

Section 25. If any section in this act or any part of any section shall be declared invalid or unconstitutional, such declaration of invalidity shall not affect the validity of the remaining portions thereof.

Section 26. This act may be cited as the Nebraska Fair Employment Practice Act.

2. In the title, strike lines 2 to 17 and insert:

“FOR AN ACT relating to fair employment practices; to declare the public policy of the state with respect to discrimination in employment and to establish employment without discrimination as a civil right; to define terms; to provide a commission, its members, appointment and compensation; to prescribe what shall be deemed unfair employment practices; to set forth exceptions; to provide for enforcement of this act; to provide for an educational program; to confer powers with respect to enforcement on the commission; to provide for judicial review or orders of the Commissioner of Labor; to provide for recognition in contracts of public policy against discrimination; to provide for penalties; to provide manner of citation of act; and to provide for a construction clause.”

LEGISLATIVE BILL 787. Indefinitely postponed.

LEGISLATIVE BILL 558. Indefinitely postponed.

(Signed) Edward R. Danner, Chairman

GENERAL FILE

LEGISLATIVE BILL 889. Considered.

Mr. Carpenter offered the following amendment:

Page 16, line 3 after “purposes.” insert “except for the medical center which figures are earmarked.”

The amendment was adopted with 28 ayes, 12 nays, and 9 not voting.

Mr. Carpenter offered the following amendment:

Amend page 18 of the bill, section 5, line 30 by striking “34545561” and inserting “37205561” and by striking “19102004” and inserting “16442004.”

Mr. Carpenter requested a record vote.

Voting in the affirmative, 3:

Carpenter	Danner	Orme
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Voting in the negative, 38:

Adamson	Fleming	Lysinger	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Stryker
Budd	Hughes	Nelson	Syas
Burbach	Kjar	Paine, I.	Wallwey
Carstens	Klaver	Paxton	Warner
Craft	Knight	Payne, D.	Whitney
Crandall	Kremer		

Not voting, 8:

Claussen	Mahoney	Rasmussen, E.	Stromer
Kokes	Nore	Skarda	Wylie

The Carpenter amendment lost.

Member Excused

Mr. Stromer was excused at 4:05 p.m. for the remainder of the day.

Visitors

Mr. R. Rasmussen introduced Wendell Mohling and Miss Sally Kalding, teachers, and 28 8th grade students from Scribner Public School.

Mr. D. Payne introduced 14 members of the Nebraska Chapter of Public Relations Society of America, from Omaha.

Mrs. Orme introduced Mrs. Ron Clark and Mrs. Howard Linch, sponsors, and 8 Bluebird girls from Lincoln.

RESOLUTIONS

LEGISLATIVE RESOLUTION 46. Re: Bureau of Institutional Research

Introduced by Dale L. Payne, 3rd District; George H. Fleming, 47th District and Ramey C. Whitney, 44th District.

WHEREAS, there exists a need for continuous internal reexamination of The University of Nebraska in planning and development and for increasing the efficiency of operations; and

WHEREAS, The University of Nebraska has no research unit which can analyze continuously statistical data on class size, teaching loads, student affairs, programs, building utilization, and faculty services, as well as provide an evaluation of success of the institution in fulfilling its academic role.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That The Board of Regents of the University of Nebraska be instructed to establish a Bureau of Institutional Research as an arm of the office of the chancellor, to promote administrative efficiency and educational planning.

Adjournment

At 4:17 p.m., on a motion by Mr. D. Payne, the Legislature adjourned until 9:00 a.m., Wednesday, May 12, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, May 12, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

O God of truth, who alone canst lead men into the truth that is freedom and joy, be Thou our teacher as we seek to find the way of life in times that bewilder and challenge. Teach us better to know ourselves, that, knowing our weaknesses, we may be on guard against them. Teach us better to understand other people, that we may view their shortcomings with charity, their virtues with appreciation, and their kindness to us with gratitude. Be with Thy servants in this place, in all things great and small, so that small things become great and great things become possible. Father of mercies, bless their loved ones and their families, and make their homes sanctuaries of love and peace where they may find spiritual resources for the strain and pressure of their duties here. Give us now Thy spirit to guide our thinking, through the power of Christ. Amen.

The roll was called and all members were present except Mr. D. Payne who was excused for the morning.

Visitors

Mr. Matzke introduced 28 students of the American government class from Concordia College, Seward, and Professor Larry Eberhardt.

REFERENCE COMMITTEE REPORT

LB Committee
900.....Agriculture and Recreation

(Signed) Kenneth L. Bowen, Speaker

MOTION—LB 214

Mr. Ruhnke moved to replace LB 214 on Select File for the following specific amendments:

1. Amend Enrollment and Review amendment 1, section 2, lines 12 to 14 by striking the following:

“in an amount not to exceed five per cent of the actual valuation of the property in such city or village”, and showing the same as stricken matter.

2. Amend the title to conform.

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

LB 214 was replaced on Select File.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 147.

A BILL FOR AN ACT to amend section 10-126, Revised Statutes Supplement, 1963, relating to bonds of political subdivisions; to limit bond call and prepayment restrictions on bonds of districts organized under the provisions of Chapter 31 or 39; and to repeal the original section.

Whereupon the Speaker stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Rasmussen, E.
Batchelder	Fleming	Mahoney	Rasmussen, R.
Bauer	Gerdes	Marvel	Ruhnke
Bowen	Harsh	Matzke	Skarda
Brauer	Hasebroock	Moulton	Stromer
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Pedersen	Wylie
Crandall	Kremer	Proud	

Voting in the negative, 0.

Not voting, 2:

Nore Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 709. With Emergency.

A BILL FOR AN ACT to amend section 70-601, Reissue Revised Statutes of Nebraska, 1943, relating to public power districts; to provide that municipalities comprising a district shall extend to cities or villages to which the district sells electricity at retail or wholesale; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Payne, D.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 730. Placed on Select File as amended.

E and R amendments to LB 730:

1. In section 1, line 5, strike "insurances" and insert "insurances insurance"; in line 51, strike "transshipment" and insert "transshipment transshipment"; in line 58, strike "(" and insert ", ("; in line 59, strike ")" and insert ")"; in line 84, strike the first comma and insert a semicolon as in the statutes; and in line 134, strike "nor" and insert "nor or".

2. In section 2, line 9, strike "subdivisions" and insert "subdivisions subdivision"; in line 12, insert a stricken comma after "{2}"; in line 14, strike "1 of this act" and insert "44-201"; strike the semicolon in line 17 and reinstate the stricken semicolon in line 21; and in line 34, strike "who" and insert "which".

3. In section 3, lines 10 and 11, strike "subsection" and insert "subsection subdivision"; in line 17, strike "(1) of this act" and insert "44-201"; and in line 23, strike "said" and insert "such".

4. In section 4, lines 7 and 8, strike "3 of this act" and insert "44-219".

5. In section 5, line 31, strike "pay roll" and insert "pay roll payroll"; in lines 36 and 37, strike "1 of this act" and insert "44-201"; and insert "that" at the end of line 39.

6. In section 6, insert "a" at the end of line 6.

7. In the title, strike line 8; and in line 11 insert "and also sections 44-215, 44-219.02, and 44-219.03, Reissue Revised Statutes of Nebraska, 1943" after "sections".

LEGISLATIVE BILL 604. Placed on Select File as amended.

E and R amendment to LB 604:

1. In the title, line 6, strike "agent's".

LEGISLATIVE BILL 768. Placed on Select File.

LEGISLATIVE BILL 802. Placed on Select File as amended.

E and R amendments to LB 802:

1. Amend the standing committee amendments to read "In section 1, strike lines 3 and 4 and 'for registration' in line 5 and insert 'tration may, during any of the last seven days prior to the deadline for registration, cause their offices to be open at times in addition to the hours during which they are required by law to be open'".

2. In the title, line 3, strike "three" and insert "seven".

LEGISLATIVE BILL 667. Placed on Select File as amended.

E and R amendment to LB 667:

1. In section 1, lines 59 and 60, 64 and 65, and 76, strike “, referred to in subsection (1) of this section,” and show the same as stricken; and in line 127, insert “*upon the*” after “or”.

LEGISLATIVE BILL 500. Correctly engrossed.

LEGISLATIVE BILL 557. Correctly engrossed.

LEGISLATIVE BILL 690. Correctly engrossed.

LEGISLATIVE BILL 677. Correctly engrossed.

LEGISLATIVE BILL 601. Correctly engrossed.

LEGISLATIVE BILL 852. Correctly engrossed.

LEGISLATIVE BILL 804. Correctly engrossed.

LEGISLATIVE BILL 805. Correctly engrossed.

LEGISLATIVE BILL 749. Correctly engrossed.

LEGISLATIVE BILL 672. Correctly engrossed.

LEGISLATIVE BILL 367. Correctly enrolled.

LEGISLATIVE BILL 502. Correctly enrolled.

LEGISLATIVE BILL 402. Correctly enrolled.

LEGISLATIVE BILL 311. Correctly enrolled.

LEGISLATIVE BILL 105. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 367 LB 502 LB 402 LB 311 LB 105

MOTION—Return LB 787 to Committee

Mr. President: I move that LB 787 be referred back to the Labor Committee for further consideration and action.

(Signed) Edward R. Danner, Chairman
Labor Committee

Laid over.

SELECT FILE

LEGISLATIVE BILL 132. E and R amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Mr. Moylan asked unanimous consent to bracket LB 132 until Tuesday, May 18, 1965. No objections. So ordered.

LEGISLATIVE BILL 678. E and R amendment found in the Legislative Journal for the Eighty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 169. E and R amendment found in the Legislative Journal for the Eighty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 515. E and R amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Mr. Bauer asked unanimous consent to bracket LB 515 until Wednesday, May 19, 1965. No objections. So ordered.

LEGISLATIVE BILL 757. E and R amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 583. E and R amendment found in the Legislative Journal for the Eighty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 356. E and R amendment found in the Legislative Journal for the Eighty-seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 357. E and R amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 237. Advanced to E and R for engrossment.

LEGISLATIVE BILL 214. The Ruhnke specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for re-engrossment.

Visitors

Mrs. Orme introduced Mr. Chiang Kan-sheng from the Republic of China, member of the Taiwan Provincial Assembly, and Mr. David Finkelstein from Washington, D. C.

Mr. Proud introduced 61 students from Valley View Junior High School, Omaha, and teachers Mr. Dewey Ahser and Mrs. Susan Meints.

Mr. Bauer introduced 28 students from Elliott School, Lincoln, Joe Fletcher, teacher, and 2 mothers.

Mr. Stryker introduced 15 students from District 11, Saunders County, Mrs. Carol Vallier, teacher, and 6 sponsors.

Mr. R. Rasmussen introduced 44 students from District 5, Washington County, Nickerson, Nebraska, and teachers Mmes. Jean Jensen, Mildred French, and Doris Sorenson.

Mr. Hasebroock Presiding

RESOLUTIONS

LEGISLATIVE RESOLUTION 44.

Mr. Burbach offered the following amendments, which were adopted by unanimous consent:

1. In line 7, strike "offering" and insert "operating"; strike "high" and insert "secondary"; strike "school courses" and insert "schools".

2. In line 8, strike "courses" and insert "schools".

3. In line 10, strike "high school courses" and insert "secondary schools".

4. In line 16, strike "elementary and high school courses" and insert "the operation of elementary and secondary schools".

LR 44 was adopted as amended with 39 ayes, 1 nay and 9 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 462. With Emergency.

A BILL FOR AN ACT to amend section 23-320.03, Reissue Revised Statutes of Nebraska, 1943, and section 23-320.07, Revised Statutes Supplement, 1963, relating to flood control; to change bond provisions and increase the maximum amount thereof as prescribed; to extend provisions to include villages; to repeal the original sections; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Payne, D.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 708. With Emergency.

A BILL FOR AN ACT to amend section 32-499, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to reduce the time for safely keeping ballots; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Carpenter Payne, D.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 253.

A BILL FOR AN ACT to amend sections 53-123.07 and 53-187, Reissue Revised Statutes of Nebraska, 1943, section 53-103, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 8, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 27, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to liquors; to redefine nonbeverage user as prescribed; and to repeal the original sections.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Carpenter	Gerdes	Knight
Batchelder	Carstens	Harsh	Kokes
Bauer	Claussen	Hasebroock	Kremer
Bowen	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Kjar	Marvel
Burbach	Fleming	Klaver	Matzke

Moulton	Paine, I.	Rasmussen, R.	Syas
Moylan	Paxton	Ruhnke	Wallwey
Nelson	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Wylie
Orme	Rasmussen, E.	Stryker	

Voting in the negative, 0.

Not voting, 2:

Payne, D. Whitney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—LB 889

Mr. Carpenter asked unanimous consent to continue LB 889 on General File at this time. No objections. So ordered.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 889. Considered.

Mr. Pedersen offered the following amendment:

Amend LB 889, Section 5, line 20 by striking "8,197,237" and inserting "8,252,365" and change the totals to conform to this amendment.

Amendment pending.

UNANIMOUS CONSENT—Study Committee

Mr. Carpenter asked unanimous consent that the Chair appoint a temporary committee to study the court decision on reapportionment and to report to the Legislature its findings and recommendations. No objections. So ordered.

Speaker Bowen appointed the following temporary committee to consult with the Attorney General and to report back to the Legislature within 5 days:

Elvin Adamson, Chairman
 George Gerdes, 4th District
 Jules Burbach, 3rd District
 Arnold Ruhnke, 1st District
 George Syas, 2nd District

Visitors

Mrs. Orme introduced Mrs. E. F. Ansley, Miss Leona Wolf, Mr. John Ansley, and Mrs. Margaret Pahl.

Dr. Brauer introduced 27 students from Christ Lutheran School, Norfolk, and teacher Martin Barlay.

Mr. Claussen introduced 10 students from Zion Lutheran School, Pierce, teacher Mr. Charles Brockman and sponsor Mrs. Overstreet.

Mr. Moulton introduced Dr. Leland Traywick, President of the University of Omaha, and Dr. George Rachford, Dean of the College of Graduate Studies.

Meetings

Mr. Burbach announced an executive meeting of the Revenue Committee at 1:50 p.m.

Mr. Hasebroock announced a meeting of the Executive Board of the Legislative Council at 1:30 p.m.

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 896. Placed on General File.

LEGISLATIVE BILL 899. Placed on General File as amended.

Standing Committee amendments to LB 899:

Page 3, Sec. 1, line 59, after word "years" insert ", or that the property was assessed by mistake in the wrong taxing jurisdiction,".

Page 3, Sec. 1, line 67, after word "receipt" insert "by the taxpayer"; after word "of" insert "the"; line 68, after word "of" delete "rejection by the Tax Commissioner" and insert "*the Tax Commissioner's rejection at the protest*".

Page 5, Sec. 2, line 55, after word "years" insert ", or that the property was assessed by mistake in the wrong taxing jurisdiction,".

Page 5, Sec. 2, line 64, after word "receipt" insert "by the taxpayer"; after word "of" insert "the"; after words "notice of" delete "rejection by" and insert "*the Tax Commissioner's rejection of the protest*".

Page 7, Sec. 3, line 36, after word "years" insert "or that the property was assessed by mistake in the wrong taxing jurisdiction".

Page 8, Sec. 4, line 42, after word "years" insert ", or that the property was assessed by mistake in the wrong taxing jurisdiction,".

Page 8, Sec. 4, line 52, after word "receipt" insert "by the taxpayer"; after word "of" insert "the"; after words "notice of" delete "~~rejection by the Tax Commis-~~" and "~~sioner~~" on line 53 and insert "*the Tax Commissioner's rejection of the protest*".

Page 10, Sec. 5, line 32, after word "years" insert ", or that the property was assessed by mistake in the wrong taxing jurisdiction".

LEGISLATIVE BILL 897. Placed on General File.

LEGISLATIVE BILL 898. Placed on General File.

LEGISLATIVE BILL 849. Placed on General File.

(Signed) J. W. Burbach, Chairman

Recess

At 11:40 a.m., on a motion by Mr. Klaver, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Mr. Klaver presiding.

The roll was called and all members were present except Mr. Claussen, who was excused for the afternoon.

Member's Birthday

Mr. Wylie announced the birthday of Mr. Craft. The members sang Happy Birthday to him.

Speaker Bowen Presiding

Visitors

Mr. E. Rasmussen introduced Mrs. Mildred Hassell, teacher and 24 8th grade students from Exeter Public School.

Mr. Matzke introduced Miss C. Wacker, teacher; 2 sponsors and 27 seventh grade students from Edison School, York. Also, Mr. Dick Eisenhauer, teacher; 3 sponsors and 27 seventh grade students from Lincoln School, York.

Mr. Budd introduced Mrs. Nettie Hoover, teacher; 7 mothers and 27 students from District 91, Talmage, Nebraska. Also, Mrs. Nellie Sasseen, teacher; 3 mothers and 13 4th grade students from Palmyra.

Mr. Wylie introduced Messrs. Bob Chilvers; Les Berg; George Weik and Walt Schacht of Neligh.

GENERAL FILE

LEGISLATIVE BILL 889. Considered.

Mr. Pedersen withdrew his pending amendment found in this day's Journal.

The following Standing Committee amendment was offered:

Amend Section 5, Page 17, line 16 by striking "7230374" and substituting "7579024" and line 21 by striking "57478885" and substituting "57827535" and on page 18, line 30, by striking "34545561" and substituting "34894211".

Mr. Proud moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 31 ayes, 7 nays, and 11 not voting.

The Standing Committee amendment was adopted with 30 ayes, 18 nays, and 1 not voting.

Visitors

Mr. Nore introduced Jan Whitney, Fullerton, Nebraska, a student at the University of Nebraska.

Member Excused

Mr. Burbach was excused at 3:25 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 889. Considered.

Dr. Brauer offered the following amendment:

Amend Section 5, Page 13, Line 22 by striking "1749056" from the column headed "General Fund" and substituting "1718256" and by striking "1089340" from the column headed "Cash Funds Estimated" and substituting "1120140".

Amend Page 14, Line 40 by striking "3594522" from the column headed "General Fund" and substituting "3586522" and by striking "2425716" from the column headed "Cash Funds Estimated" and substituting "2433716".

Amend Page 15, Line 15 by striking "1276955" from the column headed "General Fund" and substituting "1242455" and by striking "937519" from the column headed "Cash Funds Estimated" and substituting "972019".

Amend Page 16, Line 76 by striking "2168873" from the column headed "General Fund" and substituting "2108673" and by striking "1647738" from the column headed "Cash Funds estimated" and substituting "224938".

The Brauer amendment was adopted with 25 ayes, 20 nays, and 4 not voting.

Mr. Carstens offered the following amendment:

1. Line 7, Page 20, by striking "5097169" from the column headed "General Fund" and substituting "5359988".

2. Line 10, Page 20, by striking "6297169" in the column headed "total budgeted" and substitute "6559988".

3. Line 64, Page 23, by striking "41760303" and substituting "42477953".

4. Line 76, Page 24, by striking "34577007" from the column headed "General Fund" and substitute "35294657".

Mr. Harsh moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 30 ayes, 1 nay, and 18 not voting.

Mr. Carstens requested a record vote on his amendment.

Voting in the affirmative, 24:

Bauer	Hughes	Moylan	Rasmussen, E.
Brauer	Knight	Nore	Stromer
Carpenter	Kremer	Orme	Syas
Carstens	Mahoney	Paine, I.	Wallwey
Danner	Matzke	Pedersen	Warner
Harsh	Moulton	Proud	Wylie

Voting in the negative, 19:

Adamson	Crandall	Kjar	Payne, D.
Batchelder	Fleming	Klaver	Skarda
Bowen	Gerdes	Marvel	Stryker
Budd	Hasebroock	Nelson	Whitney
Craft	Holmquist	Paxton	

Not voting, 6:

Burbach	Kokes	Rasmussen, R.	Ruhnke
Claussen	Lysinger		

The Carstens amendment was adopted.

Mr. Marvel offered the following amendment:

Amend Section 3, page 8, line 7 by striking line 7 and strike "447961" and substitute "469961" in the column headed "General Fund" and add "469961" in the column headed "Total Budgeted" on line 5.

By striking Line 10 and by striking "911044" on line 8 and substituting "946044" and by adding "946044" to the column headed "Total Budgeted" on line 8.

By striking "6326049" from the column headed "General Fund" on line 71 and substituting "6383049" and by striking "2449241" from the column headed "Cash Funds Estimated" and substituting "2392241" on line 71.

The Marvel amendment was adopted with 43 ayes, 0 nays, and 6 not voting.

Mr. Klaver offered the following amendment:

I move that the total General Fund appropriation in LB 889 be reduced by 2 per cent.

Mr. Klaver requested a record vote.

Voting in the affirmative, 22:

Adamson	Craft	Nelson	Skarda
Batchelder	Danner	Nore	Syas
Bowen	Klaver	Paine, I.	Wallwey
Brauer	Mahoney	Paxton	Whitney
Budd	Moulton	Pedersen	Wylie
Carpenter	Moylan		

Voting in the negative, 23:

Bauer	Hasebroock	Lysinger	Rasmussen, E.
Carstens	Holmquist	Marvel	Rasmussen, R.
Crandall	Hughes	Matzke	Stromer
Fleming	Kjar	Orme	Stryker
Gerdes	Knight	Payne, D.	Warner
Harsh	Kremer	Proud	

Not voting, 4:

Burbach	Claussen	Kokes	Ruhnke
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The Klaver amendment lost.

LB 889 was advanced to E and R for review with 35 ayes, 9 nays, and 5 not voting.

Message from the Governor

May 12, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on May 12, 1965, I approved Legislative Bills 845, 795, 792, 699, 663, 595, 151, 64, 324, 427, 362, 606, 619, 881, 693, 614, 527, 509, 403, 318, 42, and 651.

Respectfully,

(Signed) Frank B. Morrison
Governor

STANDING COMMITTEE REPORTS

Banking, Commerce and Insurance

LEGISLATIVE BILL 545. Placed on General File as amended.

Standing Committee amendments to LB 545:

1. Amend section 1 of the bill, line 4, by inserting "from the debtor" after "fee" and by striking lines 14 and 15 and inserting the following:

"(5) Debtor shall mean a wage earner whose principal income is derived from wages, salary, or commissions."

2. Amend section 2 of the bill by striking lines 17 to 19.

3. Amend section 4 of the bill, by striking line 12, line 13 by striking "fifty dollars" and inserting "one hundred dollars for the main office within each county and fifty dollars for each additional office, and an investigation fee of one hundred dollars for each year a license is issued", line 15 by striking "five" and inserting "ten", line 18 after "agents." insert "The aggregate liability of the surety to all claimants doing business with the office for which the bond is filed shall, in no event exceed the amount of such bond.", line 27 strike "charges" and insert "changes" and after "thereto" insert ", within thirty days of such changes and amendments".

4. Amend section 5, lines 13 and 14 by striking "any crime involving moral turpitude" and insert "a felony".

5. Amend section 5 of the bill, line 21 by inserting after the period the following:

"No collection agency or firm or person having a direct or indirect interest in a collection agency shall be entitled to a license under this act."

6. Amend the bill by striking section 7.

7. Amend the bill by renumbering sections 8 through 18 as sections 7 through 17 respectively.

8. Amend new section 7 of the bill, lines 4 and 5 by striking "or of a misdemeanor involving moral turpitude"; line 12 by striking "filing in bankruptcy" and inserting "being adjudicated a bankrupt"; and line 21 insert "to thirty days" after "days".

9. Amend new section 9 of the bill, line 9 by striking "twenty-four" and inserting "thirty-six".

10. Amend new section 12 of the bill, line 1, by inserting "to be charged the debtor" after "licensee". In Line 4 after "contract", insert "in no event upon cancellation shall the licensee be entitled to more than twenty-five per cent of the remaining unamortized fee agreed upon in the contract. The total fee to be charged by the licensee shall not be more than ten per-cent of the amount of money agreed to be paid through the licensee." In line 5, strike "equally each month". In line 8, strike "except in event of prepayment or cancel-" and strike lines 9 through 13 and strike "tract" in line 14 and insert therein "except that an initial fee payment not exceeding "Twenty-Five Dollars, and to be credited to the total fee to be charged may be collected during the first ninety days the contract is in force."

11. Amend section 13 of the bill by inserting after "funds" in line 11, "and within seven days if such funds are in the form of cash," and in line 14 after "certain" insert "In no case may the licensee retain funds longer than thirty-five days after receipt from the debtor."

12. Amend section 15 of the bill, line 7 by striking the line after "thereof" and strike lines 8 to 15 and insert "be punished by a fine of not more than five hundred dollars, or by imprisonment in the county jail for not more than six months, or by both such fine and imprisonment."

LEGISLATIVE BILL 848. Placed on General File as amended.

Standing Committee amendments to LB 848:

1. Amend section 1 of the bill, line 4 by inserting ", except as further provided in section 20 of this act" after "Nebraska", line 6 by inserting "or issuer" before "in", by striking line 10 and inserting "empted by subdivision (8), (9), (10), or (11)", line 11 by striking

"(12)", line 22 by striking "issuer," line 14 by inserting "or any of its subsidiaries" after "issuer", line 32 by striking "or", and line 37 by inserting ", or (d) a person effecting a transaction in a security exempted by subdivision (11) of section 10 of this act" before the semicolon, line 55 by striking "subdivision (1)" and inserting "subdivisions (1) and (11)", line 66 by inserting "this" after "in" and striking "(1)" and inserting "(f)", line 67, and by striking lines 126 to 129 and inserting "ance or endowment policy or annuity contract issued by an insurance company; any nontransferable interest".

2. Amend section 3 of the bill, lines 53 and 54 by inserting "net" in both lines after "minimum", line 55 by inserting "director may require a" at the end of the line, line 56 by striking "may" and inserting "to", line 77 by striking "trant" and inserting "tration", line 78 by striking "an issuer or", line 81 by striking "an issuer or" and inserting "a", line 82 by striking "issuer or", line 94 by striking "A", by striking lines 95 to 98, line 172 by striking "or", line 176 by striking the period and inserting "; or", and after line 176 insert the following:

"(k) Has been denied the right to do business or his respective authority to do business has been revoked by any other governmental agency for cause;"

3. Amend section 4 of the bill, line 5 by striking "4" and inserting "5".

4. Amend section 8 of the bill, line 16 by inserting "to the director to be in the public interest or" after "appears", by striking lines 48 to 61 and inserting "of the fee", by striking lines 64 to 66 and inserting "and sold by a registered broker-dealer. Every registration shall remain effective for one year or until sooner revoked", and line 67 by striking "until" and inserting "sooner".

5. Amend section 9 of the bill by striking "in" after "interest" and inserting "and", line 39 by striking "or", line 47 by striking the period and inserting "; or", and after line 47 insert "(g) The authority of the applicant or registrant to do business has been denied or revoked by any other governmental agency."

6. Amend section 10 of the bill, by striking lines 26 to 34 and by renumbering subdivisions (6) to (11) as subdivisions (5) to (10) respectively.

7. Amend section 11 of the bill by striking "act" and inserting "section".

8. Amend section 12 of the bill, line 1 by inserting "nonresident" after "Every".

9. Amend section 20 of the bill, line 13 by striking the period and inserting the following:

“; *Provided*, that security issued by and representing an interest in or a debt of, or guaranteed by, any insurance company shall be registered, pursuant to the provisions of sections 4 to 9 of this act, with the Director of Insurance who shall as to such registrations administer and enforce the provisions of this act; and as pertains to the administration and enforcement of such registration of such securities all references in this act to director shall mean the Director of Insurance.”, line 56 by striking the period and inserting

“; *Provided*, that registration fees collected by or paid to the Director of Insurance pursuant to the provisions of this act shall be credited to the Department of Insurance Cash Fund.”.

10. Amend the title to conform.

LEGISLATIVE BILL 867. Placed on General File as amended.

Standing Committee amendments to LB 867:

1. Amend the bill by striking section 1 and inserting in lieu thereof the following:

“Section 1. As used in this act unless the context otherwise requires:

(1) Article shall mean any object, material, device or substance or copy thereof, including any writing, record, recording, drawing, sample, specimen, prototype, model, photograph, micro-organism, blueprint or map;

(2) Representing shall mean describing, depicting, containing, constituting, reflecting or recording;

(3) Trade secret shall mean the whole or any portion or phrase of any scientific or technical information, design, process, procedure, formula or improvement which is secret and of value; and a trade secret shall be presumed to be secret when the owner thereof takes measures to prevent it from becoming available to persons other than those selected by the owner to have access thereto for limited purposes; and

(4) Copy shall mean any facsimile, replica, photograph or other reproduction of an article, and any note, drawing or sketch made of or from an article.

Sec. 2. Any person who, with intent to deprive or withhold from the owner thereof the control of a trade secret, or with an intent to appropriate a trade secret to his own use or to the use of another (1) steals or embezzles an article representing a trade

secret or (2) without authority makes or causes to be made a copy of an article representing a trade secret, shall be guilty of a felony and shall, upon conviction thereof, be punished by a fine of not less than one thousand dollars, nor more than five thousand dollars, or by imprisonment in the Nebraska Penal and Correctional Complex for not less than one year nor more than seven years, or by both such fine and imprisonment.

Sec. 3. In a prosecution for a violation of the provisions of this act it shall be no defense that the person so charged returned or intended to return the article so stolen, embezzled or copied."

2. Amend the title to conform.

(Signed) Albert A. Kjar, Chairman

Adjournment

At 4:50 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Thursday, May 13, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

EIGHTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, May 13, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

O God our Father, in whom is our trust, Thou alone dost know the end and the beginning, and we, thy children, seek to walk by faith. We are anxious about the consequences of what we do. May that concern restrain us in our private lives as it does in our public duty. In our troubled minds there is confusion and honest perplexity. But we know there is no confusion with Thee. Wilt Thou guide us, that we may do what is right; and if we suffer for it, we shall be blest. This we ask in Christ's name, who was crucified, having done nothing amiss. Amen.

The roll was called and all members were present except Mr. D. Payne, excused until 9:30 a.m.

Corrections for the Journal**Eighty-seventh Day**

Page 1517, line 32, insert "and George H. Fleming, 47th District".

Page 1527, line 26, insert a comma before "or".

Page 1531, line 13, correct spelling of "conciliation".

Eighty-eighth Day

Page 1553, line 6, after "striking" insert "line 7 and strike".

Page 1553, line 9, correct spelling of "headed".

The Journals for the Eighty-seventh and Eighty-eighth Days were approved as corrected.

Communications

Letters from Carl Curtis, Clair Callan, Dave Martin, and Speaker of the House of Representatives John McCormack, acknowledging receipt of LR 40.

Thank you letter from Mrs. Harold Stryker for the flowers sent by the Legislature.

Committee Meeting

Mr. Adamson announced that the temporary committee on reapportionment would meet at 1:00 p.m. in the West Lounge.

UNANIMOUS CONSENT—Reapportionment Committee

Mr. Carpenter asked unanimous consent that each time the temporary committee on reapportionment meets the Legislature be informed and any member of the Legislature be allowed to attend. No objections. So ordered.

MOTION—Attorney General

Mr. Ruhnke moved to ask the Attorney General to appear before the Legislature to explain the court decision on reapportionment.

The motion prevailed.

Mr. Bauer asked unanimous consent that before the Attorney General appears before the Legislature, each member be furnished with a written memorandum or the full court decision concerning reapportionment. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 113.

A BILL FOR AN ACT to amend section 85-502, Revised Statutes Supplement, 1963, relating to state educational institutions; to change requirements for establishment of domicile as prescribed; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 33:

Adamson	Bowen	Burbach	Claussen
Bauer	Budd	Carstens	Crandall

Danner	Knight	Nelson	Ruhnke
Fleming	Kokes	Orme	Stryker
Gerdes	Kremer	Paine, I.	Syas
Harsh	Matzke	Proud	Wallwey
Hasebroock	Moulton	Rasmussen, E.	Warner
Holmquist	Moylan	Rasmussen, R.	Wylie
Hughes			

Voting in the negative, 12:

Batchelder	Klaver	Marvel	Pedersen
Brauer	Lysinger	Nore	Skarda
Kjar	Mahoney	Paxton	Stromer

Not voting, 4:

Carpenter	Craft	Payne, D.	Whitney
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 119.

A BILL FOR AN ACT to amend section 81-881, Revised Statutes Supplement, 1963, relating to the Real Estate Commission; to redefine unfair trade practices; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Mahoney	Rasmussen, R.
Batchelder	Fleming	Marvel	Ruhnke
Bauer	Gerdes	Matzke	Skarda
Bowen	Harsh	Moylan	Stromer
Brauer	Hughes	Nelson	Stryker
Budd	Kjar	Orme	Syas
Burbach	Klaver	Payne, D.	Wallwey
Carpenter	Knight	Pedersen	Warner
Carstens	Kokes	Proud	Whitney
Claussen	Lysinger	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 8:

Craft	Holmquist	Moulton	Paine, I.
Hasebroock	Kremer	Nore	Paxton

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Explanation of Vote

Messrs. Batchelder and Syas requested the record to show their votes as changing from aye to nay.

LEGISLATIVE BILL 510.

A BILL FOR AN ACT relating to sales of personal property; to provide for determining the means of transportation and the routing of shipments; and to provide for damages.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 31:

Adamson	Fleming	Lysinger	Rasmussen, R.
Bowen	Gerdes	Moulton	Ruhnke
Budd	Harsh	Nelson	Stryker
Burbach	Holmquist	Nore	Syas
Claussen	Hughes	Paine, I.	Wallwey
Craft	Kjar	Paxton	Whitney
Crandall	Klaver	Pedersen	Wylie
Danner	Kokes	Rasmussen, E.	

Voting in the negative, 13:

Bauer	Knight	Marvel	Skarda
Brauer	Kremer	Matzke	Stromer
Carstens	Mahoney	Moylan	Warner
Hasebroock			

Not voting, 5:

Batchelder	Orme	Payne, D.	Proud
Carpenter			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 569.

A BILL FOR AN ACT to amend section 19-1003, Revised Statutes Supplement, 1963, relating to housing authorities; to redefine a term; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Harsh	Marvel	Proud
Bauer	Hasebroock	Matzke	Rasmussen, E.
Bowen	Holmquist	Moulton	Rasmussen, R.
Brauer	Hughes	Moylan	Ruhnke
Budd	Kjar	Nelson	Skarda
Burbach	Klaver	Nore	Stromer
Carstens	Knight	Orme	Stryker
Claussen	Kokes	Paine, I.	Syas
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Fleming	Mahoney	Pedersen	Wylie
Gerdes			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Carpenter	Danner	Wallwey
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 460.

A BILL FOR AN ACT to amend section 16-693, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to provide for the disposition of surplus electric light, water, or natural gas distribution system funds; to allow the transfer of surplus electric light, water, or natural gas distribution system funds to the general fund; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Batchelder	Claussen	Hasebroock	Kremer
Bauer	Craft	Holmquist	Lysinger
Bowen	Crandall	Hughes	Marvel
Brauer	Danner	Kjar	Matzke
Budd	Fleming	Klaver	Moulton
Burbach	Gerdes	Knight	Moylan
Carstens	Harsh	Kokes	Nelson

Nore	Pedersen	Skarda	Wallwey
Orme	Proud	Stromer	Warner
Paine, I.	Rasmussen, E.	Stryker	Whitney
Paxton	Rasmussen, R.	Syas	Wylie
Payne, D.	Ruhnke		

Voting in the negative, 0.

Not voting, 3:

Adamson	Carpenter	Mahoney
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 721.

A BILL FOR AN ACT to amend sections 32-222 and 32-223, Re-issue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 191, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to provide for an abbreviated registration form for registered voters who change residence within a county; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 723.

A BILL FOR AN ACT to amend section 28-521.02, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to increase penalties; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Carpenter Payne, D.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 722.

A BILL FOR AN ACT to amend section 29-110, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to clarify a statute of limitations; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Budd	Craft	Harsh
Batchelder	Burbach	Crandall	Holmquist
Bauer	Carpenter	Danner	Hughes
Bowen	Carstens	Fleming	Kjar
Brauer	Claussen	Gerdes	Klaver

Knight	Moulton	Payne, D.	Stromer
Kokes	Moylan	Pedersen	Stryker
Kremer	Nelson	Proud	Syas
Lysinger	Nore	Rasmussen, E.	Wallwey
Mahoney	Orme	Rasmussen, R.	Warner
Marvel	Paine, I.	Ruhnke	Whitney
Matzke	Paxton	Skarda	Wylie

Voting in the negative, 0.

Not voting, 1:

Hasebroock

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 698.

A BILL FOR AN ACT to amend section 28-411, Reissue Revised Statutes of Nebraska, 1943, relating to crimes and punishments; to provide when violation thereof shall be a felony; to provide a penalty; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Hasebroock

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 461. With Emergency.

A BILL FOR AN ACT to amend section 16-680, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to increase the amount of money that may be borrowed for prescribed purposes; to reduce the vote required; to eliminate the requirement for a petition; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Moulton	Rasmussen, R.
Bauer	Gerdes	Moylan	Ruhnke
Bowen	Harsh	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Klaver	Paxton	Wallwey
Carstens	Knight	Payne, D.	Warner
Claussen	Kokes	Pedersen	Whitney
Craft	Kremer	Proud	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Hasebroock	Marvel	Matzke
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 844.

A BILL FOR AN ACT to amend sections 24-703 and 24-710, Reissue Revised Statutes of Nebraska, 1943, and section 24-301.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 219, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to courts; to provide a supplemental salary, as prescribed, for judges of the district court in prescribed districts and for judges of a separate juvenile court located within such districts; to limit contributions to the Nebraska Retirement Fund for Judges as prescribed; to provide for the computation of the annuity of such

judges as prescribed; to provide when such supplemental salary shall become operative; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Batchelder	Danner	Marvel	Rasmussen, E.
Bauer	Fleming	Matzke	Rasmussen, R.
Bowen	Gerdes	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Carstens	Knight	Payne, D.	Warner
Claussen	Lysinger	Pedersen	Whitney
Crandall	Mahoney	Proud	Wylie

Voting in the negative, 6:

Adamson	Harsh	Nelson	Paxton
Craft	Kokes		

Not voting, 3:

Holmquist	Kremer	Ruhnke
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Carstens introduced Mr. Wm. Folkenroth and Mrs. Marilyn Scheideler, teachers and 50 members of the Occupational Living Skills Classes at the Beatrice Home.

Members Excused

Messrs. Batchelder, Crandall, Nore, I. Paine, and Proud were excused for Friday, May 14, 1965.

Messrs. Budd, Klaver, Mahoney, Syas, and Whitney were excused for Friday afternoon, May 14, 1965.

MOTION—Afternoon Session

Mr. Carpenter moved to take a machine vote on who will be here Friday afternoon, May 14, 1965, to discuss non-controversial bills on General File.

The motion prevailed with 25 ayes, 14 nays, and 10 not voting.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 43 and LR 44.

Explanation of Vote

Had I been in the Chamber, I would have voted "no" on LB 113.

(Signed) Cecil Craft

Presented to the Governor

Presented to the Governor for approval on May 13, 1965 at 8:20 a.m.: LB 367 LB 502 LB 402 LB 311 LB 105

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 473. Replaced on Select File as amended.

E and R amendment to LB 473:

1. In the title, line 4, insert "any executive department, the Legislature," after "that".

LEGISLATIVE BILL 214. Replaced on Select File as amended.

E and R amendment to LB 214:

1. In line 6 of the title as amended, insert "to remove the limitation on the amount of bonds;" after the second semicolon.

LEGISLATIVE BILL 257. Placed on Select File as amended.

E and R amendments to LB 257:

1. In new section 1, line 5, strike ", of" and insert "or".
2. In new section 4, line 1, insert "Sec. 4." before "The".
3. In section 7, line 1, strike "this" and insert "such".
4. In standing committee amendment 9, line 2, strike "3" and insert "4".
5. In new section 12, lines 4 and 5, strike "labor commissioner" and insert "Commissioner of Labor".

6. In new section 14, line 7, strike "The" and insert "The Except as provided in sections 1 to 13 of this act, the".

7. In the title, strike lines 3 to 5, and insert "classes; to provide for arbitration and conciliation of disputes between certain cities and labor organizations and certain employees as prescribed."

LEGISLATIVE BILL 666. Placed on Select File as amended.

E and R amendments to LB 666:

1. Strike the stricken matter in lines 10 to 13 and the new matter in lines 13 to 16 and insert "capacity of more than one thousand pounds *gross weight* and less than six nine thousand pounds carrying capacity *gross weight* shall be registered for a fee of one dollar for each one thousand pounds *gross weight* or fraction thereof".

2. In the title, strike beginning with the second "to" in line 3 through line 5, and insert "to change the basis for determining the registration fee for commercial trailers as prescribed;"

LEGISLATIVE BILL 703. Placed on Select File as amended.

E and R amendments to LB 703:

1. In standing committee amendment 1, line 4, strike "counties" and insert "county".

2. In the title, after the second comma in line 3, insert "and section 23-320.09, Revised Statutes Supplement, 1963,"; in line 4, insert "to provide for a special fund and the use and investment thereof; to change requirements for advisory board membership;" after the semicolon; and in line 5, strike "section" and insert "sections".

LEGISLATIVE BILL 691. Placed on Select File as amended.

E and R amendment to LB 691:

1. In the title, strike lines 3 and 4 and insert "to harmonize provisions for filing fees of certain religious associations with previous legislation; and to".

LEGISLATIVE BILL 206. Placed on Select File as amended.

E and R amendments to LB 206:

1. In new section 3, line 1, strike "Section" and insert "Sec."

2. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 7, strike "and" and insert "to provide for termination of such fund as prescribed;"; and in line 9, insert "; and to declare an emergency" after "1943".

LEGISLATIVE BILL 710. Placed on Select File.

LEGISLATIVE BILL 711. Placed on Select File as amended.

E and R amendment to LB 711:

1. In section 1, line 16, strike "said" and insert "such".

LEGISLATIVE BILL 359. Placed on Select File as amended.

E and R amendments to LB 359:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 2, Legislative Bill 187, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, strike line 11 and insert "given by the town clerk by publishing such notice in a newspaper in or of general circulation in such town *published once at*".

2. In the title, strike lines 4 to 6 and insert "and officers; to change provisions for publication of notices of township board meetings; to change requirements for the statement to be furnished by the county treasurer; and".

LEGISLATIVE BILL 4. Correctly engrossed.

LEGISLATIVE BILL 283. Correctly re-engrossed.

LEGISLATIVE BILL 425. Correctly engrossed.

LEGISLATIVE BILL 307. Correctly engrossed.

LEGISLATIVE BILL 52. Correctly engrossed.

LEGISLATIVE BILL 414. Correctly engrossed.

LEGISLATIVE BILL 575. Correctly engrossed.

LEGISLATIVE BILL 574. Correctly engrossed.

LEGISLATIVE BILL 147. Correctly enrolled.

LEGISLATIVE BILL 709. Correctly enrolled.

LEGISLATIVE BILL 462. Correctly enrolled.

LEGISLATIVE BILL 708. Correctly enrolled.

LEGISLATIVE BILL 253. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 147 LB 709 LB 462 LB 708 LB 253

Visitors

Mr. Budd introduced Mrs. Barbara Kendall, teacher; 7 mothers and 25 students from Murray Public School, Cass County.

Mr. Stryker introduced Miss Marilyn Knipplemier and Mr. Dennis Korinek, teachers and 60 students from Wahoo High School Civics Class.

Member's Birthday

Mr. Harsh announced today is Mr. Paxton's birthday. The members sang Happy Birthday to him.

RESOLUTIONS

LEGISLATIVE RESOLUTION 47. Re: Box Car Shortage

Introduced by Rudolf C. Kokes, 41st District and H. C. Crandall, 46th District.

WHEREAS, inasmuch as the present box car shortage has been with us for several years and that it appears to be getting worse instead of better, and inasmuch as it is having a depressing effect on grain markets and thereby on farm income in that export markets are being threatened, if not lost, because we are unable to move grain into export positions fast enough to satisfy shipping movements and thus grain may be more readily bought from other nations; and

WHEREAS, the available box car supply is totally inadequate; and

WHEREAS, often months elapse before grain can be moved for which orders for export have been received; and

WHEREAS, the shortage of cars has a serious depressing effect on the grain trade, and consequently on our agricultural economy; and

WHEREAS, middle western railroads are building cars but that these cars find their way to eastern and southern United States area railroads and are retained there because it is cheaper, under existing levels of per diem rates, to rent a car than it is to own one.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That Congress be requested to enact legislation which will authorize the Interstate Commerce Commission to set the per diem rates at a point that there will be an incentive to all railroads to construct or to purchase rolling stock rather than to rent them from other railroads.

2. That printed copies of this resolution be sent by the Clerk of the Legislature to the President of the United States, the Vice President of the United States, the Speaker of the House of Representatives, to each member of Congress from Nebraska, to the Chairman of the Senate Commerce Committee, the Chairman of the Interstate and Foreign Commerce Committee of the House of Representatives and to the Chairman of the Interstate Commerce Commission.

LEGISLATIVE RESOLUTION 46.

LR 46 was adopted with 40 ayes, 0 nays and 9 not voting.

SELECT FILE

LEGISLATIVE BILL 730. E and R amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 604. E and R amendment found in the Legislative Journal for the Eighty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 768. Advanced to E and R for engrossment.

LEGISLATIVE BILL 802. E and R amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 667. E and R amendment found in the Legislative Journal for the Eighty-eighth Day was adopted.

Advanced to E and R for engrossment.

MOTION—Return LB 787 to Committee

Mr. Danner renewed his pending request found in the Legislative Journal for the Eighty-eighth Day to return LB 787 to the Labor Committee.

Mrs. Orme requested a record vote.

Voting in the affirmative, 33:

Adamson	Gerdes	Marvel	Rasmussen, E.
Bauer	Holmquist	Matzke	Rasmussen, R.
Bowen	Hughes	Moulton	Skarda
Budd	Kjar	Moylan	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie
Danner			

Voting in the negative, 1:

Nelson

Not voting, 15:

Batchelder	Fleming	Lysinger	Ruhnke
Brauer	Harsh	Nore	Stromer
Burbach	Hasebroock	Paxton	Wallwey
Craft	Kremer	Proud	

LB 787 was returned to the Labor Committee.

Committee Meeting

Mr. Danner announced that the Labor Committee would meet in executive session at 1:30 p.m. in the Railway Commission Hearing Room.

Visitors

Mr. Kjar introduced Senor Manuel Garrido, Mexico City, Mexico, and Clay Wescott, Holdrege, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 79. Reading waived. Explained.

Mr. Hasebroock Presiding

Mr. Carpenter offered the following amendments:

1. Amend the bill by striking section 1 and inserting the following:

“Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 1A, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 1A. When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, revenue from such a tax shall be distributed as follows:

(1) *Forty per cent shall be distributed to the several school districts of the state pro rata to the enumeration of children between the ages of five to eighteen years last returned by the secretaries of the various districts;*

(2) *Fifteen per cent to the cities and incorporated villages pro rata to the valuation of real and personal property of such city or incorporated villages to the state as a whole;*

(3) *Fifteen per cent to the counties pro rata to the valuation of real and personal property of such county to the state as a whole;*

(4) *Fifteen per cent to the state;*

(5) *Ten per cent to The University of Nebraska; and*

(6) *Five per cent to the State Teachers College.”.*

2. Amend section 2 of the bill by striking lines 6 to 8 and inserting the following:

“Constitutional amendments providing for distribution of funds from a general sales tax, or an income tax, or a combination of

a general sales and income tax and to eliminate the prohibition of the state levying a property tax for state purposes.”

3. Amend the title to conform.

Mr. Stryker offered the following amendment to the Carpenter amendments:

Amend the Carpenter amendment 1 in line 24 by striking “fifteen” and inserting “thirty” and by striking lines 25 and 26.

Amendments pending.

NOTICE OF COMMITTEE HEARING

Agriculture and Recreation

LB 900 Thursday, May 20, 1965 2:00 p.m.

Recess

At 12:00 p.m., on a motion by Dr. Brauer, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present.

Legislature Expenses, April, 1965

Account E-2	Gross Salaries of 49 members	\$ 9,800.00
Account E-4	Gross Salaries of Officers & Employees	
75	Employees	\$20,704.46
	Tax Commissioner - Employers	
	Contribution Fund FICA	2,130.92
	Y. Scott Moore, M. D. - Medical Expenses	
	re Employee	72.00
	Total	22,907.38
Account E-5	Incidental Expenses	
	Postage	200.00
	Telephone	887.69
	IBM Data Processing	80.24
	Rent of Office Equipment	458.75
	Office Supplies	1,638.87
	Flowers	27.70

Janitorial Supplies	3.60
Capital Expenditures	
Bldgs. & Structures	373.86
Office Furniture	116.45
	<hr/>
Total	3,787.16
Account 7 Gross Salary of Lieutenant Governor	416.66
Account 7A Expenses, Lieutenant Governor	
Telephone - month of February	15.67
Account 8 Clerks' Salary, Other Wages, Maintenance and Supplies	
Gross Salaries - 3 Employees	1,706.85
Sanitary Towel & Laundry - January, February & March	5.95
Bankers Life - Health & Life Group Premium Insurance	15.37
Stationery	12.50
	<hr/>
Total	1,740.67
TOTAL EXPENSES APRIL	\$38,667.54

RECEIPTS - MONTH OF APRIL 1965

Daily Mailing of Bills and Journals	\$250.00
Weekly Mailing of Bills and Final Readings	5.00
Weekly Mailing of Journals	10.00
Indexes	3.00
Slip Laws	36.00
Mailing of Bills and Journals to Schools	80.00
Thermofaxing - Misc.	7.11
	<hr/>
Total Receipts month of April	\$391.11

(Signed) Hugo F. Srb
Clerk of the Legislature

GENERAL FILE

LEGISLATIVE BILL 79. Considered.

The pending Stryker amendment to the Carpenter amendment was adopted with 29 ayes, 9 nays and 11 not voting.

Mr. Hasebroock Presiding

Mrs. Hughes asked unanimous consent to bracket LB 79.

Mr. Carpenter objected.

Mr. E. Rasmussen asked unanimous consent to remove his name as a co-introducer to LB 79. No objections. So ordered.

Mr. Carpenter asked for a record vote on his amendment as amended by the Stryker amendment:

Voting in the affirmative, 15:

Batchelder	Carpenter	Hasebroock	Moylan
Bowen	Carstens	Lysinger	Skarda
Brauer	Claussen	Mahoney	Stromer
Budd	Danner	Marvel	

Voting in the negative, 32:

Adamson	Hughes	Nelson	Rasmussen, R.
Bauer	Kjar	Nore	Ruhnke
Craft	Klaver	Orme	Stryker
Crandall	Knight	Paine, I.	Syas
Fleming	Kokes	Paxton	Wallwey
Gerdes	Kremer	Pedersen	Warner
Harsh	Matzke	Proud	Whitney
Holmquist	Moulton	Rasmussen, E.	Wylie

Not voting, 2:

Payne, D. Burbach

The amendment lost.

Ease

The Legislature was at ease from 3:00 p.m. until 3:15 p.m.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 79. Considered.

Advanced to E and R for review with 40 ayes, 5 nays, 4 not voting.

Member Excused

Mr. E. Rasmussen was excused at 3:30 p.m. for the remainder of the afternoon and also for Friday, May 14, 1965.

GENERAL FILE

LEGISLATIVE BILL 891. Considered.

Mr. Stryker moved to amend LB 891 by striking the Carpenter amendments adopted May 6, 1965.

Amendment pending.

Laid over.

Mr. Hasebroock Presiding

Visitors

Mr. Bauer introduced Mrs. Dorothy Hansen, teacher; 2 mothers and 30 students from Elliott School, Lincoln.

Mr. Paxton introduced Mrs. J. W. Dinsmore and Mrs. E. W. Stevens and 5 children from Okinawa.

UNANIMOUS CONSENT—Presentation

Mr. Knight asked unanimous consent for the Nebraskaland Pageant Committee to make a presentation tomorrow morning at 10:00 a.m. No objections. So ordered.

Member Excused

Mr. Warner was excused for Friday, May 14, 1965.

STANDING COMMITTEE REPORTS

Budget

LEGISLATIVE BILL 149. Placed on General File.

LEGISLATIVE BILL 308. Placed on General File.

LEGISLATIVE BILL 603. Indefinitely postponed.

(Signed) Richard D. Marvel, Chairman

Labor

LEGISLATIVE BILL 714. Indefinitely postponed.

LEGISLATIVE BILL 426. Indefinitely postponed.

(Signed) Edward R. Danner, Chairman

Adjournment

At 4:00 p.m., on a motion by Mr. Wallwey, the Legislature adjourned until 9:00 a.m., Friday, May 14, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**NINETIETH DAY**

Legislative Chamber, Lincoln, Nebraska
Friday, May 14, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

We unite our hearts, O God, in this prayer that Thou wilt teach us how to trust in Thee as a heavenly father who loves us and who is concerned about what we do and what we are. Forgive us if there are times when we find it hard, when it ought to be so easy. It is not that we have no faith, but that we seem so reluctant to put our faith in Thee. Men have proved to be untrustworthy, yet we trust each other. Depressions have upset our economy, still we carry on business in faith. Storms have made the winter drear, yet with the coming of spring we plant our seeds. Tornadoes have screamed across the land, yet we build our windmills. Give to us the faith to put our trust in Thee who dost hold in the hollow of Thy hand all things living. May we learn, before we blunder, that Thou art willing to lead us, to show us what to do, and that it is possible for us to know Thy will and to be partners with thee in doing what is right. This we ask in the name of Christ, who never made a mistake. Amen.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Crandall, Knight, I. Paine, Proud, Warner, and E. Rasmussen, who were excused.

Communication

Letter from Congressman Glenn Cunningham acknowledging receipt of LR 40.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 496.

A BILL FOR AN ACT to amend section 16-629, Reissue Revised Statutes of Nebraska, 1943, and section 19-2416, Revised Statutes Supplement, 1963, relating to municipalities; to provide for curbing and guttering as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Bauer	Gerdes	Mahoney	Pedersen
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stromer
Carpenter	Kjar	Nelson	Stryker
Claussen	Klaver	Nore	Syas
Craft	Kokes	Orme	Wallwey
Danner	Kremer	Paxton	Whitney
Fleming	Lysinger	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 9:

Adamson	Crandall	Paine, I.	Rasmussen, E.
Batchelder	Knight	Proud	Warner
Carstens			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 576.

A BILL FOR AN ACT to amend section 60-301, Revised Statutes Supplement, 1963, relating to motor vehicles; to redefine a fleet of commercial vehicles; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Bauer	Burbach	Craft	Harsh
Bowen	Carpenter	Danner	Hasebroock
Brauer	Carstens	Fleming	Holmquist
Budd	Claussen	Gerdes	Hughes

Kjar	Matzke	Paxton	Stromer
Klaver	Moulton	Payne, D.	Stryker
Kokes	Moylan	Pedersen	Syas
Kremer	Nelson	Rasmussen, R.	Wallwey
Lysinger	Nore	Ruhnke	Whitney
Mahoney	Orme	Skarda	Wylie
Marvel			

Voting in the negative, 0.

Not voting, 8:

Adamson	Crandall	Paine, I.	Rasmussen, E.
Batchelder	Knight	Proud	Warner

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 477.

A BILL FOR AN ACT to amend sections 39-745 and 39-753, Reissue Revised Statutes of Nebraska, 1943, and section 39-752, Revised Statutes Supplement, 1963, relating to rules of the road; to exempt Civil Defense vehicles from speed limitations; to provide that such vehicles shall have the right-of-way as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Bauer	Gerdes	Mahoney	Pedersen
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stromer
Carpenter	Kjar	Nelson	Stryker
Carstens	Klaver	Nore	Syas
Claussen	Kokes	Orme	Wallwey
Craft	Kremer	Paxton	Whitney
Danner	Lysinger	Payne, D.	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 8:

Adamson	Crandall	Paine, I.	Rasmussen, E.
Batchelder	Knight	Proud	Warner

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mrs. Orme introduced 60 women attending the Governor's Conference for Womens' Organizations on Traffic Safety. Mrs. Orme and Mrs. Hughes escorted Mrs. Albert A. Kjar and Mrs. H. H. Kodani, Member of the President's Committee for Traffic Safety, to the rostrum. Mrs. Kodani addressed the Legislature.

Member Excused

Mr. Holmquist was excused at 9:45 a.m., for the remainder of the morning.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 279. Placed on Select File as amended.

E and R amendments to LB 279:

1. For correlation purposes, after the second comma of line 2 of sections 1 and 2 and after the first comma in line 3 of the title, insert "as amended by section 2, Legislative Bill 282, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, strike lines 6 and 7 and insert "mal, (2) for any person who".
2. In section 1, line 52, strike "*in this act*".

LEGISLATIVE BILL 616. Placed on Select File as amended.

E and R amendments to LB 616:

1. Amend standing committee amendment 1 to read "1. In section 3, line 3, strike 'Any' and insert 'A'; and in line 4, insert 'or a licensed real estate broker of Nebraska' before the semicolon."
2. In section 3, line 15, strike "subdivisions (b) or (c)" and insert "subdivision (b) or (c) of subsection (1)".
3. In section 6, lines 3 and 15, strike "(a)" and "(b)" respectively and insert "(1)" and "(2)" respectively; in line 14, insert "and" at the end of the line; and in line 16, insert "section 7 of" after "in".
4. Amend standing committee amendment 2 to read "2. In section 6, line 15, strike 'three' and insert 'six'".

5. Strike the commas in section 12, line 29.

6. Add a new section to be known as section 19 and to read as follows:

“Sec. 19. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

7. In the title, line 7, strike “and”; and in line 8, insert “; and to declare an emergency” after “cited”.

LEGISLATIVE BILL 395. Placed on Select File.

LEGISLATIVE BILL 93. Placed on Select File as amended.

E and R amendment to LB 93:

1. In the title, line 5, strike “such”.

LEGISLATIVE BILL 590. Placed on Select File as amended.

E and R amendments to LB 590:

1. All changes proposed by section 1 having been removed by standing committee amendments, strike section 1 and renumber original sections 2 and 3 as sections 1 and 2.

2. Combine standing committee amendments 4 to 6 into one amendment to read “4. In renumbered section 1, strike the new and stricken matter; and in line 14, strike ‘fifty’ and insert ‘fifty-seventy-five’.”.

3. In line 1 of renumbered section 1, strike “Sec.” and insert “Section”.

4. In renumbered section 2, line 1, strike “sections 77-1801 and” and insert “section”; and in line 2, strike “are” and insert “is”.

5. In the title, strike lines 2 to 10 and insert “FOR AN ACT to amend section 77-1804, Reissue Revised Statutes of Nebraska, 1943, relating to taxation; to increase the charge for advertising of real estate tax foreclosure advertisements; and to repeal the original sections.”.

LEGISLATIVE BILL 372. Placed on Select File as amended.

E and R amendments to LB 372:

1. In section 1, line 5, insert “except as provided in section 37-226,” after “(2)”.

2. In standing committee amendment 1, line 2, insert "and 'section 37-226' in line 14" after "13"; and strike line 6, and insert "except as provided in section 37-226".

- LEGISLATIVE BILL 755. Correctly engrossed.
- LEGISLATIVE BILL 758. Correctly engrossed.
- LEGISLATIVE BILL 759. Correctly engrossed.
- LEGISLATIVE BILL 130. Correctly engrossed.
- LEGISLATIVE BILL 280. Correctly engrossed.
- LEGISLATIVE BILL 281. Correctly engrossed.
- LEGISLATIVE BILL 282. Correctly engrossed.
- LEGISLATIVE BILL 559. Correctly engrossed.
- LEGISLATIVE BILL 516. Correctly engrossed.
- LEGISLATIVE BILL 535. Correctly engrossed.
- LEGISLATIVE BILL 517. Correctly engrossed.
- LEGISLATIVE BILL 678. Correctly engrossed.
- LEGISLATIVE BILL 113. Correctly enrolled.
- LEGISLATIVE BILL 119. Correctly enrolled.
- LEGISLATIVE BILL 510. Correctly enrolled.
- LEGISLATIVE BILL 569. Correctly enrolled.
- LEGISLATIVE BILL 460. Correctly enrolled.
- LEGISLATIVE BILL 721. Correctly enrolled.
- LEGISLATIVE BILL 723. Correctly enrolled.
- LEGISLATIVE BILL 722. Correctly enrolled.
- LEGISLATIVE BILL 698. Correctly enrolled.
- LEGISLATIVE BILL 461. Correctly enrolled.
- LEGISLATIVE BILL 844. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 113 LB 119 LB 510 LB 569 LB 460 LB 721 LB 723 LB 722 LB 698 LB 461 LB 844

Visitors

Mrs. Hughes introduced Mr. Gene Jessen, teacher and 39 students from Humboldt High School.

Visitors

Mr. Carpenter introduced employees of the Department of Public Institutions and asked that the following statement signed by 24 employees be printed in the Journal:

DEPARTMENT OF PUBLIC INSTITUTIONS

May 12, 1965

Statements of Hospitals

As Superintendents and Clinical Directors of the State Mental Hospitals we are deeply concerned with the budget recommended by the Budget Committee of the Legislature. We believe that we have been inadequately funded for the mental health treatment programs the past two biennia, and that the budget presently recommended is totally inadequate to carry on current treatment programs and makes continued progress impossible.

We recognize the responsibility of the Legislature to determine the amount of money available for the operation of our state mental health programs. However, it still remains the responsibility of the individual hospitals to operate the programs. The proposed budget calls for a significant decrease in personnel and we are gravely concerned with the effect of this decrease on patient care. If such recommendations are to be followed our treatment program will suffer. Current recommendations do not meet minimum APA staffing standards as previously agreed on. While custodial care could be provided for less money, adequate treatment programs would be impossible. In simple terms of economy, if people do not leave the hospital and become productive in the community the long term cost to the state will continue to increase. Minimal physical care in an institution does little to hasten the return to productive community living.

If the proposed budget is enacted, the State Mental Hospitals will be forced to reduce their admissions and curtail treatment activities. All three hospitals have recently received Federal Grants for

specific programs. The Budget Committee has included this money in their total appropriation without provisions for the cost of programs for which the money was granted. Prior to four years ago Nebraska Mental Health Programs have been recognized nationally and have compared favorable with other states. With adequate funds this position could be resumed.

We the undersigned staff members of the Lincoln State Hospital wish to endorse the statement above. The present budget and staffing recommendations of the Legislature must regretfully lead us to question strongly our future commitment to the program. We believe these bugetory limitations would force a return to purely custodial treatment of patients and bring an end to the forward progress in treatment programs of which we have been a part. We cannot approve of such a program.

Escort Committee

Speaker Bowen appointed Messrs. Brauer, Danner, Fleming, Pedersen, and Wallway to escort Governor Morrison to the Chamber.

MOTION—Place LB 894 on General File

Mr. Stromer moved to place LB 894 on General File notwithstanding the committee action.

Laid over until Monday, May 17, 1965.

SELECT FILE

LEGISLATIVE BILL 473. E and R amendment found in the Legislative Journal for the Eighty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 214. E and R amendment found in the Legislative Journal for the Eighty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 257. E and R amendments found in the Legislative Journal for the Eighty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 666. E and R amendments found in the Legislative Journal for the Eighty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 703. E and R amendments found in the Legislative Journal for the Eighty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 691. E and R amendment found in the Legislative Journal for the Eighty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 206. E and R amendments found in the Legislative Journal for the Eighty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 710. Advanced to E and R for engrossment.

LEGISLATIVE BILL 711. E and R amendment found in the Legislative Journal for the Eighty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 359. E and R amendments found in the Legislative Journal for the Eighty-ninth Day were adopted.

Advanced to E and R for engrossment.

Address by Governor Morrison

The escort committee escorted Governor Morrison to the rostrum where he addressed the Legislature.

ADDRESS TO LEGISLATURE

May 14, 1965

“Growing old is everyone’s fate, it seems;

To do it gracefully is what everyone dreams.

I was once as young and spry as you;
Though those days have passed, I'll not be blue,
If my journey you'll make more pleasant today,
By understanding my frailties in a loving way."

The words of Joyce Schwab, Office Manager for Lincoln's Homestead Nursing Home, are the reason for my appearance here today and the substance of my ensuing remarks. But I do not come alone; for on this platform are the hopes and aspirations of more than 170,000 older Nebraskans, 11.6% of our state's population.

Recognizing and appreciating fully the advancements in modern medicine, we are also cognizant that with each and every given blessing there exists an implied duty and responsibility. With the life span of the average American increasing steadily each and every decade, we presently find ourselves in a nation with 18,000,000 of its citizens sixty-five and above. When only a few years ago, it was almost incredible to find persons living beyond one hundred years, today our centenarians exceed 10,000 in number. And, furthermore, if present trends continue, a life span of 125 years may become a reality for many within the foreseeable future.

We in the State of Nebraska should be duly concerned about these trends; for, according to 1960 figures, Nebraska ranked third among the states (exceeded only by Iowa and Missouri) with the percentage of persons it had 65 and above. And, it should be noted, Nebraska ranked first in the nation with the percentage of persons it had 65 and above residing in communities with 1,000 - 2,500 populations. Within this 1,000 - 2,500 population range were sixty-nine communities, thirty-five of which had more than 20% of their populations in the 65 plus category. Only nine of these sixty-nine had less than 10% of their total populations 65 and above.

We are not meaning to imply that Nebraska has not made substantial gains in its programming for older persons, for it has. This progress is noticeable in the low rent public housing arrangements already operating and the numerous Nebraska communities pursuing similar facilities. Our communities' efforts to provide newer and better nursing homes cannot be too favorably amplified. The significant activities and contributions made available through our state institutions and our numerous hospitals in the care of our geriatric patients cannot be overly emphasized. The Unicameral's action allowing Nebraska to participate in the Kerr-Mills medical assistance program to the aged represents another forward and positive step. But we cannot forget that only 10% of our elderly reside in either public housing, nursing homes, or our institutions. Ninety per cent, fortunately, remain in their own communities, their own homes.

And it is, I am confident, the hope and aspiration of every Nebraskan that they may continue to do so in dignity and independently.

It is with these thoughts in mind that I, as Governor of this state, appointed in 1961 a committee to investigate and evaluate the problems confronting our older people. It was in this committee's final report that the need for a special state committee or agency with responsibilities in the field of aging first genuinely emerged.

With this information intact, I again appointed an advisory committee in 1964 consisting of one legislator and nine laymen to formulate a state plan for meeting our state's responsibilities in this vast and ever increasing area of social concern.

Less than two months ago, the committee's Chairman, Mr. Donald Duncan, submitted to me his report which I studied and subsequently recommended its provisions to be embodied into bill form and introduced in the Legislature. I would sincerely hope that the members of this chamber would permissively and appropriately allow LB 894 to receive the legislative deliberation it so richly deserves. I would likewise aspire that the 11.6% of our population 65 and above be given the opportunity to be heard, the privilege of being represented as this bill would provide.

LB 894 would create an advisory committee on aging consisting of twelve members, two from each of five newly created districts and two members from the state at large. It would be the duty of this committee to collect facts, evaluate and recommend to the Legislature and the Governor courses of action, and to provide a means of communication and coordination between and among various governmental and private agencies with vital interests in our older people.

Mr. Duncan's committee recommended, and I concurred, that the state committee on aging be placed in the Governor's office rather than in an existing department for the following reason:

The problems faced by our older people are not exclusively health related; neither are they entirely welfare, institutionally, or educationally oriented. Rather, they are varied and numerous, beyond the grasp of any one discipline. An independent division would, fortunately, allow the meritorious efforts of each of our departments to be nourished and expanded, with a means of communication among our departments expressively enhanced.

The Governor's office represents the best means of coordinating rather than diffusing and fragmenting our efforts.

This does not represent a novel approach; for forty states already provide similar committees or commissions. Ironically, the three states with the highest percentage of persons sixty-five and above

(Iowa, Missouri, Nebraska) are presently inactive in this respect. But Iowa only last week passed in its House of Representatives by a substantial margin a similar proposal.

But I do not submit this legislation to simply comply with what others have felt it necessary to do. For no one is more concerned about the unnecessary growth of governmental machinery than I; for no one is more interested in streamlining and decentralizing governmental activities than I. But, on the other hand, we recognize that problems are not solved by neglecting them. We recognize that the concept of decentralization is not advanced when states fail to accept what are rightly state responsibilities.

We can wait, of course, until the problem becomes unequivocally acute; but would we recognize this day when it came? Our elderly will not be displaying placards; they will not be picketing our statehouses; they will not be rioting; neither will they be trekking between Omaha and Lincoln or otherwise manifesting their discontent. We can naturally avoid our responsibility and allow it to be pre-empted by higher echelons of government. But this highway we wish not to travel. We wish not to subscribe to the philosophy: "Come weal or come woe, our status is quo."

Furthermore, there is pending in Congress another piece of legislation, H. R. 3708, known as the Older Americans Act of 1965, which would, if enacted into law, create an administration on aging at the national level. Having passed the House of Representatives with only one dissenting vote and presently residing in the Senate with more than twenty senators' names appended to it, there is little doubt of its eventual passage.

Unless appropriate provision is made, it is going to be impossible for us to receive the federal funds available for meeting this need. This would be a tragic default on our part and a betrayal of our responsibility to our citizens.

It shall be the purpose of the federal administration on aging to help older persons through grants to the states for community planning and services and training and research projects and administrative costs. But, as it clearly states in Section 303 of this act, a state plan will not be approved unless it

. . . . Establishes or designates a single state agency as the sole agency for administering or supervising the administration of the plan

Even though we are not asking for any appropriation for L.B. 894, it will be necessary to match (75-25) any federal dollars coming into our state for the purpose of developing any state plan. This

bill (LB 894) simply establishes the basic machinery for operation, with any appropriation needing separate consideration.

But, if and when funds should be sought, I would seek them as an investment—an investment in our elderly—in our communities, and in our state. To substantiate this reasoning, I would like to elaborate on a demonstration project recently conducted in the State of Minnesota.

The Governor's Citizens' Council on Aging in that state stimulated the development of a Home Aide-Housekeeper Program for the chronically ill and aged in Morrison County, a rural community not dissimilar to any Nebraska county. As a result of this development of community interest in the care of its elderly and its chronically ill, the Minnesota Department of Health, through its local County Health Department, applied for and received a grant from the U. S. Public Health Service, chronic disease division, to conduct a three-year demonstration project in out-of-hospital care.

In turn, the Morrison County Welfare Office purchased these Home Aides-Housekeeper services for some 22 of its welfare clients. Within a year, the Morrison County Welfare office saved some \$30,000.00 through the utilization of this program for these 22 clients who would have been placed in nursing homes and hospitals had this program not been available. The basis for costs in determining these savings was a \$165.00 per month nursing home care cost and a \$35.00 per day hospital cost. Humanitarianism and economy go hand in hand.

This represents only one example of activity where a state commission on aging has been and can be effective—stimulating action at the local level where programs can be more adequately, more effectively, and more economically developed.

I do not, however, under any guise profess that the enactment of LB 894 will provide a panacea for all the problems facing our older Nebraskans. For the problems will change and they will multiply. But it does provide us with a launching pad from which greater heights can be eventually attained.

As proclaimed by the President, May, 1965, is Senior Citizens Month. I invite you to join me in recognizing those who have so substantially fulfilled their responsibilities to our nation, to our state, and to our communities.

During your study and evaluation of this legislation, be reminded of the second stanza of Joyce Schwab's poem:

“Time was once when my hands were nimble;
Please overlook it now if they start to tremble.

Don't stop to stare if my coffee I spill,
 For my eyes are dim, and my pride it would kill.
 I know I'm unsteady, but I'll do my best,
 If you will tenderly help with the rest."

The committee escorted the Governor from the Chamber.

Visitors

Mr. Kremer introduced Mrs. Shirley Eaton, Phillips, Nebraska.

Mr. Lysinger introduced 54 students from Stolley Park School, Mrs. Clyde Cox, Principal, teachers Messrs. James Fisher and Ben Saner, and 6 sponsors.

MOTIONS—Introduce Bills

Mr. President: I move the Committee on Labor be given consent to introduce a new bill. (LB 902)

(Signed) Edward R. Danner, Chairman

The motion prevailed with 31 ayes, 0 nays, and 18 not voting.

Mr. President: I move the Committee on Labor be given consent to introduce a new bill. (LB 903)

(Signed) Edward R. Danner, Chairman

The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

Visitors

Mr. Wallwey introduced 16 seniors from Homer Community Schools, Robert Gaston, Superintendent, and sponsors Mr. and Mrs. Norman Lauritsen.

Mr. Mahoney introduced 55 students from Omaha Corrigan School, Mrs. Lorraine Giles, Principal, Mrs. Nancy Leslie and Miss Curq Sailors, teachers, and 3 sponsors.

Mr. Lysinger introduced thirty 6th, 7th, and 8th grade students from Zion Lutheran School, St. Libory, Nebraska, and Loris W. Rather, teacher.

Member Excused

Mr. Kremer was excused for this afternoon.

UNANIMOUS CONSENT—LB 896, LB 899, LB 897, LB 898

Mr. Carpenter asked unanimous consent that LB 896, LB 899, LB 897, and LB 898 be placed at the head of General File. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the time time by title:

LEGISLATIVE BILL 902. By Committee on Labor, William R. Skarda, Jr., Legislative District 7; Eugene T. Mahoney, Legislative District 5; S. H. Brauer, Sr., Legislative District 21; Ira E. Paine, Legislative District 35; Jerome Warner, Legislative District 25; and Edward R. Danner, Legislative District 11.

A BILL FOR AN ACT relating to schools; to authorize Class I, II, III, IV, V and VI districts to lease, purchase or otherwise acquire title to real estate outside the boundaries of such districts for laboratory, recreation, camping or educational facilities; and to declare an emergency.

LEGISLATIVE BILL 903. By Committee on Labor; Eugene T. Mahoney, Legislative District 5; Jerome Warner, Legislative District 25; Edward R. Danner, Legislative District 11; S. H. Brauer, Sr., Legislative District 21 and Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT relating to cities of the metropolitan class; to provide that certain office holders shall not be disqualified from candidacy for the office of mayor and councilman of such cities; and to declare an emergency.

Invitation

The Nebraska Motor Carriers' Association invited members and their spouses for dinner at the Compass Room at the Lincoln Municipal Airport at 6:00 p.m., June 1, 1965.

RESOLUTION**LEGISLATIVE RESOLUTION 47.**

LR 47 was adopted with 30 ayes, 0 nays, and 19 not voting.

Presented to the Governor

Presented to the Governor for approval on May 14, 1965, at 8:50 a.m.: LB 253 LB 708 LB 462 LB 709 LB 147

(Signed) Ruth Bossard, Enrolling Clerk

Visitors

Mr. Bowen introduced William Mountford, Mayor of Red Cloud, and Kenneth Schwartz, City Superintendent. He also introduced Dick Armstrong and son, and 33 students from Trinity Lutheran School, Blue Hill, Nebraska, and teachers Roger Schnakenberg and LeRoy Holtzen.

Mr. Kokes introduced 18 students from Rockville School and teachers Mrs. Amelia Kile, Miss Kay Phelan, and Mr. Kenneth Worley.

Mrs. Orme introduced 20 students from Raymond Elementary School, teacher Mrs. Sylvia Hellerich, and 11 mothers.

GENERAL FILE

LEGISLATIVE BILL 896. Reading waived. Explained.

Mr. Ruhnke Presiding

Advanced to E and R for review with 24 ayes, 0 nays and 25 not voting.

LEGISLATIVE BILL 899. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Advanced to E and R for review with 26 ayes, 0 nays and 23 not voting.

LEGISLATIVE BILL 897. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

Member's Birthday

Mr. Brauer announced that Sunday would be Mr. Skarda's birthday. The members sang happy birthday to him.

Member Excused

Mr. Kokes was excused at 11:15 a.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 898. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 1 nay and 16 not voting.

LEGISLATIVE BILL 326. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Mr. Gerdes offered the following amendment, which was adopted:

1. Add the emergency clause and amend the title to conform.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 643. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE BILL 724. Reading waived. Explained.

Mr. Carstens offered the following amendment:

1. Amend Section 1, lines 3, 4, 5 and 6 of Section 1 by striking said lines and inserting in lieu thereof:

“29-404. No complaint shall be filed with the magistrate, unless such complaint is in writing and upon oath, signed by the County Attorney, or by any other complainant. If the complainant be other than the County Attorney he shall either have the consent of the County Attorney or shall furnish to the magistrate a bond with good and sufficient sureties in such amount as the magistrate shall determine to indemnify the person complained against for wrongful or malicious prosecution. Whenever a com-”.

Amendment pending.

Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 769. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE BILL 610. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-fifth Day were adopted.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE BILL 611. Reading waived. Explained.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE BILL 431. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for review with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE BILL 771. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 785. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

UNANIMOUS CONSENT—LB 67, LB 539, LB 620

Mr. Carpenter asked unanimous consent to advance LB 67, LB 539, and LB 620 from General File to E and R for review by unanimous consent. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 67. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for review by unanimous consent.

Speaker Bowen Presiding

Recess

At 12:03 p.m. Mr. Stryker moved to recess until 1:30 p.m.

The motion prevailed with 27 ayes, 0 nays, and 22 not voting.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Budd, Crandall, Klaver, Knight, Kokes, Kremer, Mahoney, Matzke, I. Paine, Pedersen, Proud, E. Rasmussen, Skarda, Syas, Wallwey, Warner, and Whitney, who were excused.

Corrections for the Journal

Page 1559, line 8, correct spelling of "offered".

Page 1578, line 27, insert "Speaker Bowen Presiding".

Page 1579, line 16, correct spelling of "Pageant".

The Journal for the Eighty-ninth Day was approved as corrected.

Visitors

Mr. Paxton introduced Mr. and Mrs. Jim Lee and 6 students from District 183, Brownlee, Nebraska.

Mr. Holmquist introduced Mr. Le Roy Enstrom and Mr. Chas. Neumann.

Mr. Bauer introduced Mrs. Eilene Smith, teacher, 1 mother and 7 students from District 109, Lancaster County.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent on the General File bills this afternoon, to have the Clerk read the title and amendments and allow the introducer to explain the bills, and move the bills by unanimous consent. No objections. So ordered.

GENERAL FILE**LEGISLATIVE BILL 854.** Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-Eighth Day was adopted.

The title was amended to conform.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 375. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 853. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 539. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 794. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 620. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-eighth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 673. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 732. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 733. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-eighth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 684. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-eighth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 227. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-eighth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 646. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-eighth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 438. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-ninth Day was adopted.

Mrs. Orme offered the following amendments, which were adopted:

1. Amend section 1, line 7, by adding after the word "law" the following:

"or by the home rule charter of the city"

2. Amend section 1, line 10, by adding after the word "charter" the following:

"or as otherwise provided by law"

3. Amend section 1, line 15, by adding after the word "voters" the following:

"of such city"

4. Add the emergency clause, and amend the title to conform.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 715. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Sixty-ninth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 498. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 329. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-ninth Day were adopted.

Mr. Craft offered the following amendment, which was adopted:

1. Add the emergency clause and amend the title to conform.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 339. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-ninth Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 720. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 594. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 613. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 303. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 305. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 860. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 861. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 599. Reading waived. Explained.

Mrs. Orme offered the following amendment, which was adopted:

1. Add the emergency clause and amend the title to conform.

Laid over at the request of Mr. Carpenter.

Message from the Governor

May 14, 1965

The President, the Speaker,
and Members of the Legislature:

Governor Morrison has requested me to inform your honorable body that on May 14, 1965, he approved Legislative Bills 502, 402, 367, and 311.

Respectfully,

(Signed) Gene A. Budig
Administrative Assistant

GENERAL FILE

LEGISLATIVE BILL 459. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 292. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 125. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 286. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 697. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Seventy-second Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 718. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 687. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Seventy-fourth Day was adopted.

Advanced to E and R for review by unanimous consent.

Member Excused

Mr. Danner was excused at 3:20 p.m. for the remainder of the day.

LEGISLATIVE BILL 686. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Seventy-fourth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 725. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 879. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-fifth Day was adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 752. Reading waived. Explained.

Mr. Burbach offered the following amendments in lieu of the Standing Committee amendments found in the Legislative Journal for the Seventy-fifth Day:

1. Section 1, line 18 strike "December 31" and insert in lieu thereof "September 1."

2. Section 1, line 21, strike the period and insert in lieu thereof a comma and the following:

"except that for the intervening year the exempt use shall be determined as of levy date, and the exemption shall continue for the same period and under the same conditions as if it had been granted on an application which had been filed before January 1, 1964, if such application is filed before January 1, 1968, or as if it has been granted on an application which had been filed in accordance with the second sentence of this section, on or before the expiration of an exemption previously granted, if such application is filed on or after January 1, 1968."

3. Add the emergency clause and amend the title to conform.

The amendments were adopted.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 443. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 226. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

LEGISLATIVE BILL 580. Reading waived. Explained.

Advanced to E and R for review by unanimous consent.

Adjournment

At 3:45 p.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 9:00 a.m., Monday, May 17, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska

Monday, May 17, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Stop us, O God, for a minute of prayer. Stop our anxious minds from wandering, and our wearied hearts from desiring anything but to know Thy will. Let us stand at attention before thee and hear what thou hast to say to us. We believe that thou canst tell us not only what to do, but also how to do it. If it needs making up our minds, thou who didst make our minds can show us how to make them up. If it needs changing our minds, thou canst work that miracle, too. Speak, O Lord, and make us hear, for Jesus' sake. Amen.

The roll was called and all members were present except Mr. R. Rasmussen, excused for the day; Mr. Fleming, excused until noon, and Mr. Stromer, excused until 9:30 a.m.

The Journal for the Ninetieth Day was approved.

Communications

Copy of Resolution No. A 54856 adopted by the Lincoln City Council regarding additional State office space.

Visitors

Mr. E. Rasmussen introduced Miss Marvel Christensen, teacher; 1 sponsor, and 4 students from District 67, Dodge County.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 500. With Emergency.

A BILL FOR AN ACT to amend section 71-1507, Reissue Revised Statutes of Nebraska, 1943, relating to housing; to provide for establishment of a housing authority by one or more counties as prescribed; to provide the territory to be included therein; to provide for operation within cities and villages as prescribed; to provide for relinquishment of rights and activities; to provide an exception to the requirement for an election; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Gerdes	Mahoney	Pedersen
Bauer	Harsh	Marvel	Proud
Bowen	Hasebroock	Matzke	Rasmussen, E.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Syas
Carstens	Knight	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Fleming	Rasmussen, R.	Stromer
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 557. With Emergency.

A BILL FOR AN ACT to amend section 39-721, Revised Statutes Supplement, 1963, relating to highways; to change limitations on combinations of vehicles from sixty feet to sixty-five feet in total length; to provide an exclusion in determining length; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Crandall	Lysinger	Pedersen
Batchelder	Danner	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nore	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie

Voting in the negative, 5:

Burbach	Nelson	Orme	Warner
Klaver			

Not voting, 4:

Fleming	Kjar	Rasmussen, R.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 690.

A BILL FOR AN ACT to amend section 32-814, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for safe-keeping of absent and disabled voters' ballots; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Fleming Rasmussen, R. Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 677. With Emergency.

A BILL FOR AN ACT to amend section 23-343.03, Revised Statutes Supplement, 1963, relating to county hospitals; to change the amount that may be spent for improvements, additions, or equipment without a vote of the people; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Fleming Rasmussen, R. Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 601.

A BILL FOR AN ACT to amend section 60-432, Reissue Revised Statutes of Nebraska, 1943, and section 60-452.01, Revised Statutes Supplement, 1963, relating to the safety patrol; to designate the superintendent as colonel; to provide for additional titles for subor-

dinate officers as prescribed; to provide an annuity for majors and corporals of the safety patrol; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Proud
Batchelder	Gerdas	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Fleming Marvel Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 852.

A BILL FOR AN ACT relating to motor carriers; to provide that operating as a common or contract carrier by motor vehicle without a certificate of public convenience and necessity or permit issued by the State Railway Commission shall be unlawful; and to provide a penalty therefor.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Burbach	Danner	Kjar
Batchelder	Carpenter	Gerdas	Klaver
Bauer	Carstens	Harsh	Knight
Bowen	Claussen	Hasebroock	Kokes
Brauer	Craft	Holmquist	Kremer
Budd	Crandall	Hughes	Lysinger

Mahoney	Nore	Proud	Stryker
Marvel	Orme	Rasmussen, E.	Syas
Matzke	Paine, I.	Ruhnke	Warner
Moulton	Paxton	Skarda	Whitney
Moylan	Payne, D.	Stromer	Wylie
Nelson	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Fleming Rasmussen, R. Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 804.

A BILL FOR AN ACT to amend section 32-4,101, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide the contents of the duplicate abstract of votes to be delivered to the state chairman of each political party; to provide a fee; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Fleming Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 805.

A BILL FOR AN ACT to amend section 32-256, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for the reregistration of a voter in case of a change of address to be made by mail; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carstens	Fleming	Lysinger	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 749. With Emergency.

A BILL FOR AN ACT to amend section 52-501, Revised Statutes Supplement, 1963, relating to liens; to extend the time for filing notice of liens; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Brauer	Carstens	Gerdes
Batchelder	Budd	Claussen	Harsh
Bauer	Burbach	Craft	Hasebroock
Bowen	Carpenter	Crandall	Holmquist

Hughes	Marvel	Paxton	Stromer
Kjar	Matzke	Payne, D.	Stryker
Klaver	Moulton	Pedersen	Syas
Knight	Moylan	Proud	Wallwey
Kokes	Nelson	Rasmussen, E.	Warner
Kremer	Nore	Ruhnke	Whitney
Lysinger	Orme	Skarda	Wylie
Mahoney	Paine, I.		

Voting in the negative, 0.

Not voting, 3:

Danner	Fleming	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 672. With Emergency.

A BILL FOR AN ACT to implement and encourage a statewide public policy for the protection and preservation of the constitutional guarantees; to prescribe penalties for the violation of such guarantees; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Gerdes	Marvel	Proud
Bowen	Harsh	Matzke	Rasmussen, E.
Brauer	Hasebroock	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Klaver	Nelson	Stromer
Carstens	Knight	Nore	Stryker
Claussen	Kokes	Orme	Syas
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie

Voting in the negative, 3:

Holmquist	Kjar	Warner
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Not voting, 6:

Bauer	Fleming	Rasmussen, R.	Wallwey
Budd	Paine, I.		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitors

Mr. Stromer introduced A. K. Chestem, Mr. and Mrs. Don Arndt, and 4 children.

Mr. Claussen introduced Mrs. Hugo Lueschen, teacher, and 12 students from District 78, Platte County; Mrs. Harold Mohnsen, teacher, and 14 students from District 46, Platte County.

Mr. Proud introduced 75 students from the government class at Ralston High senior class, teachers Mr. Larson and Mr. Peter Neidel, and Mary Hultquist.

Mr. Matzke introduced Mr. and Mrs. Francis Ekhard, Seward, and his son-in-law Andy Hove, Jr., and granddaughter Kathy Hove, from Minden.

Presented to the Governor

Presented to the Governor for approval on May 17, 1965, at 8:25 a.m.: LB 113 LB 119 LB 510 LB 569 LB 460 LB 721 LB 723 LB 722 LB 698 LB 461 LB 844

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 257. Replaced on Select File as amended.

E and R amendment to LB 257:

1. In line 4 of Enrollment and Review amendment 7, insert “; to amend section 48-810, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section” after “prescribed”.

LEGISLATIVE BILL 691. Replaced on Select File as amended.

E and R amendment to LB 691:

1. Amend Enrollment and Review amendment 1, adopted May 14, 1965, to read “1. In the title, strike lines 4 and 5 and insert ‘harmonize provisions for filing fees of certain religious associations with previous legislation; and to’.”

LEGISLATIVE BILL 598. Placed on Select File as amended.

E and R amendments to LB 598:

1. In lieu of the standing committee amendment thereto, in section 1, line 99, strike "contract" and insert "contracts" as in the statutes.

2. In lieu of the standing committee amendment thereto, in section 5, line 7, strike "than" and insert "then" as in the statutes.

3. In standing committee amendment 2, line 2, insert "in section 6," before "line" and remove underscoring from line 3.

4. Add two new sections to be known as sections 11 and 12 and to read as follows:

"Sec. 11. That section 44-408, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

44-408. In ascertaining the condition of any life insurance company, it shall be allowed as assets only such investments, cash, and accounts as are authorized by the laws of this state, or of the state or country in which it is organized at the date of examination. There shall be charged against it as liabilities in addition to the capital stock, all outstanding indebtedness of the company, and the premium reserve on policies and additions thereto in force, computed according to the tables of mortality and rate of interest prescribed in sections 44-402 to ~~44-407.07~~ 44-407.09.

Sec. 12. That section 44-502, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

44-502. No policy of life or endowment insurance, except policies of industrial insurance or where the premiums are payable monthly or oftener, shall be issued or delivered in this state unless it contains in substance the following provisions:

(1) A provision that all premiums shall be payable in advance either at the home office of the company or to any agent of the company upon delivery of a receipt signed by one or more of the officers who shall be named in the policy.

(2) A provision that the insured is entitled to a grace of one month within which the payment of any premium, after the first year, may be made, subject, at the option of the company, to an interest charge not in excess of six per cent per annum for the number of days of grace elapsing before the payment of the premium, during which period of grace the policy shall continue in force; but in case the policy becomes a claim during the said period of grace before the overdue premium or the deferred premiums of the cur-

rent policy year, if any, are paid, the amount of such premiums, with interest on any overdue premium, may be deducted from any amount payable under the policy in settlement.

(3) A provision that the policy shall constitute the entire contract between the parties; but if the company desires to make the application a part of the contract, it may do so; *Provided*, a copy of such application shall be endorsed upon or attached to the policy when issued, and in such case, the policy shall contain a provision that the policy and the application therefor shall constitute the entire contract between the parties.

(4) A provision that all statements made by the insured shall, in the absence of fraud, be deemed representations and not warranties, and that no such statement shall avoid the policy unless it is contained in a written application, and a copy of such application shall be endorsed upon or attached to the policy when issued.

(5) A provision that the policy shall be incontestable after it shall have been in force during the lifetime of the insured for two years from its date, except for nonpayment of premiums and except with respect to limitations of liability which may be contained in the policy relating to (a) death resulting from war or acts of war, declared or undeclared, where such limitations shall have been found by the Director of Insurance to be in keeping with the interests of the policyholders of the company and to be not unfairly discriminatory, and (b) aeronautics other than as a fare-paying passenger of a commercial airline, and flying on a regularly scheduled route between definitely established airports; and in any such cases the liability of the company may be limited by the terms of the policy to a sum not less than the reserve on the face of the policy and the reserve on any paid-up additions thereto and any dividends standing to the credit of the policy, less any indebtedness to the company on the policy; and, at the option of the company, provisions relative to benefits in the event of total and permanent disability, and provisions which grant additional insurance specifically against death by accident, may be excepted from the incontestable clause; *Provided*, limitations, with reference to aeronautics shall not be included in any policy where an extra premium is charged to cover the aeronautic risk, nor shall any such limitations extending beyond the contestable period be included in or attached to any policy where the applicant for insurance has not elected in writing to accept a policy with such limitations, and by such election has agreed to a reduced coverage for the aviation risk.

(6) A provision that if the age of the insured has been misstated, the amount payable under the policy shall be such as the premium paid would have purchased at the correct age.

(7) A provision that the policy shall participate in the surplus of the company, and that, beginning not later than the end of the third policy year, the company shall annually ascertain and apportion the amount of divisible surplus to which all such policies, as a separate class, are entitled, which amount shall be carried as a distinct and separate liability in favor of such policies. The insured, under any annual dividend policy, shall have the right each year to have the dividend arising from such participation paid in cash, and if the policy shall provide other dividend options, it shall further provide that if the insured shall not elect any such other options, the dividends shall be paid in cash; but such participation and its distribution may, by contract, be deferred to a fixed or specified time, not exceeding twenty years. Upon written request of the insured the company shall furnish him with a statement of the amount of the surplus provisionally ascertained or set aside on such policy and held awaiting distribution at the expiration of the deferred dividend period.

(8) A provision that after three full years' premiums have been paid, the company at any time, while the policy is in force, will advance, on proper assignment or pledge of the policy, and on the sole security thereof, at a specified rate of interest not exceeding six per cent per annum, a sum equal to, or, at the option of the owner of the policy, less than the amount required by section 44-405, under the conditions specified thereby, and that the company will deduct from such loan value any existing indebtedness on the policy, which has not otherwise entered into the computation of such loan value, together with any unpaid balance of the premium for the current policy year, and may collect interest in advance on the loan to the end of the current policy year. It shall be further stipulated in the policy that failure to repay any such advance, or to pay interest, shall not avoid the policy unless the total indebtedness thereon to the company shall equal or exceed such loan value at the time of such failure, nor until one month after notice shall have been mailed by the company to the last known *last-known* address of the insured and of the assignee, if any. No condition other than as provided herein, or in section 44-405, shall be exacted as prerequisite to any such advance.

(9) A provision for nonforfeiture benefits and cash surrender values in accordance with the requirements of sections 44-406 to 44-407.07 44-407.09.

(10) A table showing in figures the loan values, if any, and the options available under the policies each year upon default in premium payments, during at least the first twenty years of the policy.

(11) A provision that if, in the event of default in premium payments, the value of the policy shall be applied to the purchase of other insurance, and if such insurance shall be in force and the original policy shall not have been surrendered to the company and canceled, the policy may be reinstated within three years from such default, upon evidence of insurability satisfactory to the company and payment of arrears of premiums with interest and the payment or reinstatement of any other indebtedness to the company upon such policy.

(12) A provision that when a policy shall become a claim by the death of the insured, settlement shall be made upon receipt of due proof of death, or not later than two months after receipt of such proof.

(13) In case the proceeds of a policy are payable in installments, or as an annuity, a table showing the amounts of the installments or annuity payments.

(14) A title on the face of the policy correctly describing the same. Any of the foregoing provisions or portions of this section not applicable by reason of the plan of insurance may, to the extent of inapplicability, be omitted from the policy. Any such policy may be issued or delivered in this state which in the opinion of the Department of Insurance contains provisions on any one or more of the several foregoing requirements more favorable to the policyholder than hereinbefore required."

5. Renumber present section 11 as section 13, and in line 2 thereof, as amended, strike "and 44-407.08" and insert "44-407.08, 44-408, and 44-502".

6. In the title, line 3, strike "and 44-407.06" and insert "44-407.06, 44-407.08, 44-408, and 44-502".

LEGISLATIVE BILL 373. Placed on Select File as amended.

E and R amendments to LB 373:

1. In section 1, line 6 and line 7, strike "two" and insert "two three"; in line 8, strike "four" and insert "four six"; strike beginning with the first comma in line 12 through "dollars" in line 14 and show the same as stricken; in line 16, strike "fifteen" and insert "fifteen twenty"; strike line 17 and show the same as stricken; and strike line 51, and insert "(4) Commencing January 1, 1964, an An amount equal to".

2. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

3. In the title, line 6, strike “and” and insert “to eliminate obsolete matter;”; and in line 6, insert “; and to declare an emergency” after “section”.

LEGISLATIVE BILL 95. Placed on Select File as amended.

E and R amendments to LB 95:

1. In section 1, strike lines 4 and 5 and amendments thereto and insert “there exist in cities of the metropolitan, primary, and first class *all classes and villages of this state* areas which have deteriorated”; in line 15, insert “*resulted*” after “have”; and in lines 20 and 58, strike “revenues” and insert “*revenues revenue*”.

2. In section 2, strike lines 3 and 4 and amendments thereto and insert “19-2602.01. Cities of the metropolitan, primary, and first class *all classes and villages of this state* are hereby granted”; in lines 8, 45, and 46, insert “(*or Village*)” after “City”; in lines 9, 45, and 47, insert “*or village*” after “city”; in line 28, insert “*and villages,*” before “such”; and strike “the” in line 35 and all of line 36 and amendments thereto and insert “the metropolitan, primary, or first class *any class or village* is authorized to”.

3. In section 3, strike lines 7 to 9 and insert “(2) City shall mean any city or *village* in the state which is in the metropolitan, primary, or first class, or which hereafter comes within such class;”; in line 15, insert “, *board of trustees,*” after “council”; in line 17, insert “*or chairman of the board of trustees of the village*” after “city”; and in line 18, insert “*or village*” after “city”.

4. In the Carpenter General File amendment 5, line 2, strike “5” and insert “4”; in line 3, insert “Sec. 4.” before “When”; in line 3, insert “is” after “housing”; in line 4, insert an underscored comma after the first “*authority*”; and in line 5, strike “*those displaced families*” and insert “*any persons displaced as a result thereof*”.

5. Add a new section to be known as section 6 and to read as follows:

“Sec. 6. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

6. In the title, strike line 9, and insert “include all cities and villages; to redefine terms; to provide for relocation of persons displaced as prescribed; to”; and in line 10, insert “; and to declare an emergency” after “sections”.

LEGISLATIVE BILL 396. Placed on Select File as amended.

E and R amendments to LB 396:

1. In section 1, line 33, strike "in dentistry" and insert "in *In* dentistry,".

2. In line 3 of the Orme General File amendment adopted May 10, 1965, insert "after 'Columbia'" before the period.

3. In section 2, lines 21, 24, and 32, strike "said" and insert "such".

LEGISLATIVE BILL 79. Placed on Select File as amended.

E and R amendment to LB 79:

1. In the title, line 3, strike "VII" and insert "VIII".

LEGISLATIVE BILL 169. Correctly engrossed.

LEGISLATIVE BILL 757. Correctly engrossed.

LEGISLATIVE BILL 583. Correctly engrossed.

LEGISLATIVE BILL 356. Correctly engrossed.

LEGISLATIVE BILL 357. Correctly engrossed.

LEGISLATIVE BILL 237. Correctly engrossed.

LEGISLATIVE BILL 604. Correctly engrossed.

LEGISLATIVE BILL 768. Correctly engrossed.

LEGISLATIVE BILL 802. Correctly engrossed.

LEGISLATIVE BILL 496. Correctly enrolled.

LEGISLATIVE BILL 576. Correctly enrolled.

LEGISLATIVE BILL 477. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 496 LB 576 LB 477

Committee Meeting

Mr. Craft announced that the Public Works Committee would meet in executive session in the West Lounge at 1:00 p.m. today.

UNANIMOUS CONSENT—Return LB 711 to Select File

Mr. Stromer asked unanimous consent to return LB 711 to Select File for the following specific amendment:

Amend LB 711 in Section 1 at Line 10 by striking "Auditor of Public Accounts." and inserting "Tax Commissioner."

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 279. E and R amendments found in the Legislative Journal for the Ninetieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 616. E and R amendments found in the Legislative Journal for the Ninetieth Day were adopted.

Mr. Bauer offered the following specific amendment:

Amend LB 616, page 5, Section 6, Subsection (b), Line 15, by striking the word "Six" and insert in lieu thereof the word "Four", and to amend page 5, Section 7, Line 4, after the word "Least", strike "Three" and insert "Five", and after the word "For" strike "Three" and insert "Five", and amend page 10, Section 12, Line 16, by striking the word "Three" and inserting in lieu thereof the word "Four".

The Bauer amendment was adopted with 34 ayes, 0 nays, and 15 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 395. Advanced to E and R for engrossment.

LEGISLATIVE BILL 93. E and R amendment found in the Legislative Journal for the Ninetieth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 590. E and R amendments found in the Legislative Journal for the Ninetieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 372. E and R amendments found in the Legislative Journal for the Ninetieth Day were adopted.

Advanced to E and R for engrossment.

Mr. Klaver Presiding

LEGISLATIVE BILL 711. The Stromer amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

Message from the Governor

May 17, 1965

The President, the Speaker,
and Members of the Legislature:

Governor Morrison has requested me to inform your honorable body that on May 17, 1965, he approved Legislative Bills 105, 462, 253, 147, 709, and 708.

Respectfully,

(Signed) Gene A. Budig
Administrative Assistant

MOTION—Place LB 661 on General File

Mr. President: I move that, notwithstanding the committee non-action relative to LB 661's disposition, to place LB 661 as amended by the committee on General File.

(Signed) Edward R. Danner

Speaker Bowen Presiding

Committee Report

Mr. Adamson gave a report of the first meeting of the temporary committee on reapportionment and introduced the Attorney General Clarence Meyer, who spoke to the Legislature.

Mr. E. Rasmussen asked unanimous consent that the Attorney General's presentation be printed in the Legislative Journal. No objections. So ordered.

MEMORANDUM

TO: MEMBERS OF THE NEBRASKA LEGISLATURE

FROM: ATTORNEY GENERAL

You have asked me to advise you with respect to the opinion issued May 12 and signed by two of the judges who heard the reapportionment case and determined that the cumulative effect of the disparities in L. B. 628 was such that it was not a constitutionally valid enactment.

L. B. 628 was enacted pursuant to an earlier order by the same court, dated July 17, 1964, in which it was said:

“* * * * *

“It is our conclusion that members of the Unicameral legislature should be elected at the general election to be held on November 3, 1964 in the 49 legislative districts created under L. B. 796. We hold that the legislature so elected will have *de facto* status when it meets for regular session in January, 1965; that it should have ‘an opportunity to fashion a constitutionally valid legislative apportionment plan’; that, following the teachings of the United States Supreme Court in the cases cited herein, it should promptly and prior to adjournment of its regular session and in ample time for orderly filings for the primary and general elections to be held in 1966, fashion such plan, ‘determine the number of members to be elected,’ with such provision for the length and staggering of the terms thereof as may be required, and divide the state into the same number of districts, within the constitutional limits of not less than 30 nor more than 50, as it shall determine for the membership; *that it should hold office and function until the election and qualification of members of a new legislature to be elected in the 1966 general election from the districts so fashioned and created.* If a proper enactment, within the scope of this opinion, is not so enacted by the legislature, the court will take appropriate action.

“* * * * *”

There was some question about the language which has been underlined regarding whether those elected for 4-year terms in 1964 could continue to hold office beyond 1966, and it is now somewhat more of a question because of language in the new order to the

effect that the districts in L. B. 628 were created "to facilitate keeping present members in office", and also because of the fact that many of the reapportionment plans which are suggested by the court order would require substantial changes in existing district boundaries, and therefore substantial variance between the boundaries of the district from which an individual senator was elected and the district which he would presumably represent in the future; that is, many people might not have been given a voice or a vote in the selection of their representative. In this connection it must also be kept in mind that section 7 of Article III of our state Constitution provides that after 1964 all members of the Legislature shall be elected for four year terms. There is no indication from the court as to whether or not this particular provision of our constitution may be disregarded. The memorandum from the court is also silent (unless we interpret their orders as requiring all members of the Legislature to run next year) on the provisions of section 23 of Article III of our Constitution under which the Nebraska Supreme Court has made it very clear that an officer whose term is fixed by the Constitution cannot have that term cut short by a Legislative act. We feel incapable of giving you sound legal advice in this area.

The federal court has made it abundantly clear that you cannot have a membership of 49 or 50 if county lines are to be followed in creating districts, and the memorandum specifies a membership of not to exceed 40 if this plan is followed. It is generally agreed that the volume of work facing our legislatures is too great even for 49 members, and we know of no sentiment to decrease the present number. A further consideration if you go to a membership of 39 or 40 is the matter mentioned above relative to shortening the term of a constitutional officer by a legislative act, and since you now have 25 members who were legally elected for a 4-year term as far as Nebraska law is concerned, you would only be able to elect 14 or 15 additional members next year unless once again we can disregard our own Constitution.

There appears therefore to be an unmistakable directive in the federal court order that you shall cross county lines, but the order is silent on whether you may lawfully do this as far as the Nebraska Constitution is concerned. In its September 12, 1962, order, the federal court upheld the 1961 opinions of this office that county lines could not be crossed, but in its most recent order it declines to rule on our subsequent opinion that county lines could not be crossed, and simply stated that it was a question "unnecessary to be decided here." It would have been much more helpful to you if the court had simply stated that the Attorney General was wrong.

We still regard our opinion as being valid in that its reasoning and conclusion are based upon what courts have said in the past,

and we can find no basis for changing that opinion. So we are faced with a knot which can be cut by the federal sword, but which we seem to be unable to untie for you. You have very little choice if you intend to meet the requirements of the latest federal court opinion.

The alternative suggested by the federal court is that you run at large next year. If this is to be done, the manner of filing and the election procedure to be followed would presumably be taken care of by a supplemental federal court order. Our statutes contain no adequate provision for such a procedure, nor could you enact a law providing for a procedure, unless once again you have the right to disregard our own Constitution.

The remaining alternative is an appeal from the federal court order. Such an appeal would go directly to the United States Supreme Court. We estimate the total cost of an appeal would not exceed five thousand dollars, including all expenses and costs of special counsel. The date on which an appeal would be decided can only be a guess, and our guess would be December or January. If the decision on appeal was adverse, we assume that we would have an excellent possibility of obtaining an order from the U. S. Supreme Court permitting a special session of the Legislature to meet the situation in an orderly fashion.

The advantages of an appeal include the possibility that we would obtain additional guidelines, both from our own case and from cases from other states which would be decided by the U. S. Supreme Court in the meantime. We very much need to know how far we can go in disregarding our own Constitution in order to meet federal requirements of equality, and possibly how far federal courts can go in requiring us to disregard the state constitution as a means of enforcing their orders. In other words, does a state have any right whatsoever to stick to county lines in making up its legislative districts, so long as those county lines are not deliberately used to promote inequality?

Normally the decision on whether an appeal is to be taken is for the Attorney General, but here we have a different situation both from a practical and from a constitutional standpoint. If I were to decide to appeal without consulting with you, you could make the appeal a dead issue by passing a new apportionment law. Secondly, our constitution provides for a separation of powers, and I feel that reapportionment is a legislative matter. Therefore, before I would appeal to the U. S. Supreme Court, I would want an expression from the Legislature backing me.

The one piece of advice which I have at this time is that we not be hasty. I urge that no decision be made at least until the end

of this month. We all need time to think this over. For example, if you were to ask me for my recommendation today, I would say appeal. Second thoughts, new ideas, or new developments could change the thinking of all of us.

In conclusion I want to call attention to a related matter. It is my understanding that thought is being given to submitting a constitutional amendment to the people which would provide changes in section 5, Article III of the Constitution which deals with reapportionment. One change I wish you would consider is the provision to re-district "not more often than once in ten years." This must be based upon the "next preceding federal census." We have had a substantial shift in population since 1960. Hopefully, we will have completed our present re-districting by 1967. Yet in 1971 when the next federal census figures are available you will be faced with a federal action demanding equality if you fail to pass a re-districting bill, and with a state action pointing out that ten years have not elapsed if you do re-district. It would be easier to clear that up now.

Also, if we are to have staggered terms for Senators, make it easier to re-district. Where a Senator, who has two years to go on his term, will be cut out of office by the re-districting, provide that he shall represent the state "at large" as an additional Senator for the last two years of his term, or provide that he shall continue to represent the same numbered district from which he was elected even though he will not be residing in it, or provide that his term shall be cut short, or any other provision which you deem fair and equitable and which will do away with the problem before it arises.

Clarence A. H. Meyer
Attorney General

UNANIMOUS CONSENT—Withdraw Motion

Mr. Danner asked unanimous consent to withdraw his motion found in this day's Journal regarding LB 661. No objections. So ordered.

MOTION—Reapportionment Decision

Mr. President: I move the recent decision of the U. S. District Court on reapportionment be appealed to the United States Supreme Court. (Signed) Cecil Craft

Mr. Harsh moved to table the motion.

The motion prevailed with 36 ayes, 8 nays, and 5 not voting.

MOTION—Reapportionment Committee

Mr. Stryker moved that the reapportionment committee recently appointed remain active.

The motion prevailed with 33 ayes, 0 nays, and 16 not voting.

UNANIMOUS CONSENT—Committee Meetings

Mr. Adamson asked unanimous consent for the reapportionment committee to meet at 1:30 p.m. in the East Senate Lounge. No objections. So ordered.

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to hold an executive session at 1:00 p.m. in the East Senate Chamber. No objections. So ordered.

Visitors

Mr. E. Rasmussen introduced 20 students from Clay Center Public School; Mrs. Robert Fisher, teacher and 2 mothers.

MOTION—Place LB 751 on General File

Mr. Kremer renewed his pending motion found in the Legislative Journal for the Eighty-sixth Day to place LB 751 on General File notwithstanding the Committee action.

Motion pending.

Mr. Paxton Presiding**Recess**

At 11:57 a.m., on a motion by Mr. Wallwey, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:20 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mr. R. Rasmussen, who was excused.

MOTION—Place LB 751 on General File

Mr. Kremer renewed his pending motion found in this day's Journal to place LB 751 on General File notwithstanding the committee action.

The motion lost with 21 ayes, 18 nays, and 10 not voting.

Mr. Adamson Presiding

Members Excused

Messrs. D. Payne and E. Rasmussen were excused at 3:00 p.m. for the remainder of the afternoon.

MOTION—Place LB 894 on General File

Mr. Stromer renewed his pending motion found in the Legislative Journal for the Ninetieth Day to place LB 894 on General File notwithstanding the committee action.

The motion prevailed with 27 ayes, 11 nays, and 11 not voting.

GENERAL FILE

LEGISLATIVE BILL 891. Considered.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend the Carpenter amendment 2 by striking section 3 and inserting the following:

“Sec. 3. That section 2, Legislative Bill 485, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 2. There is created a fund to be known as the Land and Water Conservation Fund. *All After transferring six hundred thousand dollars to the State Office Building Fund, all money made available to the Land and Water Conservation Fund for matching purposes under the provisions of Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, or any other source shall be remitted to the State Treasurer and by him placed in such fund. Such matching money shall be used by the Game, Forestation and Parks Commission under the provisions of Public Law 88-578, 88th Congress, for financing state project costs thereunder. The Game, Forestation and Parks Commission may make grants-in-aid to political subdivisions of the state from money made available under the provisions of Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, in amounts not exceeding twenty-five per cent of the cost of approved projects submitted by such political subdivisions.”.*

2. Amend the title to conform.

Mr. Stryker renewed his pending motion found in the Legislative Journal for the Eighty-ninth Day to strike the Carpenter amendments as amended.

Mr. Carpenter asked for a Call of the House. The Call showed 32 members present.

Mr. Carpenter moved the Call be raised.

The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

The Stryker amendment lost with 15 ayes, 23 nays, and 11 not voting.

LB 891 was advanced to E and R for review with 32 ayes, 2 nays, and 15 not voting.

Members Excused

Mr. Batchelder was excused at 3:10 p.m. for the remainder of the day.

Mr. Paxton was excused at 3:30 p.m. for 30 minutes.

Mr. Burbach was excused at 3:45 p.m. for the remainder of the day.

LEGISLATIVE BILL 540. Considered.

Mr. Syas asked unanimous consent to withdraw his pending amendments found in the Legislative Journal for the Seventy-eighth Day and offered the following in lieu thereof:

1. Amend the bill by striking Standing Committee Amendment 1.
2. Amend section 1 of the bill by striking lines 9 to 11 and inserting the following:

“ing. The applicant shall notify by registered or certified mail to the record title owners, as shown by the records in the office of the register of deeds, of the properties within three hundred feet of any lot line of the proposed licensed premises within the city limits of such a city, stating that an application for a license has been made or of a request for transfer and the class of license desired or to be removed, and the time and place of hearing. Such notice shall be mailed at least five days prior to the hearing. The applicant shall file an affidavit with the city clerk that he has complied with the provisions hereof and shall set out in the affidavit the names and addresses to whom notices were mailed. Any record title owner to whom notice is to be mailed may file a petition with security for costs with the Nebraska Liquor Control Commission

within thirty days of granting the license or of a transfer of location alleging that the applicant failed to comply with the requirements of sending notices required by the provisions of this section. Upon the filing of the petition the commission shall set the same for hearing upon notice to all interested parties, and if the commission determines after hearing the evidence that the applicant has failed to substantially comply with the mailing of notices required by the provisions of this act, the commission shall revoke the license. Procedure for appeal from the decision of the commission shall be as provided in section 53-1,116, Reissue Revised Statutes of Nebraska, 1943."

3. Amend the title to conform.

Amendments pending.

Laid over.

Member Excused

Mr. Syas was excused at 3:45 p.m. for the remainder of the day.

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 287. Placed on General File.

LEGISLATIVE BILL 300. Placed on General File as amended.

Standing Committee amendments to LB 300:

1. Section 1, line 15, after the word "River" add the following:

"from September 1 through April 30".

2. Add the Emergency Clause.

LEGISLATIVE BILL 701. Placed on General File as amended.

Standing Committee amendments to LB 701:

1. Amend section 1 of the bill, line 2 by inserting "and seal" after "test", line 3 by inserting "twenty-five thousand gallons or less" after "vehicles", line 8, by inserting "The department shall permit tolerance limits for such measuring devices similar to the tolerance recommended by the United States Bureau of Standards." after the period, and in lines 14 and 15, by striking "authorized representative." and inserting "business establishment, authorized by the director, actually engaged in adjustment, repair and servicing of

liquid measuring devices covered by this section, provided that the director may issue special temporary permits to use such condemned liquid measuring devices for a period not to exceed five days. The department shall collect a fee of three dollars for each inspection.”.

2. Amend the title to conform.

LEGISLATIVE BILL 361. Indefinitely postponed.

LEGISLATIVE BILL 467. Indefinitely postponed.

LEGISLATIVE BILL 555. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 48. Re: Intangible Property

Introduced by Terry Carpenter, District 48.

WHEREAS, the Constitution of the State of Nebraska requires that no property, including intangible property, shall be exempt from taxation except as provided by the Constitution; and

WHEREAS, the assessment records of the various counties of this state show that certain intangible property hereinafter enumerated is not being assessed and put on the tax rolls according to law; and

WHEREAS, the Constitution provides that the State Tax Commissioner has “jurisdiction over the administration of the revenue laws of the state”.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the State Tax Commissioner is hereby authorized and directed to instruct each and every county assessor of this state to add to the tax assessments and tax rolls for the current year as omitted property all intangible property taxable in this state, including but not limited to the following specific intangible property;

(a) All intangible property owned by banks, including but not limited to stocks and bonds and notes and accounts receivable, and all other intangible property owned by banks.

(b) All intangible property owned by domestic and domesticated insurance companies of this state included in the portfolio of said insurance companies, including but not limited to stocks and bonds and notes and accounts receivable.

(c) All intangibles owned by building and loan associations located in this state, including but not limited to stocks and bonds and shares of building and loan stock issued on loans secured by mortgage or otherwise.

2. That the Attorney General is directed to furnish to the Tax Commissioner legal services required in connection with court actions which may be necessary to accomplish such assessments and to establish the validity thereof.

Adjournment

At 3:52 p.m., on a motion by Mr. Carpenter, the Legislature adjourned until 8:30 a.m., Tuesday, May 18, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, May 18, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by Mr. Kremer.

The roll was called and all members were present except Messrs. Adamson and Batchelder excused until 8:45 a.m., and Messrs. Knight and R. Rasmussen excused until 9:00 a.m.

Communications

Letter of appreciation from Mrs. Clementine Churchill, London, England.

Copy of Senate Joint Resolution No. 10 passed by the General Assembly of Maryland requesting the Council of State Governments to study possibilities for a nation-wide educational Compact among the 50 states.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 4.

A BILL FOR AN ACT relating to contracts; to require disclosure, as prescribed, of the rate used in computing charges in any contract of loan or sale; and to provide for violations and penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Bauer	Burbach	Craft	Gerdes
Bowen	Carpenter	Crandall	Harsh
Brauer	Carstens	Danner	Hasebroock
Budd	Claussen	Fleming	Holmquist

Hughes	Matzke	Paxton	Stromer
Kjar	Moulton	Payne, D.	Stryker
Klaver	Moylan	Pedersen	Syas
Kokes	Nelson	Proud	Wallwey
Kremer	Nore	Rasmussen, E.	Warner
Lysinger	Orme	Ruhnke	Whitney
Mahoney	Paine, I.	Skarda	Wylie
Marvel			

Voting in the negative, 0.

Not voting, 4:

Adamson	Batchelder	Knight	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 283. With Emergency.

A BILL FOR AN ACT relating to installment sales; to provide for conditions thereof and charges; to define terms; to provide for a license and fees therefor; to provide for disposition of fees; to provide for violations; to provide for appeals; to provide how this act may be cited; to provide a construction clause; to repeal Chapter 45, article 3, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Knight Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 425. With Emergency.

A BILL FOR AN ACT relating to interest; to prescribe regulations for the making of installment loans by industrial loan and investment companies; to provide maximum charges, including interest, on such loans; to prescribe the manner and method of making, collection, payment and enforcement of such loans; to give the Department of Banking certain prescribed powers and duties in regard thereto; to define terms; to prohibit certain statements in the advertisements published or distributed by such companies; to provide penalties; to provide a construction clause; and to repeal sections 8-418, 8-419, 8-420, 8-421, 8-422, 8-423, 8-424, 8-425, 8-426, 8-427, 8-428, 8-430, 8-431, and 8-433, Reissue Revised Statutes of Nebraska, 1943, section 8-429, Revised Statutes Supplement, 1963, section 8-432, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 18, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963, and section 2, Legislative Bill 18, Seventy-fourth (Extraordinary) Session, Nebraska State Legislature, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Clausen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Matzke

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 307. With Emergency.

A BILL FOR AN ACT relating to selling and financing of goods; to define terms; to provide for installment selling of goods and services; to prescribe conditions for revolving charge agreements; to provide for charges; to provide penalties; to repeal Chapter 45, article 2, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 52. With Emergency.

A BILL FOR AN ACT relating to the making of personal loans, repayable in installments, by banks and trust companies; to permit such institutions to make such personal loans within authorized rates

of charge and under regulations appropriate for the protection of borrowers; to provide for the administration and enforcement of this act; to provide for the prescribing of regulations; to provide for the keeping of books and records and the making of annual reports; to provide means for discovery of violations of this act; to provide penalties; to repeal Chapter 8, article 8, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 414. With Emergency.

A BILL FOR AN ACT relating to credit unions; to enact a general credit union law for Nebraska relating to credit unions organized for the benefit of their members; to provide for their incorporation, taxation, officers, powers, duties, operations, management, control, supervision, regulation, dissolution and for the renewal, extension or restoration of their corporate existence; to provide a method whereby cooperative credit associations may avail themselves of the benefits, rights and liabilities of this law; to limit the loans to such association members; to define terms; to prescribe certain duties and powers of the Department of Banking as prescribed;

to provide for the manner of construction of laws conflicting with any part of this act; to provide for penalties; to provide how this act may be cited; to repeal Chapter 21, article 17, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallway
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carpenter

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

President Sorensen Presiding

LEGISLATIVE BILL 575.

A BILL FOR AN ACT to amend section 60-305.09, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to define a fleet of vehicles in interstate commerce; to provide that the Department of Motor Vehicles will issue sufficient number of registration certificates for each motor vehicle in fleet; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Mahoney	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdas	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Klaver

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 574.

A BILL FOR AN ACT to amend section 39-723, Revised Statutes Supplement, 1963, relating to rules of the road; to increase a speed limit; to provide an exception to the speed limit; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Craft	Knight	Paxton
Batchelder	Crandall	Kokes	Payne, D.
Bauer	Danner	Lysinger	Proud
Bowen	Fleming	Mahoney	Rasmussen, E.
Brauer	Gerdas	Marvel	Rasmussen, R.
Budd	Harsh	Matzke	Skarda
Burbach	Hasebroock	Moulton	Stryker
Carpenter	Holmquist	Moylan	Wallwey
Carstens	Hughes	Nore	Wylie
Claussen	Kjar	Paine, I.	

Voting in the negative, 10:

Klaver	Orme	Stromer	Warner
Kremer	Pedersen	Syas	Whitney
Nelson	Ruhnke		

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Explanation of Vote

Mr. President: Had I been present, I would have voted aye on LB 283. (Signed) Ross H. Rasmussen

Visitors

Mr. Matzke introduced 46 students from the Utica Public School and teachers Mmes. John Koch, Paul Peterson, and Ronald Wuest.

Mr. Marvel introduced Mrs. Dorothy Neal, teacher; 7 sponsors and 20 students from District 15, Adams County.

Mr. Matzke introduced Mr. and Mrs. Wayne Fosler of Seward.

Mr. Proud introduced 47 8th grade students from Christ the King School; Sister Mary Suzanne, Sister Janet, teachers; and Mrs. Jurgensen and Mrs. Lineham, Omaha.

Mr. Budd introduced Alice Crook, teacher; Mrs. Tim Crook, sponsor and 4 students from District 99, Otoe County.

Mr. Proud introduced Margaret Corkle and Janet Sandburg, teachers; Mrs. Hancock and 50 students from Millard Jr. High School, Millard.

Presented to the Governor

Presented to the Governor for approval on May 18, 1965 at 8:35 a.m.: LB 477 LB 576 LB 496

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 730. Replaced on Select File as amended.

E and R amendment to LB 730:

1. In section 3, line 17, reinstate the stricken word "for".

LEGISLATIVE BILL 889. Placed on Select File as amended.

E and R amendments to LB 889:

1. In section 1, line 33, strike "subdivision" and insert "subdivisions"; and in lines 108 and 118, strike "State".
2. Renumber sections beginning with the second section 5 on page 16 through section 16 as sections 6 to 17 respectively.
3. In renumbered section 6, lines 24 and 30, strike "the department" and insert "The University of Nebraska".
4. In the title, line 2, insert "Public" after "of"; and in line 5, insert ", Normal Schools," after "Schools".
5. In the Carpenter General File amendment, strike the period in lines 1 and 2, and insert a period at the end of line 2.
6. In line 2 of the Brauer General File amendment to page 15, strike the second "15" and insert "58".

LEGISLATIVE BILL 896. Placed on Select File as amended.

E and R amendments to LB 896:

1. In section 1, line 44, insert an underscored comma after "hearing"; in line 57, strike "then" and insert an underscored comma; and in line 78, insert "of" after "notice".
2. In the title, line 7, insert "to provide for appeals;" after the semicolon.

LEGISLATIVE BILL 898. Placed on Select File as amended.

E and R amendment to LB 898:

1. In section 1, line 1, strike "State".

LEGISLATIVE BILL 326. Placed on Select File as amended.

E and R amendments to LB 326:

1. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, strike "with" in line 3 and all of line 4 and insert "for the"; in line 6, strike "and"; and in line 6, insert "; and to declare an emergency" after "funds".

- LEGISLATIVE BILL 643.** Placed on Select File.
- LEGISLATIVE BILL 667.** Correctly engrossed.
- LEGISLATIVE BILL 473.** Correctly engrossed.
- LEGISLATIVE BILL 214.** Correctly re-engrossed.
- LEGISLATIVE BILL 710.** Correctly engrossed.
- LEGISLATIVE BILL 500.** Correctly enrolled.
- LEGISLATIVE BILL 557.** Correctly enrolled.
- LEGISLATIVE BILL 690.** Correctly enrolled.
- LEGISLATIVE BILL 677.** Correctly enrolled.
- LEGISLATIVE BILL 601.** Correctly enrolled.
- LEGISLATIVE BILL 852.** Correctly enrolled.
- LEGISLATIVE BILL 804.** Correctly enrolled.
- LEGISLATIVE BILL 805.** Correctly enrolled.
- LEGISLATIVE BILL 749.** Correctly enrolled.
- LEGISLATIVE BILL 672.** Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 500 LB 557 LB 690 LB 677 LB 601 LB 852 LB 804 LB 805 LB 749 LB 672 LR 46 LR 47

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Labor. (LB 904)

(Signed) S. H. Brauer, Sr.

The motion prevailed with 36 ayes, 9 nays, and 4 not voting.

Recess

At 10:55 a.m., Mr. Carpenter moved to recess for about five minutes to allow the Salaries and Claims Committee to hold a short meeting. The motion prevailed.

After Recess

The Legislature reconvened at 11:00 a.m., President Sorensen presiding.

The roll was called and all members were present.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims. (LB 905)

(Signed) Dale L. Payne, Chairman

The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

UNANIMOUS CONSENT—Suspend Rules

Mr. D. Payne asked unanimous consent to suspend the rules and place LB 905 on General File, and bracket the same until it is printed. No objections. So ordered.

UNANIMOUS CONSENT—Expedite Bills

Mr. Bowen asked unanimous consent that the E and R Committee expedite the following bills: LB 4 LB 283 LB 425 LB 307 LB 52 and LB 414. No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 904. Introduced by the Committee on Labor; S. H. Brauer, Sr., Legislative District 21; Edward R. Danner, Legislative District 11; Henry F. Pedersen, Jr., Legislative District 4; Eugene T. Mahoney, Legislative District 5; H. C. Crandall, Legislative District 46; Ira E. Paine, Legislative District 35; William R. Skarda, Jr., Legislative District 7; Richard Lysinger, Legislative District 36; Marvin E. Stromer, Legislative District 27 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT for submission to the electors of an amendment to Article III, section 10, of the Constitution of Nebraska, relating to Legislature; to provide for budget sessions of the Legislature each even-numbered year as prescribed; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 905. By Committee on Salaries and Claims, Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19; Henry F. Pedersen, Jr., Legislative District 4; Terry Carpenter, Legislative District 48; Marvin E. Stromer, Legislative District 27; Fred W. Carstens, Legislative District 30; Ira E. Paine, Legislative District 35 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to make appropriations for the payment of claims filed against the State of Nebraska in the office of the Auditor of Public Accounts or the secretary of the Sundry Claims Board, not heretofore paid, and for which no appropriation has been made; to make appropriations for the payment of miscellaneous claims presented to the Legislature for which no appropriations have been made; to provide the manner in which certain money so appropriated shall be paid and expended; and to declare an emergency.

UNANIMOUS CONSENT—Expedite Bills

Mr. Proud asked unanimous consent that LB 853 and LB 854 be placed at the head of E and R for review and that they be expedited. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 132. Mr. Moylan asked unanimous consent that the following amendments be considered. No objections. So ordered.

Mr. Moylan offered the following amendments:

1. Amend Section 3 of the bill by striking the new matter in lines 74 to 77 and all amendments thereto, and inserting: "*except that hospital disposition may be made of the dead body of a still-born or of a newborn infant in accordance with section 28-1033 when requested by the parents or legal guardian.*".

2. Amend Knight amendment 2, adopted March 29, 1965 line 2 by inserting "*as herein before provided,*" after the comma, and line 3 by inserting "*and subscribed to also by the hospital or its administrator*" before the period.

3. Amend the title to conform.

Amendments pending.

Laid over until Monday, May 24, 1965 at the request of Mr. Carpenter.

LEGISLATIVE BILL 257. E and R amendment found in the Legislative Journal for the Ninety-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 691. E and R amendment found in the Legislative Journal for the Ninety-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 598. E and R amendments found in the Legislative Journal for the Ninety-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 373. E and R amendments found in the Legislative Journal for the Ninety-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 95. E and R amendments found in the Legislative Journal for the Ninety-first Day were adopted.

Mr. Carpenter offered the following amendments:

1. Section 2, line 28, strike "first class and second class".
2. Section 2, line 36, strike "or first".
3. Section 3, line 9, insert after, "class", "or incorporated villages".

Amendments pending.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 396. E and R amendments found in the Legislative Journal for the Ninety-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 79. E and R amendment found in the Legislative Journal for the Ninety-first Day was adopted.

Mr. Carpenter offered the following amendments:

1. Amend section 1 of the bill by striking lines 7 and 8 and inserting the following:

“Sec. 1B. When a general income tax is adopted by the Legislature, the Legislature shall adopt an income tax law based upon the laws of the United States.”

2. Amend section 2 of the bill by striking lines 6 to 8 and inserting the following:

“Constitutional amendment providing that when a general income tax is adopted, the Legislature shall base the tax upon the laws of the United States.

3. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Carpenter.

MOTION—Rule Changes

Mr. President: I move the following amendments to the rules:

1. Amend Rule 6, section 9, in line 8 by striking the remainder of the sentence after “Legislature” and delete the comma and insert a period.

2. In line 14, strike “making the same” and insert “the Committee makes its report to the Legislature”.

(Signed) George Syas

Referred to the Rules Committee.

MOTION—Reconsider Action on LB 751

Mr. Proud moved to reconsider action taken on May 17, 1965, on LB 751.

Mr. D. Payne moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 27 ayes, 14 nays, and 8 not voting.

Mr. Proud asked for a Call of the House on his original motion. The Call showed 49 members present.

Mr. Klaver moved the Call be raised.

The motion prevailed with 44 ayes, 3 nays, and 2 not voting.

The Proud motion to reconsider action on LB 751 lost with 21 ayes, 25 nays, and 3 not voting.

GENERAL FILE

LEGISLATIVE BILL 797.

Mr. Carpenter asked unanimous consent to waive the reading of the Standing Committee amendments, to adopt the Standing Committee amendments by unanimous consent, and to let the introducer explain the amendments. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 4. Correctly enrolled.

LEGISLATIVE BILL 283. Correctly enrolled.

LEGISLATIVE BILL 425. Correctly enrolled.

LEGISLATIVE BILL 307. Correctly enrolled.

LEGISLATIVE BILL 52. Correctly enrolled.

LEGISLATIVE BILL 414. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 4 LB 283 LB 425 LB 307 LB 52 LB 414

Committee Meeting

Mr. R. Rasmussen announced an executive meeting of the Education Committee at 1:00 p.m. in the West Senate Lounge.

Recess

At 11:50 a.m., on a motion by Mr. Wylie, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present.

The Journal for the Ninety-First Day was approved.

President Sorensen Presiding**Visitors**

Mrs. Hughes introduced Carol Pasco, teacher; Mrs. Don Niebrugge, sponsor, and 11 students from Linden School, Auburn.

Mrs. Orme introduced Mr. Robert Hughes, teacher; Mrs. Ruth Rodgers, Assistant Principal and 70 9th grade students from Irving Jr. Hugh School, Lincoln.

GENERAL FILE

LEGISLATIVE BILL 797. Considered.

Mr. Bauer asked unanimous consent to read and discuss the bill section by section.

Mr. Carpenter objected.

Mr. Bauer moved to read and discuss the bill section by section.

The motion prevailed.

Mr. Burbach offered the following amendment:

Amend Section 1, (2) in line 9 after "return", insert "an exemption of \$400 for each dependent child,".

Mr. E. Rasmussen moved to amend the Burbach amendment as follows:

Strike "four hundred dollars" and insert "three hundred dollars".

Mr. Carpenter asked for a record vote on the amendment:

Voting in the affirmative, 30:

Adamson	Harsh	Moulton	Rasmussen, R.
Bauer	Hasebroock	Nelson	Ruhnke
Bowen	Holmquist	Nore	Stryker
Craft	Kjar	Orme	Wallwey
Crandall	Knight	Paine, I.	Warner
Danner	Kokes	Paxton	Whitney
Fleming	Kremer	Rasmussen, E.	Wylie
Gerdes	Matzke		

Voting in the negative, 19:

Batchelder	Carstens	Mahoney	Proud
Brauer	Claussen	Marvel	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Klaver	Payne, D.	Syas
Carpenter	Lysinger	Pedersen	

Not voting, 0.

The E. Rasmussen amendment to the Burbach amendment was adopted.

The Burbach amendment, as amended, was adopted with 29 ayes, 16 nays and 4 not voting.

Mr. Carpenter offered the following amendment:

Section 1, line 5, after "code", insert "on Corporation form 1120 use line 11 in Gross Income".

Mr. Carpenter asked for a record vote.

Mr. Proud moved the previous question. The question is, "Shall the debate cease?" The motion prevailed with 34 ayes, 2 nays and 13 not voting.

Voting in the affirmative, 13:

Batchelder	Lysinger	Moylan	Skarda
Brauer	Mahoney	Payne, D.	Stromer
Carpenter	Marvel	Pedersen	Syas
Klaver			

Voting in the negative, 33:

Adamson	Crandall	Hughes	Moulton
Bauer	Fleming	Kar	Nelson
Bowen	Gerdes	Knight	Nore
Budd	Harsh	Kokes	Orme
Burbach	Hasebroock	Kremer	Paine, I.
Craft	Holmquist	Matzke	Paxton

Proud	Ruhnke	Wallwey	Whitney
Rasmussen, E.	Stryker	Warner	Wylie
Rasmussen, R.			

Not voting, 3:

Carstens	Claussen	Danner
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The Carpenter amendment lost.

Mr. Pedersen offered the following amendment:

Amend the Burbach amendment as amended to extend the \$300 exemption for all dependents as defined by the Internal Revenue Code.

The amendment was adopted with 40 ayes, 3 nays and 6 not voting.

Mr. Syas offered the following amendment and asked for a record vote:

Amend the Burbach amendment by striking \$300 and inserting \$450.

Voting in the affirmative, 17:

Batchelder	Klaver	Moulton	Proud
Brauer	Lysinger	Moylan	Skarda
Budd	Mahoney	Payne, D.	Stromer
Burbach	Marvel	Pedersen	Syas
Carpenter			

Voting in the negative, 29:

Adamson	Gerdas	Kokes	Rasmussen, E.
Bauer	Harsh	Kremer	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Carstens	Holmquist	Nelson	Stryker
Claussen	Hughes	Nore	Wallwey
Craft	Kjar	Orme	Warner
Crandall	Knight	Paine, I.	Whitney
Fleming			

Not voting, 3:

Danner	Paxton	Wylie
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The Syas amendment lost.

Mr. Carpenter asked unanimous consent to have the introducer of the bill explain the remainder section by section. No objections. So ordered.

UNANIMOUS CONSENT—LB 562

Mr. Carpenter asked unanimous consent to place LB 562 after LB 797 on General File. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on May 18, 1965 at 11:55 a.m.: LB 4 LB 283 LB 425 LB 307 LB 52 LB 414

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Agriculture and Recreation**

LEGISLATIVE BILL 394. Placed on General File as amended.

Standing Committee amendments to LB 394:

1. Amend section 1 of the bill by striking lines 1 to 9 and inserting the following:

"Section 1. There is hereby established the position of State Veterinarian, to be appointed by the Director of the Department of Agriculture and Economic Development. The State Veterinarian shall hold office at the will of the director. The State Veterinarian shall receive such salary as fixed by the director and approved by the Governor. The State Veterinarian shall have authority to employ assistants and fix their compensation, subject to the approval of the director. The State Veterinarian shall"

2. Amend the bill by striking section 2 and renumbering original sections 3 to 14 as sections 2 to 13 respectively.

3. Amend renumbered section 2 line 5 by striking the period and inserting "*, subject to the approval of the Director of the Department of Agriculture and Economic Development."*

4. Amend section 4 of the bill by striking lines 25 to 27 and inserting "*to the protection of the health of domestic animals shall be exercised by and through the Bureau of Animal Industry,"*

5. Amend the bill by adding a new section to be known as section 14 and to read as follows:

"Sec. 14. That section 81-202, Revised Statutes Supplement, 1963, be amended to read as follows:

81-202. Under *Within* the Department of Agriculture and Economic Development there shall be a Bureau of Animal Industry, with the State Veterinarian in charge, subordinate *only* to the

Director of the Department of Agriculture and Economic Development. *The powers and duties of the department provided by law for the protection of the health of domestic animals, shall be exercised and discharged through the Bureau of Animal Industry under the direction of the State Veterinarian.*"

6. Amend section 15 of the bill by striking lines 4 to 6 and inserting " , 54-766.14, 54-1180, 54-1181, 54-1182, and 81-202, Revised Statutes Supplement, 1963, are repealed."

7. Amend the title to conform.

LEGISLATIVE BILL 398. Placed on General File as amended.

Standing Committee amendments to LB 398:

1. Amend the bill by striking sections 1 and 2 and inserting the following:

"Section 1. Whenever any person is arrested for a violation of any provision of section 54-143, Revised Statutes Supplement, 1963, punishable as a misdemeanor, the arresting officer shall, except as otherwise provided in this section, take the name and address of such person and the license number of his motor vehicle. Such officer shall issue a summons or otherwise notify him in writing to appear at a time and place to be specified in such summons or notice. Such time shall be at least five days after such arrest, unless the person arrested shall demand an earlier hearing. Such person shall, if he so desires, have a right to an immediate hearing or a hearing within twenty-four hours at a convenient hour, such hearing to be before a magistrate within the township or county wherein such offense was committed. Such officer shall thereupon, and upon the giving by such person of his written promise to appear at such time and place forthwith release him from custody. Any person refusing to give such written promise to appear shall be taken immediately by the arresting officer before the nearest or most accessible magistrate. Any person who willfully violates his written promise to appear, given in accordance with this section, shall be guilty of a misdemeanor regardless of the disposition of the charge upon which he was originally arrested."

2. Amend the title to conform.

LEGISLATIVE BILL 538. Placed on General File as amended.

Standing Committee amendments to LB 538:

1. Amend Section 1 of the bill, line 8, by striking "depreatory" and inserting "depredatory".

2. Amend Section 2 of the bill by striking lines 13 and 14 and inserting “, and the”, and by inserting after line 15 the following: “The District Agent of the Bureau of Sport Fisheries and Wildlife, or his duly authorized representative shall be invited to be an ex-officio member of the board, and to provide technical guidance.”.

3. Amend Section 3 of the bill, line 9, by striking “and hogs”; line 11 by inserting after the comma “the total dollar value of all hogs shall be multiplied by the factor .000075, ”; line 12 by striking “.0015” and inserting “.00275”; line 14 by striking “.004” and inserting “.001”; and line 15 by striking “.0005” and inserting “.06”.

4. Amend Section 3 of the bill by inserting after line 19 the following:

“(2) State appropriations may be made through the director of Agriculture and Economic Development to augment and supplement the funds collected in subdivision (i) of this section.

“(3) Counties, associations, corporations, and individuals may contribute money to the predator and rodent fund when such cooperation is deemed necessary to assist in the management or destruction of predators, birds, or nuisance animals or rodents.”, and line 20 by striking “(2)” and inserting “(4)”.

5. Amend Section 4 of the bill, line 6, by striking “depreatory” and inserting “depredatory”.

(Signed) M. A. Kremer, Chairman

LEGISLATIVE BILL 650. Placed on General File.

(Signed) H. C. Crandall, Vice-Chairman

LEGISLATIVE BILL 446. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

Public Works

LEGISLATIVE BILL 602. Indefinitely postponed.

LEGISLATIVE BILL 719. Indefinitely postponed.

(Signed) Cecil Craft, Chairman

Education

LEGISLATIVE BILL 301. Placed on General File as amended.

Standing Committee amendments to LB 301:

1. Amend section 2 of the bill, line 28 by striking "and Wheeler" and inserting "Wheeler, and Cherry", by striking line 33, line 34 by striking "and Box Butte" and inserting "Box Butte, and Sheridan", line 35 by inserting ", Banner" after "Scotts Bluff", by renumbering subdivisions (18) to (20) as subdivisions (17) to (19) respectively, and by inserting after line 37 the following:

"Class IV and V school districts may be exempted from the geographical areas of the educational service units."

2. Amend section 3 of the bill by striking lines 3 to 13 and inserting the following:

"tional Service Unit No. . . . The educational service unit board shall consist of one member from each county and four members at large, all of whom are residents of the educational service unit. Within ninety days after the effective date of this act, the Governor shall appoint the initial members of the board. One member from each county shall be appointed for a term of two years; the four members at large shall be appointed for terms of four years. Successors to the members initially appointed shall be elected as provided for in Chapter 32, articles 4 and 5, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, commencing in 1968. Mem-".

3. Amend section 4 of the bill, line 2 by striking "1965" and inserting "1966".

4. Amend section 5 of the bill by striking line 3 and inserting "person experienced in public school administration and who shall hold at least a standard administrative certificate. With the".

5. Amend section 6 of the bill, lines 7 and 8 by striking ", out of funds appropriated to it for that purpose," and inserting "out of funds appropriated to it for educational purposes".

6. Amend section 8 of the bill by striking lines 3 and 4 and inserting "geographical area supplementary educational service such as (a) comprehensive guidance and counseling, remedial instruction, school health, psychological, social work services designed to enable and to encourage persons to enter, remain in, or reenter educational programs provided by the local school district; (b) vocational guidance and counseling, and adult education, including community colleges and area vocational technical schools; (c) special education and related services; (d) instructional material centers, including library facilities, audio-visual instruction, radio, and television; and (e) any other educational programs which meet the purposes of this act whenever the board of the educational service unit", and line 5 by inserting "planning and" after "(2)" .

7. Amend section 9 of the bill, line 3 by inserting “, and may use tax revenue from the levy of the unit for the purpose of matching any funds that may be made available to it on a matching basis by any state or federal agency,” after “it”, and line 5 by inserting “, or governmental unit” before the period.

8. Amend section 10 of the bill by striking lines 1 to 3 and inserting “Sec. 10. The board for each educational”, and lines 4, 6 and 9 by striking “area” and inserting “unit”.

9. Amend section 11 of the bill, line 2, by striking “areas” and inserting “units”, line 3 by striking “upon request may”, and line 4 after “Education” insert “or when acting as the State Board of Vocational Education,”.

10. Amend section 12 of the bill, line 1, after “Education” insert “, or when acting as the State Board of Vocational Education,”, line 2 by inserting “initiating and” after “for”, line 3 after the word “a ” strike the period and insert “and in conformity with sections 79-28 and 79-1429 Reissue Revised Statutes of Nebraska, 1943, and amendments thereto.”.

11. Amend the title to conform.

(Signed) Ross H. Rasmussen, Chairman

Budget

LEGISLATIVE BILL 344. Placed on General File as amended.

Standing Committee amendment to LB 344:

Section One, Line 34 by striking “may” and inserting “shall.”

LEGISLATIVE BILL 662. Placed on General File.

LEGISLATIVE BILL 415. Placed on General File as amended.

Standing Committee amendment to LB 415:

Amend section 10, line 4, by striking “may” and inserting “shall”.

(Signed) Richard D. Marvel, Chairman

Adjournment

At 4:15 p.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Wednesday, May 19, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, May 19, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by Rev. J. Dallas Gibson of the Fairhill United Presbyterian Church.

The roll was called and all members were present.

UNANIMOUS CONSENT—Pass Over Final Reading

Mr. Carpenter asked unanimous consent to pass over Final Reading and Select File and to go directly to the consideration of LB 797 on General File. No objections. So ordered.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent to waive the reading of LB 797 and have the introducer explain.

Mr. Holmquist objected.

GENERAL FILE

LEGISLATIVE BILL 797. Read and considered.

Mr. Ruhnke Presiding

Mr. Danner offered the following amendment and asked for a record vote:

Strike subsection 2 of Section 6.

Voting in the affirmative, 13:

Batchelder	Lysinger	Moylan	Stromer
Budd	Mahoney	Pedersen	Stryker
Danner	Moulton	Skarda	Syas
Klaver			

Voting in the negative, 28:

Adamson	Gerdes	Kokes	Proud
Bauer	Harsh	Kremer	Rasmussen, E.
Bowen	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Nelson	Ruhnke
Craft	Hughes	Nore	Wallwey
Crandall	Kjar	Orme	Warner
Fleming	Knight	Paxton	Whitney

Not voting, 8:

Brauer	Carstens	Marvel	Payne, D.
Carpenter	Claussen	Paine, I.	Wylie

The Danner amendment lost.

Mr. Hasebroock Presiding

Visitors

Mr. Stromer introduced 180 eighth grade students from Everett Junior High School and teachers Mes. Fannie Ellinger, Dorothy Aten, and Faye Becher and Messrs. Robert Edwards, Robert Heffelfinger, John Rogers, and LeRoy Hansen.

Mr. Moulton introduced 48 students from Walnut Hill School, Omaha, Mrs. Florence Maxwell, teacher, and Mrs. Carol Jorgensen, Principal.

Mr. Syas introduced 30 students from Wakonda School, Omaha, and Mrs. Gladys Scharmann.

GENERAL FILE

LEGISLATIVE BILL 797. Considered.

Mr. Pedersen offered the following amendment:

1. Strike Section 7 in its entirety.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 19:

Batchelder	Klaver	Moylan	Proud
Carpenter	Lysinger	Paine, I.	Skarda
Claussen	Mahoney	Paxton	Syas
Danner	Marvel	Payne, D.	Wylie
Holmquist	Moulton	Pedersen	

Voting in the negative, 24:

Adamson	Gerdes	Kremer	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Wallway
Craft	Knight	Orme	Warner
Fleming	Kokes	Rasmussen, E.	Whitney

Not voting, 6:

Brauer	Carstens	Hasebroock	Stryker
Budd	Crandall		

The Pedersen amendment lost.

Mr. Proud offered the following amendment:

1. In section 7, subsection (5) strike the last sentence which is part of line 42 and all of lines 43, 44, 45 and 46.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 40:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Matzke	Rasmussen, E.
Brauer	Harsh	Moulton	Ruhnke
Budd	Hasebroock	Moylan	Skarda
Burbach	Holmquist	Nelson	Stromer
Carpenter	Hughes	Nore	Syas
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie

Voting in the negative, 6:

Bowen	Kjar	Orme	Wallway
Craft	Kremer		

Not voting, 3:

Marvel	Rasmussen, R.	Stryker
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The Proud amendment was adopted.

Mr. Carpenter offered the following amendment and asked for a record vote:

Amend Sec. 8(1), line 1 by inserting after "collection" the words "and tax", and in line 4 by inserting after "power" the words "shall be waived and cancelled." and by striking the remainder of line 4 and lines 5 and 6.

Voting in the affirmative, 19:

Batchelder	Danner	Moylan	Pedersen
Brauer	Klaver	Nore	Skarda
Budd	Lysinger	Orme	Stromer
Carpenter	Mahoney	Paine, I.	Syas
Carstens	Moulton	Payne, D.	

Voting in the negative, 26:

Adamson	Harsh	Kremer	Rasmussen, R.
Bauer	Hasebroock	Matzke	Ruhnke
Burbach	Holmquist	Nelson	Stryker
Claussen	Hughes	Paxton	Wallwey
Crandall	Kjar	Proud	Warner
Fleming	Knight	Rasmussen, E.	Wylie
Gerdes	Kokes		

Not voting, 4:

Bowen	Craft	Marvel	Whitney
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The Carpenter amendment lost.

Speaker Bowen Presiding

Mr. Bauer offered the following amendment:

1. Amend Sec. 9(1), line 2 by striking "act" and inserting "State".

Mr. Danner moved to amend the Bauer amendment as follows:

1. Amend Sec. 9(1), line 2, after "act", strike "unless excused by the Commission".

The Danner amendment to the Bauer amendment lost with 18 ayes, 25 nays and 6 not voting.

The Bauer amendment was adopted.

Visitors

Mr. Holmquist introduced 18 8th grade students from Burt County Rural School; also, Mrs. Belle Robertson, County Superintendent, Jack Blair, teacher and Mr. Svoboda, Board Members from Tekamah.

Mr. Skarda introduced Sister Joella, Sister Christine, teachers and 36 students from Immaculate Conception School, Omaha.

Mr. E. Rasmussen introduced Marvin Engel, teacher, 3 sponsors and 15 8th grade students from Peace Lutheran School, Deshler.

Message from the Governor

May 18, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on May 18, 1965, I approved Legislative Bills 844, 723, 722, 721, 698, 569, 510, 461, 460, 119, and 113.

Respectfully,

(Signed) Frank B. Morrison
Governor

Presented to the Governor

Presented to the Governor for approval on May 19, 1965 at 8:40 a.m.: LB 500 LB 557 LB 690 LB 677 LB 601 LB 852 LB 804 LB 805 LB 749 LB 672

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 332. Placed on General File as amended.

Standing Committee amendments to LB 332:

1. Amend section 2 of the bill by striking lines 14 to 17 and inserting the following:

“(4) Control authority shall mean the county weed district board, which includes all rural area and cities, villages, and townships within the county boundaries. The board shall be composed of five elected members, three of whom shall be from rural areas, and two shall be from cities, villages or townships. The expenses of the weed district supervisors shall be eight cents per mile when on official business and a per diem of twelve dollars per day when on official business.”.

2. Amend section 2 of the bill, line 22 by striking the period and inserting “, or his designated representative.”.

3. Amend section 3 of the bill by striking “Town-” in line 79, by striking line 80, and by striking through the period in line 81.

4. Amend section 4 of the bill by striking lines 11 and 12 and inserting "Control Authority, in one or more legal newspapers of", line 13 by striking "or areas," and line 14 by striking "or Control Authorities".

5. Amend section 5 of the bill, line 1 by striking "(1)" and by striking lines 8 to 43.

6. Amend section 8 of the bill by striking lines 16 to 21 and inserting "inspection by citizens of this state.".

7. Amend section 12 of the bill by striking lines 13 to 15 and inserting "(2) Any Control Authority, and any weed control superin-".

8. Amend section 13 of the bill, line 6 by inserting after the period the following:

"The Director shall keep a record showing the allocation and disbursement of all funds in the State Noxious Weed Control Fund, which record shall be open to inspection by citizens of this state.".

9. Amend the title to conform.

(Signed) M. A. Kremer, Chairman

Enrollment and Review

LEGISLATIVE BILL 590. Replaced on Select File as amended.

E and R amendment to LB 590:

1. In line 3 of Enrollment and Review amendment 2, adopted May 17, 1965, insert "reinstate the" before "stricken".

LEGISLATIVE BILL 853. Placed on Select File as amended.

E and R amendment to LB 853:

1. In the title, line 4, strike "land,".

LEGISLATIVE BILL 854. Placed on Select File as amended.

E and R amendments to LB 854:

1. Amend the standing committee amendment to read "In section 1, line 9, strike 'lands,'".

2. In the title, strike lines 4 to 11 and insert "second class and villages; to extend the power of eminent domain for flood control purposes; to clarify provisions; to eliminate provisions for an optional tax; to repeal the".

LEGISLATIVE BILL 899. Placed on Select File as amended.

E and R amendments to LB 899:

1. Show as new all matter appearing as stricken in the standing committee amendments.

2. In the second standing committee amendment, line 4, strike "at" and insert "of".

3. In the fourth and seventh standing committee amendments, line 2, insert "the first" before "word".

4. In section 2, line 65, strike "*the Tax Commissioner*".

5. In section 4, line 11, strike "; *Provided,*" and show the same as stricken; in line 30, reinstate the stricken period; in line 67, strike "of"; and in line 73, strike ". *But*" and insert ", *but*".

6. In section 5, line 10, strike "or" and insert "of" as in the statutes.

7. For correlation purposes, after the second comma in line 2 of section 1, insert "as amended by section 2, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike beginning with "that" in line 21 through the comma in line 26; and after line 72, insert: "If the omission or failure to return intangible property was the result of filing a late return and if no extension of time for filing has been granted as provided in section 77-1229, and if the return was voluntarily made by the taxpayer without notice and prior to May 1 of the year in which the assessment should have been made, to the tax shall be added a penalty on intangible property of fifty per cent of the tax due *or if notice was given by the taxpayer and the return filed as provided in section 77-1235, the penalty shall be as provided in section 77-1235.*"

8. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 2, Legislative Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and at the end of line 69, insert: "If the failure to return intangible property was the result of filing a late return and if no extension of time for filing has been granted as provided in section 77-1229, and if the return was voluntarily made by the taxpayer, without notice from the tax assessor, prior to ~~April~~ *May* 1 of that year, a penalty of ten per cent on tangible property and fifty per cent on intangible property of the tax due shall be added to the tax ~~the year in which the assessment should have been made, or if notice was given by the taxpayer and the return filed as provided in section 77-1235, the penalty shall be as provided in section 77-1235.~~"

9. For correlation purposes, after the second comma in line 2 of section 4, insert "as amended by section 3, Legislative Bill 81,

Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 10, strike "value thereof" and insert "tax due thereon".

10. For correlation purposes, amend section 7 to read:

"Sec. 7. That original sections 77-716 and 77-1320.01, Revised Statutes Supplement, 1963, section 77-318, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1235, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 81, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

11. For correlation purposes, in the title, strike lines 2 and 3 and insert:

FOR AN ACT to amend sections 77-716 and 77-1320.01, Revised Statutes Supplement, 1963, section 77-318, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1235, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 81, Seventy-fifth Session, Nebraska State Legislature, 1965,".

LEGISLATIVE BILL 769. Placed on Select File as amended.

E and R amendments to LB 769:

1. In section 1, line 10, strike "that" and insert "that *who*".

2. In the title, line 4, insert "and supplemental lists" after "lists"; in line 5, insert "county" after "party"; and in line 6, strike "major".

LEGISLATIVE BILL 610. Placed on Select File as amended.

E and R amendments to LB 610:

1. In section 1, line 5, strike "or" and insert "of" as in the statutes; and in line 27, strike "*said*" and insert "*such*".

2. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 81-303.01, Revised Statutes Supplement, 1963, be amended to read as follows:

81-303.01. To the extent that securities and the sale or exchange thereof are not subject to the supervision, control, and regulation of the Director of Banking, the Department of Insurance shall have exclusive supervision, control, and regulation of securities, as defined in sections 91-293.01 and 91-293.02 *this section*, issued by any stock insurance company, and the sale or exchange thereof. The provisions of the Blue-Sky Law, except subdivision (1) of section 81-304, and subdivisions (5) and (11) of section 81-312, are hereby incorporated by reference into sections 91-293.01 and 91-293.02 *this section* and shall apply to securities, as defined in this section, issued by any stock insurance company, and to the sale or exchange thereof to the extent that the provisions of Chapter 44, are not in conflict therewith. For the purposes of sections 91-293.01 and 91-293.02 *this section*, all references in the Blue-Sky Law to the Director of Banking or the Department of Banking shall be construed to mean the Director of Insurance or the Department of Insurance, and the term securities shall mean any and all evidence of ownership, or right to ownership, in any part of the assets of any stock insurance company and the right to an interest in any surplus after payment of debts and obligations, including but not limited to any stock, share, or subscription to any stock or share, any stock option or right, and any certificate or interest in a profit sharing agreement, but not including a contract of insurance.”

3. Renumber sections 2 and 3 as sections 3 and 4 respectively.

4. After the second comma in line 2 of renumbered section 3 and line 3 of the title, insert “and section 81-303.01, Revised Statutes Supplement, 1963.”

5. In the title, strike beginning with the comma in line 6 through line 8; in line 9, insert “to limit expenses of the distribution and sale of domestic stock companies as prescribed; to change internal references;” after the semicolon; in lines 9 and 10, strike “section” and insert “sections”; and in line 11, insert “; and to declare an emergency” after “1963”.

LEGISLATIVE BILL 611. Placed on Select File.

LEGISLATIVE BILL 431. Placed on Select File as amended.

E and R amendments to LB 431:

1. In section 1, line 3, strike “This authority will” and insert “Such authority shall”.

2. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, strike lines 2 to 9 and insert:

"FOR AN ACT relating to agriculture; to provide for joint county fairs as prescribed; and to declare an emergency."

LEGISLATIVE BILL 771. Placed on Select File as amended.

E and R amendment to LB 771:

1. In section 1, line 14, strike the comma and insert "and"; and in line 16, strike "This" and insert "Such".

LEGISLATIVE BILL 785. Placed on Select File as amended.

E and R amendments to LB 785:

1. In section 1, line 16, insert an underscored period after "facilities"; and in line 18, strike the second "the" and insert "the The".

2. In section 2, line 27, strike "the" and insert "the The".

3. In section 3, line 4, strike the first "the" and insert "the The".

4. In standing committee amendment 3, lines 4 and 5, strike "and the period in line 21"; in line 7, strike the first period; and in line 7, insert "after 'taxation' in line 21" after the quotation mark.

5. In the title, line 5, insert "contracting for or the" after "the"; and in line 7, strike "by such revenue obligations" and insert "as prescribed".

LEGISLATIVE BILL 67. Placed on Select File as amended.

E and R amendments to LB 67:

1. Amend standing committee amendment 2 to read "2. In section 1, line 13, strike the new and stricken matter and insert 'thirty sixty days'".

2. In standing committee amendment 3, line 2, insert ", showing the same as stricken," before "and".

3. The error proposed to be corrected thereby not appearing in the typed bill, strike standing committee amendment 4.

4. In section 1, line 3, strike "17-716." and show the same as stricken.

5. In section 2, line 2, strike "is" and insert "and also section 16-730, Reissue Revised Statutes of Nebraska, 1943, are".

6. In the title, strike lines 5 to 10 and insert "time for filing claims as prescribed; to make provisions thereof applicable to cities of the first class; and to repeal the original section and also section 16-730, Reissue Revised Statutes of Nebraska, 1943.".

LEGISLATIVE BILL 375. Placed on Select File as amended.

E and R amendments to LB 375:

1. Strike the quotation marks in lines 2, 3, and 10 of new section 1 and line 1 of new section 2.

2. In the title, strike lines 2 to 4 and insert:

"FOR AN ACT to amend section 46-249, Reissue Revised Statutes of Nebraska, 1943, relating to irrigation; to provide an exception; and to repeal the original section.".

LEGISLATIVE BILL 539. Placed on Select File as amended.

E and R amendments to LB 539:

1. In section 2, strike line 10 and insert "spect to an owner's policy of liability insurance a motor vehicle liability policy.".

2. In the title, strike beginning with the second "to" in line 4 through line 15 and insert "to clarify provisions; to provide when the act shall not apply; and to repeal the original sections.".

LEGISLATIVE BILL 666. Correctly engrossed.

LEGISLATIVE BILL 703. Correctly engrossed.

LEGISLATIVE BILL 206. Correctly engrossed.

LEGISLATIVE BILL 359. Correctly engrossed.

LEGISLATIVE BILL 395. Correctly engrossed.

LEGISLATIVE BILL 93. Correctly engrossed.

LEGISLATIVE BILL 372. Correctly engrossed.

LEGISLATIVE BILL 711. Correctly engrossed.

LEGISLATIVE BILL 575. Correctly enrolled.

LEGISLATIVE BILL 574. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Corrections for the Journal

Page 1643, line 14, delete "17" and insert "7".

Page 1649, line 22, delete "from" and insert "form".

The Journal for the Ninety-second Day was approved as corrected.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 575 LB 574

MOTION—Vacation

Mr. Syas moved to return from Memorial Day vacation on Wednesday, June 2, 1965, instead of Tuesday, June 1, 1965.

The motion prevailed with 25 ayes, 8 nays, and 16 not voting.

Recess

At 12:00 p.m., on a motion by Mr. Klaver, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mrs. Orme, excused until 2:30 p.m.

Communications

Letter of appreciation from the Marvin E. Stromer family.

Copy of expense report filing activities of all lobbyists and their employers for the month of April, 1965, pursuant to LR 1.

Members Excused

Mr. Paxton was excused for Friday, May 21, 1965 and Monday, May 24, 1965.

Mr. Carstens was excused for Friday, May 21, 1965.

GENERAL FILE

LEGISLATIVE BILL 797. Considered.

Mr. Carpenter offered the following amendment and asked for a record vote:

1. Amend Sec. 12 (5) (a), line 84 by striking "The" and inserting "Any".

Voting in the affirmative, 21:

Batchelder	Danner	Moulton	Proud
Brauer	Klaver	Moylan	Skarda
Budd	Lysinger	Nore	Stromer
Carpenter	Mahoney	Paine, I.	Stryker
Carstens	Marvel	Pederson	Syas
Claussen			

Voting in the negative, 27:

Adamson	Gerdes	Kokes	Rasmussen, R.
Bauer	Harsh	Kremer	Ruhnke
Bowen	Hasebroock	Matzke	Wallwey
Burbach	Holmquist	Nelson	Warner
Craft	Hughes	Orme	Whitney
Crandall	Kjar	Paxton	Wylie
Fleming	Knight	Rasmussen, E.	

Not voting, 1:

Payne, D.

The Carpenter amendment lost.

Visitors

Mr. Adamson introduced 41 ninth grade students from Fremont Mills Community, Tabor, Iowa, and teachers Bill Kruse, Gary Joeske, Robert Lindberg, Faylow Geist.

Mr. Adamson Presiding

GENERAL FILE

LEGISLATIVE BILL 797. Considered.

Mr. Carpenter offered the following amendment which was adopted:

Amend Sec. 12(5), line 89 by striking "But may be heard by the judge in chambers."

Mr. Proud offered the following amendment:

1. In Section 1, raise the exemption for dependents to \$600.

Mr. Syas asked for a record vote.

Voting in the affirmative, 19:

Batchelder	Carstens	Marvel	Proud
Brauer	Danner	Moulton	Skarda
Budd	Klaver	Moylan	Stromer
Burbach	Lysinger	Payne, D.	Syas
Carpenter	Mahoney	Pedersen	

Voting in the negative, 29:

Adamson	Hasebroock	Matzke	Rasmussen, R.
Bauer	Holmquist	Nelson	Ruhnke
Bowen	Hughes	Nore	Stryker
Craft	Kjar	Orme	Wallwey
Crandall	Knight	Paine, I.	Warner
Fleming	Kokes	Paxton	Whitney
Gerdes	Kremer	Rasmussen, E.	Wylie
Harsh			

Not voting, 1:

Claussen

The Proud amendment lost.

UNANIMOUS CONSENT—Executive Session

Mr. Marvel asked unanimous consent for the Budget Committee to meet in executive session Thursday morning, May 20, 1965 at 8:30 a.m., in the Governor's Hearing Room. No objections. So ordered.

UNANIMOUS CONSENT—LB 797

Mr. Carpenter asked unanimous consent that when we convene in the morning to continue the debate on LB 797. No objections. So ordered.

Adjournment

At 4:05 p.m., on a motion by Mr. Kremer, the Legislature adjourned until 9:00 a.m., Thursday, May 20, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, May 20, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by Father Cross of the Holy Trinity Episcopal Church.

The roll was called and all members were present except Mr. Stromer, who was excused until 10:30 a.m.

The Journal for the Ninety-third Day was approved.

REFERENCE COMMITTEE REPORT

LR 48.....Banking, Commerce and Insurance

LB

902.....Urban Affairs

903.....Urban Affairs

904.....Urban Affairs

(Signed) Philip C. Sorensen, President

MOTION—Place LB 602 on General File

Mr. President: I move that LB 602 be placed on General File notwithstanding the Committee action.

(Signed) Fern Hubbard Orme

Laid over.

GENERAL FILE

LEGISLATIVE BILL 797. Considered.

Mr. Mahoney offered the following amendments:

1. Amend section 3 of the bill, line 10 by striking the period and inserting the following:

“; *Provided*, that for the year 1967 the tax rate shall not exceed three per cent.”.

2. Amend the title to conform.

Mr. Klaver asked for a record vote.

Voting in the affirmative, 15:

Batchelder	Klaver	Moylan	Proud
Brauer	Lysinger	Paine, I.	Skarda
Carpenter	Mahoney	Payne, D.	Syas
Danner	Moulton	Pedersen	

Voting in the negative, 30:

Adamson	Gerdes	Kremer	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Wallwey
Craft	Kjar	Orme	Warner
Crandall	Knight	Paxton	Whitney
Fleming	Kokes		

Not voting, 4:

Carstens	Claussen	Stromer	Wylie
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The Mahoney amendment lost.

Mr. Proud offered the following amendment:

Amend subsection (2) of Section 3 by adding a new sentence in line 16 after the word “year” as follows:

“Provided that such rate of tax shall not exceed 12%.”

Mr. Klaver asked for a record vote.

Voting in the affirmative, 19:

Batchelder	Claussen	Marvel	Pedersen
Brauer	Danner	Moulton	Proud
Budd	Klaver	Moylan	Skarda
Carpenter	Lysinger	Nore	Syas
Carstens	Mahoney	Payne, D.	

Voting in the negative, 28:

Adamson	Craft	Harsh	Kjar
Bauer	Crandall	Hasebroock	Knight
Bowen	Fleming	Holmquist	Kokes
Burbach	Gerdes	Hughes	Kremer

Matzke	Paxton	Ruhnke	Warner
Nelson	Rasmussen, E.	Stryker	Whitney
Orme	Rasmussen, R.	Wallwey	Wylie

Not voting, 2:

Paine, I. Stromer

The Proud amendment lost.

Mr. Mahoney offered the following amendment:

Amend the amount of exemption for dependents by striking the word \$300 dollars and inserting \$650 dollars.

Mr. Klaver asked for a record vote.

Voting in the affirmative, 18:

Batchelder	Carstens	Marvel	Pedersen
Brauer	Danner	Moulton	Proud
Budd	Klaver	Moylan	Skarda
Burbach	Lysinger	Payne, D.	Syas
Carpenter	Mahoney		

Voting in the negative, 28:

Adamson	Harsh	Kremer	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Nelson	Ruhnke
Claussen	Hughes	Nore	Stryker
Crandall	Kjar	Orme	Wallwey
Fleming	Knight	Paine, I.	Warner
Gerdes	Kokes	Paxton	Whitney

Not voting, 3:

Craft Stromer Wylie

The Mahoney amendment lost.

Visitors

Mr. Wallwey introduced Mrs. Essie Johnson, teacher, 8 mothers and 13 pupils from District 4, Pender, Nebraska.

Mr. Marvel introduced 60 students from the University of Omaha.

Mr. Whitney introduced Mr. J. H. Helvie of Hyannis, Nebraska.

Mr. Craft introduced Mr. J. Castle of North Platte, Nebraska.

Mr. Budd introduced Mr. Lowell Johnson, teacher; 5 sponsors, and 90 students from Plattsmouth, Nebraska.

MOTION—Memorial Day Vacation

Mr. D. Payne moved that the employees have the same amount of vacation as the Senators over the Memorial Day Weekend.

The motion prevailed.

Members Excused

Messrs. Klaver and R. Rasmussen were excused for Friday, May 21, 1965.

UNANIMOUS CONSENT—Executive Sessions

Mr. E. Rasmussen asked unanimous consent for the Miscellaneous Subjects Committee to hold an executive session at 1:30 p.m. in the West Lounge. No objections. So ordered.

Mr. Craft asked unanimous consent for the Public Works Committee to hold an executive session in the Railway Commission Hearing Room at 1:00 p.m. No objections. So ordered.

Visitor

Mr. Bauer introduced his father Mr. William W. Bauer.

UNANIMOUS CONSENT—Friday Afternoon Session

Mr. Carpenter asked unanimous consent to have a machine vote on the members who would be present Friday Afternoon, May 21, 1965, to discuss non-controversial bills on General File. No objections. So ordered.

The vote showed 28 members would be present.

GENERAL FILE**Mr. Craft Presiding**

LEGISLATIVE BILL 797. Considered.

Mr. Pedersen offered the following amendment:

Amend LB 797, Section 3, subsection (2) by inserting after the period in line 16 the following words: "The rate shall not be less than 2% nor more than 7½% of net income."

Speaker Bowen Presiding

Mr. Gerdes moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 34 ayes, 10 nays, and 5 not voting.

Mr. Klaver requested a record vote on the Pedersen amendment.

Voting in the affirmative, 18:

Batchelder	Danner	Moylan	Proud
Brauer	Klaver	Paine, I.	Skarda
Carpenter	Lysinger	Payne, D.	Stromer
Carstens	Mahoney	Pedersen	Syas
Claussen	Moulton		

Voting in the negative, 29:

Adamson	Gerdes	Kokes	Rasmussen, E.
Bauer	Harsh	Kremer	Rasmussen, R.
Bowen	Hasebroock	Marvel	Ruhnke
Budd	Holmquist	Matzke	Stryker
Burbach	Hughes	Nelson	Wallwey
Craft	Kjar	Orme	Warner
Crandall	Knight	Paxton	Whitney
Fleming			

Not voting, 2:

Nore	Wylie
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The Pedersen amendment lost.

Mr. Burbach offered the following amendment:

1. Amend standing committee amendment 1, line 17, by inserting "subdivisions (1) to (15) and (17) of" after the second "under"; and by striking beginning with "those" in line 19 through the semi-colon in line 21.

Mr. Carpenter requested a record vote on the Burbach amendment.

Voting in the affirmative, 40:

Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Harsh	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Rasmussen, E.	Wylie

Voting in the negative, 1:

Claussen

Not voting, 8:

Adamson	Hasebroock	Kremer	Paxton
Brauer	Hughes	Matzke	Proud

The Burbach amendment was adopted.

Mr. Carpenter moved to indefinitely postpone LB 797.

Mr. Paxton asked unanimous consent to adhere to the rule of allowing each speaker 10 minutes for debate. No objections. So ordered.

Mr. Hasebroock Presiding

Mr. Warner asked unanimous consent to suspend the rules and allow anyone to ask questions on the closing of the motion to indefinitely postpone. No objections. So ordered.

Mr. Carpenter asked unanimous consent that he be allowed to speak on his motion to indefinitely postpone at 2:00 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Print in Journal

Mr. Burbach asked unanimous consent to have the following letter from Dwight Burney printed in the Journal. No objections. So ordered.

To the Revenue Committee of the Nebraska Unicameral:

Greetings from the Valley of the Sun in Arizona . . . We receive three Nebraska daily papers and after reading them, I have formed certain opinions and would like to make some observations concerning the problems facing the legislature.

Requests for funds for financing the state of Nebraska for the next 2 years have been reported to be 40 million dollars above the 1963 budget. Many bills to increase existing taxes or instituting new forms of taxation have been introduced. Several of these bills have already been killed and others amended to a point much below the figure as introduced so that the amount of revenue raised will not be great.

Neither the governor or any member of the legislature has introduced a 2 or 3 mill levy increase to the property tax, - nor would

I expect it to pass if they did. However unless some other major revenue bill IS enacted this is exactly what will result.

Let us suppose that the budget will be increased just one-half the forty million request. This twenty million would be a ten million increase each year of biennium and that would amount to about 3 mills of added property tax, if property is to carry the load. This can be done without the introduction of a specific bill.

Whatever figure the budget carries in the general fund must be met by the action of the State Equalization Board. They meet and estimate the mill levy required. Thus this tax legislation is enacted.

The question in my mind is this - would such a bill stand any better chance of passage than a bill proposing a new form of taxation?

I trust that this legislature will meet this problem squarely and enact just and fair tax legislation. Is there anyone who maintains that adding to the property tax is fair and equitable taxation???

(Signed) Dwight W. Burney

Visitors

Mr. Wylie introduced John Corkle from Tilden, Nebraska.

Mr. Gerdes introduced Les Stull from Alliance, Nebraska.

Presented to the Governor

Presented to the Governor for approval on May 19, 1965 at 3:35 p.m.: LB 574 LB 575

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Budget

LEGISLATIVE BILL 779. Indefinitely postponed.

(Signed) Richard D. Marvel, Chairman

Enrollment and Review

LEGISLATIVE BILL 616. Replaced on Select File as amended.

E and R amendment to LB 616:

1. In section 5, lines 3 and 4, strike "hereinbefore provided" and insert "provided in this act".

LEGISLATIVE BILL 706. Placed on Select File as amended.

E and R amendments to LB 706:

1. In section 2, line 13, strike "work" and insert "word"; in line 45, strike ", drug, device, or cosmetic"; strike line 88, and insert "sanction or approval granted by the Department of Agriculture and Economic Development prior to the effective date of this act,."; in line 98, strike the period and insert a semicolon; and in line 105, insert a comma after "indirectly".

2. In section 3, line 2, strike the comma; in line 4, strike the comma; in line 19, strike "affect" and insert "effect"; and in line 20, strike the comma.

3. In standing committee amendment 1, line 3, strike the first comma.

4. In section 4, strike the comma in line 4; and in line 5, insert a comma after "grant".

5. In section 5, strike beginning with "im-" in line 3, through line 11, and insert "punished by imprisonment for not more than three months, or by a fine of not less than fifty nor more than five hundred dollars, or by both such imprisonment and fine; but if the violation is committed after a conviction of such person under the provisions of this section has become final, such person shall, upon conviction thereof, be punished by imprisonment for not more than one year, or by a fine of not more than one thousand dollars, or by both such imprisonment and fine."; in line 13, strike the comma; and insert a comma after "director" in line 27 and after "Nebraska" in line 30.

6. In section 6, line 15, strike "subdivision" and insert "subsection"; in line 32, insert "has been executed" after "bond"; and strike the same in line 34; in line 39, strike "of said article"; in line 53, strike "subdivisions" and insert "subsections"; and in line 54, strike "section 6 of this act" and insert "this section".

7. In section 7, line 11, strike "its" and insert "his".

8. In section 8, strike lines 2 to 4 and insert "requiring the director to report minor violations for the institution of proceedings when he".

9. In section 10, line 6, strike "clause" and insert "subdivision"; in lines 12, 15, 17, and 21, strike "subdivision" and insert "subsection"; in line 27, strike "is"; in line 37, strike "insanitary" and insert "unsanitary"; in lines 46 and 56, strike the period and insert a semicolon; in line 63, strike "paragraph" and insert "subdivision"; in line

67, strike the period and insert “; and”; and in line 69, strike “section 13 (2)” and insert “subsection (2) of section 13 of this act”.

10. In section 11, line 9, strike “subsection” and insert “subdivision”; strike the second comma in line 11 and the comma in line 12; in line 21, strike “court” and insert “count”; in line 23, strike the comma; insert a colon at the end of line 36; in lines 43, 55, 75, 88 and 94, strike the period and insert a semicolon; in line 65, insert “and” after the first comma; in line 82, insert “be one” after “food”; in line 91, insert “to” before “the”; and in line 98, strike the period and insert “; or”.

11. In section 13, line 7, strike “. Unless” and insert “, unless”; in line 10, strike “conform” and insert “conforms”; insert a comma after “consider” in line 43 and after “including” in line 47; in line 51, insert “and” before “all”; strike the commas in lines 54 and 56; and in line 74, strike “service” and insert “serve”.

12. In section 14, line 1, strike the comma.

13. In section 15, line 19, strike “it” and insert “he”.

14. In section 16, line 7, strike “(a)” and insert “(1)”; and in line 10, strike “(b)” and insert “(2)”.

15. In standing committee amendment 3, line 3, insert a comma after “foods”.

16. In section 17, line 7, strike “, as the director” and insert “as he”.

LEGISLATIVE BILL 794. Placed on Select File as amended.

E and R amendment to LB 794:

1. In section 2, line 3, strike the second “the”.

LEGISLATIVE BILL 620. Placed on Select File as amended.

E and R amendments to LB 620:

1. In section 1, line 25, strike “no” and insert “not” as in the statutes.

2. In standing committee amendment 1, line 2, insert “before the first ‘to’” before the period.

3. In the title, line 5, insert “to provide for a fee;” after the semicolon.

LEGISLATIVE BILL 673. Placed on Select File as amended.

E and R amendments to LB 673:

1. In new section 1, line 7, strike "registrar" and insert "register".
2. In new section 2, line 4, insert a comma after "utility".
3. In the title, strike lines 2 to 7 and insert "FOR AN ACT relating to security interests; to provide for the central filing of prescribed documents; to provide for a fee; to provide a savings provision; to provide an operative date; and to declare an emergency."

LEGISLATIVE BILL 732. Placed on Select File.

LEGISLATIVE BILL 733. Placed on Select File.

LEGISLATIVE BILL 715. Placed on Select File.

LEGISLATIVE BILL 257. Correctly engrossed.

LEGISLATIVE BILL 691. Correctly engrossed.

LEGISLATIVE BILL 373. Correctly engrossed.

LEGISLATIVE BILL 396. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Voting on LB 797

Mr. Kremer asked unanimous consent that the Agriculture and Recreation Committee be called in this afternoon on any votes taken on LB 797. No objections. So ordered.

Recess

At 12:00 p.m., on a motion by Mrs. Orme, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Mr. Klaver presiding.

The roll was called and all members were present except members of the Agriculture and Recreation Committee and the Public Works Committee, excused for a short time.

MOTION—LB 797

Mr. Carstens moved that if disposition isn't made of LB 797 today that it be held over until Tuesday, May 25, 1965.

The motion prevailed with 24 ayes, 6 nays, and 19 not voting.

UNANIMOUS CONSENT—LB 797

Mr. Nelson asked unanimous consent that the Agriculture and Recreation Committee be allowed to discuss LB 797 when they return from their meeting.

No objections. So ordered.

NOTICE OF COMMITTEE HEARINGS**Urban Affairs**

LB 902	Wednesday, May 26, 1965	2:00 p.m.
LB 903	Wednesday, May 26, 1965	2:00 p.m.
LB 904	Wednesday, May 26, 1965	2:00 p.m.

Banking, Commerce and Insurance

LR 48	Tuesday, May 25, 1965	2:00 p.m.
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GENERAL FILE

LEGISLATIVE BILL 797. Considered.

Mr. Carpenter renewed his motion to indefinitely postpone.

Mr. Gerdes moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 32 ayes, 6 nays and 11 not voting.

Mr. Carpenter asked for a record vote on his motion to indefinitely postpone.

Voting in the affirmative, 20:

Batchelder	Danner	Moulton	Pedersen
Brauer	Klaver	Moylan	Proud
Budd	Lysinger	Nore	Skarda
Carpenter	Mahoney	Paine, I.	Stromer
Claussen	Marvel	Payne, D.	Syas

Voting in the negative, 29:

Adamson	Bowen	Carstens	Crandall
Bauer	Burbach	Craft	Fleming

Gerdes	Knight	Orme	Stryker
Harsh	Kokes	Paxton	Wallwey
Hasebroock	Kremer	Rasmussen, E.	Warner
Holmquist	Matzke	Rasmussen, R.	Whitney
Hughes	Nelson	Ruhnke	Wylie
Kjar			

Not voting, 0.

The motion to indefinitely postpone lost.

Mr. Burbach offered the following amendment to LB 797, which was adopted.

1. In section 5, line 79, following the period after "year", insert "compensation shall be determined by the taxpayer on the same basis used by the taxpayer for federal income tax purposes."

Mr. Bauer asked for a record vote on advancing LB 797 to E and R for review.

Voting in the affirmative, 29:

Adamson	Fleming	Knight	Rasmussen, E.
Bauer	Gerdes	Kokes	Rasmussen, R.
Bowen	Harsh	Kremer	Ruhnke
Burbach	Hasebroock	Matzke	Stryker
Carpenter	Holmquist	Nelson	Wallwey
Carstens	Hughes	Orme	Warner
Craft	Kjar	Paxton	Whitney
Crandall			

Voting in the negative, 19:

Batchelder	Klaver	Moylan	Proud
Brauer	Lysinger	Nore	Skarda
Budd	Mahoney	Paine, I.	Stromer
Claussen	Marvel	Payne, D.	Syas
Danner	Moulton	Pedersen	

Not voting, 1:

Wylie

LB 797 was advanced to E and R for review.

Mr. Carpenter asked unanimous consent to place LB 797 at the head of E and R for review. No objections. So ordered.

Committee Meeting

Mr. Craft announced that the Public Works committee would meet in executive session in the East Lounge immediately.

Members Excused

Mr. Bowen was excused for the remainder of the afternoon and for Friday, May 21, 1965.

Messrs. Wylie, Syas, Kremer, and D. Payne were excused for Friday afternoon, May 21, 1965.

Messrs. Wallwey and Nore were excused for all day Friday, May 21, 1965.

Mr. Gerdes was excused for Friday, May 21, 1965, and Monday, May 24, 1965.

UNANIMOUS CONSENT—Bracket LB 890

Mr. Gerdes asked unanimous consent to print the following proposed amendments to LB 890 in the Journal and to consider LB 890 on Select File on Tuesday, May 25, 1965. No objections. So ordered.

AMENDMENTS TO LEGISLATIVE BILL 890

1. Amend section 2 of the bill by striking lines 80 to 443 and inserting the following:

“(1) To The University of Nebraska:

(a) Seven million six hundred fifty thousand dollars, for the state's share of costs of construction and remodeling at the Medical Center, such construction and remodeling to consist of additional and renovated teaching hospital facilities, a new basic sciences building, a new library, renovation of space in existing Units I and II of University Hospital, renovation of North Laboratory and Conkling Hall, purchase of X-ray equipment, and necessary utilities and air conditioning; one million seven hundred fifty thousand dollars, for the state's share of costs of construction and remodeling during the biennium July 1, 1965 to June 30, 1967, on the College of Agriculture and Home Economics campus in Lincoln, Nebraska, such construction and remodeling to consist of a new Animal Science Building and renovation of existing buildings and air conditioning of existing buildings; and eleven million six hundred twenty-eight thousand dollars, for the state's share of costs of construction and remodeling during the biennium July 1, 1965 to June 30, 1967, on the main campus of the university at Lincoln, Nebraska, such construction and remodeling to consist of completion of a Dental Building, completion of a Music Building and a rehearsal and concert hall, construction of a classroom and office building, construction of a new Chemistry Science Building, acquisition of land

for future development of the university in the vicinity of the main campus at Lincoln, Nebraska, renovation of Bessey Hall, Bancroft Building, Brace Laboratory, Social Science Building and for campus lighting, utility improvements, and a natatorium wing of a new Women's Physical Education Building;

(b) One million seven hundred sixty-five thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling at the College of Agriculture and Home Economics, such construction and remodeling to consist of a new Child Development Center, construction and replacement of walkways and drives, a new General Agriculture Building, extension of air conditioning facilities to existing buildings and expansion of chiller capacities, and miscellaneous renovations to existing buildings and facilities. For improvements to structures and facilities and for additional structures and facilities at the Northeast Station, the North Platte Station, and the Scotts Bluff Station of the College of Agriculture and Home Economics; and twelve million seven hundred ninety-seven thousand five hundred dollars, for the state's share of costs of construction and remodeling during the biennium July 1, 1967 to June 30, 1969, on the main campus of the university at Lincoln, Nebraska, such construction and remodeling to consist of acquisition of land for future development in the vicinity of the main campus at Lincoln, Nebraska, renovation of Bessey Hall, Bancroft Building, Brace Laboratory, Social Science Building and for campus lighting, miscellaneous utility improvements, completion of the Women's Physical Education Building, development of Nebraska Hall, to renovate utility tunnels, additional chilled water lines, compliance with fire safety standards, miscellaneous walks and drives, miscellaneous renovation of existing structures and facilities, a temperature control system, improvement and development of intramural fields, renovation of Andrews Hall, an engineering and architectural complex, additional coolant tower and boiler capacity, remodeling of University High School, remodeling of Avery Laboratory, remodeling Morrill Hall, and an addition to the Physics Building; and

(c) One million seven hundred twenty-five thousand dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling at the College of Agriculture and Home Economics, such construction and remodeling to consist of additional walks and drives, completion of the General Agriculture Building, additions to the power plant boiler facility, renovation of the Animal Science Building, miscellaneous renovation and replacements of existing buildings and facilities, remodeling the Nutrition Building, remodeling the Agronomy Crops Building, remodeling the Plant Industry Building, and remodeling Dairy Industry Hall; and ten million two hundred ninety-five thousand dollars, for the bien-

niun July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling at the main campus in Lincoln, Nebraska, such construction and remodeling to consist of acquisition of land in the vicinity of the main campus of the university at Lincoln, Nebraska for future development and expansion of the university, renovation of utility tunnels, additional chilled water lines and appurtenances, compliance with fire safety standards, additional walks, drives and lighting, miscellaneous renovation of buildings and facilities, completion of the engineering, mechanical and architectural complex, and a new Plant Maintenance Building.

(2) To Chadron State College:

(a) Six hundred ninety one thousand six hundred seventeen dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary renovations and additions to comply with fire safety standards, replacement of utility tunnels, replacement of utility lines, improvements to the electrical distribution system, additions to and housing of the boiler plant, renovation of the Women's Physical Education Building, renovation of the Elementary School for use as offices and classrooms;

(b) Seven hundred thirty-five thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of extensions to and replacement of the water system, storm sewers, renovation of Memorial Hall and of the roof of Memorial Hall, remodeling the present Library Building for use as industrial arts classrooms, and remodeling of the kitchen for use as fine arts classrooms; and

(c) One million dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of a new Science Building.

(3) To Kearney State College:

(a) Two hundred thousand dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, a new Shop Maintenance Building and acquisition of land in the vicinity of the college for future development;

(b) One million four hundred twenty-five thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of an expansion of the heating plant and construction of a new Fine Arts Building; and

(c) *Five hundred fifteen thousand dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of remodeling the new Library Building basement for use as a library addition, pavement of existing drives and walks, remodeling of the Campus School for use as classrooms, and completion of the new Fine Arts Building.*

(4) *To Peru State College:*

(a) *Six hundred twenty-five thousand two hundred thirty dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, repairs to the Campus School Building, remodeling the Administration Building, improvements to the electrical distribution system, additions to and repair of the heating system and the heating plant, construction of storage and dressing rooms at the outdoor physical education area, and renovation of the gymnasium;*

(b) *Five hundred twenty-six thousand three hundred dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of remodeling and renovation of the Auditorium Building, an addition to the Science Building, and improvements to the Athletic Field Stadium; and*

(c) *Seven hundred seven thousand seven hundred dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of an addition to the heating and cooling plant, and a Women's Physical Education Building.*

(5) *To Wayne State College:*

(a) *Two hundred eighty-two thousand five hundred dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, acquisition of land in the vicinity of the college for future development, completion of the Fine Arts Building, and renovation of the Maintenance Shop Building;*

(b) *One million two hundred fifty thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of a new Science Building; and*

(c) *Eight hundred thirty-five thousand dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of an addition to the Library Building, completion of construction and equipment for the new Science Building, remodeling of the Hahn Building for use as classrooms, paving and lighting improvements on the campus, remodeling and renovation of the Administration Building for use as classrooms, and to raze the Art and Commerce Building.*

(6) *To the Department of Education:*

(a) *Seven hundred twenty thousand four hundred eighty-six dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling at the School for the Deaf, such construction and remodeling to consist of a new Primary Unit Building;*

(b) *Six hundred five thousand seven hundred thirty-one dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of a new Girls Dormitory Building at the School for the Deaf;*

(c) *Three hundred sixty-four thousand four hundred sixty-one dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of addition to the Boys Dormitory at the School for the Deaf;*

(d) *Three hundred eighty thousand dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling at the Nebraska Vocational Technical School, such construction and remodeling to consist of miscellaneous improvements to land and structures, additions to the shop and classroom buildings, development and construction of a Health Center, Auditorium, Bookstore and Library and for a test steam room and storage room;*

(e) *Five hundred thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling at the Nebraska Vocational Technical School, such construction and remodeling to consist of miscellaneous renovation to existing structures, and purchase of vocational training equipment for the institution;*

(f) *Seven hundred fifty thousand dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling at the Nebraska Vocational Technical*

School, such construction and remodeling to consist of acquisition of land for expansion of the school, additions to shop and classroom buildings, completion of a Library, and completion of roads and parking areas; and

(g) Thirteen thousand five hundred dollars, for the biennium July 1, 1965 to June 30, 1967, for demolition of buildings at the School for the Visually Handicapped.

(7) To the Department of Public Welfare:

(a) One hundred eighty-five thousand one hundred dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling at the Home for Children, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, construction of three new residence cottages and payment for the assessment by the city of Lincoln, Nebraska for street paving;

(b) Twenty-five thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling at the Home for Children, such construction and remodeling to consist of completion of a new Shop Building; and

(c) Sixty-two thousand four hundred dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling at the Home for Children, such construction and remodeling to consist of pavement of parking areas, and construction of two half-way houses for older children who are wards of the state.

(8) To the Department of Public Institutions:

(a) Four hundred nineteen thousand forty-two dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling at all institutions, such construction and remodeling to consist of miscellaneous repairs and replacements;

(b) One million nine hundred seventy-three thousand nine hundred sixty-eight dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and remodeling at the various institutions and such construction and remodeling to consist of projects as follows: At the Beatrice State Home for plant equipment and miscellaneous paving; at the Soldier's and Sailor's Home for a new Nursing Care Building, miscellaneous renovations and repairs and extension of utilities, for an addition to the cemetery, to repoint a chimney, and to construct enclosed walkways and streets; at the Lincoln State Hospital for renovation of Wards A4 and L, replacement of roofs, ventilation of the Admin-

istration Building, renovation of Wards C and H; at the Norfolk State Hospital for water pumping station, renovation of Wards 11, 13, and 15, air conditioning of the Admissions and Administration Building, and replacement of service tunnel; at the Nebraska Orthopedic Hospital for a service drive and parking area, and for replacement of the shop building; at the Nebraska Hospital for the Tuberculous for rewiring the kitchen; at the Nebraska Penal and Correctional Complex for replacement of sections of the walls; at the State Reformatory for Women for remodeling of West Hall; at the Boys' Training School for ventilation of cottages; at the Hastings State Hospital for renovation of R Building, renovation of and additions to the kitchen, finish G Building basement for patient use, air conditioning classrooms, spot cooling work stations in the Laundry Building, and ventilation of the cafeteria;

(c) One million nine hundred forty-one thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and remodeling at the various institutions and such construction and remodeling to consist of projects as follows: At the Beatrice State Home for construction of new ward buildings to house one hundred twenty patients, kitchen additions and remodeling a new boiler, warehouse and garage, and a milking parlor; at Lincoln State Hospital for replacement of the bakery floor; at Norfolk State Hospital for an addition to and renovation of the kitchen; at the Girls' Training School for construction of a street to the employees quarters; and

(d) One million nine hundred sixty-two thousand dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and remodeling at the various institutions and such construction and remodeling to consist of projects as follows: At the Beatrice State Home for construction of new ward buildings to house sixty patients, a heating plant addition and a shop addition; at the Nebraska Penal and Correctional Complex for construction of new dormitories to house two hundred inmates and for construction of a Rehabilitation Shop Building; at the State Reformatory for Women for construction of a new residence cottage for twenty-five inmates, and for remodeling East Hall for use as a reception center; at the Girls' Training School for a new residence cottage for twenty-five girls; at the Boys' Training School for construction of a new cottage to house twenty-five boys, and for a new administration-infirmary and special treatment building.

(9) To the office of the Governor for use by the Capitol Murals Commission:

Eighteen thousand dollars, for completion of the murals in the State Capitol Building during the biennium July 1, 1965 to June 30, 1967.

(10) To State Building Commission:

(a) Two hundred four thousand ten dollars, for the biennium July 1, 1965 to June 30, 1967, for construction and remodeling consisting of power lines and transformers, repair of steps, and supervision of air conditioning of the State Capitol Building:

(b) One hundred thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for miscellaneous construction, repairs and remodeling of the Capitol Buildings and Grounds; and

(c) One hundred thousand dollars, for the biennium July 1, 1969 to June 30, 1971, for miscellaneous construction, repairs and remodeling of the Capitol Buildings and Grounds;

(11) To the Military Department:

(a) One hundred ninety-four thousand eight hundred dollars, for the biennium July 1, 1965 to June 30, 1967, for the state's share of costs of construction and repair of Military Department Facilities;

(b) One hundred ninety-five thousand dollars, for the biennium July 1, 1967 to June 30, 1969, for the state's share of costs of construction and repair of Military Department Facilities; and

(c) One hundred ninety-five thousand dollars, for the biennium July 1, 1969 to June 30, 1971, for the state's share of costs of construction and repair of Military Department Facilities.”

2. Amend the bill by adding a new section to be known as section 3 and to read as follows:

“Sec. 3. The Governor shall have responsibility for developing a schedule of construction so as to avoid conflicts between the various agencies for which construction projects are outlined herein. The construction schedule shall be based on the projects provided for herein to be commenced in accord with the availability of funds subject to appropriations by the Legislature.”

3. Amend the bill by renumbering original sections 3 to 5 as sections 4 to 6 respectively.

4. Amend the title to conform.

(Signed) George C. Gerdes

UNANIMOUS CONSENT—Bracket LB 516 and LB 517

Mr. Klaver asked unanimous consent to bracket LB 516 and LB 517 on Final Reading until Monday, May 24, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 164

Mr. Stromer asked unanimous consent to consider LB 164 on General File on Tuesday, May 25, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 384, LB 385

Mr. Carstens asked unanimous consent to consider LB 384 and LB 385 on General File on Wednesday, May 26, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 130, LB 173

Mr. Gerdes asked unanimous consent to hold LB 130 on Final Reading until Tuesday, May 25, 1965. No objections. So ordered.

Mr. Gerdes asked unanimous consent to bracket LB 173 on General File. No objections. So ordered.

Adjournment

At 3:30 p.m., on a motion by Mr. Carpenter, the Legislature adjourned until 8:00 a.m., Friday, May 21, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, May 21, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., Mr. Hasebroock presiding.

Prayer was offered by Rev. Harold C. Sandall of the St. Paul Methodist Church, Lincoln.

The roll was called and all members were present except Messrs. Bauer and Nore, excused until 8:30 a.m., Mr. Stromer, excused until 9:15 a.m., and Messrs. Bowen, Carstens, Gerdes, Klaver, Mahoney, Paxton, R. Rasmussen, and Wallwey, excused for the day.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 755. With Emergency.

A BILL FOR AN ACT to amend section 43-111, Reissue Revised Statutes of Nebraska, 1943, relating to adoption; to prescribe and define the legal effect of relinquishment by a written instrument to the Department of Public Welfare or to a licensed child placement agency; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 35:

Adamson	Fleming	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 14:

Bauer	Gerdes	Nore	Skarda
Bowen	Klaver	Paxton	Stromer
Carstens	Kokes	Rasmussen, R.	Wallwey
Danner	Mahoney		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 758. With Emergency.

A BILL FOR AN ACT to amend section 43-106, Reissue Revised Statutes of Nebraska, 1943, relating to adoption; to provide for the acknowledging officer and one other person to be present when a consent to adoption is signed; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Adamson	Fleming	Lysinger	Pedersen
Batchelder	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Rasmussen, E.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Syas
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 13:

Bauer	Gerdes	Nore	Stromer
Bowen	Klaver	Paxton	Stryker
Carstens	Mahoney	Rasmussen, R.	Wallwey
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 759. With Emergency.

A BILL FOR AN ACT relating to adoption; to provide for custody of children when the court does not approve an adoption; to prescribe a procedure for the county judge in such situations; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 37:

Adamson	Harsh	Marvel	Proud
Batchelder	Hasebroock	Matzke	Rasmussen, E.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stryker
Carpenter	Knight	Orme	Syas
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 12:

Bauer	Danner	Mahoney	Rasmussen, R.
Bowen	Gerdes	Nore	Stromer
Carstens	Klaver	Paxton	Wallwey

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 280. With Emergency.

A BILL FOR AN ACT to adopt the Model Liability Relief Law; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 37:

Adamson	Burbach	Danner	Holmquist
Batchelder	Claussen	Fleming	Hughes
Brauer	Craft	Harsh	Kjar
Budd	Crandall	Hasebroock	Knight

Kokes	Moylan	Payne, D.	Stryker
Kremer	Nelson	Proud	Syas
Lysinger	Nore	Rasmussen, E.	Warner
Marvel	Orme	Ruhnke	Whitney
Matzke	Paine, I.	Skarda	Wylie
Moulton			

Voting in the negative, 1:

Pedersen

Not voting, 11:

Bauer	Carstens	Mahoney	Stromer
Bowen	Gerdes	Paxton	Wallwey
Carpenter	Klaver	Rasmussen, R.	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 281.

A BILL FOR AN ACT to amend section 37-217, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to provide that nonresident hunters, regardless of age, be required to carry the required upland game bird stamp; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Harsh	Matzke	Proud
Batchelder	Hasebroock	Moulton	Rasmussen, E.
Brauer	Holmquist	Moylan	Ruhnke
Budd	Hughes	Nelson	Skarda
Burbach	Kjar	Nore	Stryker
Claussen	Knight	Orme	Syas
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 11:

Bauer	Carstens	Mahoney	Stromer
Bowen	Gerdes	Paxton	Wallwey
Carpenter	Klaver	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 282.

A BILL FOR AN ACT to amend sections 37-101 and 37-213, Revised Statutes Supplement, 1963, relating to game and fish; to remove fox and buffaloes from the protected animal listing; and to repeal the original sections.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Harsh	Matzke	Proud
Batchelder	Hasebroock	Moulton	Rasmussen, E.
Brauer	Holmquist	Moylan	Ruhnke
Budd	Hughes	Nelson	Skarda
Burbach	Kjar	Nore	Stryker
Claussen	Knight	Orme	Syas
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wyllie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 11:

Bauer	Carstens	Mahoney	Stromer
Bowen	Gerdes	Paxton	Wallwey
Carpenter	Klaver	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 559. With Emergency.

A BILL FOR AN ACT to amend section 84-1301, Revised Statutes Supplement, 1963, relating to state officers; to provide for the exclusion of the Nebraska National Guard air and army technicians from the provisions of the State Employees Retirement Act; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Fleming	Matzke	Proud
Batchelder	Harsh	Moulton	Rasmussen, E.
Bauer	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Marvel		

Voting in the negative, 0.

Not voting, 11:

Bowen	Gerdes	Mahoney	Stromer
Carpenter	Klaver	Paxton	Wallwey
Carstens	Kremer	Rasmussen, R.	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 535. With Emergency.

A BILL FOR AN ACT to enable the United States to acquire by purchase or exchange land needed for stream flow protection, production of timber, erosion control and other purposes as prescribed; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 35:

Adamson	Danner	Lysinger	Rasmussen, E.
Batchelder	Fleming	Marvel	Ruhnke
Bauer	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stryker
Budd	Holmquist	Nelson	Syas
Burbach	Hughes	Nore	Warner
Claussen	Kjar	Orme	Whitney
Craft	Knight	Paine, I.	Wylie
Crandall	Kokes	Payne, D.	

Voting in the negative, 1:

Pedersen

Not voting, 13:

Bowen	Klaver	Matzke	Rasmussen, R.
Carpenter	Kremer	Paxton	Stromer
Carstens	Mahoney	Proud	Wallway
Gerdes			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 678. With Emergency.

A BILL FOR AN ACT to amend section 16-626, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to clarify provisions; to provide for final payment upon completion and acceptance of prescribed improvements; to eliminate obsolete matter; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Danner	Marvel	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 10:

Bowen	Klaver	Paxton	Stromer
Carstens	Kremer	Rasmussen, R.	Wallway
Gerdes	Mahoney		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 169.

A BILL FOR AN ACT relating to meat; to require notice, as prescribed, when imported meat or meat products are sold or offered for sale; to provide penalties; to provide for enforcement; to provide for rules and regulations; and to provide powers and duties.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Adamson	Fleming	Lysinger	Pedersen
Batchelder	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Rasmussen, E.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner			

Voting in the negative, 2:

Bauer	Nore
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Not voting, 10:

Bowen	Klaver	Rasmussen, R.	Syas
Carstens	Mahoney	Stromer	Wallwey
Gerdes	Paxton		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 757.

A BILL FOR AN ACT to amend section 43-504, Revised Statutes Supplement, 1963, relating to infants; to redefine dependent children; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Bauer	Budd	Carpenter
Batchelder	Brauer	Burbach	Claussen

Craft	Kjar	Moylan	Rasmussen, E.
Crandall	Knight	Nelson	Ruhnke
Danner	Kokes	Nore	Skarda
Fleming	Kremer	Orme	Stryker
Harsh	Lysinger	Paine, I.	Syas
Hasebroock	Marvel	Payne, D.	Warner
Holmquist	Matzke	Pedersen	Whitney
Hughes	Moulton	Proud	Wylie

Voting in the negative, 0.

Not voting, 9:

Bowen	Klaver	Paxton	Stromer
Carstens	Mahoney	Rasmussen, R.	Wallwey
Gerdes			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitor

Mr. Kremer introduced Mr. Ken Taylor of Wheaton, Illinois.

Member Excused

Mr. Kremer was excused at 9:00 a.m. for fifteen minutes.

LEGISLATIVE BILL 583.

A BILL FOR AN ACT to amend section 60-328.04, Revised Statutes Supplement, 1963, relating to motor vehicles; to clarify provisions respecting nonresident carnival operators; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Craft	Kjar	Nelson
Batchelder	Crandall	Knight	Nore
Bauer	Danner	Kokes	Orme
Brauer	Fleming	Lysinger	Paine, I.
Budd	Harsh	Marvel	Payne, D.
Burbach	Hasebroock	Matzke	Pedersen
Carpenter	Holmquist	Moulton	Proud
Claussen	Hughes	Moylan	Rasmussen, E.

Ruhnke	Stryker	Warner	Wylie
Skarda	Syas	Whitney	

Voting in the negative, 0.

Not voting, 10:

Bowen	Klaver	Paxton	Stromer
Carstens	Kremer	Rasmussen, R.	Wallway
Gerdes	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 356.

A BILL FOR AN ACT to amend section 8-101, Revised Statutes Supplement, 1963, relating to banks and banking; to define terms; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Danner	Marvel	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Warner
Claussen	Knight	Payne, D.	Whitney
Craft	Kokes	Pedersen	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 11:

Bowen	Klaver	Paine, I.	Stromer
Carstens	Kremer	Paxton	Wallway
Gerdes	Mahoney	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 357.

A BILL FOR AN ACT to amend sections 8-132, 8-140, 8-141, and 8-152, Revised Statutes Supplement, 1963, relating to banks and banking; to provide for approval of the Department of Banking to set up reserves; to provide for loans to directors, officers, or employees as prescribed; to provide for determination of lending limits; to provide for banks making real estate mortgage loans as prescribed; and to repeal the original sections.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Adamson	Fleming	Marvel	Proud
Batchelder	Harsh	Moulton	Rasmussen, E.
Bauer	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 12:

Bowen	Gerdes	Mahoney	Rasmussen, R.
Carpenter	Klaver	Matzke	Stromer
Carstens	Kremer	Paxton	Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 237. With Emergency.

A BILL FOR AN ACT to amend section 14-1323, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the metropolitan class; to provide for a system of retirement benefits for employees of a municipal university based upon individual contracts of insurance or group insurance, or both; to delete the provision that contracts shall be the property of the individual participants; to repeal the original section; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Fleming	Matzke	Proud
Batchelder	Harsh	Moulton	Rasmussen, E.
Bauer	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Syas
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Marvel		

Voting in the negative, 0.

Not voting, 11:

Bowen	Gerdes	Mahoney	Stryker
Carpenter	Klaver	Paxton	Wallway
Carstens	Kremer	Rasmussen, R.	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 604.

A BILL FOR AN ACT to amend section 44-330, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to clarify requirements for obtaining an agent's or broker's license and the expiration date of resident licenses; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Fleming	Moulton	Rasmussen, E.
Batchelder	Harsh	Moylan	Ruhnke
Bauer	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Knight	Paine, I.	Syas
Claussen	Kokes	Payne, D.	Warner
Craft	Lysinger	Pedersen	Whitney
Crandall	Marvel	Proud	Wylie
Danner	Matzke		

Voting in the negative, 0.

Not voting, 11:

Bowen	Gerdes	Kremer	Rasmussen, R.
Carpenter	Hughes	Mahoney	Wallwey
Carstens	Klaver	Paxton	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 768.

A BILL FOR AN ACT to amend section 48-424, Reissue Revised Statutes of Nebraska, 1943, relating to labor; to increase penalties for certain violations; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Adamson	Danner	Marvel	Pedersen
Bauer	Fleming	Matzke	Proud
Brauer	Harsh	Moulton	Skarda
Budd	Hasebroock	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Lysinger	Payne, D.	Wylie

Voting in the negative, 2:

Holmquist	Rasmussen, E.
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Not voting, 11:

Batchelder	Gerdes	Mahoney	Ruhnke
Bowen	Klaver	Paxton	Wallwey
Carstens	Kremer	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 802. With Emergency.

A BILL FOR AN ACT relating to elections; to provide for extended hours for registration of voters the last seven days prior to the deadline for voter registration in those areas requiring voter registration; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Knight	Orme	Syas
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 8:

Bowen	Gerdes	Mahoney	Rasmussen, R.
Carstens	Klaver	Paxton	Wallway

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 667.

A BILL FOR AN ACT to amend section 60-320, Revised Statutes Supplement, 1963, relating to motor vehicles; to remove the provisions relating to permits for towing motor vehicles on highways; to repeal the original section and also sections 60-903, 60-906, and 60-907, Reissue Revised Statutes of Nebraska, 1943, and sections 60-901, 60-902, 60-904, and 60-905, Revised Statutes Supplement, 1963.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Carpenter	Harsh	Kokes
Batchelder	Claussen	Hasebroock	Kremer
Bauer	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Marvel
Budd	Danner	Kjar	Matzke
Burbach	Fleming	Knight	Moulton

Moylan	Payne, D.	Ruhnke	Syas
Nelson	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 0.

Not voting, 8:

Bowen	Gerdes	Mahoney	Rasmussen, R.
Carstens	Klaver	Paxton	Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 473.

A BILL FOR AN ACT to amend section 48-661, Revised Statutes Supplement, 1963, relating to employment security; to provide that any executive department, the Legislature, any state administrative department and any state commission or board may file a written election to become subject to the provisions of sections 48-601 to 48-669, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto as prescribed; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 7:

Batchelder	Crandall	Moulton	Skarda
Carpenter	Danner	Orme	

Voting in the negative, 28:

Adamson	Holmquist	Moylan	Rasmussen, E.
Budd	Hughes	Nelson	Ruhnke
Burbach	Kjar	Nore	Stryker
Claussen	Knight	Paine, I.	Syas
Craft	Kokes	Payne, D.	Warner
Harsh	Kremer	Pedersen	Whitney
Hasebroock	Marvel	Proud	Wylie

Not voting, 14:

Bauer	Fleming	Mahoney	Rasmussen, R.
Bowen	Gerdes	Matzke	Stromer
Brauer	Klaver	Paxton	Wallwey
Carstens	Lysinger		

Having failed to receive a constitutional majority, the bill failed of passage.

Member excused

Mr. Harsh was excused for a short time.

LEGISLATIVE BILL 214. Laid over.

LEGISLATIVE BILL 710.

A BILL FOR AN ACT to amend section 77-204, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change dates when real estate taxes become delinquent in counties having a population of more than one hundred thousand and less than two hundred thousand inhabitants; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Danner	Matzke	Rasmussen, E.
Batchelder	Fleming	Moulton	Ruhnke
Bauer	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Knight	Paine, I.	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Marvel	Proud	

Voting in the negative, 0.

Not voting, 10:

Bowen	Harsh	Mahoney	Rasmussen, R.
Carstens	Klaver	Paxton	Wallwey
Gerdes	Lysinger		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Bauer introduced 14 Optimists Speech Club winners and sponsors Mr. Paul Galter and Mr. Bob Mook.

Mr. Matzke introduced 12 students from District 22, Gage County, and Elaine Schroder, teacher.

Mr. Nore introduced 26 students from District 1, Fullerton Public School, Nance County and Lyle Casper, teacher.

Communication

Letter from Jack McBride, Director of Television, General Manager, Station KUON-TV, calling the attention of the Legislature to a National Educational Television Regional Report entitled "One Man, One Vote" to be shown on Channel 12 Wednesday, May 26, 1965, at 7:00 p.m., and asking if the Legislature would like a special showing of this program.

Mr. Carpenter asked unanimous consent to hold the matter over until Monday and then discuss having a special showing of the program. No objections. So ordered.

Report

Mr. Carpenter asked unanimous consent to waive the reading of the report of the Nebraska Retirement Systems Advisory Committee and to have it printed in the Journal. No objections. So ordered.

May 18, 1965

From: Nebraska Retirement Systems Advisory Committee

To: The Seventy-Fifth Nebraska Legislature

Subject: Report on Proposed Retirement Plans and Amendments to Existing Plans

The Nebraska Retirement Systems Advisory Committee is herewith submitting its final report to the Seventy-Fifth Session of the Nebraska Legislature on proposed retirement legislation. This report covers the following measures: LB 415, LB 662, LB 488, and LB 149.

LB 415

Purpose of the Bill. This bill relates to firemen in first class cities. The statutes now provide for two mandatory pension plans for firemen in first class cities, one of which applies to home rule cities. At the present time no first class city operates under a home rule charter. This bill provides that (1) future firemen be covered under the "home rule" provisions; (2) present firemen elect which of the two plans will cover them; (3) a fireman electing the present system must contribute 5% of his salary until eligible for retirement; (4) a city may fund it system if it wants to.

Cost to the State: Passage of the bill would result in no cost to the state.

Committee's Recommendation. The Committee failed to vote approval of this bill.

Reasons For Committee Recommendation. The bill involves no actuarial questions, but the Committee feels that some cities have gone quite far in providing liberal retirement plans for employees such as firemen. These can become quite costly to the cities, and some may not be very carefully drawn.

LB 662

Purpose of the Bill. This bill involves the Judge's retirement system. The present statutes provide that a judge shall retire on a percentage of his average salary for the four years preceding retirement subject to a maximum for federal social security and the state retirement plan combined. The statutes provide that the monthly combined benefits shall not exceed 65% of the final monthly pay. This bill would change the limit from 65% of the final month's salary to 65% of the final average salary.

Cost to the State. Passage of this bill would not result in additional costs to the state. Actually, the bill is an improvement from an actuarial standpoint and would result in some savings to the state in the long run.

Committee Recommendation. The Committee recommends that the bill be passed. It wishes to point out, however, that in line 13 the word "yearly" should probably be "monthly." It appears to be a drafting error. Since Section 24-701 defines final average salary as average monthly salary, changing "monthly" to "yearly" in line 13 might mean that every judge's pension would be divided by 12. This could result in a certain amount of consternation.

Reasons For Committee Recommendation. The bill would clarify the statutes somewhat and would result in some long-run savings to the state.

LB 488

Purpose of the Bill. The bill would change the retirement plan for new judges. It would make no changes in the plan for present judges. The bill is devised to correct two objections to the present plan. In the opinion of the bill's supporters the present plan is unfair in that it discriminates in favor of the more highly paid judges, especially those with comparatively short service. For some low salaried county judges the retirement benefits they ultimately receive will be less than their accumulated contributions. Also, it is difficult for an actuary to estimate costs within narrow limits under the present plan.

Cost to the State: The annual cost for future service under this proposed plan would be \$97,000 if it were in effect for present judges.

Since fees are currently producing \$64,000 annually, the cost to the general fund would be \$33,000. On a long-run basis, however, it is believed the plan would decrease costs.

Committee's Recommendation. The Committee recommends that the bill not be passed.

Reasons For Committee Recommendation. Under this bill the annual retirement annuity would be 2% of the total salary earned as a judge between his 35th. and 65th. birthdays. If retirement is later than age 65 the payments due between age 65 and his retirement would be accumulated to retirement and then paid over a 5-year period. This means that a judge retiring at 70 would receive a supplemental annuity for the first five years of his retirement years and a normal annuity thereafter.

This bill is somewhat controversial and was discussed by this Committee on two occasions. The judges and the Bar Association are unenthusiastic about it. The Committee does not feel it is in a position to make a definite recommendation for its passage at this time.

LB 149

Purpose of The Bill. This bill would add judges of the municipal courts to the Retirement System for Judges and would provide for an increase in court costs of one dollar for "each cause of action or proceeding in municipal court, including prosecutions for violation of state law or any city ordinance." This would cover the 9 municipal judges, 7 in Omaha and 2 in Lincoln.

Cost to the State. The long-run annual cost would be an estimated \$40,000. It is further estimated that the increased court fees would bring in about \$68,000 per year.

Committee Recommendation. The Committee recommends that the bill be passed.

Reasons For Committee Recommendation. It would appear that a retirement plan for municipal judges is just as important as one for other judges in the state, and that their coverage should be consistent with those now covered.

Member Excused

Mr. Lysinger was excused at 10:00 a.m. for an hour.

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 790. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 684. Placed on Select File as amended.

E and R amendment to LB 684:

1. In section 2, line 2, insert “, *free public high school education,*” before “or”; in line 4, insert “, *nonresident public high school education,*” before “or”; in line 6, strike “79-307” and insert “79-328”; and in line 8, insert “79-1103.03,” before “79-1302”.

LEGISLATIVE BILL 227. Placed on Select File as amended.

E and R amendments to LB 227:

1. In the standing committee amendment, line 3, strike the semicolon and insert a period at the end of the line.

2. For correlation purposes, after the second comma in line 2 of section 1, line 3 of section 3, and line 4 of the title, insert “as amended by section 2, Legislative Bill 347, Seventy-fifth Session, Nebraska State Legislature, 1965,”; and in section 1, line 10, strike “Commissioner” and insert “State Board”.

3. In the title, line 5, insert “of” after “method”.

LEGISLATIVE BILL 646. Placed on Select File as amended.

E and R amendments to LB 646:

1. In new section 1, line 1, strike “Sections” and insert “section”.

2. In new section 2, line 7, strike “constructed” and insert “drilled”.

3. In line 5 of the title, as amended, strike “enforcements” and insert “enforcement”.

LEGISLATIVE BILL 438. Placed on Select File as amended.

E and R amendments to LB 438:

1. In section 1, line 14, strike “, *provided*” and insert “; *Provided,*”.

2. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”

3. In the title, line 6, insert “to provide power to contract as prescribed;” after the semicolon; and in line 8, insert “; and to declare an emergency” after “1943”.

LEGISLATIVE BILL 498. Placed on Select File.

LEGISLATIVE BILL 329. Placed on Select File as amended.

E and R amendments to LB 329:

1. Amend the standing committee amendments to section 2 to read “In section 2, strike beginning with the semicolon in line 15 through ‘appropriated’ in line 18 and show the same as stricken.”

2. Amend the standing committee amendment to section 3 to read “In section 3, line 2, insert ‘and also section 46-202.01, Revised Statutes Supplement, 1963,’ before ‘are.’”

3. In the title, line 6, insert “and also section 46-202.01, Revised Statutes Supplement, 1963” after “sections”.

LEGISLATIVE BILL 339. Placed on Select File as amended.

E and R amendments to LB 339:

1. In standing committee amendment 1, line 3, insert “before the period in line 11” after “following”; and in line 9, strike the period and insert a period at the end of the line.

2. Strike standing committee amendments 2 and 3 and in lieu thereof add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”

3. In the title, strike lines 6 and 7 and insert: “districts serving one hundred thousand meters or more; to repeal the original section; and to declare an emergency.”

LEGISLATIVE BILL 594. Placed on Select File as amended.

E and R amendment to LB 594:

1. In the title, line 6, insert "to increase a fee; to provide for certified copies;" after the semicolon.

LEGISLATIVE BILL 613. Placed on Select File.

LEGISLATIVE BILL 303. Placed on Select File.

LEGISLATIVE BILL 598. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTION

LEGISLATIVE RESOLUTION 49. Re: Recognition of Miss Catherine Caffrey

Introduced by Ross H. Rassmussen, 15th District; Ira E. Paine, 35th District; Fern Hubbard Orme, 29th District and Calista Cooper Hughes, 1st District.

WHEREAS, Catherine Caffrey has been chosen one of six national winners of a national scholarship contest, allowing her to be the recipient of the finest education possible; and

WHEREAS, Governor Frank B. Morrison issued the following proclamation:

"WHEREAS, Catherine Caffrey is a very intelligent young lady and has overcome many obstacles to prove herself worthy of receiving higher education; and

WHEREAS, Catherine Caffrey reflects the determined spirit of our young people in seeking the best ways possible to prepare themselves for the world in which we live:

NOW, THEREFORE, I, Frank B. Morrison, Governor of the State of Nebraska, do hereby proclaim Monday, May 17, 1965 as

MISS CATHERINE CAFFREY DAY

and extend congratulations and best wishes to this deserving young woman.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of this Office to be affixed.

Done at the State Capitol, Lincoln, Nebraska this seventeenth day of May in the Year of Our Lord One Thousand Nine Hundred and Sixty-five.

Frank B. Morrison
Governor of Nebraska"

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

We extend our congratulations to Catherine Caffrey for this high honor. That a copy of this resolution properly engrossed be sent by the Clerk of the Legislature to her.

SELECT FILE

LEGISLATIVE BILL 515. Laid over until Monday, May 24, 1965.

LEGISLATIVE BILL 95. The Carpenter pending amendment found in the Legislative Journal for the Ninety-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 79. Laid over until Monday, May 24, 1965.

LEGISLATIVE BILL 730. E and R amendment found in the Legislative Journal for the Ninety-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 889. E and R amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Mr. Pedersen offered the following amendment:

Amend LB 889 by reducing by four percent (4%) the amounts of general funds allocated to the departments and programs designated in Sections 3, 4, 5, 6 and 7.

Amendment pending.

Laid over until Monday, May 24, 1965.

LEGISLATIVE BILL 896. E and R amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 898. E and R amendment found in the Legislative Journal for the Ninety-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 326. E and R amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 643. Advanced to E and R for engrossment.

LEGISLATIVE BILL 590. E and R amendment found in the Legislative Journal for the Ninety-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 853. E and R amendment found in the Legislative Journal for the Ninety-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 854. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 899. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 769. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 610. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 611. Advanced to E and R for engrossment.

LEGISLATIVE BILL 431. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 771. E and R amendment found in the Legislative Journal for the Ninety-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 785. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 67. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 375. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 539. E and R amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 616. E and R amendment found in the Legislative Journal for the Ninety-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 706. E and R amendments found in the Legislative Journal for the Ninety-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 794. E and R amendment found in the Legislative Journal for the Ninety-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 620. E and R amendments found in the Legislative Journal for the Ninety-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 673. Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 732. Advanced to E and R for engrossment.

LEGISLATIVE BILL 733. Advanced to E and R for engrossment.

LEGISLATIVE BILL 715. Advanced to E and R for engrossment.

Mr. Adamson Presiding

UNANIMOUS CONSENT—Return LB 125 to General File

Mr. Carpenter asked unanimous consent to return LB 125 to General File for consideration of the following amendments:

1. Amend standing committee amendment 4 to read "In section 1, reinstate the stricken matter in lines 16 to 19 except 'of' in line 19."

2. Amend standing committee amendment 5, line 2, by inserting "*, article 1, sections 1 to 8,*" before "article".

3. Amend the title to conform.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 125. The Carpenter amendments found in this day's Journal were adopted.

Advanced to E and R for review.

Mr. Carpenter asked unanimous consent to place LB 125 directly after LB 797 on E and R for review. No objections. So ordered.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to take up non-controversial bills on General File, waive the reading, allow the intro-

ducer to explain the bills and pass them to E and R for review by unanimous consent.

Mr. E. Rasmussen objected.

GENERAL FILE

LEGISLATIVE BILL 490. Mr. E. Rasmussen asked unanimous consent to read only the new and stricken matter.

Mr. Stromer objected.

Mr. Stryker asked unanimous consent to place LB 490 at the bottom of General File.

No objections. So ordered.

Visitors

Mr. Whitney introduced Messrs. V. F. Plummer, Jamie Duetser and Skip Eigbrett of Bayard, Nebraska, and Mr. Gerald Geisert of Ogallala, Nebraska.

UNANIMOUS CONSENT—General File Bills

Mr. Syas asked unanimous consent to take up only non-controversial bills on General File, read the new and stricken matter, advance the bills by machine vote and if there are any objections the bill will automatically be laid over.

No objections. So ordered.

Member Excused

Mr. Carpenter was excused at 10:45 a.m., for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 544. Read and Considered.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

UNANIMOUS CONSENT—LB 632

Mr. Ruhnke asked unanimous consent to proceed to LB 632 on General File.

No objections. So ordered.

UNANIMOUS CONSENT—Withdraw Names

Messrs. Pedersen and Proud asked unanimous consent to withdraw their names from LB 786.

No objections. So ordered.

GENERAL FILE**LEGISLATIVE BILL 632.** Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-sixth Day were adopted.

Mr. Moylan offered the following amendments, which were adopted:

1. Add a new section to be known as section 2 and to read as follows:

Sec. 2. That section 31-755, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 404, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

31-755. For the purpose of paying the cost of the improvements herein provided for, the board of trustees, after such improvements have been completed and accepted, shall have the power to issue negotiable bonds of any such district, to be called sanitary and improvement district bonds, payable in not to exceed thirty years and such bonds shall be payable serially with the first maturity not later than three *five* years from date of issue and bearing interest at not to exceed six per cent per annum, payable annually. Such bonds may either be sold by the district or delivered to the contractor in payment for the work, but in either case for not less than their par value. For the purpose of making partial payments as the work progresses, warrants may be issued by the Board of trustees upon certificates of the engineer in charge showing the amount of work completed and materials necessarily purchased and delivered for the orderly and proper continuation of the project, in a sum not to exceed eighty-five per cent of the cost thereof. Such warrants shall be redeemed and paid upon the sale of the bonds issued and sold as aforesaid. All special assessments which may be levied upon property specially benefited by such work or improvements shall, when collected, be set aside and constitute a sinking fund for the payment of the interest and principal of said bonds. There shall be levied annually a tax upon the assessed value of all the taxable property in said district except intangible property which, together with such sinking fund derived

from special assessments, shall be sufficient to meet payments of interest and principal as the same become due. Such tax shall be known as the sanitary and improvement district tax and shall be payable annually in money.

2. Renumber section 2 as section 3 and amend to read as follows:

Section 3. That original section 31-749, Revised Statutes Supplement, 1963, and section 31-755, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 404, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed.

3. Amend the title to conform.

Advanced to E and R for review with 30 ayes, 0 nays and 19 not voting.

LEGISLATIVE BILL 901. Read and Considered.

Mr. Burbach offered the following amendment, which was adopted:

1. Strike "nine hundred seventy-five dollars and ninety cents" in Sec. 2, lines 18 and 19 and insert "*seven hundred fifty dollars and eighty cents*".

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

Member Excused

Mr. Syas was excused at 11:15 a.m. for the remainder of the day.

LEGISLATIVE BILL 476. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Seventy-eighth Day was adopted.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE BILL 262. Read and Considered.

Advanced to E and R for review with 24 ayes, 0 nays and 25 not voting.

Visitors

Mr. Warner introduced Miss Hattie Jackson, teacher; 4 sponsors and 18 students from District 153, Cheney, Nebraska.

Mr. Burbach introduced Mr. and Mrs. Nobbie Tieman of Wausa, Nebraska.

LEGISLATIVE BILL 750. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-ninth Day were adopted.

Mr. Nelson offered the following amendment which was adopted:

Amend the title to conform.

Advanced to E and R for review with 28 ayes, 0 nays, and 21 not voting.

LEGISLATIVE BILL 866. Read and considered.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

UNANIMOUS CONSENT—Afternoon Session

Mr. Proud asked unanimous consent to take a roll call to see how many members would be present this afternoon.

The count showed 25 members would be present.

Members Excused

Mr. Fleming was excused this afternoon and Monday, May 24, 1965.

Mr. Whitney was excused this afternoon after 3:00 p.m.

Mr. D. Payne was excused this afternoon.

Mr. Knight was excused at 11:45 a.m. for the remainder of the day.

Mr. Lysinger was excused this afternoon after 3:30 p.m.

Mr. Matzke was excused for the afternoon.

Mr. Pedersen was excused after 1:00 p.m.

Mr. Adamson was excused for Monday, May 24, 1965.

Announcement

The Nebraska Motor Carrier Dinner will be held on Wednesday, June 2, 1965, instead of Tuesday, June 1, 1965.

UNANIMOUS CONSENT—Reconvene at 1:30

Dr. Brauer asked unanimous consent to reconvene at 1:30 p.m. after recess. No objections. So ordered.

Mr. Hasebroock asked to have another roll call on who would be present for an afternoon session from 1:30 p.m. until 3:30 p.m.

The count showed that 22 members would be present.

Adjournment

At 12:00 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Monday, May 24, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, May 24, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by Rev. William O. Haney from the First Christian Church, Lincoln.

The roll was called and all members were present except Messrs. Adamson, Fleming, Nelson, and Paxton, who were excused.

Corrections for the Journal

Page 1708, line 5, correct spelling of "actuarial".

Page 1708, line 41, correct spelling of "difficult".

Page 1712, line 26, correct spelling of "proclaim".

The Journal for the Ninety-fourth Day was approved, and the Journal for the Ninety-fifth Day was approved as corrected.

Message from the Governor

May 21, 1965

Nebraska State Legislature
State Capitol Building
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I submit for your consideration the reappointment of Jess F. Tepner of Creighton, Nebraska, to the Motor Vehicle Dealers License Board for the four-year term ending May 18, 1969.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communication

Letter from Congressman Dave Martin acknowledging receipt of LR 47.

Invitation

Invitation to all members and their spouses to participate in a Missouri river boat excursion the evening of June 14.

Committee Meetings

Mr. Craft announced that the Public Works Committee would have an executive meeting at 8:00 a.m., Tuesday, May 25, 1965, in the West Lounge.

Mr. R. Rasmussen announced that the Education Committee would hold an executive meeting at 1:00 p.m. today in the West Lounge.

Mr. Kremer announced that the Agriculture and Recreation Committee would meet in executive session at 1:00 p.m., Tuesday, May 25, 1965, in the West Lounge.

Mr. Marvel announced that the Budget Committee would hold an executive session at 8:30 a.m., Tuesday, May 25, 1965, in the Governor's Hearing Room.

Visitor

Mr. Harsh introduced his son Del Harsh from Cambridge.

Mr. Hasebroock Presiding**BILLS ON FINAL READING**

The following bills were read and put upon final passage:

LEGISLATIVE BILL 214. With Emergency.

A BILL FOR AN ACT to amend sections 17-961, 17-963, 17-964, 17-965, and 17-966, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend provisions to include nursing homes; to extend time for payment of bonds; to remove the limitation on the amount of bonds; to repeal the original sections; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Batchelder	Harsh	Marvel	Rasmussen, R.
Bauer	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie
Gerdes	Mahoney	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 6:

Adamson	Carpenter	Nelson	Paxton
Bowen	Fleming		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

President Sorensen Presiding

LEGISLATIVE BILL 516.

A BILL FOR AN ACT relating to cities of the metropolitan class; to authorize and empower metropolitan water districts and metropolitan utilities districts and cities of all classes, and villages, except metropolitan cities, to contract with the other relative to the sale and purchase of water for public use, upon stated conditions.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Harsh	Marvel	Rasmussen, R.
Bauer	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie
Gerdes	Mahoney	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 6:

Adamson	Claussen	Nelson	Paxton
Bowen	Fleming		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 517. With Emergency.

A BILL FOR AN ACT relating to cities of the metropolitan class; to remove the requirement of furnishing a bond for costs, on appeal, as a supersedeas, or in injunction or attachment proceedings when any metropolitan water district or metropolitan utilities district, or any officer, board, department head, agent, or employee thereof, is a party litigant in its or his official capacity; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Batchelder	Hasebroock	Marvel	Rasmussen, R.
Bauer	Holmquist	Matzke	Ruhnke
Budd	Hughes	Moulton	Skarda
Burbach	Kjar	Moylan	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Craft	Kokes	Payne, D.	Wallwey
Crandall	Kremer	Pedersen	Warner
Danner	Lysinger	Proud	Whitney
Gerdes	Mahoney	Rasmussen, E.	Wylie
Harsh			

Voting in the negative, 0.

Not voting, 8:

Adamson	Brauer	Fleming	Nore
Bowen	Claussen	Nelson	Paxton

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Member Excused

Mr. Knight was excused for fifteen minutes.

LEGISLATIVE BILL 666.

A BILL FOR AN ACT to amend section 60-332, Revised Statutes Supplement, 1963, relating to motor vehicles; to change the basis for determining the registration fee for commercial trailers as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Batchelder	Gerdes	Matzke	Ruhnke
Bauer	Harsh	Moulton	Skarda
Brauer	Hasebrook	Moylan	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Kokes	Pedersen	Warner
Craft	Kremer	Proud	Whitney
Crandall	Mahoney	Rasmussen, E.	Wylie
Danner	Marvel	Rasmussen, R.	

Voting in the negative, 0.

Not voting, 10:

Adamson	Fleming	Lysinger	Paxton
Bowen	Klaver	Nelson	Payne, D.
Claussen	Knight		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 703. With Emergency.

A BILL FOR AN ACT to amend section 23-320.05, Reissue Revised Statutes of Nebraska, 1943, and section 23-320.09, Revised Statutes Supplement, 1963, relating to counties; to increase the maximum levy for flood control; to provide for a special fund and the use and investment thereof; to change requirements for advisory board membership; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Batchelder	Danner	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Kremer	Proud	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Lysinger	Nelson	Paxton
Fleming			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Member Excused

Mr. Gerdes was excused at 9:30 a.m. for the remainder of the day.

LEGISLATIVE BILL 206. With Emergency.

A BILL FOR AN ACT relating to taxation; to provide for a special city reserve fund tax as prescribed; to provide for the use and investment of the proceeds of such tax; to provide for fixing by certain cities of the date when taxes shall be payable and be a lien as prescribed; to provide for termination of such fund as prescribed; to repeal sections 15-815 and 15-820, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Batchelder	Carpenter	Harsh	Knight
Bauer	Carstens	Hasebroock	Kokes
Bowen	Claussen	Holmquist	Kremer
Brauer	Craft	Hughes	Mahoney
Budd	Crandall	Kjar	Marvel
Burbach	Danner	Klaver	Matzke

Moulton	Payne, D.	Ruhnke	Wallwey
Moylan	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.	Rasmussen, R.	Syas	

Voting in the negative, 0.

Not voting, 6:

Adamson	Gerdes	Nelson	Paxton
Fleming	Lysinger		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 359.

A BILL FOR AN ACT to amend section 23-253, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 187, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to county government and officers; to change provisions for publication of notices of township board meetings; to change requirements for the statement to be furnished by the county treasurer; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Batchelder	Danner	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Gerdes	Nelson	Paxton
Fleming			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 395.

A BILL FOR AN ACT to repeal section 17-704, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Batchelder	Danner	Marvel	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Klaver	Payne, D.	Wallwey
Carstens	Knight	Pedersen	Warner
Claussen	Kremer	Proud	Whitney
Craft	Lysinger	Rasmussen, E.	Wylie
Crandall	Mahoney		

Voting in the negative, 0.

Not voting, 7:

Adamson	Gerdes	Matzke	Paxton
Fleming	Kokes	Nelson	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 93.

A BILL FOR AN ACT to amend section 77-1901, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to reduce the time for the county board to order any parcel of real estate sold when real estate taxes due thereon are delinquent; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Batchelder	Danner	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Klaver	Payne, D.	Wallwey
Carstens	Knight	Pedersen	Warner
Claussen	Kokes	Proud	Whitney
Craft	Lysinger	Rasmussen, E.	Wylie
Crandall	Mahoney		

Voting in the negative, 0.

Not voting, 7:

Adamson	Gerdes	Nelson	Paxton
Fleming	Kremer	Nore	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 372. Mr. Kremer moved to return LB 372 to Select File for consideration of the following specific amendment:

1. In line 11 of section 1, strike "predatory animals" and insert "non-protected species of wildlife".

The motion prevailed with 44 ayes, 0 nays, and 5 not voting.

LEGISLATIVE BILL 711.

A BILL FOR AN ACT relating to counties; to provide for the use of electronic data processing equipment for the purpose of levy and collection of taxes and special assessments in counties having a population of more than one hundred thousand and less than three hundred thousand inhabitants; to authorize the mailing of tax statements; and to provide the effect of failure to receive such statement.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Batchelder	Burbach	Crandall	Hughes
Bauer	Carpenter	Danner	Kjar
Bowen	Carstens	Harsh	Klaver
Brauer	Claussen	Hasebroock	Knight
Budd	Craft	Holmquist	Kokes

Kremer	Moylan	Proud	Stryker
Lysinger	Nore	Rasmussen, E.	Syas
Mahoney	Orme	Rasmussen, R.	Wallwey
Marvel	Paine, I.	Ruhnke	Warner
Matzke	Payne, D.	Skarda	Whitney
Moulton	Pedersen	Stromer	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Gerdes	Nelson	Paxton
Fleming			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Budd introduced Mr. Wylie Sandusky and Mrs. Charles Ott, teachers and 40 students from Palmyra Jr. High School.

Mr. Warner introduced Mrs. Ruth Boehmer, teacher and 21 students from the 5th grade class, Belmont School, Lincoln.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 95. Replaced on Select File as amended.

E and R amendments to LB 95:

1. To accomplish the purpose of the Carpenter amendment 1, adopted May 21, 1965, in section 2, strike line 28 and all amendments thereto and insert "the primary and first class, such governing bodies shall".

2. To accomplish the purpose of the Carpenter amendment 2, adopted May 21, 1965, in section 2, reinstate the stricken word "the" in line 35; and strike line 36 and all amendments thereto and insert "metropolitan, or primary, or first class is authorized to".

3. To accomplish the purpose thereof, strike the Carpenter amendment 3, adopted May 21, 1965, and in line 2 of Enrollment and Review amendment 3, adopted May 18, 1965, insert "*incorporated*" after "*or*".

4. In line 2 of Enrollment and Review amendment 6, adopted May 18, 1965, insert "to require a vote of the people only in a city of the metropolitan or primary class;" after the first semicolon.

LEGISLATIVE BILL 305. Placed on Select File.

LEGISLATIVE BILL 860. Placed on Select File as amended.

E and R amendments to LB 860:

1. In new section 1, line 6, strike "(" and insert "(, the"; in line 7, strike ")" and show the same as stricken; in line 9, insert "Inspection" after "and"; and in line 12, strike "; and Provided" and insert "; and provided".
2. In renumbered section 2, line 1, strike "Section" and insert "Sec.".
3. In renumbered section 3, line 4, insert "animals" after "and".
4. In renumbered section 4, line 6, strike "State".
5. In new section 6, line 2, strike "Development" and insert "Industry"; and in line 11, strike "of" and insert "on".
6. In new section 7, insert a comma at the end of line 2.
7. In the title, line 2, strike "section" and insert "sections 54-753.02 and"; in line 3, insert "to provide for exceptions;" after the semicolon; in line 6, insert "to provide for revocation of licenses and appeal;" after the semicolon; and in line 7, strike "section" and insert "sections".

LEGISLATIVE BILL 861. Placed on Select File as amended.

E and R amendments to LB 861:

1. In section 2, line 14, strike "said" and insert "such".
2. In section 3, strike beginning with "for" in line 7 through "insects" in line 13 and show the same as stricken; in line 13, strike the comma; in line 16, strike "of the trucks"; insert "that" after "(4)" in line 24 and after "(5)" in line 26; in lines 28, 30, and 31, strike "this" and insert "such"; in line 31, strike ". If" and insert ", and if"; in line 33, strike "this" and insert "it"; in line 33, insert "the" after "of"; and in line 45, insert "on behalf" after "representative".
3. In section 4, line 6, strike "no" and insert "not"; in line 7, strike "both such fine and imprisonment" and insert "be both so fined and imprisoned"; and in line 19, strike "of" and insert "on".
4. In the title, line 8, insert "to provide for revocation of licenses and for appeals;" before "and".

LEGISLATIVE BILL 459. Placed on Select File as amended.

E and R amendments to LB 459:

1. In standing committee amendment 1, line 2, insert "such" after "in".

2. In section 1, line 15, strike "; *Provided, that parts*" and insert ". *Parts*".

LEGISLATIVE BILL 292. Placed on Select File as amended.

E and R amendments to LB 292:

1. In section 1, line 1, strike "owing" and insert "owning".

2. In section 2, strike the comma in line 2; in line 7, strike "is" and insert "shall be"; and in line 10, strike "as".

3. In standing committee amendment 1, line 3, strike "in" and insert "to".

4. In the title, line 13, insert "and for the apportionment thereof" after "penalty".

LEGISLATIVE BILL 286. Placed on Select File as amended.

E and R amendment to LB 286:

1. In the title, line 2, strike "define permissible" and insert "permit"; in line 4, insert "and" before "to".

LEGISLATIVE BILL 697. Placed on Select File as amended.

E and R amendments to LB 697:

1. In standing committee amendment 1, lines 3 and 4, strike "striking the period"; and in line 4, insert "after 'corporation'" after "following".

2. In the title, strike "set" in line 4 and all of lines 5 and 6 and insert "adopt articles and by-laws as prescribed; and to re-".

LEGISLATIVE BILL 279. Correctly engrossed.

LEGISLATIVE BILL 730. Correctly engrossed.

LEGISLATIVE BILL 616. Correctly engrossed.

LEGISLATIVE BILL 755. Correctly enrolled.

LEGISLATIVE BILL 758. Correctly enrolled.

LEGISLATIVE BILL 759. Correctly enrolled.

LEGISLATIVE BILL 280. Correctly enrolled.

LEGISLATIVE BILL 281. Correctly enrolled.

LEGISLATIVE BILL 559. Correctly enrolled.
LEGISLATIVE BILL 282. Correctly enrolled.
LEGISLATIVE BILL 535. Correctly enrolled.
LEGISLATIVE BILL 678. Correctly enrolled.
LEGISLATIVE BILL 169. Correctly enrolled.
LEGISLATIVE BILL 757. Correctly enrolled.
LEGISLATIVE BILL 583. Correctly enrolled.
LEGISLATIVE BILL 356. Correctly enrolled.
LEGISLATIVE BILL 357. Correctly enrolled.
LEGISLATIVE BILL 237. Correctly enrolled.
LEGISLATIVE BILL 604. Correctly enrolled.
LEGISLATIVE BILL 768. Correctly enrolled.
LEGISLATIVE BILL 802. Correctly enrolled.
LEGISLATIVE BILL 667. Correctly enrolled.
LEGISLATIVE BILL 710. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 755 LB 758 LB 759 LB 280 LB 281 LB 559 LB 282 LB 535 LB 678 LB 169 LB 757 LB 583 LB 356 LB 357 LB 237 LB 604 LB 768 LB 802 LB 667 LB 710

RESOLUTIONS

LEGISLATIVE RESOLUTION 49.

LR 49 was adopted with 37 ayes, 0 nays, and 12 not voting.

UNANIMOUS CONSENT—Invite Governor

Mr. Bowen asked unanimous consent that the Governor be invited to speak before the Legislature at 10:00 a.m., Tuesday, May 25, 1965.

No objections. So ordered.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Revenue.

(Signed) Terry Carpenter

The motion prevailed with 31 ayes, 7 nays, and 11 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 906. By Committee on Revenue; Terry Carpenter, Legislative District 48; J. W. Burbach, Legislative District 19; Ramey C. Whitney, Legislative District 44; Henry F. Pedersen, Jr., Legislative District 4; Dale L. Payne, Legislative District 3 and Elmer Wallwey, Legislative District 17.

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 2, of the Constitution of Nebraska, relating to taxation; to exempt from an intangible property tax life insurance and life insurance annuity contracts and any payment connected therewith and any right to pension or retirement payments; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

SELECT FILE

LEGISLATIVE BILL 132.

Mr. Moylan asked unanimous consent to withdraw his specific amendments pending in the Journal for the Ninety-second Day and offered the following in lieu thereof:

1. Amend Section 3 of the bill by striking the new matter in lines 74 to 77 and all amendments thereto, and inserting: *“except that hospital disposition may be made of the dead body of a still-born infant with due respect for same and in accordance with existing law when requested by the parents or legal guardian.”*

2. Section 4, page 5, line 21 delete “disposal” and replace with “disposition”.

3. Amend Knight amendment 2, adopted March 29, 1965, line 2 by inserting "*as herein before provided,*" after the comma, and line 3 by inserting "*and subscribed to also by the hospital or its administrator*" before the period.

4. Amend the title to conform.

Pending.

Laid over.

LEGISLATIVE BILL 515. Mr. Bauer asked unanimous consent that the bill be laid over.

Mr. Danner objected.

Mr. Carpenter moved that LB 515 be laid over.

The motion prevailed.

LEGISLATIVE BILL 79.

Mr. Carpenter modified his pending amendments found in the Legislative Journal for the Ninety-second Day by striking the word "shall" wherever it appears and inserting the word "may" in lieu thereof. He further modified his amendments by striking the word "general" wherever it appears.

Mr. Wallwey moved to print the modified amendments in the Journal and to pass over the bill.

The motion prevailed.

1. Amend section 1 of the bill by striking lines 7 and 8 and inserting the following:

"Sec. 1B. *When an income tax is adopted by the Legislature, the Legislature may adopt an income tax law based upon the laws of the United States.*"

2. Amend section 2 of the bill by striking lines 6 to 8 and inserting the following:

"Constitutional amendment providing that when an income tax is adopted, the Legislature may base the tax upon the laws of the United States.

3. Amend the title to conform.

Visitors

Mr. Carstens introduced Miss Margaret Hoffman, teacher, 6 sponsors, and twenty-six 3rd and 4th grade students from Adams Public School.

SELECT FILE

LEGISLATIVE BILL 889. Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 673. E and R amendments found in the Legislative Journal for the Ninety-fourth Day were adopted.

Mr. Proud offered the following amendments which were adopted by unanimous consent:

1. Amend Section 1, Line 5, by inserting "or by any corporation including public corporations engaged in the furnishing of electric or telephone service" after the word "pipeline."

2. Amend Section 2, Line 4, by inserting "or by any corporation including public corporations engaged in the furnishing of electric or telephone service" after the word "pipeline."

3. Amend Section 3, Line 5, by inserting "or by any corporation including public corporations engaged in the furnishing of electric or telephone service" after the word "pipeline" and amend Line 8 by striking all words after the word "be" and inserting "\$1.00 per page, but the total fee shall not be less than \$5.00 nor more than \$100.00."

4. Amend Section 4, Line 7, by inserting "or by any corporation including public corporations engaged in the furnishing of electric or telephone service" after the word "pipeline."

Advanced to E and R for engrossment.

LEGISLATIVE BILL 684. E and R amendment found in the Legislative Journal for the Ninety-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 227. E and R amendments found in the Legislative Journal for the Ninety-fifth Day were adopted.

Mr. Kremer offered the following amendments which were adopted by unanimous consent:

1. Amend the bill by adding two new sections to be known as sections 4 and 5 and to read as follows:

"Sec. 3. *This act shall become operative on August 15, 1965.*"

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 646. E and R amendments found in the Legislative Journal for the Ninety-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 438. E and R amendments found in the Legislative Journal for the Ninety-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 498. Advanced to E and R for engrossment.

LEGISLATIVE BILL 329. E and R amendments found in the Legislative Journal for the Ninety-fifth Day were adopted.

Laid over until Tuesday, May 25, 1965, at Mr. Kjar's request.

LEGISLATIVE BILL 339. E and R amendments found in the Legislative Journal for the Ninety-fifth Day were adopted.

Laid over until Tuesday, May 25, 1965, at Mr. Klaver's request.

LEGISLATIVE BILL 594. E and R amendment found in the Legislative Journal for the Ninety-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 613. Advanced to E and R for engrossment.

LEGISLATIVE BILL 303. Advanced to E and R for engrossment.

LEGISLATIVE BILL 372. The Kremer specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

MOTION—LB 706

Mr. Warner moved to replace LB 706 on Select File for the following specific amendments:

1. Amend the bill, section 18, line 2, by striking "81-1301 to 81-1306" and inserting "81-281 to 81-286".

2. Amend the title, line 8, by striking "81-1301 to 81-1306" and inserting "81-281 to 81-286".

3. Amend Committee amendment number two to read as follows:

"2. Amend Section 5, line 1 of the bill by inserting 'other than a common carrier engaged solely in transportation' after the word 'person'."

4. Amend Section 6, subsection (4), Line 44 by inserting "private" after "of".

The motion prevailed with 26 ayes, 0 nays, and 23 not voting, and LB 706 was returned to Select File.

SELECT FILE

LEGISLATIVE BILL 706. The Warner specific amendments found in this day's Journal were adopted by unanimous consent.

Laid over until Wednesday, May 26, 1965, at the request of Mr. Warner.

GENERAL FILE

LEGISLATIVE BILL 562. Laid over.

LEGISLATIVE BILL 540. Considered.

Mr. Syas asked unanimous consent to withdraw all his amendments. No objections. So ordered.

Mr. Pedersen offered the following amendments:

1. Amend section 1 of the bill by striking lines 9 to 11 and inserting the following:

"ing. The city clerk shall notify by registered or certified mail to the record title owners, as shown by the records in the office of the register of deeds, of the properties within three hundred feet of any lot line of the proposed licensed premises within the city limits of such a city, stating that an application for a license has been made or of a request for transfer and the class of license desired or to be removed, and the time and place of hearing. Such notice shall be mailed at least five days prior to the hearing. The applicant shall furnish the list of the record owners to the city clerk as

provided by the provisions of this section, with an affidavit stating that such persons are all of the record owners within such three hundred feet, and deposit such sum as the clerk shall demand to cover the cost of mailing such notices. Any record title owner to whom notice is to be mailed may file a petition with security for costs with the Nebraska Liquor Control Commission within thirty days of granting the license or of a transfer of location alleging that the applicant failed to comply with the requirements of sending notices required by the provisions of this section. Upon the filing of the petition the commission shall set the same for hearing upon notice to all interested parties, and if the commission determines after hearing the evidence that there has not been substantial compliance with the mailing of notices required by the provisions of this section, the commission shall revoke the license. Procedure for appeal from the decision of the commission shall be as provided in section 53-1,116, Reissue Revised Statutes of Nebraska, 1943."

2. Amend the title to conform.

Mr. Carpenter asked unanimous consent to print the Pedersen amendments in the Journal and to take up the bill on Wednesday, June 3, 1965. No objections. So ordered.

Mr. Stryker Presiding

LEGISLATIVE BILL 87. Considered.

Mr. Ruhnke moved to indefinitely postpone.

President Sorensen Presiding

Motion pending.

Laid over at the request of Mr. Carpenter.

Member Excused

Mr. Marvel was excused for this afternoon.

STANDING COMMITTEE REPORTS

Miscellaneous Subjects

LEGISLATIVE BILL 413. Placed on General File as amended.

Standing Committee amendments to LB 413:

1. Amend section 1 of the bill, lines 13 to 15 by reinstating the stricken matter and striking the new matter.

2. Amend section 2 of the bill, lines 6 to 8 by striking the new matter, line 8 by inserting "(2)" after "and", and lines 10 and 11 by striking the new matter and inserting in line 10 after "Mansion" the following:

"and supervise the construction and repairs of buildings for state office space".

3. Amend the title to conform.

(Signed) Eric Rasmussen, Chairman

Recess

At 11:55 a.m., on a motion by Mr. Danner, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Fleming, Gerdes, Marvel, Nelson and Paxton who were excused.

UNANIMOUS CONSENT—Executive Session

Mr. R. Rasmussen asked unanimous consent to have an executive session of the Education Committee on Wednesday, May 26, 1965 at 1:00 p.m. in the West Lounge.

Visitors

Mr. Hasebroock introduced Doyle Dickey, principal; Reuben Alberding, teacher, and 38 seniors from West Point High School.

Mr. Claussen introduced Robert Sonntag, principal, 5 sponsors and 11 students from St. Johns Lutheran School, Stanton, Nebraska.

Mr. Lysinger introduced Mr. and Mrs. Walter Neilsen and Kay from Polk, Nebraska.

Mrs. Orme introduced Mrs. Bennett Martin from Lincoln and her daughter Miss Mary Ann Martin from Bennington, Vermont.

GENERAL FILE

LEGISLATIVE BILL 754. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

President Sorensen Presiding

Mrs. Orme moved to advance LB 754 to E and R for review and asked for a record vote:

Voting in the affirmative, 28:

Bauer	Harsh	Kremer	Paine, I.
Brauer	Hasebroock	Lysinger	Proud
Carpenter	Holmquist	Mahoney	Rasmussen, R.
Carstens	Kjar	Matzke	Ruhnke
Craft	Klaver	Moulton	Stromer
Crandall	Knight	Moylan	Syas
Danner	Kokes	Orme	Warner

Voting in the negative, 9:

Batchelder	Nore	Pedersen	Wallwey
Budd	Payne, D.	Stryker	Wylie
Burbach			

Not voting, 12:

Adamson	Fleming	Marvel	Rasmussen, E.
Bowen	Gerdes	Nelson	Skarda
Claussen	Hughes	Paxton	Whitney

LB 754 was advanced to E and R for review.

UNANIMOUS CONSENT—Waive Reading

Mr. Bowen asked unanimous consent to read only the title of bills on General File and the amendments thereto, and to have the introducer explain the bill. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 756. Reading waived. Explained.

Mrs. Orme asked unanimous consent to bracket LB 756. No objections. So ordered.

LEGISLATIVE BILL 786. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Mr. Carpenter moved to advance LB 786 to E and R for review.

Motion pending.

Visitors

Mr. Holmquist introduced Mr. George Bluma, principal, 15 sponsors and 10 students from St. Paul's Lutheran School, Arlington, Nebraska.

Member Excused

Mr. R. Rasmussen was excused for Tuesday, May 25, 1965.

Adjournment

At 4:07 p.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Tuesday, May 25, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, May 25, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by Rev. Marvin V. Herrick of the Southminster Evangelical United Brethren Church.

Prayer

O Thou who are the Ruler of the universe, who in Thy infinite wisdom didst create man in Thine own image to have dominion over all Thy creation, we would pause in Thy presence beseeching Thee to impart unto each one assembled here, who has responsibilities of government, the wisdom to make decisions that carry forth that great precept of Thine for a people to "live together in unity", knowing that "whatsoever a man soweth, that shall he also reap".

On this day may Thy spirit of wisdom guide, thy hand undergirding giving strength for the heavy tasks carried, and the sense of Thy patience enabling each to respect the opinion of another so that this day may bring forth fruit for the sweat and toil of those who labor here to govern a people; that there may be order in place of confusion, justice instead of corruption, peace superceding Strife, equality taking precedence over privilege, prosperity surpassing poverty, and brotherhood over-ruling hatred.

Hear this our prayer, O Thou who art Judge of all men. Amen.

The roll was called and all members were present except Messrs. Fleming and R. Rasmussen who were excused.

Corrections for the Journal

Page 1730, line 5, correct spelling of "Moylan".

Page 1735, line 30, delete "on" and insert "in".

The Journal for the Ninety-sixth Day was approved as corrected.

Visitors

Mr. Whitney introduced Mr. and Mrs. Glen Kepler of Big Springs, Nebraska.

Communications

Letter from U. S. Senator Roman L. Hruska acknowledging receipt of copies of LR 40 and LR 47.

Letter from Speaker John W. McCormack, acknowledging receipt of LR 47.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 257.

A BILL FOR AN ACT relating to cities and villages, particular classes; to provide for arbitration and conciliation of disputes between certain cities and labor organizations and certain employees as prescribed; to amend section 48-810, Reissue Revised Statutes of Nebraska, 1943; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Danner	Lysinger	Proud
Batchelder	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stromer
Budd	Hughes	Moylan	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallway
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Fleming	Nelson	Paine, I.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 691.

A BILL FOR AN ACT to amend section 21-851, Reissue Revised Statutes of Nebraska, 1943, relating to corporations; to harmonize provisions for filing fees of certain religious associations with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Harsh	Marvel	Proud
Batchelder	Hasebroock	Matzke	Rasmussen, E.
Bauer	Holmquist	Moulton	Ruhnke
Bowen	Hughes	Moylan	Skarda
Brauer	Kjar	Nelson	Stromer
Burbach	Klaver	Nore	Stryker
Carstens	Knight	Orme	Syas
Claussen	Kokes	Paine, I.	Wallwey
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Danner	Mahoney	Pedersen	Wyllie
Gerdes			

Voting in the negative, 0.

Not voting, 4:

Budd	Carpenter	Fleming	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 373. With Emergency.

A BILL FOR AN ACT to amend section 37-204, Revised Statutes Supplement, 1963, relating to game and fish; to provide that no hunting permit shall be required of nonresidents participating in scheduled dog trials as prescribed; to eliminate obsolete matter; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Kjar	Moylan	Ruhnke
Claussen	Klaver	Nelson	Skarda
Craft	Knight	Nore	Stromer
Crandall	Kokes	Orme	Stryker
Danner	Kremer	Paine, I.	Syas
Gerdes	Lysinger	Paxton	Wallway
Harsh	Mahoney	Payne, D.	Warner
Hasebroock	Marvel	Pedersen	Whitney
Holmquist	Matzke	Proud	Wylie
Hughes	Moulton	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 2:

Fleming Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 396.

A BILL FOR AN ACT to amend section 71-139, Reissue Revised Statutes of Nebraska, 1943, relating to public health and welfare; to authorize the Department of Health to issue licenses to practice the profession of medicine and surgery pursuant to certification by the Board of Examiners for Medicine and Surgery as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallway
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Fleming Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 130.

A BILL FOR AN ACT to amend sections 81-842, 81-851, 81-852, and 81-853, Reissue Revised Statutes of Nebraska, 1943, and sections 81-840 and 81-849, Revised Statutes Supplement, 1963, relating to professional engineers and architects; to define terms; to increase the compensation of members of the Board of Examiners for Professional Engineers and Architects; to provide for architects-in-training; to provide for stamp of engineers and architects on final plans as prescribed; to provide for fees; to provide for enforcement of the provisions of sections 81-839 to 81-856, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; to provide that certain structures shall not be covered by the act; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Craft	Kremer	Payne, D.
Batchelder	Crandall	Mahoney	Pedersen
Bauer	Gerdes	Marvel	Proud
Bowen	Harsh	Matzke	Skarda
Brauer	Hasebroock	Moulton	Stromer
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Warner
Carstens	Klaver	Paine, I.	Whitney
Claussen	Knight	Paxton	

Voting in the negative, 5:

Kokes	Rasmussen, E.	Wallwey	Wylie
Nelson			

Not voting, 5:

Danner	Lysinger	Rasmussen, R.	Ruhnke
Fleming			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on May 25, 1965, at 8:40 a.m.: LB 755 LB 758 LB 759 LB 280 LB 281 LB 559 LB 282 LB 535 LB 678 LB 169 LB 757 LB 583 LB 356 LB 357 LB 237 LB 604 LB 768 LB 802 LB 667 LB 710

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 673. Replaced on Select File as amended.

E and R amendments to LB 673:

1. In line 1 of the Proud unanimous consent amendments 1, 2, and 4, insert a comma before "or"; and in line 3 of each, strike the period and insert a period at the end of the line.
2. In the Proud unanimous consent amendment 3, line 1, insert a comma before "or".

LEGISLATIVE BILL 227. Replaced on Select File as amended.

E and R amendments to LB 227:

1. In the Kremer unanimous consent amendment 1, line 2, strike "4" and insert "3"; and in line 5, strike "4" and insert "5".
2. Renumber original section 3 as section 4.
3. In the title, line 6, strike "and" and insert "to provide an operative date;"; and in line 7, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 797. Placed on Select File as amended.

E and R amendments to LB 797:

1. Amend the Burbach General File amendment to section 1, as amended by the E. Rasmussen and Pedersen General File amendments, to read "In section 1, line 19, insert 'three hundred dollars for each dependent as defined by the Internal Revenue Code,' after the comma."
2. In standing committee amendment 1, line 19, insert "and" before "(b)"; in line 21, strike "and (c)"; and in the last line thereof, strike the semicolon and insert a period.

3. In section 1, line 73, strike "means" and insert "shall mean"; in line 79, strike ", therefore, "; and in line 95, strike "and" as added by standing committee amendment 1.

4. In section 2, line 1, insert a colon after "by"; and in line 81, strike "Tax Commissioner" and insert "commissioner".

5. In standing committee amendment 3, line 6, strike "sections" and insert "section"; in lines 6 and 7, strike "and" and insert "or"; and in line 9, strike "provision" and insert "subsection".

6. In section 3, lines 5 and 6, strike "section 1 of this act" and insert "subsection (1) of this section"; and in lines 13 and 14, strike "50-203, Reissue Revised Statutes of Nebraska, 1943" and insert "77-513, Revised Statutes Supplement, 1963".

7. In section 5, strike the standing committee amendment to line 21 and in line 21 insert "subsection" before "(2)"; in line 48, strike "the"; strike the standing committee amendment to line 48; in line 49, strike "section" and insert "subsection"; and in line 114, strike "subsections" and insert "subsection".

8. Amend the Burbach General File amendment to section 5 to read "In section 5, line 79, insert 'For purposes of such computation, compensation shall be determined on the same basis as used for federal income tax purposes.' after the period."

9. In section 6, line 17, strike "source" and insert "sources".

10. In section 8, line 5, strike "article" and insert "act".

11. In section 11, line 48, strike "(5)" and insert "Sec. 12. (1)", renumbering lines 48 to 121 as lines 1 to 74 of new section 12.

12. In new section 12, lines 4, 13, and 62, strike "(6)", "(7)", and "(8)" respectively, and insert "(2)", "(3)", and "(4)" respectively; and insert "and" at the end of line 37.

13. Renumber original sections 12 to 20 as sections 13 to 21 respectively.

14. In renumbered section 13, line 73, strike ". The" and insert ", the"; and in line 82, strike "for" and insert "of".

15. Amend the Carpenter General File amendment to renumbered section 13 to read "In renumbered section 13, strike line 89 and insert 'cases. If the'."

16. In line 13 of standing committee amendment 8, strike "10" and insert "106".

17. In renumbered section 14, line 96, strike "arises" and insert "arose"; in line 100, strike "due taxes" and insert "taxes due"; and in line 130, strike "and shall".

18. In renumbered section 15, line 2, strike "(2)" and insert "section 2"; in line 11, strike the period and insert a semicolon; in line 18, strike the period and insert "; and"; and in line 27, strike "statutes" and insert "statute".

19. In renumbered section 16, line 3, insert "of this act" after "authority"; strike lines 25 to 27 and insert "presentation of a false or fraudulent return, affidavit, claim, or document under or in connection with any matter arising under the provisions of this act, shall, whether or not such"; in line 29, strike "returns" and insert "return"; strike the first comma in line 31; and in line 66, insert "imposed" after "taxes".

20. In renumbered section 17, lines 2 and 22, strike "15" and insert "16".

21. In renumbered section 18, strike the comma in line 12.

22. In renumbered section 19, line 2, strike "14" and insert "15".

23. In the title, line 3, strike "adjusted gross" and insert "net"; in line 4, strike "taxable" and insert "net"; in line 13, strike "war-time" and insert "open hostilities"; and in line 17, strike the second "and".

LEGISLATIVE BILL 718. Placed on Select File.

LEGISLATIVE BILL 896. Correctly engrossed.

LEGISLATIVE BILL 898. Correctly engrossed.

LEGISLATIVE BILL 326. Correctly engrossed.

LEGISLATIVE BILL 643. Correctly engrossed.

LEGISLATIVE BILL 590. Correctly engrossed.

LEGISLATIVE BILL 611. Correctly engrossed.

LEGISLATIVE BILL 214. Correctly enrolled.

LEGISLATIVE BILL 516. Correctly enrolled.

LEGISLATIVE BILL 517. Correctly enrolled.

LEGISLATIVE BILL 666. Correctly enrolled.

LEGISLATIVE BILL 703. Correctly enrolled.

LEGISLATIVE BILL 206. Correctly enrolled.

LEGISLATIVE BILL 359. Correctly enrolled.

LEGISLATIVE BILL 395. Correctly enrolled.

LEGISLATIVE BILL 93. Correctly enrolled.

LEGISLATIVE BILL 711. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 214 LB 516 LB 517 LB 666 LB 703 LB 206 LB 359 LB 395 LB 93 LB 711

Committee Meetings

Mr. Adamson announced that the committee on reapportionment would meet at 1:30 p.m. today in the Railway Commission Hearing Room.

Mr. Craft announced that the Public Works Committee would meet in executive session at 8:00 a.m. Wednesday, May 26, 1965, in the West Lounge.

Escort Committee

President Sorensen appointed Messrs. E. Rasmussen, Wylie, and Harsh to escort the Governor to the Chamber.

Visitors

Mr. Pedersen introduced 96 students from Belle Ryan School, teachers Anna Thompson and Mrs. Barbara Reilly, and Elsie Della, Principal.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 907. Introduced at the request of the Governor by Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to livestock; to define terms; to provide for accreditation of SPF hogs, for breeding stock and certification of SPF feeder pigs intended for propagation or sale through the Department of Agriculture and Economic Development; to authorize accreditation and certification of such SPF stock by the Department of Agriculture and Economic Development; to regulate the relations of the department to its certifying agents and its financial responsibility for accreditation and certifying work done by its agents; to provide such accreditation and certification shall be on a self-supporting basis; to provide for the manner and form of accreditation and certification; to provide for violations; and to provide penalties.

MOTION—Return LB 898 to Select File

Mr. Pedersen moved to return LB 898 to Select File for consideration of the following specific amendment:

1. Amend section 2 of the bill by striking lines 1 to 7 and inserting in lieu thereof the following new sections to read as follows:

“Sec. 2. If any person shall refuse to give testimony or refuse to submit any property, books, papers, records, or memoranda for examination and inspection the Tax Commissioner may apply to the district court of the county wherein the examination and inspection is sought to be held for an order or orders compelling such testimony, examination and inspection. Such order or orders shall be granted if such testimony, examination and inspection is reasonably necessary to effectuate the purposes of section 77-1320.01, Reissue Revised Statutes of Nebraska, 1943, and the provisions of this act. Anyone failing to comply with any order so issued by the district court shall be dealt with by the judge of such court as for contempt of court.

Sec. 3. That section 77-718, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

77-718. Any person neglecting or refusing to comply with the provisions of sections 77-701 to 77-717 shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined in any sum not less than ten dollars and not more than two thousand dollars and shall be committed to the county jail until such fine and costs are paid or secured to be paid. If any person shall refuse to give testimony or refuse to submit any property, books, papers, records, or memoranda for examination and inspection the Tax Commissioner may apply to the district court of the county wherein the examination and inspection is sought to be held for an order or orders compelling such testimony, examination and inspection.

Such order or orders shall be granted if such testimony, examination and inspection is reasonably necessary to effectuate the purposes of sections 77-701 to 77-717, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto. Anyone failing to comply with any order so issued by the district court shall be dealt with by the judge of such court as for contempt of court.

Sec. 4. That original section 77-718, Reissue Revised Statutes of Nebraska, 1943, is repealed.”.

2. Amend the bill by renumbering original section 3 as section 5.

3. Amend the title to conform.

The motion prevailed with 31 ayes, 0 nays and 18 not voting.

Governor Escorted

At 10:00 a.m., Messrs. E. Rasmussen, Wylie and Harsh escorted Governor Frank B. Morrison to the rostrum where he delivered the following message:

Mr. President, Mr. Speaker, and
Members of the Legislature:

In my inaugural and budget messages, I called for the construction of a state office building, noting that the state was paying nearly \$84,000 annually for space outside of the State Capitol Building.

Subsequently, I have said that laboratories do not belong in a monumental state office building. And, particularly, they do not belong in the State Capitol. Laboratories for the testing of gasoline, bacteria, viruses and rabies belong on the grounds of the University of Nebraska College of Agriculture—the east campus.

I recommend that immediate plans be implemented to place these laboratories in appropriate quarters.

After consultation with the State Highway Engineer and the Director of the Game, Forestation and Parks Commission and members of their staffs, I am convinced that the administration, real estate acquisition, and design functions of these agencies should be housed in the new state office building as a part of the complex adjacent to the State Capitol Building.

In view of present and anticipated needs of state government, I am confident that my original inaugural and budget recommendations regarding a state office building should be followed through with expediency. Ultimately, all offices of state government should,

wherever practical, be located within a state office complex around the State Capitol Building.

Now is the time to start construction of a state office building which would commemorate our rapidly approaching centennial observance.

This building should be of functional design and it should be located adjacent to the State Capitol Building. But, at the same time, it must bear architectural excellence which will entitle it to a harmonious place beside our world-renowned State Capitol Building.

To insure this excellence, I propose that we inaugurate a plan for national competition for the building design. Later this week, I will detail my thoughts on this matter.

Nebraska has realized substantial progress in a much needed program of agricultural research. But, in my budget message, I recommended that fifty per cent of the agricultural research fund go to the existing Nebraska Research Institute for the purpose of giving it needed life and vitality. If you do this, I believe that it will demonstrate within the next two years its capacity to deal effectively in industrially oriented agricultural research.

My position on this funding has not changed since my original recommendations to this body. I do not object to placing all of this fund under the Nebraska Research Institute, but I do feel that a more orderly transition in expenditures, as well as research, could be accomplished by transferring only half of the agricultural research fund.

I cannot support LB 807. My primary objection to this proposed legislation is that it would set up needless bureaucracies and it would place funds in a new, untested and extensive administrative agency. We have a joint responsibility to retain the machinery of government at the absolute minimum necessary to accomplish our stated purpose.

Revenue matters in our system of government are properly reserved to the elected representatives of the people, the Legislature. As Governor, I have the responsibility of giving the Legislature my thinking on revenue matters, but I could not and should not, even if I desired, impose my will upon your judgment of what is best for the State of Nebraska.

Problems of taxation are none other than manifestations of problems inherent in state and local governments fulfilling their responsibilities. Revenue needs necessarily follow if governmental responsibilities are to be met.

With reference to bills now pending in the Legislature which would provide for broadening of the tax base either by a sales or income tax, or a combination of the two, I have repeatedly made my position clear. I have not altered my beliefs. I suggested methods of financing my budget without sizeable increases in property taxes. Your honorable body has seen fit to substantially reduce these sources of revenue, but this is your statutory prerogative.

My policy is, and always has been, that our real problems of government, both fiscal and otherwise, are in the area of education. Our prime need is in this area which, at the state level, embraces the university, the state colleges, our vocational education, the activities of the department of education and the educational programs at our state institutions. At the local level, we are concerned with educating our future citizens in the primary and secondary schools. Adequate support is essential to the prevention of the expansion of welfarism and human dependency, neither of which can be ignored nor tolerated.

In view of your overruling my revenue recommendations, I am confident that you will shoulder your responsibility in an appropriate manner that will assure adequate financial support for these programs.

An examination of the tax structure of the major cities of Nebraska shows that, based upon 1964 levies, the relief which would result from the removal of the State share of the property tax would be from 8.8 per cent to 14.1 per cent. Over all, the average state mill levy constituted, in 1964, 14.57 per cent of the total mill levy. This was less than county, city and school district taxes. For instance, in 1964, while the State levy constituted 14.57 per cent of the average tax bill, local school taxes amounted to 52.51 per cent of this same tax burden.

In the past ten years the state percentage has fallen from 18.22 per cent to 14.57 per cent, while local school levies have risen from 47.80 per cent to 52.51 per cent. Our tax problems are at the local and not at the state level.

I should like to make explicitly clear that the abolishment of the state property tax alone will not afford major tax relief and it will not get at the crux of the tax problem, which consists of sizeable and vast inequities in the mill levies between the various school districts in our state.

Nebraska will remain the state with the lowest rate of state aid to education in the United States; it will remain the state with the largest number of school districts. We have an obligation to the people of this state to deal with and solve basic problems of improving primary and secondary education.

Nebraska will still have under-used school facilities.

If this Legislature enacts into law either a general sales or income tax, I specifically recommend that renewed effort be made to enact legislation contained in LB 172 and LB 173 so that there can be no question in anyone's mind of our determination to give the people of this state the most efficient and economical state government possible.

In addition, I urge you to prepare whatever legislation is needed to immediately solve the educational dilemma which has resulted from the vast inequities which still prevail among the state's numerous school districts. These inequities result frequently in uneconomical operations. They stymie progress aimed at benefiting the citizens and leaders of tomorrow.

In the event you elect to broaden the tax base, you should propose a constitutional amendment to channel any revenues from a broadened tax base to the area of primary and secondary education where it could give some measure of relief from the inequities of radical variations in property taxes between school districts. Without this, I fear that any general sales or income tax enacted by your body will open the floodgates for an unwise expansion of state bureaucracy.

Let us always keep in mind that abdication of personal responsibility to the state can destroy society with as much deadliness as inaction and decay.

Growth of government and continued acceleration of fragmented effort, as opposed to consolidation and coordination, can be the cancer which destroys healthy social, economic and cultural progress.

This may well be the most historic session of a Nebraska Legislature. What you do here will affect the character of this state forever.

The committee escorted the Governor from the Chamber.

UNANIMOUS CONSENT—Bracket LB 646

Mr. Carstens asked unanimous consent that LB 646 be bracketed on E and R for engrossment.

No objections. So ordered.

Visitors

Mr. Stryker introduced Mr. Ed. Bohaty and Roselyn Chmelka, teachers and 37 students from District 2-R from Dwight and Loma, Nebraska.

Mr. Bowen introduced Mrs. Esther Lambrecht and daughter Linda from Red Cloud, Nebraska.

Mr. Craft introduced Alvin Bringelson, Bob Radcliff and Larry Anderson from North Platte.

SELECT FILE

LEGISLATIVE BILL 890. Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 132. Mr. Moylan renewed his pending request to substitute the pending amendments found in the Legislative Journal for the Ninety-sixth Day for the amendments found in the Legislative Journal for the Ninety-second Day. No objections. So ordered.

The pending Moylan amendments were adopted with 31 ayes, 0 nays and 18 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 515. Advanced to E and R for engrossment.

LEGISLATIVE BILL 79. The pending modified specific Carpenter amendments found in the Legislative Journal for the Ninety-sixth Day were adopted with 38 ayes, 1 nay and 10 not voting.

Advanced to E and R for engrossment.

Message from the Governor

May 24, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on May 24, 1965, I approved Legislative Bills 576, 496, 477, 500, 574, 425, 307, 4, 52, 557, 852, 805, 804, 749, 690, 677, 672, 601, 575, 414, and 283.

Respectfully,

(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Public Hearing

Mr. Marvel asked unanimous consent to hold a public hearing Wednesday afternoon, May 26, 1965 at 2:00 p.m. of the Budget Committee to discuss operational budgets with the mental hospitals.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 889. Laid over at the request of Mr. Marvel.

Speaker Bowen Presiding

LEGISLATIVE BILL 329. Advanced to E and R for engrossment.

LEGISLATIVE BILL 339. Advanced to E and R for engrossment.

LEGISLATIVE BILL 95. E and R amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 305. Advanced to E and R for engrossment.

LEGISLATIVE BILL 860. E and R amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 861. E and R amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Mr. Kremer offered the following amendments which were adopted by unanimous consent:

Page 4, Section 4: Line 4, Change *one hundred* to *twenty-five*.

Line 5, Change *five hundred* to *one hundred*.

Lines 7 through 9, Strike out *Provided, that each days violation shall be a separate offense and punishable as such.*

Advanced to E and R for engrossment.

LEGISLATIVE BILL 459. E and R amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 292. E and R amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 286. E and R amendment found in the Legislative Journal for the Ninety-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 697. E and R amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 898. The Peterson specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays, and 17 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 706. Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 786

Mr. Carpenter asked unanimous consent to take up LB 786 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 786. Considered.

Mr. Batchelder moved to indefinitely postpone.

Motion pending.

Recess

At 11:57 a.m., on a motion by Mr. Paxton, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Bauer, Fleming and R. Rasmussen excused for the afternoon and the members of the Banking, Commerce and Insurance Committee, excused for a short time.

UNANIMOUS CONSENT—Re-hearing on LB 554

Mr. Kremer asked unanimous consent to hold a re-hearing on LB 554. No objections. So ordered.

MOTION—Re-print LB 554

Mr. Syas moved to have LB 554 reprinted with the Standing Committee amendments in lieu of printing them in the Journal.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 786. Considered.

Mr. Batchelder renewed his pending motion found in this day's Journal to indefinitely postpone.

Mr. Skarda asked for a record vote.

Voting in the affirmative, 23:

Adamson	Hasebroock	Kremer	Skarda
Batchelder	Holmquist	Mahoney	Stryker
Budd	Hughes	Moylan	Syas
Burbach	Kjar	Nelson	Whitney
Carstens	Klaver	Paine, I.	Wylie
Claussen	Kokes	Paxton	

Voting in the negative, 21:

Bowen	Gerdes	Moulton	Rasmussen, E.
Brauer	Harsh	Nore	Ruhnke
Carpenter	Lysinger	Orme	Stromer
Craft	Marvel	Pedersen	Wallwey
Crandall	Matzke	Proud	Warner
Danner			

Not voting, 5:

Bauer	Knight	Payne, D.	Rasmussen, R.
Fleming			

LB 786 was indefinitely postponed.

UNANIMOUS CONSENT—Bracket LB 892

Mr. Warner asked unanimous consent that LB 892 be bracketed on General File to be considered May 26, 1965.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 562. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-fifth day were adopted.

Advanced to E and R for review with 28 ayes, 10 nays, and 11 not voting.

Mr. Carpenter asked unanimous consent to place LB 562 immediately after LB 797 on E and R for review. No objections. So ordered.

Members Excused

At 3:30 p.m. Messrs. Brauer, Marvel, and Stromer were excused for the remainder of the afternoon.

GENERAL FILE

LEGISLATIVE BILL 82. Read and Considered.

Mr. Carpenter moved to advance LB 82 to E and R for review.

Mr. Carpenter asked for a Call of the House. The Call showed 32 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 33 ayes, 0 nays and 16 not voting.

The motion to advance the bill to E and R for review lost with 19 ayes, 20 nays and 10 not voting.

Adjournment

At 4:08 p.m., on a motion by Mrs. Orme, the Legislature adjourned until 9:00 a.m., Wednesday, May 26, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**NINETY-EIGHTH DAY**

Legislative Chamber, Lincoln, Nebraska
Wednesday, May 26, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by Rev. A. O. Ernst of the Trinity Lutheran Church.

Prayer

O God, whose alone is the Kingdom, and the Power and the glory, yet who hast ordained human government for the temporal welfare of mankind: grant and continue unto us a succession of legislators, executives and justices who have been taught the wisdom of the kingdom of Christ. Endow all members of government, and particularly this body, with a right understanding, a pure purpose and sound speech; forgive us all our failures, misdeeds and wrongs committed against Thee, cleanse us by the blood of Jesus Christ. Fill us then with a rich measure of thy Holy Spirit that our own lives may be morally responsible ones. These and whatsoever other petitions we ought to ask, grant to us for the sake of Jesus Christ, our Savior and Lord. Amen.

The roll was called and all members were present except Mr. Fleming excused for the day and Mr. Stromer excused until 9:30 a.m.

The Journal for the Ninety-seventh Day was approved.

Communications

Letter from Congressman Glenn Cunningham acknowledging receipt of LR 47.

Resolution from the Nebraska State Board of Health indicating its approval of the Legislature's program to construct a new building in the Capitol area.

Member Excused

Mr. Budd asked to be excused at 9:30 a.m. for the remainder of the day. No objections. So ordered.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 598.

A BILL FOR AN ACT to amend sections 44-405, 44-407, 44-407.02, 44-407.03, 44-407.06, 44-407.08, 44-408, and 44-502, Reissue Revised Statutes of Nebraska, 1943, and sections 44-404, 44-407.04, and 44-407.05, Revised Statutes Supplement, 1963, relating to the Standard Nonforfeiture Law; to provide a new mortality table for industrial insurance; to provide an operative date; to change internal references; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Fleming Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Nore introduced Norman Hoppmann, teacher and 6 students from St. Johns School, Columbus; also, Mrs. Edward Iwan, Mrs. Bernard Ziemba and 11 students from St. Stanislaus School, Duncan, Nebraska.

Presented to the Governor

Presented to the Governor for approval on May 26, 1965 at 8:30 a.m.: LB 214 LB 516 LB 517 LB 666 LB 703 LB 206 LB 359 LB 395 LB 93 LB 711

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 79. Replaced on Select File as amended.

E and R amendment to LB 79:

1. In the title, line 4, insert "when an income tax law is adopted by the Legislature," after "that".

LEGISLATIVE BILL 854. Replaced on Select File as amended.

E and R amendment to LB 854:

1. In the enacting clause, strike the period and insert a comma.

LEGISLATIVE BILL 539. Replaced on Select File as amended.

E and R amendments to LB 539:

1. In section 3, line 9, strike "75-239" and insert "75-239 75-307".

2. In line 3 of Enrollment and Review amendment 2, adopted May 21, 1965, insert "to harmonize with previous legislation;" before "and".

LEGISLATIVE BILL 861. Replaced on Select File as amended.

E and R amendment to LB 861:

1. Amend the Kremer unanimous consent amendments, adopted May 25, 1965, to read "In section 4, line 4, strike 'one hundred' and insert 'twenty-five'; in line 5, strike 'five' and insert 'one'; and strike beginning with the semicolon in line 7 through 'such' in line 9."

LEGISLATIVE BILL 125. Placed on Select File as amended.

E and R amendments to LB 125:

1. Strike standing committee amendments 1 to 5, and for correlation purposes, after the second comma in line 2 of sections 1 and

2 and in line 3 of the title, insert "as amended by section 1, Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, strike the new and stricken matter in lines 5 to 8 and insert "established and licensed on January 1, 1961, under the provisions of sections 81-2,122 to 81-2,134, or article 1, sections 1 to 8, or article 2, sections 1 to 22, Legislative Bill 200, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and strike the stricken matter in lines 16 to 19 and insert "and such bonded and licensed warehouses or storage areas established on or after January 1, 1961, which thereafter are licensed under the provisions of sections 81-2,122 to 81-2,134, or article 1, sections 1 to 8, or article 2, sections 1 to 22, Legislative Bill 200, Seventy-fifth Session, Nebraska State Legislature, 1965,".

2. Amend standing committee amendment 6 to read "6. In section 1, strike beginning with 'which' in line 20 through 'operator' in line 23 and show the same as stricken."

3. In section 1, lines 24 and 29, strike "or storage area" and show the same as stricken.

4. In the title, strike lines 4 and 5 and insert "ation; to eliminate reference to storage areas; to eliminate a limitation on the definition of warehouses; and to repeal the original".

LEGISLATIVE BILL 725. Placed on Select File as amended.

E and R amendment to LB 725:

1. In the title, strike beginning with "mu-" in line 3 through "class" in line 5 and insert "courts".

LEGISLATIVE BILL 879. Placed on Select File as amended.

E and R amendment to LB 879:

1. In the title, line 5, strike "and Class 7".

LEGISLATIVE BILL 752. Placed on Select File as amended.

E and R amendments to LB 752:

1. In the Burbach General File amendment 1 to section 1, line 2, strike the period and insert a period at the end of the line.

2. In lines 4 and 5 of the Burbach General File amendment 2 to section 2, strike "levy date" and insert "the date of levy"; and in line 10, strike "has" and insert "had".

3. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. In the title, strike line 5 and insert "erty; to provide for exemptions during intervening years; to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 443. Placed on Select File.

LEGISLATIVE BILL 226. Placed on Select File.

LEGISLATIVE BILL 580. Placed on Select File as amended.

E and R amendments to LB 580:

1. In section 1, strike the comma after "that" in lines 10, 20, and 120 and after "injury" in lines 11, 20, and 120, and show the same as stricken; in line 21, strike "twenty-two" and insert "twenty-two *twenty-four*"; and in line 27, strike "of this section" and show the same as stricken.

2. In section 2, line 10, strike "or" and insert "or nor"; and strike the comma after "that" in line 11 and after "injury" in line 12 and show the same as stricken.

3. In the title, line 4, strike "to employees"; and in line 6, insert "employment" before the second comma.

LEGISLATIVE BILL 853. Correctly engrossed.

LEGISLATIVE BILL 769. Correctly engrossed.

LEGISLATIVE BILL 610. Correctly engrossed.

LEGISLATIVE BILL 431. Correctly engrossed.

LEGISLATIVE BILL 771. Correctly engrossed.

LEGISLATIVE BILL 785. Correctly engrossed.

LEGISLATIVE BILL 67. Correctly engrossed.

LEGISLATIVE BILL 375. Correctly engrossed.

LEGISLATIVE BILL 794. Correctly engrossed.

LEGISLATIVE BILL 620. Correctly engrossed.

LEGISLATIVE BILL 257. Correctly enrolled.

LEGISLATIVE BILL 691. Correctly enrolled.

LEGISLATIVE BILL 373. Correctly enrolled.

LEGISLATIVE BILL 396. Correctly enrolled.

LEGISLATIVE BILL 130. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 257 LB 691 LB 373 LB 396 LB 130 LR 49.

REFERENCE COMMITTEE REPORT

LB	Committee
906.....	Revenue
907.....	Agriculture & Recreation

(Signed) Philip C. Sorensen, President

REPORT—Committee on Reapportionment

Mr. Adamson made the following report on the motions and action taken in the meeting of the Committee on Reapportionment:

A motion was made in the Committee that we do not appeal the decision of the federal judges.

The motion lost with 1 aye, 2 nays and 2 not voting.

A motion was made we recommend to the Legislature that they explore the possibility of crossing county lines, but as little as possible.

The motion carried with 3 ayes, 1 nay and 1 not voting. The Committee recommends that consideration be given to reapportioning by crossing county lines.

A motion was made that the re-districting be as near the constitutional maximum as possible.

The motion carried by a unanimous vote.

MOTION—Adopt Committee Report

Mr. Klaver moved to adopt the report of the committee on reapportionment and that the committee be instructed to draw up an reapportionment plan in accordance with its recommendations.

Mr. R. Rasmussen moved to amend the Klaver motion so that we do not cross county lines.

Mr. Ruhnke moved to table the Klaver motion and the R. Rasmussen amendment thereto.

The motion to table prevailed with 31 ayes, 11 nays, and 7 not voting.

MOTION—Take Motion From Table

Mr. Nelson moved to take from the table the Craft motion found in the Legislative Journal for the Ninety-first Day to appeal to the Supreme Court.

The motion lost with 13 ayes, 26 nays, and 10 not voting.

Visitors

Mr. Lysinger introduced Mr. Keith Rooder, Kearney, and Mr. Don Pilger, Denver.

Mr. Proud introduced 95 students from Valley Junior View, Omaha, and Rex Steinkruger, teacher.

Mr. Klaver introduced 25 students from St. Johns School, Omaha, and Sister Marie Therese, teacher, and Sister Geraldine Marie, Principal.

SELECT FILE

LEGISLATIVE BILL 890. Laid over at Mr. Marvel's request.

LEGISLATIVE BILL 889. Laid over at Mr. Marvel's request.

LEGISLATIVE BILL 673. E and R amendments found in the Legislative Journal for the Ninety-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 227. E and R amendments found in the Legislative Journal for the Ninety-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 718. Advanced to E and R for engrossment.

LEGISLATIVE BILL 797. E and R amendments found in the Legislative Journal for the Ninety-seventh Day were adopted.

Messrs. Carpenter and Pedersen moved that LB 797 be indefinitely postponed.

Motion pending.

Mr. Bauer asked unanimous consent that LB 797 be laid over. No objections. So ordered.

MOTION—Place LB 602 on General File

Mrs. Orme renewed her pending motion found in the Legislative Journal for the Ninety-fourth Day to place LB 602 on General File notwithstanding the committee action.

Speaker Bowen Presiding

Mr. E. Rasmussen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

Mrs. Orme asked for a Call of the House. The Call showed 44 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

The Orme motion carried with 25 ayes, 18 nays, and 6 not voting.

LB 602 was placed on General File.

Visitors

Mr. Wylie introduced Mrs. Marvin H. Richards, Rebecca and Rhonda from Albion, Nebraska.

MOTION—Place LB 790 on General File

Mr. Carpenter moved to place LB 790 on General File notwithstanding the Committee action.

Laid over.

GENERAL FILE

LEGISLATIVE BILL 384. Considered.

Advanced to E and R for review with 42 ayes, 0 nays, and 7 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 385. Reading waived. Considered.

Mr. Carstens offered the following amendments, which were adopted:

On page 2 of the bill in Sub-section (3) of Section 1 at lines 29 to 34, inclusive, strike all of the language in the sub-section following the word "on" in line 29 and insert in lieu thereof the following language:

"pension, profit-sharing and other employee benefit plans which are described in Section 805 (d) (1) of the Internal Revenue Code of 1954, as amended January 1, 1965."

On page 3 of the bill in Sub-section (3) of Section 2 at lines 12 to 16, inclusive, strike all of the language in the Sub-section following the word "on" in line 12 and insert in lieu thereof the following language:

"pension, profit-sharing and other employee benefit plans which are described in Section 805 (d) (1) of the Internal Revenue Code of 1954, as amended January 1, 1965 shall be exempt from taxation."

Mr. Carpenter moved to indefinitely postpone LB 385.

Motion pending.

Visitors

Mr. Adamson introduced Sheriff Lester Jensen of Rushville and State Deputy Jim Tallot of White Clay.

Members Excused

Mr. Bauer asked unanimous consent to be excused from 2:00 p.m. until 2:45 p.m. this afternoon. No objections. So ordered.

Mr. Syas asked unanimous consent for the members of the Urban Affairs Committee to be excused this afternoon. No objections. So ordered.

STANDING COMMITTEE REPORTS

Budget

LEGISLATIVE BILL 753. Placed on General File as amended.

Standing Committee amendments to LB 753:

1. Amend the bill by striking sections 1 and 2 and inserting the following:

"Section 1. The Board of Regents of the University of Nebraska is authorized to sell all of the land owned by it and located in the northeast quarter of Section 13, Township 17 North, Range 4, west of the 6th principle meridian and all of the northwest quarter of Section 18, Township 17 North, Range 3, west of the 6th principle meridian, all in Nance County, Nebraska, at public auction to the highest bidder on terms and conditions to be prescribed by the board. The proceeds of such sale shall be placed in the University of Nebraska Cash Auxiliary Revolving Fund and to be used for improvements to and development of physical plant facilities of The University of Nebraska Field Laboratory at Mead."

2. Amend the title to conform.

LEGISLATIVE BILL 642. Placed on General File as amended.

Standing Committee amendments to LB 642:

1. Amend section 2 of the bill, lines 1 and 2 by striking "is hereby" and inserting in lieu thereof: "may be".

2. Amend section 21 of the bill, line 7 by striking "deferred".

3. Amend the title to conform.

LEGISLATIVE BILL 506. Placed on General File as amended.

Standing Committee amendments to LB 506:

1. Amend section 3 of the bill by striking "desig-" in line 1, by striking lines 2, 3, and 4 and inserting "deposited with the state treasury and by the State Treasurer credited to the General Fund."

2. Amend the bill by adding a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. Amend the title to conform.

LEGISLATIVE BILL 374. Placed on General File as amended.

Standing Committee amendments to LB 374:

1. Amend section 3 of the bill, line 3 by striking "designated for use", by striking lines 4 and 5, and inserting "deposited with the

state treasury and by the State Treasurer credited to the General Fund.”.

2. Amend the bill by adding a new section to be known as section 4 and to read as follows:

“Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

3. Amend the title to conform.

LEGISLATIVE BILL 864. Placed on General File as amended.

Standing Committee amendment to LB 864:

1. Amend section 1 of the bill by striking lines 3 and 4 and inserting the following:

“3-126. All money accepted for disbursement *money received* by the department, pursuant to ~~section 3-124~~ *sections 3-101 to 3-154*, shall be de-”, line 18 by striking “for the designated”, by striking line 19 and line 20 to the period, and by showing the same as stricken matter.

(Signed) Richard D. Marvel, Chairman

Public Works

LEGISLATIVE BILL 764. Placed on General File as amended.

Standing Committee amendments to LB 764 printed in lieu of putting them in the Journal:

(Signed) Cecil Craft, Chairman

Announcement

Mr. Hasebroock announced a meeting of the Executive Board of the Legislative Council at 1:30 p.m. today.

Recess

At 12:02 p.m., on a motion by Mr. Carpenter, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Fleming excused for the day; Mr. Bauer excused until 2:45 p.m.

and members of the Urban Affairs Committee, excused until 3:30 p.m. and the Budget Committee, excused until 3:45 p.m.

Visitors

Mr. Wylie introduced Mr. and Mrs. Jim Roberts, Ken, Doug and Dewey of Burwell also, Mr. and Mrs. Rollie Hardekopf of Lincoln.

MOTION—Reconsider Action

Mr. Knight moved to reconsider the action taken on May 25, 1965, on LB 786.

Motion laid over.

GENERAL FILE

LEGISLATIVE BILL 385. Laid over until Thursday, May 27, 1965 at the request of Mr. Carpenter.

UNANIMOUS CONSENT—Withdraw LB 397

Mr. Wylie asked unanimous consent to withdraw LB 397.

Laid over.

GENERAL FILE

LEGISLATIVE BILL 392. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Eighty-fourth Day was adopted.

Advanced to E and R for review with 23 ayes, 0 nays, and 26 not voting.

LEGISLATIVE BILL 181. Considered.

Mr. Warner offered the following amendment, which was adopted:

1. Strike lines 40 thru 49 in Section 1 of the Standing Committee amendments.

Advanced to E and R for review with 25 ayes, 0 nays, and 24 not voting.

LEGISLATIVE BILL 724. Considered.

Laid over.

LEGISLATIVE BILL 621. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-sixth Day were adopted.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend Section 1 by striking from Line 11 the words: "*The director shall not grant such a*", and by striking all of Lines 12, 13 & 14, and insert in lieu thereof the following:

"The director shall require an examination from non-resident applicants whose states require examinations from residents of this state."

2. Amend the title to conform.

Advanced to E and R for review with 25 ayes, 0 nays, and 24 not voting.

LEGISLATIVE BILL 584. Reading waived. Explained.

Mr. Proud offered the following amendments, which were adopted:

1. Strike Section 19 and insert the following:

"Sec. 19. The responsibility for enforcement of this act shall lie with the appropriate officials of the governing bodies of the state government and its political subdivisions responsible for the review and approval of the building plans."

2. Amend section 3 of the bill, line 8 by inserting "or" after "difficulty", line 49 by striking "mean" and inserting "meet", and line 54 by striking "places" and inserting "placed".

3. Amend section 4 of the bill, line 10 by striking "twenty-nine" and inserting "nineteen and one half".

4. Amend section 5 of the bill, line 30 by striking "planing" and inserting "planning".

5. Amend section 8 of the bill, line 9 by striking "floor" and inserting "door".

6. Amend section 12 of the bill, line 2 by striking "other-dispensing" and inserting "other water dispensing".

7. Amend section 18 of the bill, line 26 by striking "7" and inserting "16".

8. Amend the title to conform.

Advanced to E and R for review with 24 ayes, 0 nays, and 25 not voting.

LEGISLATIVE BILL 585. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

Visitors

Mr. Ruhnke introduced Messrs. Ted Holtgrewe, Bill Wright, Roger Hale and Laramie Jordon.

UNANIMOUS CONSENT—Speaker

Mr. Bowen asked unanimous consent to have Mr. Dale Robertson address the Legislature on Thursday, June 3, 1965, at 10:00 a.m. No objections. So ordered.

Committee Meeting

Mr. Craft announced that the Public Works Committee would meet in executive session at 8:00 a.m., Thursday, May 27, 1965, in the West Lounge.

GENERAL FILE

LEGISLATIVE BILL 331. Reading waived. Explained.

The Standing Committee amendments found in the Legislative Journal for the Sixty-ninth Day were rejected.

Mr. Carpenter offered the following amendments which were adopted:

1. Strike the Committee amendments.
2. Strike Section 1.
3. Renumber Sec. 2 and Sec. 3 as Section 1 and Sec. 2 respectively.

Advanced to E and R for review with 26 ayes, 0 nays, and 23 not voting.

LEGISLATIVE BILL 704. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventieth Day were adopted.

Advanced to E and R for review with 25 ayes, 0 nays, and 24 not voting.

LEGISLATIVE BILL 705. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventieth Day were adopted.

Advanced to E and R for review with 26 ayes, 0 nays, and 23 not voting.

UNANIMOUS CONSENT—Expedite LB 892

Mr. Warner asked unanimous consent to expedite the E and R processing of LB 892. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 441. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend the bill by striking original section 3 of the bill and all amendments thereto and by striking Standing Committee amendment 2, Section 4 and inserting the following:

“Sec. 3. The nonresident owner of a fleet operating same in interstate commerce shall annually, on or before December 1 of each year, report to the Tax Commissioner, on forms to be prescribed by him, information sufficient to enable him to determine value for tax purposes of each motor vehicle in such fleet which the nonresident owner anticipates being in such fleet on the following January 1 at 12:01 a.m. On or before January 10 next following said nonresident owner shall report to the Tax Commissioner, on forms to be prescribed by him, any changes in the makeup of the fleet which caused the report of December 1 to be different from the actual facts as of 12:01 a.m. on January 1 of the same year.

Sec. 4. The Tax Commissioner shall determine:

(1) The assessed valuation of each fleet which shall be determined by valuing each motor vehicle in the fleet and totaling the separate values; and

(2) The average mill levy for the previous year throughout the State of Nebraska.

Sec. 5. The Department of Motor Vehicles shall, immediately upon receipt, supply the Tax Commissioner with the prorated mileage of each fleet operating same in interstate commerce for the last complete proration year.

Sec. 6. *The Tax Commissioner shall determine the tax on the motor vehicles by the following formula: Multiply the assessed valuation of the fleet by the prorated mileage percentage as supplied by the Department of Motor Vehicles pursuant to section 5 of this act and multiply this result by the average mill levy as determined by the Tax Commissioner."*

2. Amend Standing Committee amendment 2 by renumbering section 5 as 7.

3. Amend the bill by renumbering original sections 6 and 7 as sections 8 and 9 respectively.

4. Amend Standing Committee amendment 3, line 1 by striking "6" and inserting "8".

5. Amend the title to conform.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 878. Reading waived. Explained.

Laid over at Mr. Klaver's request.

LEGISLATIVE BILL 796. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-fifth Day were adopted.

Advanced to E and R for review with 26 ayes, 1 nay, and 22 not voting.

LEGISLATIVE BILL 524. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-sixth Day were adopted.

Laid over.

UNANIMOUS CONSENT—LB 764

Mr. Craft asked unanimous consent to have LB 764 printed as amended, in lieu of printing it in the Legislative Journal. No objections. So ordered.

Adjournment

At 4:12 p.m., on a motion by Mrs. Hughes, the Legislature adjourned until 9:00 a.m., Thursday, May 28, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

NINETY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, May 27, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Rev. Kenneth P. Stewart.

Prayer

Almighty and everlasting God who by the spirit dost abide in
the hearts of thy people and in the affairs of men as we come to
the work of another day we invoke thy guidance and thy blessing.

As we face the issues that shall come before us we ask for wis-
dom and courage. On matters of small moment or personal advan-
tage grant that we may spin our wheels and bog down but on mat-
ters of large moment for all the people help us to move through unto
wise action that shall bless the state.

To thy name, O Lord, be everlasting praise.

Through Jesus Christ, our Lord. Amen.

The roll was called and all members were present except Messrs.
Fleming and Lysinger excused for the day and Mr. Stromer excused
until 9:30 a.m.

The Journal for the Ninety-eighth Day was approved.

Message from the Governor

May 27, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on May 26, 1965, I
approved Legislative Bills 604, 667, 710, 755, 757, 758, 759, 768, 802,
282, 678, 535, 357, 356, 281, 237, 280, 559, 583, 93, 206, 214, 359, 395,
516, 517, 666, 703, 711, and 169.

Respectfully,
(Signed) Frank B. Morrison
Governor

Communications

Letter from Mr. Charles A. Webb, Chairman of the Interstate Commerce Commission acknowledging receipt of LR 47, also, enclosing a copy of his statement before the Freight Car Shortage Subcommittee of the Committee on Commerce of the United States Senate on S. 179 and S. 1098.

Copy of petition signed by 36 people from McCook, Nebraska regarding the income tax bill.

Members of the Legislative

Council Committee on Road Study

1965-1967

Senator J. W. Burbach, Chairman; Senator Calista Hughes;
 Senator Terry Carpenter; Senator Eugene T. Mahoney;
 Senator Richard D. Marvel; Senator Maurice A. Kremer;
 Senator William R. Skarda, Jr.; Senator Marvin E. Stromer;
 Senator Ramey C. Whitney.

(Signed) W. H. Hasebroock Chairman
 Legislative Council

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 279.

A BILL FOR AN ACT to amend section 37-213, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 282, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to game and fish; to provide an increase in penalties; to require the purchase of a permit by violators; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Carstens	Kjar	Nelson	Rasmussen, R.
Claussen	Klaver	Nore	Ruhnke
Craft	Knight	Orme	Skarda
Crandall	Kokes	Paine, I.	Stryker
Danner	Kremer	Paxton	Syas
Gerdes	Mahoney	Payne, D.	Wallway
Harsh	Marvel	Pedersen	Warner
Hasebroock	Matzke	Proud	Whitney
Holmquist	Moulton	Rasmussen, E.	Wylie
Hughes	Moylan		

Voting in the negative, 0.

Not voting, 3:

Fleming Lysinger Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 730. With Emergency.

A BILL FOR AN ACT to amend sections 44-201, 44-214, 44-219, 44-219.01, and 44-1203, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the capital stock and surplus requirements for stock insurance companies; to increase fund requirements for mutual and reciprocal insurers as prescribed; to provide for the application of such increased requirements as prescribed; to repeal the original sections and also sections 44-215, 44-219.02, and 44-219.03, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Bauer	Hasebroock	Moylan	Ruhnke
Bowen	Holmquist	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Carstens	Knight	Paxton	Wallway
Claussen	Kokes	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Marvel	Proud	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Fleming	Lysinger	Mahoney
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 616. With Emergency.

A BILL FOR AN ACT relating to trust deeds; to authorize transfers in trust of real property, granting trustees of trust deeds a power of sale; to provide the manner in which the power of sale shall be exercised and the sale held; to provide for the rights and obligations of parties to trust deeds; to provide how this act may be cited; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Fleming	Lysinger	Stryker
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitors

Mr. Warner introduced Mr. James Lewis and 45 students from the Waverly High School Government Class.

Member Excused

Mr. Kokes asked to be excused for this afternoon. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on May 27, 1965 at 8:30 a.m.: LB 257 LB 691 LB 373 LB 396 LB 130

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 598. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 598

RESOLUTIONS

LEGISLATIVE RESOLUTION 50. Re: Anti-firearms Legislation

Introduced by Calista Cooper Hughes, 1st District.

WHEREAS, anti-firearms legislation now being considered by the Congress if adopted will seriously impair the right of legitimate hunters and target shooters to enjoy their chosen sports; and

WHEREAS, the history of such legislation is that the criminal and psychotic elements are little affected thereby; and

WHEREAS, the second amendment to the United States Constitution sets forth the rights of citizens who have not lost their civil rights to keep and bear arms; and

WHEREAS, tight controls on firearms as attempted in New York and Puerto Rico have not deterred the criminal classes but have only served to disarm the law-abiding citizen; and

WHEREAS, a situation in which our law-abiding citizen would become effectively disarmed by administrative action of governmental bureaus or by the necessity of complying with complicated and obtuse administrative procedure would be intolerable in these United States; and

WHEREAS, control of crime and misuse of firearms is best accomplished by a combination of effective and stringent law enforcement and justice directed against the criminal himself, not the weapon, coupled with education and alleviation of the known factors that cause crime, and

WHEREAS, no nation in modern times has fallen to tyranny without first imposing upon itself a strict system of firearms controls and registration:

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That this body, (1) is opposed to federal legislation which interferes with the rights of our law-abiding citizens under the second Amendment to the United States Constitution or which interferes with the rights of such citizens to transport sporting arms and ammunition in interstate commerce. (2) favors enforceable legislation at the federal level which provides stringent and enforceable penalties against the criminal misuse of firearms and ammunition shipped in interstate commerce.

The legislature directs the clerk of the legislation to spread this resolution upon the journal of this body and to furnish suitably prepared copies thereof to the President of the United States, the President Pro-tem of the United States Senate, the Speaker of the United States House of Representatives, to the Chairman of the Senate Judiciary Committee, to the Nebraska Congressional delegation, and to Senator Thomas Dodd of Connecticut.

SELECT FILE

- LEGISLATIVE BILL 890.** Laid over at the request of Mr. Marvel.
- LEGISLATIVE BILL 889.** Laid over at the request of Mr. Marvel.
- LEGISLATIVE BILL 797.** Laid over at the request of Mr. Bauer.
- LEGISLATIVE BILL 79.** E and R amendment found in the Legislative Journal for the Ninety-eighth Day was adopted.

Advanced to E and R for engrossment.

- LEGISLATIVE BILL 854.** E and R amendment found in the Legislative Journal for the Ninety-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 539. E and R amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 861. E and R amendment found in the Legislative Journal for the Ninety-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 125. E and R amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 725. E and R amendment found in the Legislative Journal for the Ninety-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 879. E and R amendment found in the Legislative Journal for the Ninety-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 752. E and R amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 443. Advanced to E and R for engrossment.

LEGISLATIVE BILL 226. Advanced to E and R for engrossment.

LEGISLATIVE BILL 580. E and R amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 854

Mr. Proud asked unanimous consent that LB 854 be placed at the head of E and R for engrossment.

No objections. So ordered.

MOTION—Bills in Committee

Mr. Syas moved that all bills calling for a state expenditure of \$20,000 or more from the General Fund still in committees be indefinitely postponed if said bills remain in committee after June 11, 1965, with the exception of the general appropriations bills.

The motion prevailed with 28 ayes, 11 nays, and 10 not voting.

UNANIMOUS CONSENT—Afternoon Session

Mr. Carpenter asked unanimous consent to take a roll call of those members who would be present this afternoon, and that if a quorum was present that only non-controversial bills on General File be considered. No objections. So ordered.

The roll call showed 31 members would be present.

MOTION—Overalls Day

Mr. Proud moved that Thursday, June 3, 1965, be designated Overalls Day and that all members wear overalls.

The motion lost with 2 ayes, 33 nays, and 14 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 262. Placed on Select File as amended.

E and R amendment to LB 262:

1. In the title, line 5, strike "supplies" and insert "expenditure or sale".

LEGISLATIVE BILL 476. Placed on Select File as amended.

E and R amendment to LB 476:

1. In the title, line 4, insert "as prescribed or during national or state emergency" after "duty".

LEGISLATIVE BILL 901. Placed on Select File as amended.

E and R amendment to LB 901:

1. In the title, lines 8 and 9, strike "nine hundred seventy-five dollars and ninety" and insert "seven hundred fifty dollars and eighty"; and in lines 10 and 11 strike "occurred" and insert "incurred."

LEGISLATIVE BILL 632. Placed on Select File as amended.

E and R amendments to LB 632:

1. In standing committee amendment 4, line 1, strike "line" and insert "lines 27 and"; and in line 4, strike "*primary city*" and insert "*city of the primary class*".

2. In standing committee amendment 5, lines 7 and 8, strike "*primary city*" and insert "*city of the primary class*".

3. In new section 3, line 1, strike "Section" and insert "Sec."

4. In the title, after the second comma in line 3, insert "and section 31-755, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 404, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 6, insert "to provide procedures; to change the first maturity date of bonds;" after the semicolon; and in line 8, strike "section" and insert "sections".

LEGISLATIVE BILL 544. Placed on Select File.

LEGISLATIVE BILL 891. Placed on Select File as amended.

E and R amendments to LB 891:

1. In renumbered section 4, strike the comma in line 2.

2. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. That original section 27, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, and section 2, Legislative Bill 485, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

3. Renumber original section 3 as section 6.

4. In the title, line 6, insert "to amend section 27, Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, and section 2, Legislative Bill 485, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections;" before "and".

LEGISLATIVE BILL 562. Placed on Select File as amended.

E and R amendments to LB 562:

1. In section 1, line 10, strike "year" and insert "year years".

2. Amend the third standing committee amendment to read "In section 5, line 17, strike 'five-sixths' and insert 'five-sixths all'".

3. In section 7, strike the new matter in lines 12 to 14 and insert "and disbursed as provided in section 77-1250".

4. In section 13, line 14, strike "sales tax or use" and insert "income".

5. In section 14, line 13, insert a comma after "county" as in the statutes.

6. In section 15, strike line 11 and insert "to the Board of Control, and the Board of Control Director of Public Institutions who shall"; and in line 19, strike "state" and show the same as stricken.

7. In section 19, line 5, strike "2-1501, 2-1502" and insert "2-2501, 2-2502".

8. In the title, line 10, strike "2-1501, 2-1502" and insert "2-2501, 2-2502".

9. For correlation purposes, after the second comma in line 2 of section 16, insert "as amended by section 1, Legislative Bill 269, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike beginning with the first "for" in line 13 through "act" in line 17 and insert ", which amount the State Treasurer shall credit to the General Fund"; and strike lines 18 and 19 and insert "and assessed in each county each year."

10. For correlation purposes, in section 19, line 3, strike "83-347,"; in line 4, strike "and"; and in line 6, insert "and section 83-347, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 269, Seventy-fifth Session, Nebraska State Legislature, 1965," before "are".

11. For correlation purposes, in the title, line 8, strike "83-347,"; in line 9, strike "and"; and in line 11, insert ", and section 83-347, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 269, Seventy-fifth Session, Nebraska State Legislature, 1965" after "1963".

LEGISLATIVE BILL 329. Replaced on Select File as amended.

E and R amendments to LB 329:

1. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 5, strike the second "and"; and in line 6, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 132. Replaced on Select File as amended.

E and R amendments to LB 132:

1. In line 4 of the Moylan amendment 1, adopted May 25, 1965, insert "*the*" before "*same*"; and in line 6, strike the first period.

2. In line 2 of the Knight and Pedersen amendment 2, adopted March 29, 1965, strike "*disposal*" and insert "*disposition*".

3. Strike the Moylan amendment 2, adopted May 25, 1965, since the sentence it amends was stricken by standing committee amendment 4.

4. In line 2 of the Moylan amendment 3, adopted May 25, 1965, strike "*as herein before provided,*" and insert "*as provided in section 71-605,*".

LEGISLATIVE BILL 899. Correctly engrossed.

LEGISLATIVE BILL 732. Correctly engrossed.

LEGISLATIVE BILL 733. Correctly engrossed.

LEGISLATIVE BILL 715. Correctly engrossed.

LEGISLATIVE BILL 684. Correctly engrossed.

LEGISLATIVE BILL 438. Correctly engrossed.

LEGISLATIVE BILL 498. Correctly engrossed.

LEGISLATIVE BILL 594. Correctly engrossed.

LEGISLATIVE BILL 613. Correctly engrossed.

LEGISLATIVE BILL 303. Correctly engrossed.

LEGISLATIVE BILL 372. Correctly re-engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Member Excused

Mr. D. Payne was excused for the afternoon.

Visitors

Mr. Adamson introduced Mr. D. C. Schriener, Lincoln, and Louis Schriener and daughters Mary and Kathy from Valentine.

Mr. Moylan introduced Mrs. W. W. Kirk and Mr. and Mrs. T. W. Emery, Omaha.

Announcement—LB 87

Mr. Carpenter announced that a meeting regarding LB 87 had been arranged with the Tax Commissioner and the Attorney General for Thursday, June 3, 1965, at 4:00 p.m.

UNANIMOUS CONSENT—Waive Reading

Mr. Carpenter asked unanimous consent that on all General File bills considered today only the new and stricken matter be read. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 864. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Ninety-eighth Day was adopted.

Mr. E. Rasmussen Presiding

Advanced to E and R for review with 39 ayes, 0 nays, and 10 not voting.

LEGISLATIVE BILL 385. Considered.

Mr. Carpenter withdrew his pending motion found in the Legislative Journal for the Ninety-eighth Day to indefinitely postpone LB 385.

Mr. Carpenter offered the following amendments and asked for a record vote:

1. Amend the bill by adding a new section to be known as section 3 and to read as follows:

“Sec. 3. That section 77-909, Revised Statutes Supplement, 1963, be amended to read as follows:

77-909. Every domestic insurance company, including all companies organized under stock, mutual, or assessment plans as well as companies organized as employers liability insurance associations or nonprofit hospital service corporations, but excluding fraternal beneficiary associations, shall, on or before March 1 of each year, in lieu of any other intangible property tax, pay a tax to the director of six-tenths of one per cent of the gross amount of direct writing premiums received by it during the preceding calendar year for business done in this state. The taxable life insurance premiums shall include premiums paid on the lives of persons residing in this state whether the insurance was written in this state or not. The tax shall also apply to premiums for insurance written on individuals residing outside this state or property located outside this state provided that no comparable tax is paid by the direct writing company to any other appropriate taxing authority. Companies whose scheme of operation contemplates the return of a portion of premiums to policyholders, without such policyholders being claimants under the terms of their policies, may deduct such return premiums or dividends from their gross premiums for the purpose of tax calculations.”.

2. Amend the bill by renumbering original sections 3 and 4 as sections 4 and 5 respectively.

3. Amend renumbered section 4 line 2 by inserting “, and section 77-909, Revised Statutes Supplement, 1963” after “1943”.

4. Amend the title to conform.

Voting in the affirmative, 6:

Carpenter	Ruhnke	Stryker	Whitney
Claussen	Skarda		

Voting in the negative, 30:

Adamson	Danner	Kokes	Rasmussen, E.
Batchelder	Gerdes	Moulton	Rasmussen, R.
Bauer	Harsh	Moylan	Stromer
Bowen	Hasebroock	Nelson	Syas
Budd	Holmquist	Nore	Wallwey
Burbach	Hughes	Paine, I.	Warner
Carstens	Kjar	Proud	Wylie
Crandall	Knight		

Not voting, 13:

Brauer	Kremer	Marvel	Paxton
Craft	Lysinger	Matzke	Payne, D.
Fleming	Mahoney	Orme	Pedersen
Klaver			

The Carpenter amendments lost.

LB 385 was advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

Visitors

Mr. Batchelder introduced Mr. and Mrs. R. Douglas Stuart from Chicago, Mrs. Augustin S. Hart, and his wife Ann.

Mr. Claussen introduced a group of Republican Youth, Bill Tacey, Peggy Tacey, Marvin Kieckhofer, Mari Kahler, Mrs. Wallace Kahler, and Mrs. Robert R. Tripp.

Mrs. Hughes introduced 18 Merry Blue Birds from Falls City, their leaders Mmes. Richard Windle and Richard Gentry, and sponsors Mmes. Burton Davidson and John Peck.

UNANIMOUS CONSENT—LB 905

Mr. D. Payne asked unanimous consent to take up LB 905 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 905. Reading waived. Considered.

Mr. Craft offered the following amendments, which were adopted:

1. Amend section 1 of the bill by inserting after line 595 the following:

"Max Hasenover	Property damage	Highway Cash	138.00
North Platte	Highway Con-	Fund Auditor	
Travel and Car	struction	Acct. No. 189	
Wash,			
North Platte, Nebr."			

2. Amend the title to conform.

LB 905 was laid over at the request of Mr. Carpenter.

Visitors

Mr. Knight introduced Mary Ann and Terry Gieger of Ulysses, Nebraska.

Mr. Whitney introduced Mr. Walter Ruden of Dalton, Nebraska.

Mr. Proud introduced his father-in-law Mr. Glen Hancock.

Members Excused

Messrs. Nore and Syas were excused for this afternoon.

Mr. Moylan was excused until 2:30 p.m. this afternoon.

UNANIMOUS CONSENT—Executive Sessions

Mr. Warner asked unanimous consent to hold an executive session of the Government and Military Affairs Committee this afternoon at 1:30 p.m. No objections. So ordered.

Mr. Kremer asked unanimous consent to hold an executive session of the Agriculture and Recreation Committee this afternoon at 1:30 p.m. No objections. So ordered.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 903. Placed on General File as amended.

Standing Committee amendment to LB 903:

1. Amend the bill by striking Section 2.

LEGISLATIVE BILL 902. Placed on General File as amended.

Standing Committee amendments to LB 902:

1. Amend Section 1 of the bill, Line 6 by inserting after "facilities" the following:

“; provided, that any purchase costing more than five thousand dollars shall be submitted to a vote of the voters in that school district.”

2. Amend the title to conform.

(Signed) George Syas, Chairman

Recess

At 12:05 p.m., on a motion by Mr. Hasebroock, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Fleming, Kokes, Lysinger, D. Payne, and Syas excused and Mr. Moylan excused until 2:30 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 279. Correctly enrolled.

LEGISLATIVE BILL 730. Correctly enrolled.

LEGISLATIVE BILL 616. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Budget

LEGISLATIVE BILL 865. Placed on General File as amended.

Mr. Marvel asked unanimous consent to have the Standing Committee amendments printed in lieu of printing them in the Legislative Journal. No objections. So ordered.

(Signed) Richard D. Marvel, Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 616 LB 730 LB 279

UNANIMOUS CONSENT—Withdraw LB 397

Mr. Wylie renewed his pending request found in the Legislative Journal for the Ninety-eighth Day to withdraw LB 397.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 579. Reading waived. Explained.

Mr. Hasebroock Presiding

Advanced to E and R for review with 26 ayes, 0 nays and 23 not voting.

LEGISLATIVE BILL 599. Considered.

Advanced to E and R for review with 31 ayes, 1 nay and 17 not voting.

LEGISLATIVE BILL 863. Reading waived. Explained.

Mr. Kremer offered the following amendment, which was adopted:

1. Section 1, line 11, strike "ten" and insert "twenty".

Laid over.

Visitors

Mr. Kjar introduced Mr. Leo Neil of Lexington and Lars Seenslig of Sweden.

LEGISLATIVE BILL 874. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-eighth Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted:

1. Add the emergency clause.

Advanced to E and R for review with 21 ayes, 6 nays and 22 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 877. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-ninth Day were adopted.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE BILL 624. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-ninth Day were adopted.

Advanced to E and R for review with 35 ayes 0 nays and 14 not voting.

LEGISLATIVE BILL 261. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 2 nays and 17 not voting.

LEGISLATIVE BILL 895. Reading waived. Explained.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

LEGISLATIVE BILL 354. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE BILL 268. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 255. Reading waived. Explained.

Advanced to E and R for review with 27 ayes, 3 nays and 19 not voting.

LEGISLATIVE BILL 271. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays and 19 not voting.

UNANIMOUS CONSENT—Withdraw LB 276

Mr. Marvel asked unanimous consent to withdraw LB 276.

Laid over.

Mr. Nelson Presiding

GENERAL FILE

LEGISLATIVE BILL 352. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eightieth Day were adopted.

Advanced to E and R for review with 21 ayes, 1 nay and 27 not voting.

Members Excused

Messrs. Skarda and Mahoney were excused at 3:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Executive Session

Mr. Stromer asked unanimous consent to hold a short executive session of the Public Health and Welfare Committee immediately. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 648. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Public Health and Welfare. (LB 908)

(Signed) Marvin E. Stromer

The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

Speaker Bowen Presiding**BILL ON FIRST READING**

The following bill was read for the first time by title:

LEGISLATIVE BILL 908. By Committee on Public Health and Welfare, Marvin E. Stromer, Legislative District 27; Calista Cooper Hughes, Legislative District 1; S. H. Brauer, Sr., Legislative District 21; Chester Paxton, Legislative District 40 and Cecil Craft, Legislative District 45.

A BILL FOR AN ACT relating to counties; to provide for the establishment of depreciation funds from patient or other revenue income of an indigent hospital, home for aged or infirmed persons, community hospital, or a local hospital district and enacted into law by the Legislature as prescribed; and to declare an emergency.

GENERAL FILE

LEGISLATIVE BILL 887. Reading waived. Explained.

Advanced to E and R for review with 25 ayes, 0 nays, and 24 not voting.

LEGISLATIVE BILL 707. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

Mr. Ruhnke Presiding

LEGISLATIVE BILL 534. Reading waived. Explained.

Standing Committee amendments 1 and 6 found in the Legislative Journal for the Eighty-first Day were adopted. Standing Committee amendments 2, 3, 4, and 5 found in the Legislative Journal for the Eighty-first Day were rejected.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

Visitors

Mr. Ruhnke introduced Mr. and Mrs. Wilbert Frey and daughters Ginger and Jani, from Fairbury.

Presented to the Governor

Presented to the Governor for approval on May 27, 1965, at 2:50 p.m.: LB 279 LB 730 LB 616 LB 598

(Signed) Ruth Bossard, Enrolling Clerk

NOTICE OF COMMITTEE HEARINGS

Agriculture and Recreation

LB 554	(Rehearing) Thursday, June 10, 1965	1:00 p.m.
LB 907	Friday, June 11, 1965	1:00 p.m.

Revenue

LB 906	Friday, June 4, 1965	1:00 p.m.
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STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 447. Placed on General File.

LEGISLATIVE BILL 900. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

UNANIMOUS CONSENT—LB 354

Mr. Gerdes asked unanimous consent to expedite the E and R processing of LB 354. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 810. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the Eighty-second Day was adopted.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 747. Reading waived. Explained.

Mr. Stryker offered the following amendment, which was adopted:

1. In the title, strike "dear" and insert "deer".

Advanced to E and R for review with 23 ayes, 0 nays and 26 not voting.

Member Excused

Mr. Stromer asked to be excused for Wednesday, Thursday and Friday, June 2, 3 and 4, 1965.

No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 277

Mr. Adamson asked unanimous consent to bracket LB 277 on General File for Monday, June 7, 1965.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 675. Reading waived. Explained.

Advanced to E and R for review with 24 ayes, 0 nays and 25 not voting.

LEGISLATIVE BILL 727. Reading waived. Explained.

Mr. Wylie offered the following amendment, which was adopted:

1. Amend Standing Committee amendment 1, line 1, by striking "motor vehicles" and inserting "buses".

Standing Committee amendments found in the Legislative Journal for the Eighty-third Day were adopted as amended.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

Adjournment

At 4:00 p.m., on a motion by Mr. Brauer, the Legislature adjourned until 9:00 a.m., Wednesday, June 2, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDREDTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 2, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Deliver us, our Father, from futile hopes and from clinging to lost causes, that we may move into ever growing calm and ever widening horizons. Keep us alive to the needs of this hour, that we may be moving in the right direction and giving our attention to the right voices. Where we cannot convince, let us be willing to persuade, for small deeds done are better than great deeds planned. We know that we cannot do everything. But help us to do something. For Jesus' sake. Amen.

The roll was called and all members were present except Messrs. Nore and Stromer, excused for the day, and Mr. E. Rasmussen, excused until 9:20 a.m.

Corrections for the Journal

Page 1780, line 30, delete "599" and insert "559".

Page 1785, line 24, delete "Pro-term" and insert "Pro-tem".

Page 1792, line 34, correct spelling of "Hasebroock".

The Journal for the Ninety-ninth Day was approved as corrected.

Message from the Governor

May 28, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on May 27, 1965, I

approved Legislative Bills 130, 257, and 373; and on May 28, 1965, I approved Legislative Bills 396, 691, 730, 616, 598, and 279.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communications

Letter from Congressman Clair A. Callan acknowledging receipt of LR 47.

Letter from Mr. Eugene Austin, Nebraska Director U. S. Divorce Reform regarding the lobbying law.

Letter referred to the Rules Committee.

Letter from Mr. Charles A. Webb, Chairman Interstate Commerce Commission acknowledging receipt of LR 47.

Letter from Senator Carl T. Curtis acknowledging receipt of LR 47.

Petition containing 56 signatures regarding the income tax bill.

Petition from Omaha containing 5 signatures regarding the income tax bill.

Letter from Mr. and Mrs. Carl Lyon, Omaha, Nebraska, regarding LB 661.

Letter from Mr. Louis J. Doyle, General Counsel, Post Office Department acknowledging copy of LR 40 forwarded to the President.

Letter from John L. Marks, Director Education Division, Automotive Safety Foundation regarding legislation passed identifying slow-moving vehicles on highways.

REFERENCE COMMITTEE REPORT

LB Committee
908.....General File

(Signed) Philip C. Sorensen, President

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 896. With Emergency.

A BILL FOR AN ACT to amend section 77-303.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to clarify the meaning thereof; to provide for appeals; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 3:

Nore	Rasmussen, E.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 326. With Emergency.

A BILL FOR AN ACT relating to school lands; to authorize the Board of Educational Lands and Funds to contract for the purpose of controlling noxious weeds on school lands; to provide for appropriation of funds; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Bowen	Budd	Carpenter
Bauer	Brauer	Burbach	Carstens

Claussen	Kjar	Moulton	Rasmussen, R.
Craft	Klaver	Moylan	Ruhnke
Crandall	Knight	Nelson	Skarda
Danner	Kokes	Orme	Stryker
Fleming	Kremer	Paine, I.	Syas
Gerdes	Lysinger	Paxton	Wallwey
Harsh	Mahoney	Payne, D.	Warner
Hasebroock	Marvel	Pedersen	Whitney
Holmquist	Matzke	Proud	Wylie
Hughes			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Nore	Rasmussen, E.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 643. With Emergency.

A BILL FOR AN ACT to amend section 70-1020, Revised Statutes Supplement, 1963, relating to the Nebraska Power Review Board; to provide for appropriations for the board; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nore Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 590.

A BILL FOR AN ACT to amend section 77-1804, Reissue Revised Statutes of Nebraska, 1943, relating to taxation; to increase the charge for advertising of real estate tax foreclosure advertisements; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nore Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 611.

A BILL FOR AN ACT to amend section 44-710.17, Revised Statutes Supplement, 1963, relating to insurance; to limit application of the section to individual and franchise policies of sickness and accident insurance; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nore Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 898. Replaced on Select File as amended.

E and R amendments to LB 898:

1. In new section 2, lines 5 and 9, strike "is" and insert "are"; and strike beginning with the comma in line 10 through the comma in line 11.

2. In new section 3, lines 14 and 17, strike "is" and insert "are"; and strike beginning with the comma in line 18 through "thereto" in line 19.

3. In the title, strike line 7 and insert "mony; to provide for enforcement through the district court as prescribed; to amend section 77-718, Reissue Revised Statutes of Nebraska, 1943; to repeal the original section; and to declare an".

LEGISLATIVE BILL 354. Placed on Select File.

LEGISLATIVE BILL 892. Placed on Select File as amended.

E and R amendments to LB 892:

1. In section 1, line 14, strike "provides" and insert "provided".
2. In section 2, line 6, strike "deem" and insert "deems".
3. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. In the title, line 6, insert "; and to declare an emergency" after "district".

LEGISLATIVE BILL 750. Placed on Select File as amended.

E and R amendments to LB 750:

1. In standing committee amendment 1, strike lines 1 and 2 and insert "1. In section 1, strike lines 3 to 9 and insert the following:".
2. In section 3, line 5, insert an underscored comma after "thereof".
3. In standing committee amendment 2, line 2, insert an underscored comma before "issued".

LEGISLATIVE BILL 866. Placed on Select File.**LEGISLATIVE BILL 754.** Placed on Select File as amended.

E and R amendments to LB 754:

1. In section 1, line 11 and lines 23 and 24, strike "referred to in subsection (1) of this section" and show the same as stricken.
2. In lieu of standing committee amendment 1, in section 1, reinstate the stricken matter in lines 39 and 40 and through the comma in line 41; in line 40, after the reinstated "hundred" insert "ten"; and in line 45, insert "or an additional twenty-five dollars per month on behalf of each child over the number of one" before the period.

3. In the title, line 5, strike "delete" and insert "increase".

LEGISLATIVE BILL 384. Placed on Select File as amended.

E and R amendment to LB 384:

1. In section 1, line 1, strike "That intangible" and insert "Intangible".

LEGISLATIVE BILL 181. Placed on Select File as amended.

E and R amendments to LB 181:

1. In section 1, line 37, insert an underscored comma after "*townships*".

2. For correlation purposes, after the second comma in line 2 of new section 1, insert "as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 14, after "office" insert "; *Provided*, that in counties having a population of more than sixty thousand inhabitants the election commissioner may appoint such additional persons of the same number from each party to augment such canvassing board".

3. In new section 5, line 2, strike "*clerk*" and insert "*clerk's*".

4. Amend new section 7 to read:

"Sec. 7. That original section 32-1001.29, Revised Statutes Supplement, 1963, and section 32-496, Reissue Revised Statutes of Nebraska, 1943, as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

5. In the title, strike lines 2 to 5 and insert "FOR AN ACT to amend section 32-1001.29, Revised Statutes Supplement, 1963, and section 32-496, Reissue Revised Statutes of Nebraska, 1943, as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to provide for a recount in certain cases; to change manner of recounting of ballots for members of the Legislature; to provide for costs; and to repeal the".

LEGISLATIVE BILL 621. Placed on Select File as amended.

E and R amendment to LB 621:

1. In the Carpenter General File amendment 1, line 5, insert "*or province*" after "*states*".

LEGISLATIVE BILL 584. Placed on Select File as amended.

E and R amendments to LB 584:

1. In section 1, line 10, strike "herein" and insert "in this act".

2. The typed bill being correct, strike the Proud amendment to section 3, line 8.

3. In section 3, line 29, strike "type"; insert a comma after the second "wheel" in line 30 and after "structure" in line 34; the terms defined therein appearing no place else in the bill, strike lines 38 to 42 and renumber subdivisions (11) to (13) as (10) to (12) respectively; in line 43, strike ", ramps"; and in line 51, strike ", walks,".

5. In section 4, line 39, insert "a" after "using"; subdivision (9) having no operative effect or significance, strike lines 42 to 49 and renumber subdivisions (10) and (11) as (9) and (10) respectively; and in lines 53 and 54, strike "and no inches".

6. The typed bill being correct, strike the Proud amendment to section 5, line 30.

7. In section 5, strike line 37 and insert "with subsection (2) of this section."

8. In section 6, line 7, strike "two" and insert "both"; and in line 10, insert "the" after "with".

9. In section 8, line 1, strike "no" and insert "not"; and in lieu of the Proud amendment to line 9, in line 9, strike "door" and insert "floor".

10. In section 9, strike the comma in line 5.

11. In section 10, line 4, strike "subsections (1) and (2) of".

12. In section 18, lines 11 and 12, strike "subsection (2) of this section" and insert "section 17 of this act"; and in lines 23 and 25, insert "the" after "of".

LEGISLATIVE BILL 585. Placed on Select File as amended.

E and R amendment to LB 585:

1. In section 2, line 2, strike the semicolon and insert a colon; insert "and" at the end of line 6; and strike lines 7 and 8.

LEGISLATIVE BILL 331. Placed on Select File as amended.

E and R amendments to LB 331:

1. In renumbered section 1, line 1, strike "original" and insert "section 77-1321, Reissue Revised Statutes of Nebraska, 1943, and"; and in line 2, strike "is" and insert "are".

2. In the title, strike lines 2 to 8 and insert "FOR AN ACT to repeal section 77-1321, Reissue Revised Statutes of Nebraska, 1943, and section 77-1320, Revised Statutes Supplement, 1963, relating to taxation; and to declare an emergency.".

LEGISLATIVE BILL 704. Placed on Select File as amended.

E and R amendment to LB 704:

1. In the title, line 2, strike "section 48-624" and insert "sections 48-624 and 48-669"; in line 4, insert "to provide for transition;" after the semicolon; and in line 5, strike "section" and insert "sections".

LEGISLATIVE BILL 705. Placed on Select File as amended.

E and R amendments to LB 705:

1. In section 1, line 36, strike "; (2) notwithstanding" and insert "; (2) notwithstanding . (2) *Notwithstanding*".

2. In standing committee amendment 1, line 5, strike "property" and insert "payments".

LEGISLATIVE BILL 441. Placed on Select File as amended.

E and R amendments to LB 441:

1. In section 1, line 4, strike "5" and insert "8".

2. In section 2, strike beginning with the comma in line 3 through "*may*" in line 4; in line 6, strike "5" and insert "7"; and in line 6, insert "*, and the tax on such vehicles owned by residents of this state may be determined and paid in such manner*" after "*act*".

3. In new section 3, line 2, insert "*the*" before "*same*"; and in line 9, strike "*said*" and insert "*such*".

4. In new section 5, line 3, insert "*the*" before "*same*".

5. In new section 7, line 10, insert an underscored comma after "*county*".

6. In standing committee amendment 3, insert "the first" at the end of line 2.

7. In renumbered section 8, line 3, strike "*and 4*" and insert "*to 7*".

8. In the title, line 5, insert "to provide procedures and duties; to provide for allocation;" before "to".

LEGISLATIVE BILL 796. Placed on Select File as amended.

E and R amendments to LB 796:

1. Amend the standing committee amendment to section 1, lines 14 to 31 to read "In section 1, strike lines 14 to 31 and insert:

- (1) For two different abstracts, a fee of ~~eighty cents~~ *one dollar*;
- (2) For three different abstracts, a fee of ~~ninety-five cents~~ *one dollar and forty cents*;
- (3) For four different abstracts, a fee of one dollar and ~~ten~~ *eighty* cents;
- (4) For five different abstracts, a fee of ~~one dollar~~ *two dollars* and ~~twenty-five~~ *twenty* cents;
- (5) For six different abstracts, a fee of ~~one dollar~~ *two dollars* and ~~ninety~~ *sixty* cents;
- (6) For seven different abstracts, a fee of ~~two~~ *three* dollars and ~~five~~ cents;
- (7) For eight different abstracts, a fee of ~~two~~ *three* dollars and ~~twenty~~ *forty* cents;
- (8) For nine different abstracts, a fee of ~~two~~ *three* dollars and ~~thirty-five~~ *eight* cents; and
- (9) For ten different abstracts, a fee of ~~two~~ *four* dollars and ~~fifty~~ *twenty* cents.'".

LEGISLATIVE BILL 864. Placed on Select File as amended.

E and R amendments to LB 864:

1. In standing committee amendment 1, line 3, reinstate the stricken word "money" and strike "~~money~~".
2. For correlation purposes, in the second line of section 2, insert "as amended by section 1, Legislative Bill 657, Seventy-fifth Session, Nebraska State Legislature, 1965," after the second comma; and in line 15, insert ", and credit to the Division of Motor Fuels of the Department of Agriculture and Economic Development such amount of the Aircraft Fuel Tax Fund as shall be necessary, in addition to such other funds as may be available for that purpose, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state, but in no event shall the amount so credited exceed one per cent of the Aircraft Fuel Tax Fund collected" after "66-413".
3. For correlation purposes, in section 4, line 1 and in the title, line 2, strike "sections 3-126 and 7-148" and insert "section 3-126"; and after the second comma in line 2 of section 4 and line 3 of the title, insert "and section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 657, Seventy-fifth Session, Nebraska State Legislature, 1965,".

LEGISLATIVE BILL 385. Placed on Select File as amended.

E and R amendments to LB 385:

1. In section 1, line 23, strike the semicolon and insert a period as in the statutes.
2. In line 6 of each of the Carstens General File amendments, insert "as of" after "amended".
3. In section 2, line 11, strike "assessment" and insert "assessments" as in the statutes.
4. In line 7 of the second Carstens General File amendment, strike the period and insert a semicolon as in the statutes, and insert a period at the end of the line.
5. In the title, strike line 7, and insert "sharing, and other employee benefit plans as pre-".

LEGISLATIVE BILL 579. Placed on Select File as amended.

E and R amendments to LB 579:

1. In section 1, strike beginning with the comma in line 17 through the comma in line 18, beginning with the comma in line 37 through the first comma in line 39, and beginning with the comma in line 45 through the comma in line 46, and show the same as stricken; and in lines 42 and 48, strike "recorder" and insert "recorder register of deeds".
2. In the title, line 6, insert "to harmonize with other legislation;" before "and".

LEGISLATIVE BILL 599. Placed on Select File as amended.

E and R amendments to LB 599:

1. In section 1, line 7, strike the colon and insert a semicolon; in line 9, strike "denomination" and insert "denominational"; strike the comma at the end of line 18; in line 26, insert "or" before "(d)"; insert "and" at the end of line 28; and in line 32, strike the first "of" and insert "or".
2. In section 2, line 7, section 4, line 3, and section 5, lines 3 and 12, strike "said" and insert "such".
3. In section 2, lines 6 and 7, strike "or solely within a part of"; in line 8, insert "or which operates solely within a part of such area: after "operates"; and in lines 10 and 13, strike "as above defined".
4. In section 4, strike "in" and insert "of".

5. In section 5, strike line 13 and insert "as may be consistent with the provisions of this act."

6. In section 6, line 4, strike "said" and insert "any such".

7. Add a new section to be known as section 7 and to read as follows:

"Sec. 7. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

8. In the title, line 6, strike "and"; and in line 7, insert "; and to declare an emergency" after "made".

LEGISLATIVE BILL 874. Placed on Select File as amended.

E and R amendments to LB 874:

1. Because of the standing committee amendments, reinstate the stricken section numbers.

2. In section 1, line 9, strike "located" and insert "situated".

3. In section 2, strike line 4, and insert "clerk, or, if the real estate is situated in more than one county, the county clerk of the county having the greater portion of such real estate, shall designate"; in line 11, strike "county" and insert "county or"; and in line 13, strike "county such" and insert "county or".

4. In section 3, line 15, strike "county" and insert "county or".

5. Add a new section to be known as section 9 and to read as follows:

"Sec. 9. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

6. In the title, line 6, strike "all" and insert "particular classes"; strike beginning with the second "to" in line 6 through line 9, and insert "to provide for the creation of industrial areas situated in more than one county as pre-"; in line 10, strike the second "to" and insert "for"; in line 12, strike "and"; and in line 13, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 624. Placed on Select File as amended.

E and R amendments to LB 624:

1. In section 1, lines 32 and 43, strike "Department of Health" and insert "department".

2. In section 2, line 3, strike "*College of Osteopathy*" and insert "*school or college*".

3. In the title, line 2, strike "sections 71-1,139.01 and" and insert "section"; in line 7, strike "two years" and insert "one year"; and strike beginning with "to" in line 7 through line 9 and insert "to provide for expenses as prescribed;".

LEGISLATIVE BILL 854. Correctly engrossed.

LEGISLATIVE BILL 515. Correctly engrossed.

LEGISLATIVE BILL 339. Correctly engrossed.

LEGISLATIVE BILL 95. Correctly engrossed.

LEGISLATIVE BILL 305. Correctly engrossed.

LEGISLATIVE BILL 860. Correctly engrossed.

LEGISLATIVE BILL 292. Correctly engrossed.

LEGISLATIVE BILL 286. Correctly engrossed.

LEGISLATIVE BILL 697. Correctly engrossed.

LEGISLATIVE BILL 673. Correctly engrossed.

LEGISLATIVE BILL 227. Correctly engrossed.

LEGISLATIVE BILL 718. Correctly engrossed.

LEGISLATIVE BILL 79. Correctly engrossed.

LEGISLATIVE BILL 539. Correctly engrossed.

LEGISLATIVE BILL 725. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 51. Re: Application of Electronic Computer Techniques to Nebraska Statutes

Introduced by Hal W. Bauer, 28th District, and Jerome Warner, 25th District.

WHEREAS, the application of current electronic computer techniques to Nebraska statutes would be of considerable benefit to the

Nebraska Legislature, the Nebraska Legislative Council, The University of Nebraska, and the people of the State of Nebraska; and

WHEREAS, the means have been developed in Nebraska and elsewhere to efficiently apply electronic processing to statutory material.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Nebraska Legislative Council and The Board of Regents of the University of Nebraska be encouraged and authorized to cooperate in placing the Nebraska statutes in a computer readable form and perfect and operate programs of electronic retrieval of Nebraska statutes; and

2. That a report of these activities be made to the next regular session of the Legislature.

LEGISLATIVE RESOLUTION 50.

Mrs. Hughes asked unanimous consent to amend the resolution by striking the word "legislation" in the first line of the last paragraph and inserting "legislature". No objections. So ordered.

Mr. Syas asked unanimous consent to add his name as a co-introducer of LR 50. No objections. So ordered.

LR 50 was adopted with 38 ayes, 0 nays, and 11 not voting.

LEGISLATIVE RESOLUTION 52. Re: Study of Legislative Processes

Introduced by Richard F. Proud, 12th District.

WHEREAS, each session of the Legislature sees the members thereof faced with an ever-increasing number of complex bills intimately affecting every aspect of the lives of the people of the state, and

WHEREAS, this results in the placing of a greater work load on each member, rising legislative costs, and problems of effectively handling this growing burden, and

WHEREAS, it is recognized that the basic problem is that of utilizing better the legislative time available so that it is possible to give ample consideration to bills of major importance, and

WHEREAS, it is necessary periodically to examine thoroughly the legislative processes looking to the more efficient budgeting and utilization of legislative time and machinery.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Executive Board of the Legislative Council appoint a committee to make a complete study of the legislative processes, including the rules of the legislature and all statutes and constitutional provisions pertaining to all aspects of said legislative processes, including, but not limited to, the drafting and introduction of bills, the consideration of bills, and the provision of expanded legislative research facilities, with special emphasis being given to finding means of giving more thorough consideration to bills.

2. That the committee report to the next regular session of the Legislature the results of its study, together with all recommended changes in procedures, the rules, statutes, or constitutional provisions.

Referred to the Executive Board of the Legislative Council.

Visitors

Mr. D. Payne introduced nine members of the Teen Age Republican Club from Sarpy County.

Mr. Klaver introduced Louis Victor and Katherine Victor of Omaha.

Mr. Proud introduced 62 students from Valley View Junior High School and teachers Mr. David Bath and Mrs. Ronald Seeley.

UNANIMOUS CONSENT—Withdraw LB 276

Mr. Marvel renewed his pending request found in the Legislative Journal for the Ninety-ninth Day to withdraw LB 276.

Mr. Carpenter objected.

Mr. Carpenter asked unanimous consent that the bill be held in its present position. No objections. So ordered.

MOTION—Untable Motion

Mr. Craft moved to untable his motion found in the Legislative Journal for the Ninety-first Day to appeal the U.S. District Court decision concerning reapportionment to the Supreme Court.

The motion prevailed with 26 ayes, 15 nays, and 8 not voting.

MOTION—Appeal to Supreme Court

Mr. Craft renewed his motion found in the Legislative Journal for the Ninety-first Day to appeal the decision of the U.S. District Court on reapportionment to the United States Supreme Court.

Mr. Adamson requested a record vote.

Voting in the affirmative, 20:

Adamson	Fleming	Lysinger	Paxton
Bowen	Hasebroock	Matzke	Proud
Brauer	Holmquist	Nelson	Rasmussen, E.
Claussen	Kjar	Orme	Rasmussen, R.
Craft	Kremer	Paine, I.	Wylie

Voting in the negative, 27:

Batchelder	Danner	Mahoney	Skarda
Bauer	Gerdes	Marvel	Stryker
Budd	Harsh	Moulton	Syas
Burbach	Hughes	Moylan	Wallway
Carpenter	Klaver	Payne, D.	Warner
Carstens	Knight	Pedersen	Whitney
Crandall	Kokes	Ruhnke	

Not voting, 2:

Nore Stromer

The Craft motion lost.

Visitors

Mr. E. Rasmussen introduced Joyce Taylor from Exeter.

Mrs. Orme introduced the Lincoln Committee on Political Education AFL-CIO Women's Activities Director Mrs. Lola Allen and five women.

Mr. Mahoney introduced the Omaha Committee on Political Education AFL-CIO Women's Activities Director Mrs. Tom Stabbs and eighteen women.

Mr. Claussen introduced Mr. and Mrs. Yost from Harrisburg, Pennsylvania, and Mr. and Mrs. Schroeder from Hoskins, Nebraska. He also introduced Mrs. H. J. Westerman and Carol Westerman from Sioux Falls, South Dakota.

Members Excused

Mr. Holmquist was excused at 11:15 a.m. for the remainder of the morning.

Mr. Batchelder was excused for Thursday and Friday, June 3 and 4, 1965.

Mr. Knight was excused at 11:30 a.m. for the remainder of the morning.

Mr. Moulton was excused for Thursday, June 3, 1965.

Committee Meetings

Mr. Syas announced an executive meeting of the Urban Affairs Committee at 1:15 p.m. in the West Lounge.

Mr. R. Rasmussen announced an executive meeting of the Education Committee at 1:30 p.m. in the West Lounge.

Mr. Marvel announced an executive meeting of the Budget Committee at 3:30 p.m.

MOTION—Reapportionment Plans

Mr. Ruhnke moved that a committee be named by the Committee on Committees to consider proposed reapportionment plans and that persons wishing to submit plans do so by June 7.

Mr. Burbach moved to amend the Ruhnke motion to June 11 instead of June 7. Amendment adopted.

Mr. Carpenter moved to amend the Ruhnke motion so that the committee recommends a bill or bills to be referred to the Government and Military Affairs Committee for a public hearing. Amendment adopted.

Mr. Carpenter moved to further amend the Ruhnke motion so that the committee consists of the Committee on Committees. Amendment adopted.

The Ruhnke motion as amended was adopted.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Warner asked unanimous consent to withdraw LB 736, LB 737, LB 738, LB 739, and LB 740.

Laid over.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 50.

UNANIMOUS CONSENT—LB 673

Mr. Proud asked unanimous consent to replace LB 673 on Select File for the following specific amendment. No objections. So ordered.

Amend Sections 1, 2, 3 and 4 by striking and deleting the following words:

“or in the business of transmitting oil, gas, or petroleum products by pipeline, or a public utility,”

SELECT FILE**LEGISLATIVE BILL 890.**

Mr. Marvel offered the following amendments to the pending Gerdes amendments found in the Legislative Journal for the Ninety-fourth Day:

1. Amend the Gerdes amendment 1, subdivision (1), lines 12 and 13 by striking “College of Agriculture and Home Economics campus” and inserting “*Campuses*”, lines 19 and 20 by striking “main campus of the university at” and inserting “*campuses in*”, lines 25 and 26 by striking “in the vicinity of the main campus at” and inserting “*on the campuses in*”, lines 32 and 33 by striking “at the College of Agriculture and Home Economics” and inserting “*on the campuses in Lincoln, Nebraska*”, line 46 by striking “main campus of the university at” and inserting “*campuses in*”, lines 48 and 49 by striking “in the vicinity of the main campus at” and inserting “*on the campuses in*”, lines 65 and 66 by striking “at the College of Agriculture and Home Economics” and inserting “*on the campuses in Lincoln, Nebraska*”, line 77 by striking “at the main campus” and inserting “*on the campuses*”, and lines 78 and 79 by striking “in the vicinity of the main campus at the university at” and inserting “*on the campuses in*”.

2. Amend Gerdes amendment 2 by striking section 3 and inserting the following:

“Sec. 3. *The Governor shall be responsible for developing a schedule of construction for the construction projects outlined herein so as to avoid conflicting schedules for funds between the various agencies. Said schedule shall be based on the projects provided for herein to be commenced according to the availability of funds subject to appropriations by the Legislature.*”.

3. Amend the title to conform.

The amendments were adopted by unanimous consent.

Mr. Carpenter offered the following amendment to the Gerdes amendments:

1. Amend the Gerdes Amendment 1, by inserting before the semicolon at the end of subdivisions (a) and (b) of subdivision (1) the following:

“, together with any construction or remodeling costing not more than two hundred thousand dollars”.

The Carpenter amendment was adopted by unanimous consent.

The pending Gerdes amendments were adopted as amended by unanimous consent.

Mr. Bowen offered the following amendments and asked for a record vote:

Amend Section two, lines 83, 84 and 85 by striking two million five hundred thousand dollars to complete the hospital at the College of Medicine.

Line 105, strike one million dollars and insert *three million five hundred thousand dollars*.

Voting in the affirmative, 13:

Adamson	Danner	Nelson	Ruhnke
Batchelder	Kjar	Paine, I.	Skarda
Bowen	Mahoney	Rasmussen, E.	Whitney
Burbach			

Voting in the negative, 31:

Bauer	Fleming	Lysinger	Proud
Brauer	Gerdes	Marvel	Rasmussen, R.
Budd	Harsh	Matzke	Stryker
Carpenter	Hasebroock	Moulton	Syas
Carstens	Hughes	Moylan	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Wylie
Crandall	Kokes	Pedersen	

Not voting, 5:

Holmquist	Nore	Payne, D.	Stromer
Kremer			

The Bowen amendment lost.

LB 890 was advanced to E and R for engrossment.

LEGISLATIVE BILL 889. Laid over.

LEGISLATIVE BILL 797. Laid over until Monday, June 7, 1965 at the request of Mr. Carpenter.

LEGISLATIVE BILL 262. E and R amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 476. E and R amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 901. E and R amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 632. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 544. Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for engrossment.

Mr. Stryker asked unanimous consent that LB 891 be bracketed on E and R for engrossment. No objections. So ordered.

LEGISLATIVE BILL 562. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Mr. Wallwey offered the following specific amendments:

1. Amend the bill by striking section 15 and renumbering original sections 16 to 19 as sections 15 to 18 respectively.

2. Amend renumbered section 18, line 6 by inserting after "1963" the following:

“; and also section 83-329.14, Reissue Revised Statutes of Nebraska, 1943”.

3. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Carpenter until LB 797 is disposed of. No objections. So ordered.

LEGISLATIVE BILL 329. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 132. E and R amendments found in the Legislative Journal for the Ninety-ninth Day were adopted.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 673. Mr. Proud renewed his pending amendment found in this day's Journal.

Amendment pending.

Laid over at the request of Mr. Carpenter.

Recess

At 12:02 p.m., on a motion by Mr. Hasebroock, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Budd, Nore and Stromer excused.

Visitors

Mr. Holmquist introduced Mr. Lloyd Palmer of Tekamah, Nebraska.

Mr. Craft introduced Mr. Sidney McFarland of North Platte.

Mr. Gerdes introduced Mr. and Mrs. Merle Kilgore, Debbie and Sherry of Crawford.

Mr. Bowen introduced Mr. and Mrs. Geo. Howard and four children from Sarnia, Ontario, Canada.

Mr. Carpenter introduced Mr. and Mrs. Rodney Barge and 6 children from Gering.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 258. Placed on General File as amended.

Standing Committee amendments to LB 258:

Amend Section 1 of the bill by striking Lines 9 and 10 and inserting the following: "vided. Their terms of office shall be for six years each. Their duties and powers shall".

Amend Section 1 by striking Lines 36 through 40 and inserting: "*The members of the Board of Trustees of Higher Education shall consist of such members as the Legislature shall prescribe. The Board shall be elected by districts of substantially equal population and for such term as the Legislature shall provide.*"

(Signed) Ross H. Rasmussen, Chairman

GENERAL FILE

Mr. Carpenter asked unanimous consent for the balance of the afternoon to read only the new and stricken matter on the General File bills. No objections. So ordered.

LEGISLATIVE BILL 905. Laid over at the request of Mr. Adamson.

LEGISLATIVE BILL 865. Reading waived. Explained.

Standing Committee amendments were adopted.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 863. Laid over.

LEGISLATIVE BILL 164. Laid over.

LEGISLATIVE BILL 82. Considered.

Mr. E. Rasmussen moved to indefinitely postpone LB 82.

The motion prevailed.

LEGISLATIVE BILL 526. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-sixth Day were adopted.

Mr. Carpenter offered the following amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. In addition to the requirements of section 60-1001, Re-issue Revised Statutes of Nebraska, 1943, the first 25 new passenger motor vehicles, without exception, acquired by the State of Nebraska after the effective date of this act, shall (1) be equipped with a flashing red light on the top thereof with controls therefor readily accessible to the driver, and (2) be painted the same color as are motor vehicles used for patrol purposes by the Nebraska Safety Patrol."

2. Amend the bill by renumbering original section 2 as section 3.

3. Amend the title to conform.

Amendments pending.

Laid over.

RESOLUTIONS**LEGISLATIVE RESOLUTION 53.** Re: Memory of H. P. Heiliger

Introduced by John E. Knight, 26th District and Jerome Warner, 25th District.

WHEREAS, H. P. Heiliger of Lincoln served in this Legislature during the 1943, 1945, and 1947 regular sessions; and

WHEREAS, H. P. Heiliger died June 1, 1965, with his funeral services scheduled for Thursday, June 3, 1965.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of H. P. Heiliger.

2. That the Legislature stand for a moment of silent tribute to his memory.

Mr. Knight moved to suspend the rules and adopt the Resolution today.

The motion prevailed with 44 ayes, 0 nays and 5 not voting.

The members stood for a moment of silence in memory of H. P. Heiliger.

GENERAL FILE

LEGISLATIVE BILL 552. Reading waived. Explained.

Mr. Kjar offered the following amendment which was adopted:

“provided, however, that any model of any make of tractor which the Nebraska State Railway Commission shall determine to be used primarily for farming purposes in the State of Nebraska by twenty-five percent (25%) or more of the Nebraska owners thereof shall not be exempt from the provisions of sections 75-301 to 75-347. The Nebraska State Railway Commission shall have the right to inspect the records of all Nebraska tractor distributors and sales outlets for the purpose of determining the primary use made of any model of tractor sold in the State of Nebraska.”

Mr. Warner moved to indefinitely postpone and asked for a record vote.

Voting in the affirmative, 14:

Batchelder	Knight	Rasmussen, R.	Wallwey
Claussen	Kokes	Stryker	Warner
Harsh	Matzke	Syas	Wylie
Klaver	Rasmussen, E.		

Voting in the negative, 27:

Adamson	Crandall	Kjar	Payne, D.
Bauer	Danner	Mahoney	Pedersen
Bowen	Fleming	Moulton	Proud
Brauer	Gerdes	Nelson	Ruhnke
Burbach	Hasebroock	Orme	Skarda
Carpenter	Holmquist	Paine, I.	Whitney
Craft	Hughes	Paxton	

Not voting, 8:

Budd	Kremer	Marvel	Nore
Carstens	Lysinger	Moylan	Stromer

The motion lost.

LB 552 was advanced to E and R for review with 28 ayes, 9 nays, and 12 not voting.

Member Excused

Mr. Carstens was excused at 3:15 p.m. for the remainder of the day.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 53.

GENERAL FILE**LEGISLATIVE BILL 764.**

Mr. Stryker asked unanimous consent that LB 764 be bracketed for discussion on June 16, 1965, and that it be the first order of business on General File. No objections. So ordered.

LEGISLATIVE BILL 88. Laid over.

Speaker Bowen Presiding**Ease**

The Legislature was at ease from 3:35 p.m. until 3:40 p.m.

LEGISLATIVE BILL 851. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Fifty-seventh Day were adopted.

Mr. Carpenter offered the following amendment which was adopted:

1. Amend section 2 of the bill by striking the new matter in line 36 and inserting "*payment of not to exceed fifty per cent of the first month salary which may be paid in three equal monthly payments at*".

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 551. Read and considered.

Advanced to E and R for review with 18 ayes, 12 nays, and 19 not voting.

LEGISLATIVE BILL 724. Laid over.

LEGISLATIVE BILL 99. Reading waived. Explained.

Laid over.

UNANIMOUS CONSENT—Committee Meetings

Mr. Ruhnke asked unanimous consent to hold a meeting of the Rules Committee immediately upon adjournment. No objections. So ordered.

Mr. Kremer asked unanimous consent to hold an executive meeting of the Agriculture and Recreation Committee on Thursday, June 3, 1965 at 1:00 p.m. in the West Lounge. No objections. So ordered.

STANDING COMMITTEE REPORTS**Education**

LEGISLATIVE BILL 234. Placed on General File as amended.

Standing Committee amendments to LB 234:

1. Amend section 3 of the bill by striking lines 23 to 51 and inserting the following:

"tlement shall be made by paying cash of not less than twenty per cent of the purchase price at time of sale and the balance shall be payable in cash within ninety days of the date of sale."

2. Amend the title to conform.

LEGISLATIVE BILL 316. Placed on General File as amended.

Standing Committee amendments to LB 316:

After the word "value" in Line 5, Section 1 add the following:
"Provided, that whenever the 4 percent rental is adopted, the unsold lands shall be appraised at actual value as determined by the Board of Educational Lands and Funds."

Add a new Section 3:

"The four percent rental rate shall become effective as land is appraised."

Renumber Section 3 as Section 4.

(Signed) Ross H. Rasmussen, Chairman

Adjournment

At 4:23 p.m., on a motion by Mr. Klaver the Legislature adjourned until 9:00 a.m., Thursday, June 3, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 3, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father in heaven, once again we offer unto thee our grateful thanks for thy mercy that cared for us during the night and brought us safely to this hour. Today is the tomorrow we worried about yesterday, and we see how foolish our anxiety was. Teach us to trust thee more completely and to seek thy help in all that we have to do. Give us anew the spirit of the pioneers: the spirit of adventure, of daring, of courage, and of faith, in Thee our God. Amen.

The roll was called and all members were present except Messrs. Batchelder, Moulton, and Stromer, who were excused.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 853. With Emergency.

A BILL FOR AN ACT relating to cities of the second class and villages; to provide that for the purpose of making payment of the cost of acquiring easements and rights-of-way for the purpose of establishing and altering the channel of watercourses and erecting and maintaining dikes against flood waters and surface waters, such cities and villages may issue their general obligation bonds; to provide for an election to be held for the purpose of authorizing such bonds; to establish the terms under which the bonds may be issued; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Batchelder Moulton Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 769.

A BILL FOR AN ACT to amend section 32-257, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide duplicate voter registration lists and supplemental lists free of charge to the local political party county chairman of each political party; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Lysinger	Pedersen
Bauer	Fleming	Mahoney	Proud
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall			

Voting in the negative, 4:

Harsh	Paine, I.	Rasmussen, E.	Wylie
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Not voting, 4:

Batchelder	Kremer	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 610. With Emergency.

A BILL FOR AN ACT to amend section 44-303, Reissue Revised Statutes of Nebraska, 1943, and section 81-303.01, Revised Statutes Supplement, 1963, relating to insurance; to prohibit stock insurance companies from doing business in this state, as prescribed, when the total organization and promotion expense exceeds ten per cent; to limit expenses of the distribution and sale of domestic stock companies as prescribed; to change internal references; to repeal the original sections and also section 81-303.02, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Moulton	Payne, D.	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 431. With Emergency.

A BILL FOR AN ACT relating to agriculture; to provide for joint county fairs as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Moulton	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 771.

A BILL FOR AN ACT to amend section 25-1634.01, Reissue Revised Statutes of Nebraska, 1943, relating to civil procedure, district court; to provide for postponing service of a qualified juror as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Budd	Claussen	Fleming
Bauer	Burbach	Craft	Gerdes
Bowen	Carpenter	Crandall	Harsh
Brauer	Carstens	Danner	Hasebroock

Holmquist	Mahoney	Paxton	Skarda
Hughes	Marvel	Payne, D.	Stryker
Kjar	Matzke	Pedersen	Syas
Klaver	Moylan	Proud	Wallwey
Knight	Nelson	Rasmussen, E.	Warner
Kokes	Nore	Rasmussen, R.	Whitney
Kremer	Orme	Ruhnke	Wylie
Lysinger	Paine, I.		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 785.

A BILL FOR AN ACT to amend sections 85-401, 85-402, 85-403, 85-404, and 85-407, Reissue Revised Statutes of Nebraska, 1943, relating to revenue obligations; to authorize the contracting for or the construction or establishment of parking buildings and facilities and the financing thereof as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kremer	Pedersen
Bauer	Danner	Lysinger	Proud
Bowen	Fleming	Marvel	Rasmussen, R.
Brauer	Gerdes	Matzke	Ruhnke
Budd	Harsh	Nelson	Skarda
Burbach	Hasebroock	Nore	Stryker
Carpenter	Holmquist	Orme	Syas
Carstens	Hughes	Paine, I.	Wallwey
Claussen	Kjar	Paxton	Warner
Craft	Klaver	Payne, D.	Whitney

Voting in the negative, 4:

Kokes	Moylan	Rasmussen, E.	Wylie
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Not voting, 5:

Batchelder	Mahoney	Moulton	Stromer
Knight			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 67.

A BILL FOR AN ACT to amend section 17-716, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend the time for filing claims as prescribed; to make provisions thereof applicable to cities of the first class; and to repeal the original section and also section 16-730, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moylan	Ruhnke
Budd	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Mahoney	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 375.

A BILL FOR AN ACT to amend section 46-249, Reissue Revised Statutes of Nebraska, 1943, relating to irrigation; to provide an exception; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Proud
Bauer	Fleming	Lysinger	Rasmussen, E.
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Nelson	Skarda
Burbach	Holmquist	Nore	Stryker
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Claussen	Klaver	Paxton	Warner
Craft	Knight	Payne, D.	Whitney
Crandall	Kokes	Pedersen	Wyie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Moulton	Moylan	Stromer
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 794.

A BILL FOR AN ACT to amend section 5-105, Revised Statutes Supplement, 1963, relating to apportionment; to create a new district court judicial district as prescribed; to provide when this act shall become operative; to provide for the incumbent judge of the new district to comply with the provisions of sections 24-813 to 24-818, Reissue Revised Statutes of Nebraska, 1943, at the general election to be held in 1968; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Craft	Kjar	Moylan
Bauer	Crandall	Klaver	Nelson
Bowen	Danner	Knight	Nore
Brauer	Fleming	Kokes	Orme
Budd	Gerdes	Kremer	Paine, I.
Burbach	Harsh	Lysinger	Paxton
Carpenter	Hasebroock	Mahoney	Payne, D.
Carstens	Holmquist	Marvel	Pedersen
Claussen	Hughes	Matzke	Proud

Rasmussen, E.	Skarda	Wallwey	Whitney
Rasmussen, R.	Stryker	Warner	Wylie
Ruhnke	Syas		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 620.

A BILL FOR AN ACT to amend section 44-332, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to provide requirements for the issuance of a resident broker's license; to provide for a fee; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Lysinger	Payne, D.
Bowen	Gerdes	Mahoney	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moylan	Ruhnke
Carpenter	Hughes	Nelson	Skarda
Carstens	Kjar	Nore	Stryker
Claussen	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Kremer		

Voting in the negative, 3:

Rasmussen, E.	Syas	Wylie
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Not voting, 4:

Batchelder	Bauer	Moulton	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS**Education**

LEGISLATIVE BILL 233. Indefinitely postponed.

LEGISLATIVE BILL 812. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review

LEGISLATIVE BILL 261. Placed on Select File as amended.

E and R amendments to LB 261:

1. Add a new section to be known as section 2 and to read as follows:

“Sec. 2. That section 17-230, Revised Statutes Supplement, 1963, be amended to read as follows:

17-230. Any such levy shall not be considered within the twenty-five mill limitation on the village for the levy of taxes as contained in section 17-702.”

2. Renumber original section 2 as section 3, and in line 2 thereof strike “is” and insert “and section 17-230, Revised Statutes Supplement, 1963, are”.

3. In the title, line 3, insert “and section 17-230, Revised Statutes Supplement, 1963,” after the second comma; and in line 7, strike “section” and insert “sections”.

4. In the enacting clause, strike the period and insert a comma.

LEGISLATIVE BILL 895. Placed on Select File as amended.

E and R amendment to LB 895:

1. In the title, line 2, strike “Department” and insert “Commissioner”.

LEGISLATIVE BILL 255. Placed on Select File.

LEGISLATIVE BILL 271. Placed on Select File as amended.

E and R amendments to LB 271:

1. In section 1, line 14, insert “Cash” before “Fund”.

2. In section 3, line 1, strike “sections 1 and 2 of”.

LEGISLATIVE BILL 352. Placed on Select File as amended.

E and R amendments to LB 352:

1. In standing committee amendment 1, line 5, insert "except trailers and semitrailers being drawn by a motor vehicle" before "if".

2. In the title, strike beginning with the second "to" in line 3 through line 4 and insert "to provide when vehicles in tow shall be prohibited on freeways; and"; and in line 5, insert ", and also section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965" after "section".

LEGISLATIVE BILL 707. Placed on Select File as amended.

E and R amendment to LB 707:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 381, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, insert "For buses used exclusively to carry children to and from school, and other school activities, the registration fee shall be ten dollars." at the end of line 9.

LEGISLATIVE BILL 534. Placed on Select File as amended.

E and R amendments to LB 534:

1. Amend standing committee amendment 1 to read "1. In the title, strike lines 6 to 8 and through the first semicolon in line 9."

2. Amend standing committee amendment 6 to read "6. In section 1, strike lines 13 to 16 and insert 'tor.'."

3. In section 1, line 4, strike "(a)" and insert "{a} (1)"; in line 6, strike "(b)" and insert "{b} (2)"; and in lines 8 and 9, strike "as provided in (a) and (b) hereof".

LEGISLATIVE BILL 648. Placed on Select File as amended.

E and R amendment to LB 648:

1. In section 1, line 79, insert an underscored comma after "scale".

LEGISLATIVE BILL 810. Placed on Select File as amended.

E and R amendments to LB 810:

1. In section 1, line 5, strike *“that”* and insert *“with which”*; in line 6, strike *“with”*; and in lines 6 and 7, strike *“commissioners”* and insert *“commissioner”*.

2. In section 2, line 10, insert *“he has”* after *“(2)”*; in line 15, insert *“the”* after *“either”* and strike line 16 and insert *“deputy, or both, are subject to removal under the provisions of this sec-”*.

3. In section 3, line 8 and 9, strike *“either the commissioner or”*; and in line 10, strike *“of the deputy”*.

4. In section 4, line 3, insert *“, within ten days,”* after *“shall”*; strike line 5, and insert *“by either regis-”*; and in line 10, strike *“committee”* and insert *“commissioner”*.

LEGISLATIVE BILL 747. Placed on Select File as amended.

E and R amendment to LB 747:

1. In section 1, line 17, insert *“or”* after *“landowners”*.

LEGISLATIVE BILL 675. Placed on Select File as amended.

E and R amendment to LB 675:

1. In section 1, line 44, strike *“such”* and insert *“which”*.

LEGISLATIVE BILL 887. Placed on Select File as amended.

E and R amendments to LB 887:

1. In section 1, strike lines 1 and 2 and insert *“Section 1. That section 2-1559, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 168, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:”*; in line 26, strike the semicolon and insert an underscored comma; and in line 31, remove underscoring from the semicolon.

2. In section 2, lines 1 and 2, and in the title, lines 2 and 3, strike *“Reissue Revised Statutes of Nebraska, 1943,”* and insert *“Revised Statutes Supplement, 1963,”*; in section 2, line 2 and in the title, line 3, strike *“1”* and insert *“2”*; and at the end of line 3 of section 2 and line 4 of the title, insert *“State”*.

LEGISLATIVE BILL 459. Correctly engrossed.

LEGISLATIVE BILL 879. Correctly engrossed.

LEGISLATIVE BILL 752. Correctly engrossed.

LEGISLATIVE BILL 896. Correctly enrolled.

LEGISLATIVE BILL 326. Correctly enrolled.

LEGISLATIVE BILL 643. Correctly enrolled.

LEGISLATIVE BILL 590. Correctly enrolled.

LEGISLATIVE BILL 611. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Executive Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to hold an executive meeting on Friday, June 4, 1965 at 8:15 a.m. No objections. So ordered.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up Friday, June 4th Final Readings this morning.

The motion prevailed with 35 ayes, 3 nays and 11 not voting.

Member Excused

Mr. Ruhnke asked unanimous consent to be excused at 10:30 a.m. for the remainder of the morning. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 896 LB 326 LB 643 LB 590
LB 611

Visitors

Mr. Bowen introduced Mr. Leonard Ywassa, Director, Service of Agriculture, Lome, Togo and his interpreter Mr. Clag.

Mr. Wylie introduced Mrs. George Wrenhold and 3 sons from Clearwater, Nebraska.

Committee—Escort Visitor

The President appointed Mrs. Hughes, Mrs. Orme and Messrs. I. Paine and Matzke to escort Governor Frank B. Morrison and Mr. Dale Robertson to the rostrum.

Governor Morrison and Mr. Robertson addressed the Legislature.

The Committee escorted the guests from the Chamber.

MOTION—Suspend Rules

Mr. President: I move the rules be suspended and the following rule changes recommended by the Legislature be made to conform with the rules of the Legislature in the following form:

Rule 2. Sec. 1. Order of succession

Chairman of the Legislative Council
 Chairman of Committee on Committees
 Chairman of Committee on Judiciary
 Chairman of Committee on Government and Military Affairs
 Chairman of Committee on Budget
 Chairman of Committee on Revenue
 Chairman of Committee on Education
 Chairman of Committee on Banking, Commerce and Insurance
 Chairman of Committee on Public Works
 Chairman of Committee on Agriculture and Recreation
 Chairman of Committee on Public Health and Welfare
 Chairman of Committee on Miscellaneous Subjects
 Chairman of Committee on Salaries and Claims
 Chairman of Committee on Labor
 Chairman of Committee on Urban Affairs

Rule 11. Sec. 1.

Clerk of the Legislature to have correctional bills printed and ready for introduction, with the exception of the title page, when the Legislature convenes.

(Signed) Arnold Ruhnke, Chairman
 Rules Committee

Speaker Bowen Presiding

Mr. Klaver asked unanimous consent to hold the motion until Tuesday, June 8, 1965. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 899. With Emergency.

A BILL FOR AN ACT to amend sections 77-716 and 77-1320.01, Revised Statutes Supplement, 1963, section 77-318, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 84, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legisla-

tive Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1963, and section 77-1235, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 81, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for taxing property omitted from taxation; to waive penalties as prescribed; to provide penalties; to provide for appeals; to provide that the provisions of this act shall apply to assessment of property for taxation beginning with the year 1965; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Pedersen
Bauer	Fleming	Lysinger	Proud
Bowen	Gerdes	Mahoney	Rasmussen, R.
Brauer	Harsh	Marvel	Ruhnke
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Paine, I.	Rasmussen, E.	Stromer
Moulton			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 732.

A BILL FOR AN ACT to amend section 44-114, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the license fee for a resident agent of a domestic insurer from one to two dollars and a resident broker from ten to fifteen dollars; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Kremer	Pedersen
Bowen	Gerdes	Lysinger	Proud
Brauer	Harsh	Mahoney	Rasmussen, R.
Budd	Hasebroock	Marvel	Skarda
Burbach	Holmquist	Matzke	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie
Danner			

Voting in the negative, 1:

Nelson

Not voting, 7:

Batchelder	Moulton	Rasmussen, E.	Stromer
Bauer	Paine, I.	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 733.

A BILL FOR AN ACT to amend section 44-409, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to increase the unearned premium reserve requirements, as prescribed; to delete obsolete provisions; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moylan	Syas
Carpenter	Hughes	Nelson	Wallwey
Carstens	Kjar	Nore	Warner
Claussen	Klaver	Orme	Whitney
Craft	Knight	Paine, I.	Wylie
Crandall	Kokes	Paxton	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Rasmussen, E.	Stromer	Stryker
Moulton	Ruhnke		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 715.

A BILL FOR AN ACT relating to cities of the first class; to provide for street improvements, as prescribed, for streets partly inside and partly outside such cities.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Rasmussen, E.	Ruhnke	Stromer
Moulton			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 684.

A BILL FOR AN ACT to amend section 79-437, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to change terms as prescribed; to provide duties for the Revisor of Statutes; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Lysinger	Payne, D.
Bauer	Fleming	Mahoney	Proud
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Skarda
Budd	Hasebroock	Moylan	Stryker
Burbach	Holmquist	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Claussen	Knight	Paine, I.	Whitney
Craft	Kokes	Paxton	Wylie
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Moulton	Rasmussen, E.	Stromer
Hughes	Pedersen	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 438. With Emergency.

A BILL FOR AN ACT to amend section 15-244, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the primary class; to authorize cities of the primary class to issue bonds as provided by law and as authorized by charter; to provide power to contract as prescribed; to repeal the original section and also sections 15-837 and 15-838, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Klaver
Bowen	Claussen	Harsh	Knight
Brauer	Craft	Hasebroock	Kokes
Budd	Crandall	Holmquist	Kremer
Burbach	Danner	Hughes	Lysinger

Mahoney	Orme	Proud	Syas
Marvel	Paine, I.	Rasmussen, E.	Wallwey
Matzke	Paxton	Rasmussen, R.	Warner
Moylan	Payne, D.	Skarda	Whitney
Nelson	Pedersen	Stryker	Wylie
Nore			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Moulton	Ruhnke	Stromer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 498.

A BILL FOR AN ACT relating to cities of the first class; to confer additional rights, powers, authority, and jurisdiction over flood control projects.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, E.
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Syas
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Ruhnke	Stromer	Wallwey
Moulton			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 594.

A BILL FOR AN ACT to amend section 33-109, Revised Statutes Supplement, 1963, relating to fees and salaries; to provide a uniform fee for filing various instruments in the office of the register of deeds or county clerk; to increase a fee; to provide for certified copies; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Gerdes	Mahoney	Pedersen
Bowen	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Rasmussen, E.
Budd	Holmquist	Moylan	Rasmussen, R.
Burbach	Hughes	Nelson	Skarda
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Kremer	Payne, D.	Wylie
Fleming	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Claussen	Ruhnke	Wallwey
Bauer	Moulton	Stromer	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 613.

Laid over.

LEGISLATIVE BILL 303.

A BILL FOR AN ACT to amend section 16-304, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to authorize cities of the first class to pay the premiums on required bonds of council members; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Pedersen
Bowen	Gerdes	Mahoney	Proud
Brauer	Harsh	Marvel	Rasmussen, E.
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Syas
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Moulton	Stromer	Wallwey
Bauer	Ruhnke		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 372.

A BILL FOR AN ACT to amend section 37-501, Revised Statutes Supplement, 1963, relating to game and fish; to change the offenses of hunting, shooting, or taking any bird or animal with the aid of an artificial light; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Skarda
Budd	Holmquist	Moylan	Stryker
Burbach	Hughes	Nelson	Syas
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 1:

Proud

Not voting, 5:

Batchelder Moulton Ruhnke Stromer
Carpenter

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. E. Rasmussen introduced his mother Mrs. Karen Rasmussen and sisters Elinor and Margaret of Denver, Colorado.

Mr. I. Paine introduced Mr. Vernon Bounds of Maryland.

UNANIMOUS CONSENT—LB 563

Mr. Klaver asked unanimous consent that LB 563 be considered as the first order of business on General File on Tuesday, June 8, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 890

Mr. Marvel asked unanimous consent to replace LB 890 on Select File for the following specific amendment. No objections. So ordered.

Add the Emergency Clause and amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 890. The Marvel specific amendment found in this day's Journal was adopted.

Mr. Pedersen offered the following specific amendment:

Amend LB 890 by striking in Section 1 on line 21 the words "*three and two-tenths*" and inserting "*two and seven-tenths*", and to insert after the word "*allocated*" in Section 2 on line 7, "*to the extent available*".

Mr. Syas appealed the ruling of the Chair allowing the amendment to be offered.

The question is, "Shall the Chair be sustained?"

The motion prevailed with 19 ayes, 10 nays, and 20 not voting.

Mr. E. Rasmussen requested a record vote on the Pedersen amendment.

Voting in the affirmative, 7:

Bowen	Nelson	Paxton	Wylie
Kokes	Paine, I.	Pedersen	

Voting in the negative, 35:

Adamson	Danner	Kremer	Rasmussen, E.
Bauer	Fleming	Lysinger	Rasmussen, R.
Budd	Gerdes	Mahoney	Skarda
Burbach	Harsh	Marvel	Stryker
Carpenter	Hasebroock	Matzke	Syas
Carstens	Holmquist	Moylan	Wallwey
Claussen	Hughes	Nore	Warner
Craft	Klaver	Orme	Whitney
Crandall	Knight	Proud	

Not voting, 7:

Batchelder	Kjar	Payne, D.	Stromer
Brauer	Moulton	Ruhnke	

The Pedersen amendment lost.

LB 890 was advanced to E and R for engrossment.

MOTION—Return LB 718 to Select File

Mr. Marvel moved to return LB 718 to Select File for the following specific amendment:

1. Amend section 1 of the bill, line 11 by inserting "*revenue*" before "bonds".

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Mr. Marvel asked unanimous consent to bracket LB 718 on Select File until Tuesday, June 8, 1965. No objections. So ordered.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 581. Placed on General File as amended.

Standing Committee amendments to LB 581:

1. Amend section 1 of the bill by striking lines 1 and 2 and inserting:

"Section 1. The governing boards of any educational service unit and any one or more counties may jointly".

2. Amend section 4 of the bill by adding a new subdivision (1) to read as follows:

"(1) The boundaries of the area vocational school shall include the area designated;" and by renumbering subdivisions (1) to (12) as subdivisions (2) to (13) respectively.

3. Amend section 5 of the bill, line 1 by striking "board" and inserting "State Board of Vocational Education".

4. Amend section 7 of the bill by striking lines 15 to 24 and inserting "the proposed area lies entirely within one or more educational service units and one or more counties within any other educational service unit the election commissioner or county clerk, as the case may be, of the county in which the voting on the issue takes place, shall proclaim the results of the election.

5. Amend section 9 of the bill by striking line 2 and inserting "of this act shall be governed by a governing board of the area vocational school established under this act which shall consist of", and line 7 by striking "board of trustees" and inserting "governing board".

6. Amend section 10 of the bill by striking "board of trustees" and inserting "governing board of the area vocational technical school".

7. Amend section 11 of the bill by striking lines 2 and 3 and inserting "which the administrative office of the governing board of the area vocational technical school is located shall be the ex officio treasurer of the governing board. He shall be the custodian", and lines 4, 5, 7, 10, 12, 17 and 19 by inserting "governing" before "board".

8. Amend section 12, line 1, section 13, line 1, section 14, line 1, section 15, line 3, section 16, lines 3, 11 and 12, and section 17, line 1 by striking "board of trustees" and inserting "governing board of the area vocational technical school".

9. Amend section 16 of the bill, lines 11 and 12 by striking "board of trustees" and inserting "governing board".

10. Amend the bill by adding a new section to be known as section 18 and to read as follows:

"Sec. 18. The governing board of any educational service unit or any one or more counties not included in the original petition may petition the State Board of Vocational Education to join an

established area vocational school following the appropriate procedures as outlined in sections 3, 4, 5, 6, and 7 of this act. Such merger to be effective on July 1, of the year in which the petitions have been favorably approved by election.”

11. Amend the bill by renumbering original section 18 as section 19.

12. Amend the title to conform.

(Signed) Ross H. Rasmussen, Chairman

UNANIMOUS CONSENT—Executive Meeting

Mr. Warner asked unanimous consent to hold an executive meeting of the Government and Military Affairs Committee at 1:30 p.m. today in the Railway Commission Hearing Room. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw Bills

Mr. Warner renewed his pending request found in the Legislative Journal for the One-hundredth Day to withdraw LB 736, LB 737, LB 738, LB 739, and LB 740.

No objections. So ordered.

Recess

At 11:55 a.m., on a motion by Mr. Hasebroock, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder, Moulton and Stromer, excused, and Mr. Wallwey, excused until 2:30 p.m.

RESOLUTIONS

LEGISLATIVE RESOLUTION 51. Read.

Mr. Pedersen asked unanimous consent to add his name as co-introducer to LR 51. No objections. So ordered.

Mr. Carpenter asked unanimous consent to hold LR 51 until Monday, June 7, 1965. No objections. So ordered.

Visitors

Mr. Hasebroock introduced Mr. and Mrs. Harley Stigge and children from West Point, Nebraska.

Mr. Claussen introduced Mr. Rolland Menk, teacher; Mr. Harry Strate, sponsor and students from the 8th grade, Trinity Lutheran School, Hoskins, Nebraska.

SELECT FILE

LEGISLATIVE BILL 889. Laid over until Monday, June 7, 1965, at the request of Mr. Marvel.

LEGISLATIVE BILL 673. The pending Proud specific amendment found in the Legislative Journal for the One-hundredth Day was adopted with 38 ayes, 0 nays, and 11 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 898. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 354. Advanced to E and R for engrossment.

LEGISLATIVE BILL 892. Bracketed until June 10, 1965, at the request of Mr. Brauer.

LEGISLATIVE BILL 750. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 866. Advanced to E and R for engrossment.

LEGISLATIVE BILL 754. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Mr. Pedersen moved to indefinitely postpone.

President Sorensen Presiding

Mrs. Orme asked for a record vote on the Pedersen motion.

Voting in the affirmative, 26:

Adamson	Hasebroock	Nelson	Rasmussen, E.
Bowen	Holmquist	Nore	Skarda
Brauer	Kjar	Paine, I.	Stryker
Burbach	Kokes	Paxton	Syas
Carpenter	Mahoney	Payne, D.	Whitney
Claussen	Marvel	Pedersen	Wylie
Craft	Moylan		

Voting in the negative, 12:

Bauer	Danner	Hughes	Proud
Carstens	Fleming	Klaver	Ruhnke
Crandall	Harsh	Orme	Warner

Not voting, 11:

Batchelder	Knight	Matzke	Stromer
Budd	Kremer	Moulton	Wallwey
Gerdes	Lysinger	Rasmussen, R.	

The motion prevailed.

LEGISLATIVE BILL 384. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 181. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 621. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 584. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 585. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 331. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 704. E and R amendment found in the Legislative Journal for the One-hundredth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 705. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 441. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Mr. Carpenter asked unanimous consent to add the emergency clause. No objections. So ordered.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 796. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 864. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 385. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 579. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 599. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 874. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 624. E and R amendments found in the Legislative Journal for the One-hundredth Day were adopted.

Advanced to E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 54. Re: Railway Passenger Service

Introduced by Calista Cooper Hughes, 1st District; Dale L. Payne, 3rd District and William R. Skarda, Jr., 7th District.

WHEREAS, during most of its history Nebraska has enjoyed excellent service from the large network of railroads providing passenger and freight service within the state; and

WHEREAS, in recent years, some railroads in the State of Nebraska have followed a consistent policy of attempting to reduce and curtail their services; and

WHEREAS, this policy has now resulted in many instances of inconvenient and inadequate services being furnished to the public without any regard for the public's interest, necessity or convenience; and

WHEREAS, the Missouri Pacific Railway Company has filed application with the Interstate Commerce Commission for the complete removal of all passenger service between Omaha, Nebraska and Kansas City, Missouri; and

WHEREAS, the Missouri Pacific Railway Company on passenger trains number 16 and 17 serve many cities and towns, including the cities of Fort Crook, Plattsmouth, Union, Nebraska City, Auburn, and Falls City, Nebraska.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we respectfully petition and request the Interstate Commerce Commission to deny authority for this proposed drastic reduction in railway passenger service for the reason outlined in the preamble to this resolution.
2. That printed copies of this resolution be mailed by the Clerk of the Legislature to the Interstate Commerce Commission and to the State Railway Commission.

Visitors

Mr. D. Payne introduced Mr. B. L. Heber, Bellevue City Administrator and Mr. Russ Thompson, Bellevue President of the City Council.

MOTION—Place LB 790 on General File

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the Ninety-eighth Day to place LB 790 on General File.

Mr. D. Payne moved the previous question. Question is, "Shall the debate cease?"

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

Mr. Carpenter requested a record vote on his motion.

Voting in the affirmative, 13:

Carpenter	Mahoney	Nelson	Proud
Klaver	Marvel	Nore	Skarda
Knight	Matzke	Orme	Wylie
Lysinger			

Voting in the negative, 30:

Adamson	Crandall	Kjar	Rasmussen, R.
Bauer	Danner	Kokes	Ruhnke
Bowen	Fleming	Kremer	Stryker
Budd	Gerdes	Paine, I.	Syas
Burbach	Harsh	Paxton	Wallwey
Carstens	Hasebroock	Pedersen	Warner
Claussen	Holmquist	Rasmussen, E.	Whitney
Craft	Hughes		

Not voting, 6:

Batchelder	Moulton	Payne, D.	Stromer
Brauer	Moylan		

The motion lost.

Visitors

Mr. Syas introduced Joe O'Connor from Omaha.

Mr. Nore introduced Mr. and Mrs. Warren Rood, daughters Mary and Barbara, and Vicki Swoboda from Columbus.

Mr. E. Rasmussen introduced Dr. and Mrs. Robert Rasmussen from Chadron.

UNANIMOUS CONSENT—LB 796

Mr. E. Rasmussen asked unanimous consent to replace LB 796 on Select File for the following specific amendments. No objections. So ordered.

Amend Section One, Line Nine, by striking the word sixty-five and inserting in lieu thereof the word seventy-five.

Amend Section One by striking lines fourteen to thirty-one, both inclusive, and inserting in lieu thereof the following:

(Sub. 1) For two different abstracts, a fee of One Dollar and Twenty Cents.

(Sub. 2) For three different abstracts, a fee of One Dollar and Sixty Cents.

(Sub. 3) For Four different abstracts, a fee of One Dollar and Ninety-Five Cents

(Sub. 4) For five different abstracts, a fee of Two Dollars and Twenty-Five Cents.

(Sub. 5) For six different abstracts, a fee of Two Dollars and Fifty Cents.

(Sub. 6) For seven different abstracts, a fee of Two Dollars and Seventy-Five Cents.

(Sub. 7) For eight different abstracts, a fee of Three Dollars.

(Sub. 8) For nine different abstracts, a fee of Three Dollars and Twenty-Five Cents.

(Sub. 9) For ten different abstracts, a fee of Three Dollars and Fifty Cents.

SELECT FILE

LEGISLATIVE BILL 796. The E. Rasmussen specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 686, LB 687

Mr. Kjar asked unanimous consent to replace LB 686 on General File for the following specific amendment. No objections. So ordered.

1. In Section 1, line 11, strike “, nor”.

Mr. Kjar asked unanimous consent to replace LB 687 on General File for the following specific amendment. No objections. So ordered.

1. In Section 1, line 38, add after the word dollars “without advertising for bids.”

GENERAL FILE

LEGISLATIVE BILL 686. Considered.

The Kjar specific amendment found in this day's Journal was adopted.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 687. Considered.

The Kjar specific amendment found in this day's Journal was adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

Committee Meeting

Mr. Marvel announced that the Budget Committee would meet in executive session at 3:30 p.m.

Visitors

Mr. Fleming introduced Mrs. Carl Johnson and Karen Sue Johnson from Sidney.

GENERAL FILE

LEGISLATIVE BILL 540. Laid over until Monday, June 7, 1965, at the request of Mr. Pedersen.

LEGISLATIVE BILL 905. Considered.

Mr. Adamson offered the following amendments which were adopted:

1. Amend section 1 of the bill by striking lines 231 to 242, 247 to 251, 301 to 313, 377 to 386, 517 to 521, and 557 to 561.

2. Amend the title to conform.

Advanced to E and R for review with 34 ayes, 1 nay, and 14 not voting.

LEGISLATIVE BILL 863. Considered.

Advanced to E and R for review with 25 ayes, 3 nays, and 21 not voting.

STANDING COMMITTEE REPORTS**Urban Affairs**

LEGISLATIVE BILL 904. Indefinitely postponed.

(Signed) George Syas, Chairman

Member Excused

Mr. Syas asked unanimous consent to be excused for Friday, June 4, 1965. No objections. So ordered.

Adjournment

At 3:48 p.m., on a motion by Mr. D. Payne, the Legislature adjourned until 9:00 a.m., Friday, June 4, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**ONE HUNDRED-SECOND DAY**

Legislative Chamber, Lincoln, Nebraska
Friday, June 4, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, as we marvel this morning at our nation's accomplishments in space, the ability to guide a vehicle around the earth, we are reminded that thou dost guide nations as well as planets, and that we need not doubt thy power or willingness to guide us.

Give us the faith to believe that when God wants us to do or not to do any particular thing, God finds a way of letting us know it. May we not make it more difficult for Thee to guide us, but be willing to be guided by Thee, that Thy will may be done in us and through us, for the good of all in our land. Amen.

The roll was called and all members were present except Messrs. Batchelder, Pedersen, Stromer, and Syas, who were excused.

Corrections for the Journal

Page 1857, line 33, delete "Nelson".

The Journal for the One hundredth Day was approved. The Journal for the One hundred-First Day was approved as corrected.

Members Excused

Messrs. Skarda, Mahoney, and Lysinger asked unanimous consent to be excused for this afternoon. No objections. So ordered.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up the Final Readings for Monday, June 7, 1965, this morning.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Communications

Letter from Wilber Chamber of Commerce regarding the proposed appropriation for the State Centennial Commission.

Letter from House of Representatives acknowledging receipt of LR 40.

NOTICE OF COMMITTEE HEARINGS**Committee on Committees**

June 4, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:30 p.m., on Monday, June 14, 1965, in the Supreme Court Hearing Room for the purpose of hearing the appointment of Wallace Farrar to the State Board of Educational Lands and Funds, submitted by Governor Frank B. Morrison.

Respectfully submitted:

(Signed) Elvin Adamson, Chairman
Committee on Committees

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 854. With Emergency.

A BILL FOR AN ACT to amend section 17-529.01, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to extend the power of eminent domain for flood control purposes; to clarify provisions; to eliminate provisions for an optional tax; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Carstens	Harsh	Kokes
Bauer	Claussen	Hasebroock	Kremer
Bowen	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Kjar	Marvel
Burbach	Fleming	Klaver	Matzke
Carpenter	Gerdes	Knight	Moulton

Moylan	Paxton	Rasmussen, R.	Wallwey
Nelson	Payne, D.	Ruhnke	Warner
Nore	Proud	Skarda	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 515.

A BILL FOR AN ACT relating to crimes and punishment; to make it unlawful to sell, offer for sale, attempt to sell, exhibit, give away or in any way furnish or attempt to furnish any person under the age of eighteen years certain publications as prescribed; to provide a standard; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner	Lysinger		

Voting in the negative, 3:

Bauer	Gerdes	Payne, D.
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Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 339. With Emergency.

A BILL FOR AN ACT to amend section 70-624.02, Reissue Revised Statutes of Nebraska, 1943, relating to public power districts; to provide the compensation for members of the board of directors of the districts serving one hundred thousand meters or more; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Bauer	Fleming	Lysinger	Payne, D.
Brauer	Gerdes	Mahoney	Proud
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Ruhnke
Carpenter	Holmquist	Moulton	Skarda
Carstens	Hughes	Moylan	Stryker
Claussen	Kjar	Nelson	Wallwey
Craft	Klaver	Nore	Warner
Crandall	Knight	Paine, I.	Whitney
Danner	Kokes	Paxton	

Voting in the negative, 6:

Adamson	Kremer	Rasmussen, E.	Wylie
Bowen	Orme		

Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 95. With Emergency.

A BILL FOR AN ACT to amend sections 19-2602 and 19-2603, Reissue Revised Statutes of Nebraska, 1943, and section 19-2602.01, Revised Statutes Supplement, 1963, relating to urban renewal; to provide that the provisions of sections 19-2601 to 19-2644, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be extended to include all cities and villages; to require a vote of the people only in a city of the metropolitan or primary class; to redefine terms; to provide for relocation of persons displaced as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 31:

Bowen	Crandall	Kokes	Rasmussen, E.
Brauer	Fleming	Matzke	Rasmussen, R.
Budd	Harsh	Moulton	Ruhnke
Burbach	Hasebroock	Moylan	Wallwey
Carpenter	Holmquist	Orme	Warner
Carstens	Hughes	Paxton	Whitney
Claussen	Kjar	Payne, D.	Wylie
Craft	Knight	Proud	

Voting in the negative, 6:

Bauer	Kremer	Nelson	Nore
Klaver	Marvel		

Not voting, 12:

Adamson	Gerdes	Paine, I.	Stromer
Batchelder	Lysinger	Pedersen	Stryker
Danner	Mahoney	Skarda	Syas

Having failed to receive a constitutional two-thirds majority the question is, 'Shall the bill pass with the emergency clause stricken?'

Voting in the affirmative, 31:

Adamson	Crandall	Knight	Rasmussen, E.
Bowen	Fleming	Kokes	Rasmussen, R.
Brauer	Gerdes	Matzke	Ruhnke
Budd	Harsh	Moulton	Wallwey
Burbach	Hasebroock	Orme	Warner
Carpenter	Holmquist	Paxton	Whitney
Claussen	Hughes	Payne, D.	Wylie
Craft	Kjar	Proud	

Voting in the negative, 9:

Bauer	Kremer	Moylan	Nore
Carstens	Marvel	Nelson	Paine, I.
Klaver			

Not voting, 9:

Batchelder	Mahoney	Skarda	Stryker
Danner	Pedersen	Stromer	Syas
Lysinger			

Having received a constitutional majority with the emergency clause stricken, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 305.

A BILL FOR AN ACT to amend section 17-604, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to authorize cities of the second class and villages to pay the premiums on required bonds of all officers and servants, elected or appointed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Payne, D.
Bauer	Fleming	Lysinger	Proud
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Pedersen	Stromer	Syas
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 860.

A BILL FOR AN ACT to amend sections 54-753.02 and 54-753.03, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to provide for exceptions; to increase the permit fee for each processing plant of garbage for animals; to regulate the processing plants as prescribed; to provide for revocation of licenses and appeal; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Kremer	Paxton
Bauer	Fleming	Lysinger	Proud
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Moylan	Skarda
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Wylie
Crandall	Kokes		

Voting in the negative, 1:

Whitney

Not voting, 6:

Batchelder	Payne, D.	Stromer	Syas
Mahoney	Pedersen		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 292.

A BILL FOR AN ACT relating to revenue and taxation; to require every person holding or owning personal property within this state, every resident between the ages of twenty-one and sixty, regardless of whether he has property or not, but excepting certain classes of persons therefrom, and every person required by section 77-1201, Revised Statutes Supplement, 1963, to file a list of property for another to file a property statement in the manner, time and place required by section 77-1229, Revised Statutes Supplement, 1963; and to provide a penalty and for the apportionment thereof.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Budd	Carstens	Crandall
Bowen	Burbach	Claussen	Danner
Brauer	Carpenter	Craft	Fleming

Gerdes	Kokes	Nelson	Rasmussen, R.
Harsh	Kremer	Nore	Skarda
Hasebroock	Lysinger	Orme	Stryker
Holmquist	Mahoney	Paine, I.	Wallwey
Hughes	Marvel	Paxton	Warner
Kjar	Matzke	Payne, D.	Whitney
Klaver	Moulton	Proud	Wylie
Knight	Moylan	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Pedersen	Stromer	Syas
Bauer	Ruhnke		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 286.

A BILL FOR AN ACT relating to insurance; to permit convertible investments for domestic insurance companies; and to provide for the value at which incidental securities obtained in connection with other investments shall be carried.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Claussen	Klaver	Nore	Wallwey
Craft	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	Whitney
Danner	Kremer	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Pedersen	Stromer	Syas
Carstens			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 697.

A BILL FOR AN ACT to amend section 21-1303, Revised Statutes Supplement, 1963, relating to cooperative corporations; to provide that cooperative corporations may adopt articles and by-laws as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Mahoney	Stromer	Syas
Carstens	Pedersen		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 227. With Emergency.

A BILL FOR AN ACT to amend section 79-4,103, Reissue Revised Statutes of Nebraska, 1943, and section 79-4,102, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 347, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to change the method of charging tuition for free high school education to nonresidents as prescribed; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Gerdes	Mahoney	Proud
Bauer	Harsh	Marvel	Rasmussen, E.
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Wallwey
Craft	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	Whitney
Danner	Kremer	Paxton	Wylie
Fleming	Lysinger	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Claussen	Stromer	Syas
Carstens	Pedersen		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 79.

Introduced by Terry Carpenter, 48th District; Dale L. Payne, 3rd District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, of the Constitution of Nebraska, relating to taxation; to provide that when an income tax law is adopted by the Legislature, the Legislature may adopt an income tax law based upon the laws of the United States; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, of the Constitution of Nebraska, to be known as section 1 B, which is hereby proposed by the Legislature:

"Sec. 1B. When an income tax is adopted by the Legislature, the Legislature may adopt an income tax law based upon the laws of the United States."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment providing that when an income tax is adopted, the Legislature may base the tax upon the laws of the United States.

- For
 Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	Whitney
Danner	Kremer	Paxton	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Pedersen	Stromer	Syas
Craft			

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 539.

A BILL FOR AN ACT to amend sections 60-534, 60-535, and 60-561, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicle safety responsibility; to clarify provisions; to provide when the act shall not apply; to harmonize with previous legislation; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Payne, D.
Bauer	Gerdes	Mahoney	Proud
Bowen	Harsh	Marvel	Rasmussen, E.
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Moulton	Ruhnke
Burbach	Hughes	Moylan	Skarda
Carpenter	Kjar	Nelson	Stryker
Carstens	Klaver	Nore	Wallwey
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Pedersen	Stromer	Syas
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 725.

A BILL FOR AN ACT to amend sections 26-106 and 29-2209, Reissue Revised Statutes of Nebraska, 1943, relating to courts; to authorize a city of the primary class to provide for the salary of a probation officer, employees and assistants of the clerk of the municipal court; to eliminate obsolete matter; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Nore	Wallwey
Carstens	Klaver	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Paxton	Wylie
Danner	Kremer	Payne, D.	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Nelson	Stromer	Syas
Claussen	Pedersen		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Bowen introduced international students from Holland, Austria, West Germany, and Norway, representing Ambassadors for Friendship, and 2 coordinators, Dave Farson and John Lentz. He also introduced Mr. and Mrs. R. L. Sauls, Raymond Sauls, and Mrs. Alvina Broat from Collegedale, Tennessee.

Mr. Klaver introduced 46 students from Mason School, Omaha, and teachers Mr. Wendell Wiksell and Mrs. Georgia Everman, and Principal George Lartner.

Mr. Kjar introduced Rev. Jas K. Irwin, Lexington, and Mr. Richard Young, Lars Svenstig, Joe Onstott, Kim Batie, Mark Gross, Chuck Spore, and Terry Burnett.

Mr. Stryker introduced Mrs. John Klosterman, Chairman of the Butler County Republican Womans Club and members of the National Federation of Republican Women.

Member's Birthday

Mr. Matzke announced Mr. Crandall's birthday, and the members sang Happy Birthday to Mr. Crandall.

Presented to the Governor

Presented to the Governor for approval on June 4, 1965, at 8:40 a.m.: LB 611 LB 590 LB 643 LB 326 LB 896

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 125. Replaced on Select File as amended.

E and R amendments to LB 125:

1. In section 1, line 29, strike "or storage area" and show the same as stricken.

2. In line 17 of Enrollment and Review amendment 1, adopted May 27, 1965, strike the second comma.

LEGISLATIVE BILL 897. Placed on Select File as amended.

E and R amendment to LB 897:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 5, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, strike beginning with "If" in line 18 through line 24 and insert "If the Tax Commissioner finds from the evidence submitted that any such omission or failure to return property was the result of an innocent mistake, all of the penalty in such case shall be waived except ten per cent of the tax due on tangible property and fifty per cent of the tax due on intangible property. An innocent mistake sufficient to authorize waiver of the penalty must be more than negligence or ignorance on the part of the taxpayer or unavoidable absence from the state; *Provided*, that if the omission or failure to return or report property was because such property had not been required to be reported in previous years, or that the property was assessed by mistake in the wrong taxing jurisdiction, the entire penalty may be waived."

LEGISLATIVE BILL 687. Placed on Select File as amended.

E and R amendments to LB 687:

1. In section 1, insert "or" at the end of line 36.

2. In the Kjar General File amendment 1, strike "Section 1, line 38" and insert "standing committee amendment 1, line 2; line 2, strike the period and insert a period at the end of the line.

3. In the title, insert "to provide when advertising for bids shall be required;" at the end of line 7.

LEGISLATIVE BILL 686. Placed on Select File as amended.

E and R amendments to LB 686:

1. In the Kjar General File amendment 1, line 1, insert "and show the same as stricken" before the period.

2. In the title, line 8, insert "to provide when advertising for bids shall be required;" before "and".

LEGISLATIVE BILL 851. Placed on Select File as amended.

E and R amendments to LB 851:

1. In new section 1, insert an underscored comma after the second "to" in line 11, and after "for" in lines 11 and 18; and in line 13, strike "section" and insert "sections".

2. In renumbered section 2, line 1, strike "Section" and insert "Sec."; and in line 11, insert "each license" after "and".

3. Because of the Carpenter General File amendment 1, strike standing committee amendment 1.

4. In the Carpenter General File amendment 1, line 1, strike "section 2" and insert "renumbered section 3"; and in line 3, strike "month" and insert "month's".

5. In the title, line 2, strike "48-503" and insert "48-502, 48-503"; in line 4, insert "to provide an exception;" before "to"; and in line 7, insert "the maximum amount and" after "for".

LEGISLATIVE BILL 551. Placed on Select File as amended.

E and R amendment to LB 551:

1. In section 1, line 8, strike "subdivision 1" and insert "subsection (1)"; in line 9, strike "do" and insert "shall"; in line 9, insert "any" after "or"; in line 14, insert "any" after "and"; in lines 16 and 17, strike "punishable" and insert "punished"; and in line 18, strike "both" and insert "by both such fine and imprisonment".

LEGISLATIVE BILL 443. Correctly engrossed.

LEGISLATIVE BILL 226. Correctly engrossed.

LEGISLATIVE BILL 262. Correctly engrossed.

LEGISLATIVE BILL 476. Correctly engrossed.

LEGISLATIVE BILL 853. Correctly enrolled.

LEGISLATIVE BILL 769. Correctly enrolled.

LEGISLATIVE BILL 610. Correctly enrolled.

LEGISLATIVE BILL 431. Correctly enrolled.
LEGISLATIVE BILL 771. Correctly enrolled.
LEGISLATIVE BILL 785. Correctly enrolled.
LEGISLATIVE BILL 67. Correctly enrolled.
LEGISLATIVE BILL 375. Correctly enrolled.
LEGISLATIVE BILL 794. Correctly enrolled.
LEGISLATIVE BILL 620. Correctly enrolled.
LEGISLATIVE BILL 899. Correctly enrolled.
LEGISLATIVE BILL 732. Correctly enrolled.
LEGISLATIVE BILL 733. Correctly enrolled.
LEGISLATIVE BILL 715. Correctly enrolled.
LEGISLATIVE BILL 684. Correctly enrolled.
LEGISLATIVE BILL 438. Correctly enrolled.
LEGISLATIVE BILL 498. Correctly enrolled.
LEGISLATIVE BILL 594. Correctly enrolled.
LEGISLATIVE BILL 303. Correctly enrolled.
LEGISLATIVE BILL 372. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Member Excused

Mr. Moulton was excused for Monday afternoon, June 7, 1965.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 853 LB 769 LB 610 LB 431 LB 771 LB 785 LB 67 LB 375 LB 794 LB 620 LB 899 LB 732 LB 733 LB 715 LB 684 LB 438 LB 498 LB 594 LB 303 LB 372

RESOLUTIONS

LEGISLATIVE RESOLUTION 54.

LR 54 was adopted with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE RESOLUTION 51.

Mr. Bauer offered the following amendment which was adopted:

Amend Legislative Resolution 51 by changing the period to a semicolon at the end of paragraph 2, and by adding a paragraph 3 as follows:

3. In addition the Board of Regents of the University of Nebraska be encouraged to develop, employ, and make available other current computer techniques of benefit to other agencies of Nebraska State Government.

LR 51 was adopted as amended with 32 ayes, 0 nays, and 17 not voting.

Visitors

Mr. Fleming introduced Mr. and Mrs. Ed Brauer, Bruce and Craig from Sidney, Nebraska.

Committee Meeting

Mr. R. Rasmussen announced that the Education Committee would hold a 15 minute executive session at 11:00 a.m. in the West Lounge.

UNANIMOUS CONSENT—LB 354

Mr. Gerdes asked unanimous consent to return LB 354 to Select File for the following specific amendment. No objections. So ordered.

Add the Emergency Clause and amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 261. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 895. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 255. Advanced to E and R for engrossment.

LEGISLATIVE BILL 271. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Mr. Craft offered the following specific amendments:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

“Section 1. That section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

39-1370. Any state, county, or city officer or employee charged with the maintenance of or law enforcement upon any part of a freeway may, at the expense of the owner, move any vehicle or other property which is disabled or abandoned or which constitutes an obstruction to traffic from the place where located on the freeway roadway to the nearest available position off the roadway as may be necessary to keep the freeway open or safe for public travel, or may move the vehicle to the nearest parking location, or remove and store the vehicle if moving it off the roadway to a parking location is impracticable; *Provided*, that a vehicle disabled while traveling on a freeway unable to move safely by its own power may be towed on the freeway to its place of destination. Except for the removal of disabled vehicles from the place of their disablement or other actual emergency, no vehicle shall be towed in such manner that it may swerve or weave, nor shall it be offset from the towing vehicle, and it shall have a second or emergency connection between the two vehicles of sufficient strength to sustain the tow, and the towed vehicle shall be equipped with all lights required by law for vehicles unless such lights on the towing vehicle are still clearly visible from the rear despite the tow. The city police, county sheriff, members of the Nebraska Safety Patrol, and any other such police officer with power to arrest for traffic violations may remove a dead body or an injured person or persons from the freeway roadway to the nearest available position off the roadway as may be necessary to keep the freeway open or safe for public travel. There shall be no liability for negligence, except for gross negligence, for the acts of any such officer or employee or police officer.”

2. Amend the bill by renumbering original sections 1 and 2 as sections 2 and 3 respectively.

3. Amend Standing Committee amendments by striking amendment 2.

4. Amend renumbered section 3 of the bill, line 2 by striking "is" and inserting the following:

"and section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965, are".

5. Amend the title to conform.

The Craft amendments were adopted with 30 ayes, 0 nays, and 19 not voting.

Speaker Bowen Presiding

Advanced to E and R for engrossment.

LEGISLATIVE BILL 707. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 534. E and R amendments found in the Legislative Journal for the One hundred-First were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 648. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 810. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 747. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 675. E and R amendment found in the Legislative Journal for the One hundred-First Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 887. E and R amendments found in the Legislative Journal for the One hundred-First Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 354. The Gerdes specific amendment found in this day's Journal was adopted with 32 ayes, 0 nays, and 17 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—General File Bills

Mr. Carpenter asked unanimous consent to read only the new and stricken matter and amendments on the General File Bills.

Mr. Holmquist objected.

Mr. Carpenter moved to adhere to the Rules and read all the General File bills in full.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 4:

Budd	Holmquist	Nore	Paxton
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Voting in the negative, 22:

Adamson	Danner	Lysinger	Paine, I.
Bauer	Gerdes	Matzke	Payne, D.
Bowen	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Wallwey
Carpenter	Knight	Orme	Whitney
Craft	Kokes		

Not voting, 23:

Batchelder	Harsh	Moulton	Stromer
Brauer	Hasebroock	Pedersen	Stryker
Carstens	Klaver	Proud	Syas
Claussen	Kremer	Rasmussen, E.	Warner
Crandall	Mahoney	Rasmussen, R.	Wylie
Fleming	Marvel	Ruhnke	

The motion lost.

Mr. Adamson asked unanimous consent to start with LB 878 on General File, take each bill in order unless there are any objections, and read only the new and stricken matter and amendments unless someone wishes the bill read in full.

No objections. So ordered.

UNANIMOUS CONSENT—East Lounge

Mr. Stryker asked unanimous consent that the Legislature for the balance of the session give up the East Senate Lounge and hold their hearings in the Court Room #2, and that the Legislature re-schedule all meetings now scheduled for the East Senate Lounge.

No objections. So ordered.

Visitors

Mrs. Hughes introduced 9 ladies from the Humboldt Book Club.

GENERAL FILE

LEGISLATIVE BILL 885. Reading waived. Explained.

Mr. Gerdes offered the following amendments:

1. Amend section 1 of the bill, line 35 by inserting “, and such notice shall have printed thereon the provisions of section 39-727.11” after “revocation”.

2. Amend section 3 of the bill, line 4 by inserting “at any time prior to the effective date of such revocation” after “May”, line 8 by inserting “The Director of Motor Vehicles shall be named defendant, and summons shall be served as provided in section 24-321 for claims against the state.”, after the period, and line 11 by inserting “, nor until the plaintiff files with the clerk of the court proof of service by registered or certified mail upon the Director of Motor Vehicles of a copy of such stay” after “review”.

3. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Klaver.

Mr. Carpenter asked unanimous consent to have LB 885 mimeographed with the proposed amendments. No objections. So ordered.

LEGISLATIVE BILL 70. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Seventy-eighth Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 71. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 317. Reading waived. Explained.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 872. Reading waived. Explained.

Laid over.

LEGISLATIVE BILL 260. Reading waived. Explained.

Advanced to E and R for review with 21 ayes, 9 nays, and 19 not voting.

Member Excused

Mr. Klaver asked unanimous consent to be excused this afternoon. No objections. So ordered.

Recess

At 12:00 p.m., on a motion by Mr. E. Rasmussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder, Klaver, Lysinger, Mahoney, Pedersen, Skarda, Stromer and Syas who were excused.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 854. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 854

Mr. Hasebroock Presiding**GENERAL FILE**

LEGISLATIVE BILL 504. Reading waived. Explained.

Mr. Kjar offered the following amendment, which was adopted:

1. In Section 1, line 10, delete "*(ipomoea)*" and insert "*(purpurea ipomoea)*".

Laid over at the request of Mr. Carpenter.

Members Excused

Messrs. Kremer, Matzke, Knight, E. Rasmussen, Carstens and Wallwey were excused at 2:30 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 676. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-first Day were adopted.

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

LEGISLATIVE BILL 748. Reading waived. Explained.

Mr. Kremer offered the following amendments:

1. Amend section 1 of the bill by adding after line 5 the following:

"No permit shall be issued by the Game, Forestation and Parks Commission unless the owner and pilot of the aircraft have ob-

tained from the Department of Aeronautics a registration and validation of a certificate of waiver”.

2. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Paxton.

LEGISLATIVE BILL 884. Reading waived. Explained.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

Visitors

Mr. Bowen introduced Mrs. Hazel McDonald; Sister Mary Petrona and Sister Mary Dorothy from the St. Stevens School, Lawrence, Nebraska.

UNANIMOUS CONSENT—Withdraw LB 490

Mr. Stryker asked unanimous consent to withdraw LB 490. Laid over.

GENERAL FILE

LEGISLATIVE BILL 449. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for review with 25 ayes, 0 nays and 24 not voting.

Member Excused

Mr. Proud was excused at 3:00 p.m. for the remainder of the day.

Presented to the Governor

Presented to the Governor for approval on June 4, 1965 at 2:15 p.m.: LB 854 LB 853 LB 372 LB 303 LB 594 LB 498 LB 438 LB 684 LB 715 LB 733 LB 732 LB 899 LB 620 LB 794 LB 375 LB 67 LB 785 LB 771 LB 431 LB 610 LB 769

(Signed) Ruth Bossard, Enrolling Clerk

Visitor

Mr. Gerdes introduced David J. Cullan from Hemingford, Nebraska.

GENERAL FILE

LEGISLATIVE BILL 627. Reading waived. Explained.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

LEGISLATIVE BILL 399. Reading waived. Explained.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 101. Reading waived. Explained.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend section 1 of the bill, line 27 by striking "*a portion*" and inserting "*all or any part*", and line 29 by inserting "*or off-street parking*" after "*construction*".

2. Amend the title to conform.

Laid over until Monday, June 7, 1965.

Committee Meeting

Mr. Burbach announced that the Revenue Committee would hold a brief executive session at 3:15 p.m.

MOTION—Adjourn

Mr. Wylie moved to adjourn.

The motion lost with 11 ayes, 20 nays, and 18 not voting.

GENERAL FILE

LEGISLATIVE BILL 493. Reading waived. Explained.

Advanced to E and R for review with 21 ayes, 0 nays, and 28 not voting.

LEGISLATIVE BILL 789. Reading waived. Explained.

Mr. Ruhnke moved to amend Standing Committee amendment 7, the last sentence, by striking "*distribute*" and inserting "*distribution*".

The amendment was adopted.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

UNANIMOUS CONSENT—Bracket LB 656

Mr. Danner asked unanimous consent that LB 656 be bracketed to be discussed on Tuesday, June 8, 1965. No objections. So ordered.

Adjournment

At 3:40 p.m., on a motion by Mr. Nelson, the Legislature adjourned until 9:00 a.m., Monday, June 7, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Monday, June 7, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord, we are ashamed that money and position and loud voices speak to us more strongly than does the simple compassion of the human heart. Help us to care, as thou dost care, for the many little people who have no lobbyists, for the minority groups who need justice, for those who bear their difficulties in quiet. May it be the glory of our government that not only the strong are heard but also the weak; not only the powerful but the helpless; not only those with influence, but also those who have nothing but a case and an appeal. May we put our hearts into our work, that our work may get into our hearts. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 1878, line 5, delete "review" and insert "engrossment".

The Journal for the One Hundred-Second Day was approved as corrected.

Communications

Letter from Omaha containing 7 signatures regarding the income tax bill.

Telegram from Mr. L. E. Schainost of Lincoln regarding the income tax bill.

Messages from the Governor

June 4, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the 75th Session:

I submit for your consideration the appointment of James F. Nissen, 1108 Mulder Drive, Lincoln, to the State Employees Retirement Board, replacing Dean Irish, resigned, for the term expiring January 1, 1968.

Respectfully,

(Signed) Frank B. Morrison
Governor

Referred to the Committee on Committees.

June 4, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 4, 1965, I approved Legislative Bills 853 and 854.

Respectfully,

(Signed) Frank B. Morrison
Governor

Invitation

Invitation to the members and wives or husbands to a Social and Buffet Dinner, Thursday evening, June 17, 1965 at the Hotel Cornhusker by the Retail Merchant's Association of Nebraska.

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent for the Committee on Committees to meet at 1:30 p.m., in the West Lounge. No objections. So ordered.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 613.

Introduced by Marvin E. Stromer, 27th District; Kenneth L. Bowen, 37th District; Fern Hubbard Orme, 29th District; Eugene T. Mahoney, 5th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article IV, section 1, of the Constitution of Nebraska, relating to the executive; to provide that the Governor shall be in-

eligible to the office of Governor for four years next after the expiration of two consecutive terms for which he was elected; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article IV, section 1, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 1. The executive officers of the state shall be the Governor, Lieutenant Governor, Secretary of State, Auditor of Public Accounts, Treasurer, Attorney General, and the heads of such other executive departments as set forth herein or as may be established by law. The Legislature may provide for the placing of the above named officers as heads over such departments of government as it may by law establish. The Attorney General, Secretary of State, Auditor of Public Accounts, and the Treasurer shall be chosen at the general election held in November, 1958, and in each even-numbered year thereafter, and their term of office shall be two years and until their successor shall be elected and qualified.

The Governor and Lieutenant Governor shall be chosen at the general election held in November, 1964, for a two year term and at the general election held in November, 1966, and in each alternate even-numbered year thereafter, for a term of four years and until their successors shall be elected and qualified. The Governor shall be ineligible to the office of Governor for four years next after the expiration of two consecutive terms for which he was elected. The records, books, and papers of all executive officers shall be kept at the seat of government, and such officers, excepting the Lieutenant Governor and members of boards and commissions when the board or commission is the head of an executive department, shall reside there during their respective terms of office. Officers in the executive department of the state shall perform such duties as may be provided by law. The heads of all executive departments established by law, other than those to be elected as provided herein, shall be appointed by the Governor, with the consent of a majority of all members elected to the Legislature, but officers so appointed may be removed by the Governor. Subject to the provisions of this Constitution, the heads of the various executive or civil departments shall have power to appoint and remove all subordinate employees in their respective departments.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment making the Governor ineligible to the office of Governor for four years next after the expiration of two consecutive terms for which he was elected.

For

Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 38:

Batchelder	Fleming	Lysinger	Proud
Bowen	Gerdes	Mahoney	Rasmussen, E.
Brauer	Hasebroock	Moulton	Rasmussen, R.
Budd	Holmquist	Nore	Ruhnke
Burbach	Hughes	Orme	Stromer
Carpenter	Kjar	Paine, I.	Stryker
Claussen	Klaver	Paxton	Wallwey
Craft	Knight	Payne, D.	Warner
Crandall	Kokes	Pedersen	Whitney
Danner	Kremer		

Voting in the negative, 10:

Adamson	Marvel	Nelson	Syas
Bauer	Matzke	Skarda	Wylie
Harsh	Moylan		

Not voting, 1:

Carstens

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS**Public Works****LEGISLATIVE BILL 702.** Placed on General File as amended.

Standing Committee amendment to LB 702:

Amend LB 702, page 2, by striking all of section 1 and substituting the following:

Section 1. Whenever a highway, which formerly traversed the corporate limits of a municipality, has been relocated and has been made a controlled access facility, and the Department of Roads has not provided any frontage road as authorized by section 39-1328 near an intersection with a roadway connecting with such municipality, the department shall upon the conditions hereinafter set out construct one such frontage road if requested to do so by such municipality, county, or by the owners of sixty percent of the property abutting on said relocated highway. The quadrant of such intersection in which the frontage road shall be located shall be designated by the governing board of such municipality with the approval of the department. The department shall at the request of the county or municipality procure the right of way for such frontage road in the same manner as though it were for state highway purposes after receiving from the county or municipality reasonable assurance of reimbursement for such right of way costs. The responsibility for the maintenance of such frontage road shall be as provided in section 39-1372.

LEGISLATIVE BILL 622. Placed on General File as amended.

Standing Committee amendments to LB 622:

1. Amend section 1 of the bill, lines 21 and 22 by striking the new matter and inserting "*one hundred dollars*".

2. Amend section 2 of the bill, line 28 by inserting "*and fuel tax reports and tax payments shall be made quarterly.*" after "director", line 31 by reinstating "and tax payments", and by inserting after the period in line 37 the following:

"The provisions of this act shall not apply to dealers licensed under section 66-403. Dealers so licensed shall report and pay the tax on motor vehicle fuel and special fuel consumed in propelling vehicles on the public highways of this state as provided for in sections 66-410 and 66-605."

3. Amend section 3 of the bill by reinstating the stricken matter in lines 7 to 12 and insert "*or at the option of the out-of-*

state carrier such audit may be made in the state where the records of the carrier are kept: If the audit is made out of the State of Nebraska the out-of-state carrier shall pay one half the cost of such audit. ; but such", and by striking lines 21 to 62 and inserting "If the Department of Agriculture and Economic Development shall require special invoices or receipts to substantiate a claim for refund, then such special invoices or receipts shall be furnished by the department."

4. Amend the bill by striking sections 4 to 11 and renumbering original sections 12 and 13 as sections 4 and 5 respectively.
5. Amend the title to conform.

(Signed) Cecil Craft, Chairman

Enrollment and Review

LEGISLATIVE BILL 354. Replaced on Select File as amended.

E and R amendments to LB 354:

1. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 4, insert "; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 441. Replaced on Select File as amended.

E and R amendments to LB 441:

1. Add a new section to be known as section 10 and to read as follows:

"Sec. 10. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 6, strike "and"; and in line 6, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 796. Replaced on Select File as amended.

E and R amendments to LB 796:

1. Amend the Rasmussen unanimous consent amendment to section 1, line 9, to read:

"1. In section 1, line 9, strike *'one dollar'* and insert *'seventy-five cents'*."

2. Amend the Rasmussen unanimous consent amendment to section 1, lines 14 to 31, to read:

"2. In section 1, strike lines 14 to 31 and all amendments thereto, and insert:

'(1) For two different abstracts, a fee of ~~eighty cents~~ *one dollar and twenty cents*;

(2) For three different abstracts, a fee of ~~ninety-five cents~~ *one dollar and sixty cents*;

(3) For four different abstracts, a fee of one dollar and ~~ten~~ *ninety-five cents*;

(4) For five different abstracts, a fee of ~~one dollar two dol-~~ *lars and twenty-five cents*;

(5) For six different abstracts, a fee of ~~one dollar two dol-~~ *lars and ninety fifty cents*;

(6) For seven different abstracts, a fee of two dollars and ~~five~~ *seventy-five cents*;

(7) For eight different abstracts, a fee of ~~two three~~ *dollars and twenty cents*;

(8) For nine different abstracts, a fee of ~~two three~~ *dollars and thirty five twenty-five cents*; and

(9) For ten different abstracts, a fee of ~~two three~~ *dollars and fifty cents.'*"

LEGISLATIVE BILL 673. Replaced on Select File as amended.

E and R amendment to LB 673:

1. Amend the Proud specific amendment, adopted June 3, 1965, to read "In new section 1, lines 4 and 5, new section 2, lines 2 to 4, new section 3, lines 4 and 5, and new section 4, lines 6 and 7, strike 'or in the business of transmitting oil, gas, or petroleum products by pipeline,'; and in new section 1, lines 5 and 6, new section 2, line 4, new section 3, lines 5 and 6, and new section 4, line 7, strike 'or public utility,'."

LEGISLATIVE BILL 720. Placed on Select File as amended.

E and R amendments to LB 720:

1. In section 1, line 13, strike "revenues" and insert "~~rev-~~ *revenue*"; and in line 17, strike "said" and insert "such".

2. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 339, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 1, line 11, insert "Provided, that when a district serves one hundred thousand meters or more, the board of directors may receive such compensation not exceeding two hundred dollars per month as to all members except the president, and not exceeding two hundred fifty dollars per month as to the president, as shall be determined by the board of directors." after "directors".

LEGISLATIVE BILL 877. Placed on Select File as amended.

E and R amendments to LB 877:

1. Amend standing committee amendment 1 to read "1. Strike section 2 and renumber original sections 3 to 31 as sections 2 to 30, respectively."

2. In renumbered section 2, line 14, strike "and" and show the same as stricken; in line 17, strike the period and insert ". ; and"; and insert "the" after "and" in line 19 and after "of" in line 35.

3. In renumbered section 8, line 3, insert "and a duplicate copy" before "of".

4. In renumbered section 10, reinstate the stricken word in line 40; in line 43, strike "; and" and insert a period; and in line 44, strike "(j)".

5. In renumbered section 13, line 51, strike "duplicate" and show the same as stricken.

6. In renumbered section 15, line 27, strike "other" and show the same as stricken.

7. In renumbered section 17, line 22, strike the period and insert a semicolon as in the statutes.

8. In renumbered section 18, line 41, strike "duplicate" and show the same as stricken.

9. In renumbered section 20, line 14, strike "section" and insert "sections" as in the statutes.

10. In renumbered section 22, line 4, strike "duplicate" and show the same as stricken.

11. In renumbered section 23, reinstate the stricken word in line 24; strike the new and reinstate the stricken matter in line 29; and in line 30, strike "(6)".
12. In renumbered section 24, insert "a" at the end of line 3; and in line 21, strike "duplicate" and show the same as stricken.
13. In renumbered section 26, line 6, strike "section" and insert "sections" as in the statutes.
14. In renumbered section 30, line 14, insert "*or other proper officer*" after "State".
15. Amend standing committee amendment 3 to read "3. Strike section 32 and renumber original sections 33 to 51 as sections 31 to 49 respectively.
16. In renumbered section 31, line 15, strike the semicolon and insert "; ,".
17. In renumbered section 32, line 28, insert a comma after "arose" as in the statutes.
18. In renumbered section 33, line 2, strike ", or both,"; in line 3, insert "*or a combination thereof*" after "corporations"; in lines 4 and 11, insert "*or other proper officer*" after "State"; and in line 13, strike "state" and insert "*Secretary of State*".
19. In renumbered section 34, insert "a" at the end of line 3.
20. In standing committee amendments 5 and 6, line 2, insert an underscored comma before "*which*".
21. In standing committee amendments 2, 4, 5, and 6, line 1, insert "original" before "Section".
22. In renumbered section 38, line 28, insert "*in which*" after "county".
23. In renumbered section 39, insert "*of sections 39 to 46*" at the end of line 9; in line 13, insert an underscored comma after "*franchises*"; and in line 19, strike "*hereinafter provided*" and insert "*provided in sections 44 and 45 of this act*".
24. In renumbered section 40, line 1, strike "*The said*" and insert "*Such*"; in line 5, strike "*41 to 48*" and insert "*39 to 46*"; in line 25, strike "*hereinafter provided*" and insert "*provided in sections 44 and 45 of this act*"; and in line 29, strike "*the said*" and insert "*such*".
25. In renumbered section 40, lines 25 and 29, renumbered section 41, lines 7, 9, 14, and 16, renumbered section 42, lines 1

and 19, renumbered section 44, lines 3 and 11, renumbered section 45, line 20, and renumbered section 47, lines 5, 7, 8, and 15, strike "said" and insert "such".

26. In renumbered section 41, line 14, strike "amply" and insert "completely".

27. In renumbered section 42, line 8, strike "41 to 48" and insert "39 to 46"; and in line 17, strike "the said" and insert "such".

28. In renumbered section 43, lines 2 and 3, strike "Chapter 21, article 28" and insert "sections 39 to 46 of this act".

29. In renumbered section 47, line 10, insert "the" before "Secretary".

30. In the title, line 13, insert "to clarify provisions; to make certain acts effective upon filing in the office of the Secretary of State; to provide a fee;" after the semicolon; and in line 15, strike "Chapter 98, Laws of 1963" and insert "Laws 1963, c. 98".

LEGISLATIVE BILL 861. Correctly engrossed.

LEGISLATIVE BILL 901. Correctly engrossed.

LEGISLATIVE BILL 544. Correctly engrossed.

LEGISLATIVE BILL 329. Correctly engrossed.

LEGISLATIVE BILL 132. Correctly re-engrossed.

LEGISLATIVE BILL 515. Correctly enrolled.

LEGISLATIVE BILL 339. Correctly enrolled.

LEGISLATIVE BILL 305. Correctly enrolled.

LEGISLATIVE BILL 860. Correctly enrolled.

LEGISLATIVE BILL 292. Correctly enrolled.

LEGISLATIVE BILL 286. Correctly enrolled.

LEGISLATIVE BILL 697. Correctly enrolled.

LEGISLATIVE BILL 227. Correctly enrolled.

LEGISLATIVE BILL 79. Correctly enrolled.

LEGISLATIVE BILL 539. Correctly enrolled.

LEGISLATIVE BILL 725. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 515 LB 339 LB 305 LB 860 LB 292 LB 286 LB 697 LB 227 LB 79 LB 539 LB 725

Explanation of Vote

Had I been present on June 4, 1965, I would have voted "aye" on the following Final Reading Bills: 854, 515, 339, 305, 292, 286, 697, 227, 79, 539, 725. (Signed) Henry F. Pedersen, Jr.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Revenue. (Signed) J. W. Burbach, Chairman

The motion prevailed with 46 ayes, 0 nays and 3 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 909. Introduced by the Committee on Revenue, J. W. Burbach, Legislative District 19, Chairman; Ramey C. Whitney, Legislative District 44; Hal W. Bauer, Legislative District 28; Dale L. Payne, Legislative District 3 and Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to old age assistance, blind assistance, aid to the disabled, aid to dependent children, medical assistance for the aged, and assistance to the aged, blind or disabled; to exempt from consideration certain income derived under the Economic Opportunity Act of 1964 adopted by the Congress of the United States; and to declare an emergency.

MOTION—Suspend Rules

Mr. Burbach moved to suspend the rules and place LB 909 on General File to be discussed after LB 277.

The motion prevailed with 44 ayes, 0 nays and 5 not voting.

Visitors

Mr. Burbach introduced Mr. Louis R. Eby, Former Mayor of Hartington, Nebraska; former Postmaster of Hartington; Assistant

Clerk of the Legislature 1939 and 1941; Secretary to the Board of Control 1942 to July 1946; Director of Veterans Affairs July 1946 to January 1962 and retired on January 1, 1962.

Mr. Brauer introduced 31 Girl Scouts from troop #137 and 322 and their sponsors from Norfolk, Nebraska.

SELECT FILE

LEGISLATIVE BILL 797. Mr. Carpenter temporarily withdrew his pending motion to indefinitely postpone, found in the Legislative Journal for the Ninety-eighth Day.

Mr. Ruhnke offered the following specific amendments:

1. Amend the bill by adding a new section to be known as section 7 and to read as follows:

"Sec. 7. Any taxpayer required by the provisions of the Internal Revenue Code to file declarations of estimated tax and to make payments on account of such estimated tax shall file declarations and make payments of the tax imposed by this act to the commissioner at the time or times and in the installments as provided by sections 6015, 6016, 6153 and 6154 of the Internal Revenue Code, on January 1, 1965."

2. Amend the bill by renumbering original sections 7 to 20 as sections 8 to 21 respectively.

The amendments were adopted with 39 ayes, 3 nays and 7 not voting.

Mr. Ruhnke offered the following specific amendments:

1. Amend renumbered section 8 of the bill lines 42 to 46 by striking the sentence commencing on line 42 and inserting the following:

"Any employer who does not possess real property situated within the State of Nebraska, which, in the opinion of the commissioner, is of sufficient value to cover his probable tax liability, may be required to post a surety bond in such sum as the commissioner shall deem adequate to protect the State of Nebraska."

2. Amend the title to conform.

The amendments were adopted with 37 ayes, 4 nays and 8 not voting.

Mr. Mahoney offered the following specific amendments, which were adopted by unanimous consent:

1. Amend Standing Committee amendment 1, line 6 by inserting after the semicolon the following:

“that is, gross income as therein defined minus the deductions as therein allowed;”.

2. Amend the title to conform.

Mr. Pedersen offered the following specific amendment:

Amend Section 11 of LB 797 by inserting after the word “writing” in line 6 the following: “The offices, deputies and employees under the direction of the Commissioner for the administration of this act shall be located in the City of Omaha, that the Commissioner shall have authority to obtain suitable quarters for such administrative offices, and all provisions of this act shall be harmonized to carry out the intent of this Section.”.

Mr. Burbach moved to amend the Pedersen amendment by striking “Omaha” and inserting “Crofton”.

The Burbach amendment was adopted.

The Pedersen specific amendment as amended lost with 8 ayes, 31 nays and 10 not voting.

Mr. Bauer offered the following specific amendment:

1. Page 2, Section 1 (3) (a), at line 27, delete the words “, including the solicitation of business,”.

The amendment was adopted with 33 ayes, 0 nays and 16 not voting.

Mr. Bauer offered the following specific amendment:

1. Page 31, Sec. 13 (4) (b) at line 174, delete the words “the commissioner or”.

The amendment was adopted with 32 ayes, 0 nays and 17 not voting.

Mr. Bauer offered the following specific amendment:

1. Pages 17 and 18 - Delete all of Sec. 9 and renumber accordingly.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 29:

Adamson	Burbach	Crandall	Harsh
Bauer	Carstens	Fleming	Hasebroock
Bowen	Craft	Gerdes	Holmquist

Hughes	Matzke	Paxton	Ruhnke
Kjar	Nelson	Proud	Stryker
Knight	Nore	Rasmussen, E.	Wallway
Kokes	Orme	Rasmussen, R.	Warner
Kremer			

Voting in the negative, 17:

Batchelder	Klaver	Paine, I.	Stromer
Brauer	Lysinger	Payne, D.	Syas
Budd	Moulton	Pedersen	Whitney
Carpenter	Moylan	Skarda	Wylie
Danner			

Not voting, 3:

Claussen	Mahoney	Marvel
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The amendment was adopted.

Mr. Burbach offered the following specific amendment:

Amend Standing Committee Amendment No. 1 as follows:

1. Subdivision 1, line 3 by inserting after the semicolon the following:

“and for the purpose of determining the income of a cooperative there shall be considered the net income of the cooperative before any payments obligated or paid as dividends or patronage refunds”.

The Burbach amendment was adopted with 29 ayes, 5 nays, and 15 not voting.

Mr. Carpenter offered the following specific amendments:

1. Amend the bill by striking sections 1 to 20 and inserting the following:

“Section 1. Income taxes shall be determined by using the laws of the United States on federal income taxes in force and effect on January 1, 1965.

Sec. 2. For the year 1967 and subsequent years, there is hereby imposed a tax on:

(1) The income of each person resident in this state, which tax shall be at the per cent of the amount paid by such person for such year as federal income tax, which shall be computed as provided in section 3 of this act;

(2) The income of each person not resident in this state but having income within this state, which tax shall be at the per cent

of the amount paid by such person for such year as federal income tax resulting from income within this state, which shall be computed as provided in section 3 of this act; and

(3) The income of each corporation doing business in this state, which tax shall be at the per cent of the amount paid by such corporation for such year as federal income tax resulting from income within this state, which shall be computed as provided in section 2 of this act.

Sec. 3. The taxes imposed by section 1 of this act shall be the per cent of the total federal income tax paid as the federal taxable income within this state is to the taxpayer's total federal taxable income for the year as determined by the State Board of Equalization and Assessment on or before September 1 of each year for taxable years beginning during the subsequent calendar year. In determining such the board shall:

(1) Determine the fixed appropriations from the General Fund from a statement to be prepared by the Auditor of Public Accounts in accordance with section 50-203, Reissue Revised Statutes of Nebraska, 1943, and submitted prior to convening of the board;

(2) Provide for one half of such appropriations in each year of the biennium, less the unappropriated miscellaneous receipts and fees to the General Fund estimated annually in advance; and

(3) In the calendar year in which the Legislature convenes, include appropriations for the legislative session, and all miscellaneous claims, deficiency bills, and emergency appropriations payable from the General Fund.

In establishing the tax rate the board shall consider the probable net income taxable under the provisions of this act during the subsequent calendar year and an estimate of the amount that shall be available in the General Fund at the conclusion of the present calendar year.

Sec. 4. The taxes imposed by section 2 of this act shall be paid not later than fifteen days after the taxpayer is required to pay federal income taxes for the year in which imposed. Such time may be extended only by an extension of time granted for the payment of federal income taxes, which fact shall be established only by the filing with the Tax Commissioner of an authenticated copy of the letter or other document granting the extension.

Sec. 5. At the time of payment of taxes under this act, the taxpayer shall submit a report of income, on forms to be prescribed by the Tax Commissioner. Such report shall be sufficiently detailed to disclose compliance with this act, and shall be signed by the tax-

payer, or by the president or other officer in the case of a corporation. If necessary to insure compliance with the provisions of this act, the Tax Commissioner may require the taxpayer to submit a copy of his corresponding federal income tax return.

Sec. 6. Any tax not paid when due or at the end of any period of extension allowed shall draw interest at the rate of nine per cent per year until paid, and shall be a lien on any real estate held by the taxpayer from the time that notice of such delinquency is filed by the Tax Commissioner in the office of the register of deeds in any county in which such real estate is located.

Sec. 7. Any person willfully failing to make the report or pay the tax required by this act, or submitting a report known by him to be false shall be fined not less than one thousand dollars nor more than five thousand dollars.

Sec. 8. The Tax Commissioner may adopt reasonable rules and regulations, consistent with the provisions of this act, for administering the provisions of this act."

2. Amend the title to conform.

Mrs. Hughes moved to lay over the Carpenter amendments and the bill for two days.

The motion lost.

Mr. Carpenter asked unanimous consent to pass over the pending motion temporarily.

Mr. Bauer objected.

Mr. Carpenter requested a record vote on his amendments.

Voting in the affirmative, 19:

Batchelder	Danner	Moulton	Skarda
Brauer	Klaver	Moylan	Stromer
Budd	Lysinger	Paine, I.	Syas
Carpenter	Mahoney	Payne, D.	Wylie
Claussen	Marvel	Pedersen	

Voting in the negative, 28:

Adamson	Fleming	Kokes	Rasmussen, E.
Bauer	Gerdes	Kremer	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Burbach	Hasebroock	Nelson	Stryker
Carstens	Holmquist	Nore	Wallwey
Craft	Kjar	Orme	Warner
Crandall	Knight	Proud	Whitney

Not voting, 2:

Hughes Paxton

The Carpenter amendments lost.

Mr. Burbach offered the following specific amendments:

1. Amend Standing Committee Amendment No. 1 as follows:

Section 1 (2) of the bill to read as follows:

“Net income for an individual shall mean that sum delineated by section 62 of the Internal Revenue Code, minus all exemptions and deductions permitted by the Internal Revenue Code as reflected on line 11d of IRC Form 1040.”

2. Amend the title to conform.

Mr. Adamson asked unanimous consent to hold over the amendment one day.

Mr. Carpenter objected.

Mr. Burbach asked unanimous consent that the E and R attorney be instructed to insure that this amendment is in the proper language concerning line 11d of IRC Form 1040, and that the Attorney General's aid be solicited if necessary. No objections. So ordered.

The Burbach amendment was adopted with 27 ayes, 18 nays, and 4 not voting.

Mr. Klaver moved to place a statement concerning LB 797 signed by the Douglas County delegation in the Legislative Journal.

The motion lost.

Mr. Carpenter moved to indefinitely postpone LB 797.

Mr. Carpenter asked for a record vote.

Motion pending.

UNANIMOUS CONSENT—Executive Meeting

Mr. D. Payne asked unanimous consent for the Salaries and Claims Committee to hold an executive meeting in the West Lounge at 3:30 p.m. today. No objections. So ordered.

Member Excused

Mr. Craft was excused for this afternoon.

Visitors

Mrs. Hughes introduced Mr. and Mrs. Wayne Drake and 3 children from Humboldt, and Mr. Ward Adams from Peru.

Mr. Matzke introduced Mrs. Bob Eiche from Milford and Mrs. Clinton Rediger from Milford, and Mr. Clarence Wertman from Lincoln.

Mr. Adamson introduced Stanley E. Tryon, Sheridan County, Les Thompson and Russel Moody, Brown County, Leo Porter, Garden County, Harold Chase, Pierce County, Elton Schrow, Lancaster County, and Bill Majors, Lincoln County, all Farm Bureau Leaders for their counties.

Message from the Governor

June 7, 1965

The President, the Speaker
and Members of the Legislature:

Please be informed that on June 5, 1965, I approved Legislative Bills 67, 303, 326, 438, 431, 375, 372, 498, 590; on June 6, 1965, I approved Legislative Bills 684, 643, 620, 611, 610, and 594; and on June 7, 1965, I approved Legislative Bills 794, 896, 899, 785, 771, 769, 733, 732, and 715.

Respectfully,

(Signed) Frank B. Morrison
Governor

Explanation of Vote

Mr. President: Had I been present on June 2, 1965, I would have voted aye on LB's 896, 326, 643, 590, 611.

Had I been present on June 3, 1965, I would have voted aye on LB's 853, 769, 610, 431, 771, 785, 67, 375, 794, 620, 899, 732, 733, 715, 684, 438, 498, 594, 303, 372.

Had I been present on June 4, 1965, I would have voted aye on LB's 854, 339, 305, 860, 292, 286, 697, 227, 79, 539, 725.

(Signed) Marvin E. Stromer

Mr. President: Had I been present I would have voted aye on LB 515.

(Signed) George Syas

Recess

At 11:57 a.m., on a motion by Mr. Carstens, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Craft, who was excused.

SELECT FILE

LEGISLATIVE BILL 797. Mr. Carpenter renewed his pending motion to indefinitely postpone and asked for a record vote.

Mr. Bowen moved the previous question. The question is, 'Shall the debate cease?'

The motion prevailed with 33 ayes, 8 nays and 8 not voting.

Voting in the affirmative, 21:

Batchelder	Klaver	Moylan	Proud
Brauer	Lysinger	Nore	Skarda
Budd	Mahoney	Paine, I.	Stromer
Carpenter	Marvel	Payne, D.	Syas
Claussen	Moulton	Pedersen	Wylie
Danner			

Voting in the negative, 27:

Adamson	Gerdes	Kokes	Rasmussen, R.
Bauer	Harsh	Kremer	Ruhnke
Bowen	Hasebroock	Matzke	Stryker
Burbach	Holmquist	Nelson	Wallwey
Carstens	Hughes	Orme	Warner
Crandall	Kjar	Paxton	Whitney
Fleming	Knight	Rasmussen, E.	

Not voting, 1:

Craft

The motion to indefinitely postpone lost.

Mr. Bowen offered the following amendment:

Amend Section 3 (2) (c) to add: *Provided, however, that such rate shall not exceed 2½%. Should adequate fund not be*

available, the Governor shall determine which department shall receive a reduction in allocated funds.

Mr. Burbach moved to amend the Bowen amendment by striking "2½%" and inserting "3¼%".

Mr. Carpenter asked for a record vote on the Burbach amendment to the Bowen amendment:

Voting in the affirmative, 15:

Burbach	Harsh	Kremer	Rasmussen, E.
Carpenter	Hasebroock	Nelson	Wallwey
Carstens	Holmquist	Orme	Whitney
Crandall	Knight	Proud	

Voting in the negative, 23:

Adamson	Gerdes	Matzke	Ruhnke
Batchelder	Kjar	Moylan	Skarda
Bauer	Klaver	Nore	Stromer
Brauer	Kokes	Paine, I.	Stryker
Budd	Lysinger	Paxton	Syas
Danner	Mahoney	Pedersen	Warner
Fleming	Marvel	Rasmussen, R.	Wylie

Not voting, 6:

Bowen	Craft	Moulton	Payne, D.
Claussen	Hughes		

The Burbach amendment to the Bowen amendment lost.

Mr. Carpenter asked for a record vote on the Bowen amendment:

Voting in the affirmative, 29:

Batchelder	Danner	Lysinger	Pedersen
Bauer	Harsh	Mahoney	Proud
Bowen	Hasebroock	Moylan	Rasmussen, E.
Brauer	Holmquist	Nelson	Skarda
Budd	Kjar	Nore	Stryker
Carpenter	Klaver	Paine, I.	Syas
Carstens	Kremer	Payne, D.	Warner
Claussen			

Voting in the negative, 17:

Adamson	Hughes	Matzke	Stromer
Burbach	Knight	Orme	Wallwey
Crandall	Kokes	Rasmussen, R.	Whitney
Fleming	Marvel	Ruhnke	Wylie
Gerdes			

Not voting, 3:

Craft Moulton Paxton

The Bowen amendment was adopted.

Mr. Bauer moved to reconsider action on the Bowen amendment.

The motion prevailed with 27 ayes, 16 nays, and 6 not voting.

Mr. Bowen moved to adjourn.

The motion lost.

Ease

The Legislature was at ease from 3:45 p.m. until 3:50 p.m.

Mr. Syas requested a record vote on the Bowen amendment.

Voting in the affirmative, 18:

Batchelder	Danner	Nore	Rasmussen, E.
Bowen	Klaver	Paine, I.	Skarda
Brauer	Mahoney	Pedersen	Syas
Budd	Moylan	Proud	Warner
Claussen	Nelson		

Voting in the negative, 27:

Adamson	Gerdes	Kokes	Rasmussen, R.
Bauer	Harsh	Kremer	Ruhnke
Burbach	Hasebroock	Lysinger	Stromer
Carpenter	Holmquist	Marvel	Wallwey
Carstens	Hughes	Matzke	Whitney
Crandall	Kjar	Orme	Wylie
Fleming	Knight	Payne, D.	

Not voting, 4:

Craft Moulton Paxton Stryker

The Bowen amendment lost.

LB 797 was advanced to E and R for engrossment.

Mr. Carpenter asked unanimous consent that LB 797 be placed at the head of E and R for engrossment. No objections. So ordered.

Committee Meeting

Mr. Marvel announced that the Budget Committee would hold an executive session at 4:00 p.m.

Members Excused

Mr. Carstens was excused for Tuesday, June 8, 1965, from 9:00 a.m. until 10:30 a.m.

Mr. E. Rasmussen was excused for Tuesday, June 8, 1965.

Adjournment

At 4:00 p.m., on a motion by Mr. Stromer, the Legislature adjourned until 9:00 a.m., Tuesday, June 8, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 8, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our heavenly Father, when we have prayed for guidance and it comes, let us not think it strange if it be something we would not have thought of, for Thy thoughts are not our thoughts, and our way is not Thine. Make us eager to know Thy will and Thy way of dealing with situations, rather than devising our own plans and asking Thee to bless them. Then shall we discover how much better is Thy way and how happy they are who walk in it. Through Christ our Lord. Amen.

The roll was called and all members were present except Mr. Mahoney excused for the day and Mr. Carstens excused until 10:30 a.m.

Corrections for the Journal

Page 1893, line 2, correct spelling of "line".

Page 1907, line 4, delete "Burbach" and insert "Bowen".

The Journal for the One Hundred-third Day was approved as corrected.

Member Excused

Mr. Holmquist asked unanimous consent to be excused at 10:00 a.m. for the remainder of the morning. No objections. So ordered.

UNANIMOUS CONSENT—Speaker

Mr. Warner asked unanimous consent for Dr. Jim Turpin to speak to the Legislature about 11:00 a.m. for a short time. No objections. So ordered.

Announcement

Mr. Adamson announced the Committee on Committees met and decided to abide by the motion passed on the Ninety-eighth Day regarding reapportionment, and the members would have until Friday, June 11, 1965 to submit their plans to the Committee.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 459.

A BILL FOR AN ACT to amend sections 23-343.21 and 23-343.24, Revised Statutes Supplement, 1963, relating to hospital districts; to provide for a required number of resident freeholders to sign a petition to organize a hospital district; to provide that parts of a voting precinct may be included in a proposed hospital district; to provide that if a majority of the votes cast in the area of the proposed district the district shall be organized; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Marvel	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Carstens	Klaver	Mahoney
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 879.

A BILL FOR AN ACT to amend section 23-1114.07, Reissue Revised Statutes of Nebraska, 1943, relating to county government and officers; to increase the salaries of the members of the county board in counties of Class 6 as prescribed; to provide when the same shall become operative; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Marvel	Rasmussen, R.
Batchelder	Fleming	Matzke	Ruhnke
Bauer	Gerdes	Moulton	Skarda
Bowen	Harsh	Moylan	Stromer
Brauer	Hasebroock	Nore	Stryker
Budd	Holmquist	Paxton	Syas
Burbach	Hughes	Payne, D.	Wallwey
Carpenter	Kjar	Pedersen	Warner
Claussen	Knight	Proud	Whitney
Craft	Kremer	Rasmussen, E.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Carstens	Kokes	Nelson	Paine, I.
Klaver	Mahoney	Orme	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 752. With Emergency.

A BILL FOR AN ACT to amend section 77-202.03, Revised Statutes Supplement, 1963, relating to revenue and taxation; to change the date for applying for exemption of property; to provide for exemptions during intervening years; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Bauer	Hasebroock	Moylan	Ruhnke
Bowen	Holmquist	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Kjar	Orme	Stryker
Burbach	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 3:

Carpenter Carstens Mahoney

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 8, 1965 at 8:30 a.m.: LB 539 LB 79 LB 725 LB 227 LB 697 LB 286 LB 292 LB 860 LB 305 LB 339 LB 515

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 706. Replaced on Select File as amended.

E and R amendments to LB 706:

1. In section 2, line 101, insert "(14)" after "subdivision".
2. In section 10, line 32, strike "or".
3. In section 13, line 12, strike ", drug or cosmetic,".

LEGISLATIVE BILL 890. Replaced on Select File as amended.

E and R amendments to LB 890:

1. In lines 22 and 23 of subdivision (1) (c) of the Gerdes amendment 1, strike "*engineering, mechanical and architectural complex*" and insert "*Engineering and Architectural Complex*".

2. In line 7 of subdivision (8) (c) in the Gerdes amendment 1, insert an underscored comma after "*remodeling*".

3. In new section 3 in the Marvel amendment 2 to the Gerdes amendment 2, lines 3 and 6, strike "*herein*" and insert "*section 2 of this act*"; and in line 4, strike "*Said*" and insert "*Such*".

4. In the title, insert "to provide duties for the Governor as prescribed;" at the end of line 8.

5. The bill already carrying the emergency clause, strike the Marvel specific amendment adopted June 3, 1965.

LEGISLATIVE BILL 599. Replaced on Select File as amended.

E and R amendments to LB 599:

1. In line 3 of Enrollment and Review amendment 3, adopted June 3, 1965, strike the colon and insert quotation marks.

2. In line 1 of Enrollment and Review amendment 4, adopted June 3, 1965, insert "line 2" before "strike".

LEGISLATIVE BILL 580. Replaced on Select File as amended.

E and R amendment to LB 580:

1. In line 2 of Enrollment and Review amendment 3, adopted May 27, 1965, strike "second" and insert "third".

LEGISLATIVE BILL 552. Placed on Select File as amended.

E and R amendments to LB 552:

1. In section 1, line 10, strike "*and*" and insert "*or*".

2. Insert the Kjar General File amendment before the period in line 13 of section 1.

3. In line 1 of the Kjar General File amendment, strike "provided, however," and insert "; *Provided,*"; in lines 2 and 6, strike "Nebraska"; in line 4, strike "(25%)"; and in line 10, strike the period and insert a period at the end of the line.

4. In the title, insert "sections" at the end of line 4; and in line 8, insert "except as prescribed" after "bodies".

LEGISLATIVE BILL 905. Placed on Select File as amended.

E and R amendment to LB 905:

1. In section 1, line 167, insert a comma after the period;

reinstate lines 239 and 240; reinstate lines 307 and 308; in line 450, strike "co".

LEGISLATIVE BILL 863. Placed on Select File as amended.

E and R amendment to LB 863:

1. Amend the Kremer General File amendment to read "In section 1, line 11, strike "ten" and insert "*ten twenty*".

LEGISLATIVE BILL 384. Correctly engrossed.

LEGISLATIVE BILL 632. Correctly engrossed.

LEGISLATIVE BILL 866. Correctly engrossed.

LEGISLATIVE BILL 621. Correctly engrossed.

LEGISLATIVE BILL 331. Correctly engrossed.

LEGISLATIVE BILL 385. Correctly engrossed.

LEGISLATIVE BILL 704. Correctly engrossed.

LEGISLATIVE BILL 579. Correctly engrossed.

LEGISLATIVE BILL 624. Correctly engrossed.

LEGISLATIVE BILL 95. Correctly enrolled.

LEGISLATIVE BILL 613. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 95 LB 613 LR 51 LR 54.

Members Excused

Mr. Craft asked unanimous consent to be excused for Friday and Monday, June 11th and June 14th. No objections. So ordered.

Mr. Skarda asked unanimous consent to be excused this afternoon. No objections. So ordered.

Mr. Gerdes asked unanimous consent to be excused Thursday and Friday, June 10th and 11th. No objections. So ordered.

MOTION—Rule Change

Mr. Ruhnke renewed his pending motion to adopt the rule change found in the Legislative Journal for the One Hundred-first Day.

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

MOTION—Introduce Bill

Mr. Pedersen moved to introduce a new bill recommended by the Committee on Salaries and Claims.

Mr. Pedersen asked for a Call of the House. The Call showed 39 members present.

Mr. Pedersen moved the Call be raised. The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

The Pedersen motion lost with 18 ayes, 15 nays, and 16 not voting.

Visitors

Mr. Fleming introduced Mr. and Mrs. Ed Schinzel and family from Dalton; Mrs. Rudy Schinzel and daughter from Shelby; and Mr. Leo Turner, Superintendent of Schools, Lorenzo, Nebraska.

Mrs. Orme introduced Mrs. Minnie Orrell and Miss Elsie Orrell from Chadderton, Lancashire, England.

Mr. Claussen introduced Mrs. Leonard Hobel, leader of the Leigh Women's Club and 30 members.

Mr. Klaver introduced 24 Boy Scouts from troop 123, Spencer, Iowa, Edward Johnson, Scout Master, and 6 sponsors.

Mr. Kremer introduced John Cederberg from Osceola.

UNANIMOUS CONSENT—LB 624

Mr. Stromer asked unanimous consent to return LB 624 to Select File for the following specific amendment. No objections. So ordered.

Strike the period in line 44 of section 1 of the Standing Committee amendment and insert “, within ninety days following receipt of such report.”

SELECT FILE

LEGISLATIVE BILL 718. Laid over at Mr. Marvel's request.

LEGISLATIVE BILL 889. The pending Pedersen amendment found in the Legislative Journal for the Ninety-fifth Day was considered.

Mr. Harsh moved to hold the Pedersen amendment until all other amendments to LB 889 are considered.

The motion prevailed.

Dr. Brauer offered the following specific amendment which was adopted by unanimous consent:

Amend line 4 of the Brauer General File amendment to page 16, line 76 of the bill, by striking "224938" and inserting "1707938".

Mr. Marvel offered the following specific amendments which were adopted by unanimous consent:

1. Amend Section 1, Subdivision (2) line 19 by striking "sion" and inserting "sions" and by inserting after "(7)" the words "and (8)" on the same line.

2. Amend Section 1, Subdivision (7) line 75 be inserting after "condition" the following: "and shall also include costs of ordinary repairs and maintenance of existing physical plant." and by creating a new subdivision (8) by inserting on the line following the preceding amendment and preceding the word "major" on line 76, the following: "(8) Capital Construction shall mean and include" and by inserting following "or" on line 77, the word "extensive";

3. Renumber subdivision "(8)" on line 88 as subdivision "(9)";

4. Renumber subdivision "(9)" on line 94 as subdivision "(10)" and on line 95 insert after "include" the words "expenditures for" and on line 96 strike "(8)" following "to" and insert "(7) and subdivision (9)" and following "section" insert "as may be necessary for accomplishment of the purposes of programs for each department and agency provided for under this act" and by striking after "Where" the words "no purpose" and inserting "a program title" and on line 97 by striking after "act" the words, "with regard to the intent of the" and on line 98 by striking "Legislature other than a program title" and on line 100 by striking after "to" "(8)" and inserting "(7) and subdivision (9)";

5. Renumber subdivision "(10)" on line 107 as subdivision "(11)" and on line 109 after "the" strikd "effective date" and insert "legislative day prior to approval";

6. Renumbered subdivision (10) line 100 strike "Provided," and strike lines 101, 102, 103, 104, 105, and 106 and insert, "except as otherwise provided in each department's appropriation.";

7. Renumber subdivision "(11)" as subdivision "(12)";

8. Amend Section 2, line 4 by inserting a comma after "Fund" and line 5 by inserting after "case" "and federal funds as may be applicable in each case";

9. Subdivision (4) line 43 by striking after "agency" the words, "and to the ap-" and line 44 by striking "plicable program";

10. Strike all of subdivision (6), lines 55 to 60.

11. Amend Section 3, line 42 by inserting after "Training" the word "Act" and line 51 by inserting in the column headed "General Fund" "50000" and line 52 by striking from the column headed "Total Budgeted" the sum "1402905" and inserting "1452905" and by adjusting totals on lines 63 and 71, accordingly, and line 64 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 70 by inserting after "department" "for salaries, wages, and maintenance,".

12. Amend Section 4, line 8 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and by inserting after "for" "salaries, wages, and maintenance during";

13. Amend Section 5, subdivision (1), line 17 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 22 by inserting after "College" "for salaries, wages, and maintenance"; and subdivision (2) line 35 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 40 by inserting after "College" "for salaries, wages, and maintenance"; and subdivision (3) line 53 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 58 by inserting after "College" "for salaries, wages, and maintenance"; and subdivision (4) line 71 by inserting after "Appropriate" "for accomplishment of the programs listed above" and line 76 by inserting after "College" "for salaries, wages and maintenance";

14. Renumber Section "5" line 1 as Section "6" and amend renumbered Section 6 by inserting after "Appropriate" on line 22 "for accomplishment of the purposes of the programs listed above" and line 30 by inserting after "department" "for salaries, wages and maintenance", and line 30 by striking "34545561" from the column headed "General Fund" and inserting "35131854" and by striking "19102004" from the column headed "Cash Funds Estimated" and inserting "18864311";

15. Renumber Section "6" as Section "7" and amend renumbered Section 7, line 28 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above" and line 36 by inserting after "department" "for salaries, wages, and maintenance";

16. Renumber Section "7" on line 1 as Section "8" and amend renumbered Section 8, line 7 by striking "5097169" from the column headed "General Fund" and inserting "5147169", and line 10 by striking "6297169" from the column headed "Total Budgeted" and inserting "6347169", and line 40 by striking "5999774" from the column headed "General Fund" and inserting "6251302", and line 43 by striking "7249774" from the column headed "Total Budgeted" and inserting "7501302", and line 45 by striking "6326659" from the column headed "General Fund" and inserting "6652529", and line 48 by striking "7586659" from the column headed "Total Budgeted" and inserting "7912529", and line 50 by striking "4214783" from the column headed "General Fund" and inserting "4525432", and line 55 by striking "5439783" from the column headed "Total Budgeted" and inserting "5750432", and line 59 by striking "2013905" from the column headed "General Fund" and inserting "2063905", and line 62 by striking "2343905" from the column headed "Total Budgeted" and inserting "2393905", and by adjusting the totals on lines 64 and 76, accordingly, and line 65 by inserting after "Appropriate" "for accomplishment of the purposes of the programs listed above", and line 75 by striking after "the" "ibennium" and inserting "biennium", and line 76 by inserting after "department" "for salaries, wages, and maintenance";

17. Amend the bill by adding a new Section 9 following renumbered section 8, as follows:

"Sec. 9. BUILDINGS AND CONSTRUCTION FUNDS

(1) All receipts after June 30, 1965, from the former levy for the State Institutional and Military Department Building Fund shall be deposited to the State Building Fund for subsequent appropriation by the Legislature for the purposes of the State Building Fund.

(2) The unexpended balances on June 30, 1965, in the appropriations from the State Institutional and Military Department Building Fund to the University of Nebraska, the Governor, the State Department of Education, the Department of Public Institutions, the Military Department, the State Building Commission, the Board of Education of State Normal Schools, the State Colleges, and the Capitol Murals Commission are hereby specifically appropriated to each of said departments and agencies respectively for the purposes of the appropriations made in LB 455, Seventy Third Session, Nebraska State Legislature, 1963, to each of said agencies respectively from the State Institutional and Military Department Building Fund.

(3) The balances remaining unexpended from appropriations from the University Hospital Building Fund on June 30, 1965, together with all receipts during the biennium July 1, 1965 to June 30, 1967, are hereby specifically appropriated to the University of Ne-

braska to match federal funds and to supplement appropriations from the State Building Fund for the Medical Center purposes specified in LB 890, Seventy-Fifth Session, Nebraska State Legislature, 1965.

(4) The balances remaining unexpended from appropriations from the University of Nebraska College of Dentistry Building Fund on June 30, 1965, together with all receipts during the biennium July 1, 1965 to June 30, 1967, are hereby specifically appropriated to match federal funds and to supplement appropriations from the State Building Fund for completion of and equipping the Dental Building.

(5) The balances remaining unexpended on June 30, 1965 from appropriations to the University of Nebraska, the Governor, the State Department of Education, the Department of Public Institutions, the Military Department, the State Building Commission, the Board of Education of State Normal Schools and the four (4) State Colleges, and the Capitol Murals Commission from the State Building Fund in LB 455, Seventy Third Session, Nebraska State Legislature, 1963, are hereby specifically appropriated to each of said agencies respectively for the purposes specified in LB 455, Seventy Third Session, Nebraska State Legislature, 1963.

(6) In addition to appropriations made in subdivision (1) to (5) of this section, there is hereby appropriated from the State Building Fund for the biennium July 1, 1965 to June 30, 1967, to the various departments and agencies covered in this subdivision the specific amounts indicated for the Capital Construction purposes specified for each of such agencies and departments as follows:

(a) To the University of Nebraska:

Two million five hundred six thousand dollars (\$2,506,000), for the state's share of costs of construction and remodeling at the Medical Center, such construction and remodeling to consist of additional and renovated teaching hospital facilities, a new basic sciences building, a new library, renovation of space in existing Units I and II of University Hospital, renovation of North Laboratory and Conkling Hall, purchase of X-Ray equipment, necessary utilities and air conditioning, and provision of emergency lighting for the Nebraska Psychiatric Institute; nine hundred fifty thousand dollars (\$950,000) for the state's share of costs of construction of an Animal Science Building and eight hundred thousand dollars (\$800,000) for renovation of existing buildings and air conditioning of existing buildings on the Lincoln Campuses of the University of Nebraska; one hundred forty three thousand dollars (\$143,000) for the state's share of costs of completion of the Dental Building, eight hundred twenty thousand dollars (\$820,000) for the state's share of costs

of completing the Music Buildings, two million dollars (\$2,000,000) for the state's share of costs of construction of a classroom and office building, five million two hundred thousand dollars (\$5,200,000) for the state's share of costs of constructing a Chemistry Science Building, one million fifty thousand dollars (\$1,050,000) for acquisition of land for future development of the University, three hundred thousand dollars (\$300,000) for a wing of a new womens' physical education building, nine hundred thousand dollars (\$900,000) for renovations to Bessey Hall, Bancroft Building, Brace Laboratory, the Social Science Building and for campus lighting, one million two hundred fifteen thousand dollars (\$1,215,000) for extensions of and improvements to utilities on the Lincoln Campuses of the University of Nebraska;

(b) To the State Board of Education of Normal Schools:

Twenty four thousand six hundred seventeen dollars (\$24,617) for the state's share of costs of renovations and additions to comply with fire safety standards, one hundred thousand dollars (\$100,000) for the state's share of costs of replacing utility tunnels, twelve thousand dollars (\$12,000) for the state's share of costs of replacing utility lines, thirty thousand dollars (\$30,000) for the state's share of costs of improvements to the electrical distribution system, three hundred thirty five thousand dollars (\$335,000) for the state's share of costs of additions to and housing of the boiler plant, seventy thousand dollars (\$70,000) for the state's share of costs of renovating the Women's Physical Education Building, one hundred twenty thousand dollars (\$120,000) for the state's share of costs of renovating the Elementary School for use as offices and classrooms, at Chadron State College; fifty thousand dollars (\$50,000) for the state's share of costs of renovations and additions to comply with fire safety standards, eighty thousand dollars (\$80,000) for the state's share of costs of constructing a new Shop Maintenance Building, and seventy thousand dollars (\$70,000) for acquisition of land for future development of Kearney State College, at Kearney State College; fifteen thousand one hundred eighty dollars (\$15,180) for the state's share of costs of renovations and additions to comply with fire safety standards, ten thousand dollars (\$10,000) for the state's share of costs of repairs to the Campus School, one hundred seventy two thousand five hundred dollars (\$172,500) for the state's share of costs of remodeling the Administration Building, one hundred sixty eight thousand dollars (\$168,000) for the state's share of costs of improvements to the electrical distribution system, one hundred fifty one thousand two hundred fifty dollars (\$151,250) for the state's share of costs of additions to the heating system and for repairs to the heating system, fifty thousand dollars (\$50,000) for the state's share of costs of construct-

ing storage and dressing rooms at the outdoor physical education area, and fifty eight thousand three hundred dollars (\$58,300) for the state's share of costs of renovating the Gymnasium, at Peru State College; sixty seven thousand five hundred dollars (\$67,500) for the state's share of costs of renovation and additions to comply with fire safety standards, seventy five thousand dollars (\$75,000) for the state's share of costs of acquisition of land for future development of Wayne State College, ninety thousand dollars (\$90,000) for the state's share of costs of completing the Fine Arts Building, and fifty thousand dollars (\$50,000) for the state's share of costs of renovating the Maintenance Shop Building, at Wayne State College;

(c) To the Department of Education:

Seven hundred twenty thousand four hundred eighty six dollars (\$720,486) for the state's share of costs of a new Primary Unit Building at the School for the Deaf; sixty eight thousand five hundred thirty dollars (\$68,530) for miscellaneous improvements to land and structures, ninety nine thousand six hundred twenty dollars (\$99,620) for the state's share of costs of shop and classroom additions, one hundred eighty five thousand eight hundred fifty dollars (\$185,850) for the state's share of costs of construction of a Health Center, Auditorium, Bookstore and Library, twenty six thousand dollars (\$26,000) for the state's share of costs of constructing a test steam room and storage area, at the Nebraska Vocational Technical School;

(d) To the State Department of Public Welfare:

Two thousand one hundred dollars (\$2,100) for the state's share of costs of remodeling and additions necessary for compliance with fire safety standards, one hundred eighty thousand dollars (\$180,000) for the state's share of costs of constructing three new residence cottages, and three thousand dollars (\$3,000) for the state's share of costs of assessments by the City of Lincoln for street paving, at the State Home for Children in Lincoln;

(e) To the State Department of Public Institutions:

Four hundred nineteen thousand fourty two dollars (\$419,042) for miscellaneous repairs and replacements to buildings, grounds and utilities at institutions under control of the department; fourteen thousand dollars (\$14,000) for plant equipment and ten thousand four hundred sixty eight dollars (\$10,468) for paving at the Beatrice State Home; four hundred twenty one thousand dollars (\$421,000) for the state's share of costs of constructing a Nursing Care Building, fifty five thousand dollars (\$55,000) for the state's share of costs of replacements and repairs and ex-

tension of utilities, four thousand dollars (\$4,000) for additions to the Cemetery, two thousand dollars (\$2,000) for pointing a chimney, and ninety nine thousand dollars (\$99,000) for costs of constructing enclosed walkways and streets, at the State Soldier's and Sailor's Home; two hundred six thousand dollars (\$206,000) for the state's share of costs of renovations to "R" Building, four hundred eighty four thousand dollars (\$484,000) for additions to and renovation of the kitchen, fifteen thousand dollars (\$15,000) for the state's share of costs of finishing the basement of "G" Building for patient use, eight thousand dollars (\$8,000) for the state's share of costs of air conditioning classrooms, ten thousand dollars (\$10,000) for the costs of spot cooling work stations in the Laundry Building, and two thousand five hundred dollars (\$2,500) for costs of ventilating the Cafeteria, at Hastings State Hospital; eighty three thousand dollars (\$83,000) for the state's share of costs of renovating wards "A4" and "L", fourteen thousand dollars (\$14,000) for replacements of roofs, six thousand dollars (\$6,000) for the state's share of costs of ventilating the Administration Building, and one hundred twenty three thousand dollars (\$123,000) for the state's share of costs of renovating wards "C" and "H", at Lincoln State Hospital; ten thousand dollars (\$10,000) for a water pumping station, one hundred fifteen thousand dollars (\$115,000) for the state's share of costs of renovating wards "11", "13", and "15", one hundred forty five thousand dollars (\$145,000) for the state's share of costs of air conditioning the Admissions and Administration Building, and ten thousand dollars (\$10,000) for the costs of replacing service tunnels, at Norfolk State Hospital; thirteen thousand five hundred dollars (\$13,500) for the state's share of costs of constructing a Service Drive and parking areas and sixteen thousand dollars (\$16,000) for the state's share of costs of constructing a Shop Building replacement at Nebraska Orthopedic Hospital; six thousand five hundred dollars (\$6,500) for the state's share of costs of re-wiring the kitchen at the Nebraska Hospital for the Tuberculous; eighty eight thousand dollars (\$88,000) for costs of replacing sections of walls at the Nebraska Penal and Correctional Complex; eight thousand dollars (\$8,000) for the costs of remodeling West Hall at the State Reformatory for Women; five thousand dollars (\$5,000) for the costs of ventilating cottages at the Boy's Training School;

(f) To the State Building Commission:

One hundred fifty thousand dollars (\$150,000) for costs of constructing power lines and transformers for the Capitol Building lighting and power system, twenty four thousand ten dollars (\$24,010) for the costs of repairing steps to the Capitol Building,

and thirty thousand dollars (\$30,000) for engineering supervision of the Air Conditioning project in the Capitol Building;

(g) To the Military Department:

One hundred ninety four thousand eight hundred dollars (\$194,800) for the state's share of costs of construction and repair of Military Department Facilities;

(h) To the Capitol Murals Commission:

Eighteen thousand dollars (\$18,000) for completion of Murals in the Capitol Building."

18. Amend the bill by adding a new Section 10 as follows:

"Sec. 10. SPECIAL CONSTRUCTION AND OPERATING FUNDS AND GENERAL FUND

(1) There is hereby appropriated from the State Recreation Road Fund all balances remaining unexpended on June 30, 1965, together with all receipts of said fund for the biennium July 1, 1965 to June 30, 1967, to the Department of Roads for the purposes specified in Section 1. LB 26, Seventy Fifth Session, Nebraska State Legislature, 1965, estimated \$1,500,000

(2) There is hereby appropriated from the State Educational Television Fund all balances remaining unexpended on June 30, 1965, together with all receipts of said fund for the biennium July 1, 1965 to June 30, 1967, to the Nebraska Educational Television Commission for the purposes specified in Chapter 468, Session Laws of Nebraska, 1963, estimated \$1,750,000

(3) There is hereby appropriated from the General Fund the balance remaining unexpended on June 30, 1965 from the appropriation to the Nebraska Educational Television Commission in LB 455 Seventy Third Session, Nebraska State Legislature, 1963, to the Nebraska Educational Television Commission for the purposes specified in Chapter 468, Session Laws of Nebraska, 1963, estimated \$ 360,725

(4) There is hereby appropriated from the Land and Water Conservation Fund, created by LB 485 Seventy Fifth Session of the Nebraska State Legislature, 1965, all balances in the fund on June 30, 1965, together with all receipts of said fund during the biennium July 1, 1965 to June 30, 1967, to the Game, Forestation and Parks Commission for the purposes specified in LB 485, Seventy Fifth Session of the Nebraska Legislature, 1965, estimated \$1,150,000"

19. Renumber Section "8" on page 25, line 1 as Section "11" and amend renumbered Section 11, subdivision (2), line 45 by insert-

ing after "funds" the words, "the Estate Cash Fund, and the Aid to Mental Patients Trust Fund", and line 48 by striking after "and" and word "United", and line 49 by striking before "Flood" the word "States", and line 54 by striking ",", after "funds" and inserting ", and the Katy Darby Trust Fund;"

20. Renumber Section "9" on line 1 of page 26 as Section "12";

21. Renumber Section "10" on line 1 of page 26 as Section "13";

22. Renumber Section "11" on line 1 of page 27 as Section "14";

23. Add a new Section 15 following renumbered Section 14 as follows:

"Sec. 15. COUNTY MENTALLY ILL REIMBURSEMENT FUND

The balance remaining in the County Mentally Ill Reimbursement Fund on June 30, 1965, is hereby lapsed to the General Fund estimated \$ 125,000"

24. Renumber Section "12" on line 1, page 27 as Section "16" and amend renumbered Section 16, line 11, by striking after "on" "the effective date of this act" and inserting "June 30, 1965";

25. Renumber existing Sections 13, 14, 15, and 16 as Sections 17, 18, 19, and 20 respectively.

26. Amend the title accordingly.

Advanced to E and R for engrossment.

Member Excused

Mr. Hasebroock was excused at 11:00 a.m. for the remainder of the morning.

Speaker

Mr. Warner introduced Dr. Jim Turpin, Director of Project Concern.

Dr. Turpin addressed the Legislature concerning his medical work in Southeast Asia.

Mr. Warner Presiding

President Sorensen presented Dr. Turpin an Admiralship in the Nebraska Navy.

President Sorensen Presiding**UNANIMOUS CONSENT—Invite Speaker**

Mr. Bowen asked unanimous consent that the Legislature invite The Honorable C. Petrus Peterson who served as a member of the House and of the Senate, and also as a member of the Unicameral, to speak to this Legislative Body. His first service in the Nebraska Legislature started just 50 years ago, and he has taken a distinct interest in our deliberations at all times. A letter of invitation should be directed to Mr. Peterson by the Lieutenant Governor to arrange the time at his convenience.

No objections. So ordered.

Visitors

Mr. Danner introduced Mr. Robert Schultze, principal; 4 teachers and 50 students from the 8th grade class, Pershing School, Omaha.

Mr. R. Rasmussen introduced Mr. and Mrs. Lyle Stock and sons, Dave, Darrel and Ronnie.

Recess

At 11:58 a.m., on a motion by Mr. Claussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Hasebroock, Holmquist, Kokes, Mahoney, Skarda, and Stromer, who were excused.

RESOLUTIONS**LEGISLATIVE RESOLUTION 55. Re: Study of Public Employee Retirement Systems**

Introduced by W. H. Hasebroock, 16th District; Fern Hubbard Orme, 29th District and John E. Knight, 26th District.

WHEREAS, several different retirement systems have been established in Nebraska covering state and local public employees; and

WHEREAS, many bills are introduced at each session of the Legislature proposing changes in these retirement systems; and

WHEREAS, these proposals are often of a technical nature and may have long-range effects on the plans and the employees' ultimate benefits; and

WHEREAS, it is known that some of the retirement plans are actuarially unsound and that unfunded liabilities have been accumulating; and

WHEREAS, study should be undertaken now to try to determine how any new retirement plans which may be established in the future are generally desirable and fully funded; and

WHEREAS, it is desirable that a complete survey and inventory be made of these retirement systems as they will exist at the end of this legislative session.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Executive Board of the Legislative Council appoint a committee to make a study and survey of existing public employee retirement systems in Nebraska.

2. That a final report be prepared explaining the details of these plans, how they are financed, whether or not they are funded, their coverage, and any weaknesses which may be found in them.

3. That the committee make its report, together with any recommendations, to the Legislative Council and the 1967 Nebraska Legislature.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 56. Re: Power of Lieutenant Governor to Vote on Final Reading When the Legislature is Equally Divided

Introduced by Terry Carpenter, 48th District and Kenneth L. Bowen, 37th District.

WHEREAS, the Constitution of the State of Nebraska provides that, "No bill shall be passed by the Legislature unless by the assent of a majority of all members elected," and

WHEREAS, the Constitution further provides without qualification that the Lieutenant Governor shall preside over the Legislature, "but shall vote only when the Legislature is equally divided", and

WHEREAS, these provisions have given rise to the question of whether the Lieutenant Governor may effectively vote on final reading for passage of bills where the vote of the members present is tied at 24 to 24, and

WHEREAS, the Supreme Court of Nebraska has never had an opportunity to pass upon this question and the decisions of courts of other states are not clear or decisive on this point, and the Supreme Court of the United States has declined to pass on the issue on the ground that the members of the court were equally divided on whether the point was a purely political issue rather than an issue for the courts.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That insofar as it is within the power of this body to decide the issue under the Constitution, including the power to determine the rules of its proceedings, we do affirm our interpretation of the Constitution that the Lieutenant Governor does have the power to effectively vote on final reading where this body is divided 24 to 24, and that his affirmative vote under such circumstances shall effect the passage of the bill.

SELECT FILE

LEGISLATIVE BILL 562. Mr. Wallwey withdrew his pending amendments found in the Legislative Journal for the One hundredth Day.

Mr. Gerdes asked unanimous consent to bracket LB 562 until Monday, June 14, 1965. No objections. So ordered.

LEGISLATIVE BILL 125. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 897. E and R amendment found in the Legislative Journal for the One hundred-Second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 687. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 686. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 851. E and R amendments found in the Legislative Journal for the One hundred-Second Day were adopted.

Mr. Carpenter offered the following specific amendment which was adopted by unanimous consent:

Add the Emergency Clause and amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 551. E and R amendment found in the Legislative Journal for the One hundred-Second Day was adopted.

Mr. Carpenter offered the following specific amendments:

1. Amend section 1 of the bill by striking lines 15 to 18.
2. Amend the title to conform.

Amendments pending.

Laid over one day.

LEGISLATIVE BILL 354. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 441. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 796. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 673. E and R amendment found in the Legislative Journal for the One hundred-Third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 720. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 877. E and R amendments found in the Legislative Journal for the One hundred-Third Day were adopted.

Mr. Klaver offered the following amendments which were adopted by unanimous consent:

1. Amend section 42 of the bill, line 35 by striking “, and thereupon” and inserting “*. Upon filing and recording the original of the certificate of revival in the office of the Secretary of State*”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 624. The Stromer specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

MOTION—Place LB 904 on General File

Dr. Brauer moved to place LB 904 on General File notwithstanding the committee action.

Laid over.

UNANIMOUS CONSENT—Withdraw LB 490

Mr. Stryker renewed his pending request found in the Legislative Journal for the One hundred-Second Day to withdraw LB 490. No objections. So ordered.

MOTION—July 4th Vacation

Mr. Carpenter moved that when we adjourn for the 4th of July that we adjourn on Friday, July 2, 1965 and return at 9:00 a.m., Monday, July 12, 1965.

The motion prevailed.

UNANIMOUS CONSENT—General File Bills

Mr. Pedersen asked unanimous consent that we take up only non-controversial bills on General File this afternoon. No objections. So ordered.

Mr. Bowen asked unanimous consent to read only the title of the General File bills and allow the introducer to explain them. No objections. So ordered.

UNANIMOUS CONSENT—Withdraw LB 276

Mr. Marvel renewed his pending request found in the Legislative Journal for the Ninety-ninth Day to withdraw LB 276.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 607. Reading waived. Explained.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 878. Reading waived. Explained.

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

LEGISLATIVE BILL 526. Considered.

Mr. Carpenter withdrew his pending amendments found in the Legislative Journal for the One Hundredth Day.

Speaker Bowen Presiding

Mr. Burbach offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. In addition to the requirements of section 60-1001, all motor vehicles used by the Nebraska Safety Patrol for patrol purposes shall after the effective date of this act, be (1) equipped with a flashing red light on the top thereof with controls therefor readily accessible to the driver, and (2) on the back thereof indelibly and

conspicuously lettered the words Safety Patrol in plain letters of reflective material not less than two inches in height and with not less than one-fourth inch stroke."

2. Amend the bill by renumbering original section 2 as section 3.
3. Amend the title to conform.
4. Add the emergency clause.

Advanced to E and R for review with 37 ayes, 3 nays and 9 not voting.

Mr. Adamson Presiding

MOTION—Reconsider Action on LB 95

Mr. E. Rasmussen moved to suspend the rules and reconsider the action taken on LB 95 and place it on Final Reading.

Mr. E. Rasmussen asked for the Call of the House. The Call showed 36 members present.

Mr. Craft moved the Call be raised.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Mr. E. Rasmussen requested a record vote on his motion.

Voting in the affirmative, 35:

Adamson	Crandall	Moulton	Rasmussen, R.
Batchelder	Danner	Moylan	Ruhnke
Bauer	Fleming	Nelson	Stryker
Bowen	Gerdes	Nore	Syas
Brauer	Klaver	Paxton	Wallwey
Burbach	Knight	Payne, D.	Warner
Carpenter	Kokes	Pedersen	Whitney
Carstens	Kremer	Proud	Wylie
Claussen	Marvel	Rasmussen, E.	

Voting in the negative, 1:

Craft

Not voting, 13:

Budd	Hughes	Mahoney	Paine, I.
Harsh	Kjar	Matzke	Skarda
Hasebroock	Lysinger	Orme	Stromer
Holmquist			

The motion carried.

Member Excused

Mrs. Orme was excused at 3:30 p.m. for the remainder of the afternoon.

Visitors

Mr. Claussen introduced Mr. Leonard Krings and Family from Creston, Nebraska.

Mr. Bowen introduced Mr. Richard Ely and Mr. Milt Gleason from Guide Rock, Nebraska.

Mr. Pedersen introduced his wife and children Scott and Lisa.

President Sorensen Presiding**MOTION—Return LB 95 to Select File**

Mr. E. Rasmussen moved to return LB 95 to Select File for the following specific amendments:

1. Amend section 2 of the bill, by striking line 28 and all amendments thereto and inserting "the primary, and first, or second class, such governing bodies shall"; and by striking line 36 and all amendments thereto and inserting "metropolitan, primary, or first or second class is authorized to".

2. Amend the bill by striking Enrollment and Review amendment 4, adopted May 25, 1965.

3. Add the Emergency Clause.

The motion prevailed with 32 ayes, 0 nays and 17 not voting.

SELECT FILE

LEGISLATIVE BILL 95. Mr. Carpenter moved to amend the pending E. Rasmussen amendment found in this day's Journal to include "villages".

The Carpenter amendment was adopted by unanimous consent.

The E. Rasmussen specific amendment, as amended was adopted with 34 ayes, 0 nays and 15 not voting.

Advanced to E and R for re-engrossment.

STANDING COMMITTEE REPORTS**Government and Military Affairs**

LEGISLATIVE BILL 172. Placed on General File as amended.

Standing Committee amendments to LB 172:

1. Amend section 1 of the bill, by striking "the Department of Revenue" and inserting "*to the Tax Commissioner*".

2. Amend the bill by striking sections 3 and 4 and renumbering sections 5 to 11 as sections 3 to 9 respectively.

3. Amend renumbered section 3 of the bill by striking lines 1 to 7 and inserting "*Sec. 5. (1) The Tax Commissioner shall collect the taxes which are provided by the provisions of this act.*", line 10 by striking "revenue", line 11 by inserting "*aircraft fuels, oil and gas severance tax, cigarette tax,*" before "interstate", by striking lines 12 to 17 and inserting "*les, nonhighway refunds, and bingo tax, shall transfer all records, equipment, supplies,*" and by striking lines 20 to 24 and inserting "*to be transferred to or assumed by the Tax Commissioner under the provisions of this act.*".

4. Amend renumbered section 4 of the bill by striking lines 2 and 3 and inserting "*ate and implement systems for the production of records*".

5. Amend renumbered section 5 of the bill, line 3 by inserting "*which are consistent with the laws of the State of Nebraska*" before "with".

6. Amend renumbered section 7 of the bill by inserting "*consistent with the laws of the State of Nebraska*" before "such", and lines 2 and 3 by striking "Department of Revenue" and inserting "*Tax Commissioner*".

7. Amend renumbered section 8 of the bill, line 4 by inserting "*, assessments, collection, and payment of revenue*" after "liabilities", and line 9 by striking "Department of Revenue" and inserting "*Tax Commissioner. The Tax Commissioner shall have the authority to request the Attorney General to prosecute in the name of the state all debtors of the state.*".

8. Amend renumbered section 9 of the bill, line 1 by inserting "*, or his duly authorized representative,*" after "Commissioner".

9. Amend the bill by striking sections 12 and 13 and renumbering original sections 14 to 28 as sections 10 to 24 respectively.

10. Amend renumbered section 10 of the bill, line 3 by striking "facsimile copies or", and line 5 by inserting "*No information shall be released that is not presently authorized by existing statutes.*" after the period.

11. Amend renumbered section 11 of the bill, by striking line 3 and inserting "*vided by statute, have jurisdiction*", line 9 by inserting "*for improvement or efficiency, or both*", by striking lines

11 and 12, line 13 by striking "(2)" and inserting "(1)", lines 15 and 16 by striking "Department of Revenue" and inserting "*Tax Commissioner; and*", by striking lines 17 to 20, line 21 by striking "(4)" and inserting "(2)", line 24 by striking ", or both, and" and inserting "*or both*", and lines 25 and 26 by striking ", or for all three objectives".

12. Amend renumbered section 12 of the bill by striking lines 8 to 10 and inserting "*shall cause any necessary changes or revisions to be made and furnish a copy thereof to the Legislative Fiscal Analysis.*"

13. Amend renumbered section 13 of the bill, by striking lines 2 to 6 and inserting "*the administration of the revenue laws of the state might be more efficiently and economically conducted, he shall cause to be prepared recommendations*", line 7 by striking "necessary", and by striking lines 13 and 14 and inserting "*the recommendations shall be communicated to the Governor and the appropriate*".

14. Amend renumbered section 14 of the bill, line 7 by inserting "*and*" after the semicolon, by striking lines 8 to 14, and line 15 by striking "(3)" and inserting "(2)".

15. Amend renumbered section 16 of the bill, line 12 by striking "Department of Revenue" and inserting "*Tax Commissioner*", line 14 by inserting "*, rent,*" after "principal", lines 23 and 24 by striking "Department of Revenue", and line 24 by inserting "*, who*" after "Commissioner".

16. Amend renumbered section 17 of the bill line 12 by striking "Department of Revenue" and inserting "*Tax Commissioner*".

17. Amend renumbered section 19 of the bill line 4 by striking "Department of Revenue" and inserting "*Tax Commissioner*", line 9 by inserting "*, who*" before "shall", line 11 by striking "unjustly" and inserting "*unjustly so*".

18. Amend renumbered section 20 of the bill, line 5 by striking "director" in both places and inserting in each instance "*director Tax Commissioner*", line 8 by striking "his" and inserting "*his a*", and line 11 by striking "director" and show same as stricken matter.

19. Amend renumbered section 21 of the bill, line 4 by striking "Department of Revenue" and inserting "*Tax Commissioner*", and line 5 by inserting "*a*" before "levy".

20. Amend renumbered section 22 of the bill, line 36 by striking "paints," and show same as stricken matter.

21. Amend renumbered section 23 of the bill, line 8 by striking "Department of Revenue" and inserting "*Tax Commissioner*".

22. Amend renumbered section 28 of the bill, lines 3 and 4 by striking the new matter and reinstating the stricken matter, by reinstating lines 8 to 13, and 16 to 25, line 13 by inserting "*and*" after the reinstated semicolon, line 16 by striking reinstated "(4)" and inserting "{4} (3)", and by striking lines 36 to 40 and show same as stricken matter.

23. Amend the bill by adding a new section to be known as section 25 and to read as follows:

"Sec. 25. *The Tax Commissioner shall prepare and report to the Governor and to the Legislature at least twenty days prior to the commencement of each regular session of the Legislature, a tabular statement showing the whole number of acres of land and value, total value of city and village lots, and the whole number and value of each item of taxable property returned by the several county assessors or county clerks to the State Board of Equalization and Assessments.*"

24. Amend the bill by renumbering original sections 29 to 35 as sections 26 to 32 respectively.

25. Amend renumbered section 26 of the bill by reinstating lines 56 to 63, line 56 by striking reinstated "(9)" and inserting "{9} (1)", line 60 by striking reinstated "(10)" and inserting "{10} (2)", line 63 by inserting "*and*" after the reinstated semicolon, line 64 by striking "(11) To examine" and inserting "{11} (3) To examine, or cause to be examined", and lines 77, 79, 81, 83, and 91 by striking the new matter and reinstating the stricken matter.

26. Amend renumbered section 28 of the bill by inserting "3-150," after "sections".

27. Amend renumbered section 29 of the bill by striking line 15 and inserting the following:

"(5) sections 84-305, 84-316, 84-317, 84-318, 84-319, and 84-320."

28. Amend the bill by adding two new sections to be known as sections 33 and 34 and to read as follows:

"Sec. 33. *The provisions of this act shall be come operative on July 1, 1965.*

Sec. 34. *This act shall be so interpreted and construed as to effectuate its general purpose to make uniform the law of those states which enact it.*"

29. Amend the bill by renumbering original sections 36 and 37 of the bill as sections 35 and 36 respectively.

30. Amend renumbered section 35 of the bill by striking lines 5 to 7 and inserting "Supplement, 1963, are repealed."

31. Amend the title to conform.

(Signed) Jerome Warner

LEGISLATIVE BILL 174. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Adjournment

Mr. Matzke moved to adjourn.

Mr. Bowen moved to amend the motion to adjourn until 8:30 a.m.

The Bowen motion lost.

The Matzke motion prevailed and the Legislature adjourned at 3:57 p.m., until 9:00 a.m., Wednesday, June 9, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska

Wednesday, June 9, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Hear, O God, the earnest prayers of the senators gathered for this sacred moment of prayer, and deepen our feelings of unity and fellowship as we pray with them and for them. Give us wisdom to see that no good life comes without right discipline. Give us the grace to impose it upon ourselves, lest others do it for us. Help us to discipline our speech, that we may seek clarity rather than cleverness and sincerity instead of sarcasm. Help us to discipline our thinking and our actions, that in this place the world may see democracy at its best and us at our best for democracy and for Thee to use us. In the name of Christ, Thy Son. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 1931, line 8, insert "4. Add the Emergency Clause."

Page 1932, line 16, show the second "and" as stricken.

Page 1932, line 18, show "or" as stricken.

The Journal for the One hundred-Fourth Day was approved as corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 443.

Introduced by Eric Rasmussen, 32nd District; Dale L. Payne, 3rd District; W. H. Hasebroock, 16th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 4, of the Constitution of Nebraska, relating to revenue and taxation; to authorize the Legislature to provide by law for the payment or cancellation of taxes or assessments against real estate remaining unpaid against real estate owned or acquired by the state or its governmental subdivisions; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 4, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 4. Except as to tax and assessment charges against real property remaining delinquent and unpaid for a period of fifteen years or longer, the Legislature shall have no power to release or discharge any county, city, township, town, or district whatever, or the inhabitants thereof, or any corporation, or the property therein, from their or its proportionate share of taxes to be levied for state purposes, or due any municipal corporation, nor shall commutation for such taxes be authorized in any form whatever; *Provided*, that the Legislature may provide by law for the payment or cancellation of taxes or assessments against real estate remaining unpaid against real estate owned or acquired by the state or its governmental subdivisions."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment authorizing the Legislature to provide for payment or cancellation of taxes against real estate owned or acquired by the state or its governmental subdivisions.

For

Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Wallway
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Syas

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 226.

A BILL FOR AN ACT to amend section 72-233.01, Revised Statutes Supplement, 1963, relating to school lands; to permit acceptance of bids with which bank drafts are submitted; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Claussen	Hughes	Matzke
Batchelder	Craft	Kjar	Moulton
Bauer	Crandall	Klaver	Moylan
Bowen	Danner	Knight	Nelson
Brauer	Fleming	Kokes	Nore
Budd	Gerdes	Kremer	Orme
Burbach	Harsh	Lysinger	Paine, I.
Carpenter	Hasebroock	Mahoney	Paxton
Carstens	Holmquist	Marvel	Payne, D.

Pedersen	Ruhnke	Stryker	Warner
Proud	Skarda	Syas	Whitney
Rasmussen, E.	Stromer	Wallwey	Wylie
Rasmussen, R.			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 262.

A BILL FOR AN ACT to amend section 23-324.05, Reissue Revised Statutes of Nebraska, 1943, relating to county government and officers; to provide for an increase of the minimum amount of expenditure or sale that requires competitive bidding; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Nelson Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 476. With Emergency.

A BILL FOR AN ACT relating to the militia; to provide for right-of-way of military forces on streets and highways when on

authorized duty as prescribed or during national or state emergency; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Member Excused

Mr. Stryker was excused at 9:20 a.m. until 2:00 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 797. Replaced on Select File as amended.

E and R amendments to LB 797:

1. Strike the Ruhnke amendment 2, adopted June 7, 1965, and in lieu thereof renumber original sections 7 and 8 as sections 8 and 9 respectively.

2. Because of the Proud amendment to original section 7, adopted May 18, 1965, strike lines 1 to 3 of the Ruhnke amendment 3, adopted June 7, 1965, and insert "3. Amend renumbered section 8 of the bill by inserting the following at the end of line 42:"

3. Because of the Mahoney amendment, adopted June 7, 1965, in standing committee amendment 1, line 6, strike the semicolon and insert a comma.

4. In the Bauer amendment to page 31, adopted June 7, 1965, insert "original" after the first comma in line 1.

5. In line 2 of the Burbach amendment to the standing committee amendment 1, section 1 (1) insert "added by the Mahoney amendment adopted June 7, 1965" after "semicolon"; and in line 6, insert a semicolon after "refund".

6. In line 3 of the Burbach amendment to standing committee amendment 1, section 1 (2), adopted June 7, 1965, insert "(2)" before "Net"; and strike line 5, and insert "reflected on line 11d of Form 1040-1964, U.S. Treasury Department, Internal Revenue Service;".

7. In the title, line 11, insert "to provide for declarations and payment of estimated tax;" after the semicolon; and strike line 14 and "ments;" in line 15.

LEGISLATIVE BILL 352. Replaced on Select File as amended.

E and R amendments to LB 352:

1. In renumbered section 2, line 1, strike "Section" and insert "Sec.".

2. In the title, line 3, insert "and section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965," before "relating"; in line 5, strike "section" and insert "sections"; and strike the Enrollment and Review amendment to line 5 adopted June 4, 1965.

LEGISLATIVE BILL 874. Replaced on Select File as amended.

E and R amendments to LB 874:

1. In section 2, line 13, reinstate the stricken "the".

2. In section 7, line 10, insert "county or" after "the"; and in line 19, insert "or counties" after "county".

LEGISLATIVE BILL 864. Replaced on Select File as amended.

E and R amendment to LB 864:

1. In line 3 of Enrollment and Review amendment 3, adopted June 3, 1965, strike "7-148" and insert "3-148".

LEGISLATIVE BILL 584. Replaced on Select File as amended.

E and R amendment to LB 584:

1. The typed bill being correct, strike the Proud amendment 5, adopted May 26, 1965.

LEGISLATIVE BILL 70. Placed on Select File as amended.

E and R amendments to LB 70:

1. In standing committee amendment 1, line 6, insert “, and amendments thereto” after “1943”.

2. In the title, line 2, strike “class” and insert “classes”.

LEGISLATIVE BILL 317. Placed on Select File.

LEGISLATIVE BILL 260. Placed on Select File as amended.

E and R amendment to LB 260:

1. In section 1, line 49, strike the comma and strike beginning with “subsection” in line 49 through “this” in line 50 and also the fifth comma in line 50, showing all as stricken.

LEGISLATIVE BILL 627. Placed on Select File.

LEGISLATIVE BILL 399. Placed on Select File as amended.

E and R amendments to LB 399:

1. In section 1, lines 11 and 13, strike “will” and insert “shall”; at the end of line 11, insert “of the cattle” and strike the same in line 12; in line 12, strike “can” and insert “may”; and in line 18, strike the second “shall”.

2. In the title, line 2, insert “the” before “brand”; and in line 5, strike “violation” and insert “violations”.

LEGISLATIVE BILL 493. Placed on Select File.

LEGISLATIVE BILL 705. Correctly engrossed.

LEGISLATIVE BILL 271. Correctly engrossed.

LEGISLATIVE BILL 648. Correctly engrossed.

LEGISLATIVE BILL 459. Correctly enrolled.

LEGISLATIVE BILL 879. Correctly enrolled.

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LEGISLATIVE BILL 752. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Committee Meetings

Mr. E. Rasmussen announced that the Miscellaneous Subjects Committee would meet in executive session at 1:30 p.m. in the West Lounge.

Mr. Craft announced that the Public Works Committee would meet in executive session in the West Lounge immediately after recess.

Mr. R. Rasmussen announced that the Education Committee would meet in executive session at 1:00 p.m. in the West Lounge.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 459 LB 879 LB 752

RESOLUTION

LEGISLATIVE RESOLUTION 56.

Mr. Carpenter requested a record vote on the adoption of LR 56.

Voting in the affirmative, 35:

Batchelder	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Nelson	Ruhnke
Budd	Holmquist	Nore	Skarda
Burbach	Hughes	Orme	Wallwey
Carpenter	Kjar	Paine, I.	Warner
Carstens	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie
Fleming	Kremer	Proud	

Voting in the negative, 5:

Danner	Moylan	Pedersen	Syas
Klaver			

Not voting, 9:

Adamson	Craft	Marvel	Stromer
Brauer	Lysinger	Moulton	Stryker
Claussen			

LR 56 was adopted.

MOTION—Return LB 851 to Select File

Mr. Bauer moved to return LB 851 to Select File for the following specific amendment:

Amend LB 851, page 3, by changing the comma to a period after the word "Labor" at line 34, and striking all material down to line 37 to the word "Provided", from there on line 37 to remain the same. Intended that the amendment adopted 6-2-65 be deleted.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

SELECT FILE

LEGISLATIVE BILL 718. Laid over until Monday, June 14, 1965 at the request of Mr. Marvel.

LEGISLATIVE BILL 551. The pending Carpenter amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted with 37 ayes, 0 nays and 12 not voting.

Mr. Batchelder moved to indefinitely postpone.

Mr. Ruhnke Presiding

Mr. Batchelder asked for a Call of the House. The Call showed 48 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 40 ayes, 0 nays and 9 not voting.

The Batchelder motion to indefinitely postpone prevailed with 25 ayes, 18 nays and 6 not voting.

LEGISLATIVE BILL 706. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 890. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 599. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 580. E and R amendment found in the Legislative Journal for the One Hundred-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 552. E and R amendments found in the Legislative Journal for the One Hundred-fourth Day were adopted.

Mr. Warner asked unanimous consent to bracket LB 552 until June 16, 1965. No objections. So ordered.

LEGISLATIVE BILL 905. E and R amendment found in the Legislative Journal for the One Hundred-fourth Day was adopted.

Messrs. Pedersen and Proud offered the following amendment:

1. In Section 1, line 50, strike "20,000" and insert "35,000".

Mr. Whitney moved the previous question. The question is, 'Shall the debate cease?'

The motion prevailed with 39 ayes, 0 nays and 10 not voting.

The Pedersen-Proud amendment lost with 15 ayes, 30 nays and 14 not voting.

Mr. Proud asked unanimous consent to hold LB 905 until Tuesday, June 15, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Executive Meeting

Mr. Marvel asked unanimous consent for the Budget Committee to hold an executive meeting at 4:00 p.m. today. No objections. So ordered.

Visitors

Mr. Craft introduced Mr. and Mrs. Johnston; Mr. and Mrs. Reeves; Mr. and Mrs. Underwood and Mrs. Shell from North Platte, Nebraska.

Mr. Fleming introduced Mrs. Larry Clinton and children from Sidney, Nebraska and their guides Paul Halpine, Jr. and Danny Welch of Lincoln.

Announcement

Mr. Bowen announced there would be a demonstration on State Communications Systems at the Kellogg Center this afternoon at 4:15 p.m. and buses would be available for those wishing to attend.

SELECT FILE

LEGISLATIVE BILL 863. E and R amendment found in the Legislative Journal for the One Hundred-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 851. The Bauer specific amendment found in this day's Journal was adopted with 32 ayes, 0 nays, and 17 not voting.

Mr. Lysinger offered the following specific amendments:

1. Renumber present Sec. 4 as Sec. 8 and immediately preceding said Sec. 8 insert the following:

"Sec. 4. No foreign labor agent, labor bureau or labor agency or other person or corporation domiciled in any other state or territory of the United States shall enter this State and attempt to hire, entice or solicit or take from his State any common or agricultural workers, singly or in groups, for any purpose without first applying to the Commissioner of Labor for a license as an employment agency.

Sec. 5. Any labor agent hiring, enticing or soliciting common or agricultural workers in this state for employment beyond this state, shall make monthly reports to the Commissioner on the first day of each month covering the preceding month correctly showing the name and address of every representative, subagent, contractor, recruiter or solicitor engaged in any part of the work of that agency connected with the hiring, enticing or soliciting of common or agricultural workers in this State to be employed beyond the limits of this State, and correctly showing:

- (1) The name, age, sex and address of each person solicited to be employed beyond the limits of this State;
- (2) The name and address of the employer of every such person;
- (3) The place where every such person is to be employed;
- (4) The kind of work every such person is employed to do;
- (5) The term of employment of every such person;

- (6) The wages to be paid to every such person for his work; and
- (7) Whether or not transportation is to be furnished, arranged for, or paid for any such common laborer or agricultural worker either leaving or returning to this state.

The Commissioner shall have authority and it shall be his duty to cancel the license of every agent or agency who or which fails to make and file such reports on or before the tenth day of each month for the preceding month in accordance with the cancellation provisions provided in section 48-505.

Sec. 6. Any person violating the provisions of this act shall be subject to the penalties set out in section 48-513.

Sec. 7. It is hereby declared to be the intent of the Legislature that no section of this Act is an inducement to the enactment of any other part of the same; and if any part of this Act shall be held unconstitutional or invalid for any cause, such decision shall have no force or effect upon the remainder thereof."

After Sec. 8 insert the following new section:

"Sec. 9. Whereas an emergency exists, this act shall be in full force and take effect from and after its passage and approval according to law."

2. Amend the title to conform.

The Lysinger amendments were adopted with 30 ayes, 0 nays, and 19 not voting.

Mr. Carpenter offered the following specific amendments:

1. Amend the bill by striking the Carpenter amendment adopted June 2, 1965.

2. Amend renumbered section 3, line 50 by inserting "*Each licensed agency shall display at all times in a prominent place a printed card with a minimum height of twenty inches, and a width of fourteen inches with each letter to be a minimum of one-fourth inch in height, which shall state the maximum charge of the first month's salary.*" after the period.

3. Amend the title to conform.

The amendments were adopted with 31 ayes, 0 nays, and 18 not voting.

Advanced to E and R for engrossment.

MOTION—Place LB 480 on General File

Mrs. Orme asked unanimous consent to place LB 480 on General File.

Mr. Syas objected.

Mrs. Orme moved to place LB 480 on General File.

Laid over until Thursday, June 10, 1965.

Visitors

Mr. Fleming introduced Bill Peterson from Sidney and Richard Ladine from Gurley.

Members Excused

Messrs. Bowen and Gerdes were excused for Thursday and Friday, June 10 and 11, 1965.

UNANIMOUS CONSENT—Withdraw LB 827

Mr. Stromer asked unanimous consent to withdraw LB 827.

Laid over.

Presented to the Governor

Presented to the Governor for approval on June 9, 1965, at 8:30 a.m.: LB 613

(Signed) Ruth Bossard, Enrolling Clerk

Recess

At 11:57 a.m., on a motion by Mr. Holmquist, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except members of the Miscellaneous Subjects Committee excused until 2:20 p.m.

Message from the Governor

June 9, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on June 9, 1965, I approved Legislative Bills 860, 79, 227, 286, 292, 305, 539, 697, and 725.

Respectfully,

(Signed) Frank B. Morrison
Governor

MOTIONS—Rule Changes

Mr. President: I move to amend Rule 12, subsection B, line 3 after "Committees" insert: Provided that any bill that comes up for debate for a second time, with the introducer present, shall be placed at the bottom of General File if said introducer asked for further time. (Signed) Kenneth L. Bowen

Referred to the Rules Committee.

Mr. President: I move the Rules be amended as follows: Rule 12, Section 8, strike Adamson amendment 1 and 2; Section 8 F, line 1, strike, d. (Signed) Kenneth L. Bowen

Referred to the Rules Committee.

Mr. Adamson moved the following Rule Change:

1. Amend Rule 10, section 13, line 10 by inserting after the period the following:

"A motion to reconsider must be disposed of by the Legislature on the day made or the next legislative day. Any motion not so disposed of shall be considered lost."

Referred to the Rules Committee.

RESOLUTIONS

LEGISLATIVE RESOLUTION 57. Re: Lincoln Veterans Hospital

Introduced by Fern Hubbard Orme, 29th District; Hal W. Bauer, 28th District; Jerome Warner, 25th District; Marvin E. Stromer, 27th District; Elvin Adamson, 43rd District; Clifton B. Batchelder, 10th District; S. H. Brauer, Sr., 21st District; Rick Budd, 2nd District; Terry Carpenter, 48th District; H. C. Crandall, 46th District; Edward R. Danner, 11th District; George H. Fleming, 47th District; George C. Gerdes, 49th District; C. W. Holmquist, 14th District; Albert A. Kjar, 39th District; Richard Lysinger, 37th District; C. F. Moulton, 8th District; Harold T. Moylan, 6th District; Harold B. Stryker, 23rd District; Peter H. Claussen, 18th District; Richard D. Marvel, 33rd District; John E. Knight, 26th District; Cecil Craft, 45th District; Sam Klaver, 9th District; M. A. Kremer, 34th District;

W. H. Hasebroock, 16th District; Chester Paxton, 40th District; Lester Harsh, 38th District; Ramey C. Whitney, 44th District; Richard F. Proud, 12th District; Herb Nore, 22nd District; Elmer Wallwey, 17th District; Ross H. Rasmussen, 15th District; Frank Nelson, 42nd District; William R. Skarda, Jr., 7th District; William M. Wylie, 20th District; Ira E. Paine, 35th District; Dale L. Payne, 3rd District; Kenneth L. Bowen, 37th District; Arnold Ruhnke, 31st District; George Syas, 13th District and Eugene T. Mahoney, 5th District.

WHEREAS, announcement has been made that the United States Veterans Hospital of Lincoln will remain open; and

WHEREAS, the help of many persons did perform marvelously in accomplishing this deed.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSMBLED:

1. We express to the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, to the Administrator of Veterans' Affairs, Washington, D.C., to the Chairman of the Committee on Veterans' Affairs of the Senate and House of Representatives of the United States, and to each member of Congress from Nebraska, our sincere appreciation for their efforts in retaining the United States Veterans Hospital in Lincoln, Nebraska, and that a copy of this resolution be sent to them.

Mrs. Orme moved that the rules be suspended and LR 57 be adopted today.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

Members Excused

Mr. Hasebroock was excused for Thursday and Friday, June 10 and 11, 1965.

Messrs. Kokes, Batchelder, and Paxton were excused for Friday, June 11, 1965.

RESOLUTION

LEGISLATIVE RESOLUTION 58. Re: Public Power

Introduced by the Committee on Public Works; Rick Budd, 2nd District; C. F. Moulton, 8th District; Arnold Ruhnke, 31st District; Rudolf C. Kokes, 41st District; Chester Paxton, 40th District; Peter H. Claussen, 18th District and C. W. Holmquist, 14th District.

WHEREAS, it is the considered judgment of the Public Works Committee of the 1965 Nebraska Legislature that there exists in the State of Nebraska real controversy among segments of the public power entities of the state, particularly in the fields of generation, transmission and retail sales; and

WHEREAS, the 1963 Nebraska Legislature created the Nebraska Power Review Board for the purpose of eliminating duplication and overlapping of electric services, improving efficiencies of operation, promoting long-range planning by the utilities of the state and to act in an advisory capacity in the matter of electric rates.

Now therefore be it resolved by the Public Works Committee that after holding public hearings on the numerous power bills submitted to the 1965 Legislature and referred to the Public Works Committee, recommends that:

1. As soon as possible the power controversies existing in the state be concluded by having the generation and transmission of electricity be placed insofar as may efficiently be done under one newly created Public Power Agency.

2. That the new Public Power Agency should by law be required to divest itself of its retail customers as soon as possible consistent with present bond conditions.

3. That if items 1 and 2 immediately above are not found acceptable by the Legislature that consideration be given to expanding the authority of the Power Review Board for the same purposes as those above mentioned.

MOTION—Place LB 904 on General File

Dr. Brauer renewed his motion found in the Legislative Journal for the One hundred-Fourth Day to place LB 904 on General File notwithstanding the committee action.

Mr. E. Rasmussen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 31 ayes, 11 nays, and 7 not voting.

The Brauer motion carried with 27 ayes, 20 nays, and 2 not voting.

Visitors

Mr. Danner introduced 162 students and 5 teachers from Lothrop School, Omaha, principal Eugene Skinner, and GERALYNE HODGES.

Mr. Whitney introduced Mr. and Mrs. Burton Carter from Chappell.

MOTIONS—Introduce Bills

Mr. Marvel moved to suspend the rules and introduce a new bill recommended by the Committee on Budget and place the bill directly on General File. (LB 910)

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

Mr. Marvel moved to suspend the rules and introduce a new bill recommended by the Committee on Budget and place the bill directly on General File and to bracket the bill. (LB 911)

The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 910. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George C. Gerdes, Legislative District 49; W. H. Hasebroock, Legislative District 16; Stanley A. Matzke, Legislative District 24 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to provide for the payment of the salaries of the officers of the Nebraska state government and payments to be provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, for the biennium ending June 30, 1967; to provide for the payment thereof; and to declare an emergency.

LEGISLATIVE BILL 911. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George C. Gerdes, Legislative District 49; W. H. Hasebroock, Legislative District 16; Stanley A. Matzke, Legislative District 24 and George H. Fleming, Legislative District 47.

A BILL FOR AN ACT to amend section 85-172, Reissue Revised Statutes of Nebraska, 1943, relating to the University Hospital; to provide that The Board of Regents of the University of Nebraska shall have authority to determine the rates to be charged for the care of all patients in said hospital; to permit the University Hospital to

participate in federal, state and other programs for medical and hospital care; to eliminate the charge for care of patients by counties as prescribed; and to repeal the original section, and also sections 85-172.01 and 85-172.02, Reissue Revised Statutes of Nebraska, 1943.

MOTION—LB 328

Mr. Syas moved to place LB 328 at the head of General File and to consider it today.

The motion prevailed.

MOTION—LB 161, LB 849, LB 5

Mr. Carpenter moved that LB 161, LB 849, and LB 5 be placed at the head of General File for consideration on Tuesday, June 15, 1965, and heard in that order.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 328. Read and Considered.

Laid over at the request of Mr. Syas.

Visitors

Mr. Craft introduced Mrs. Parker and daughter Linda from North Platte, Nebraska.

Mr. Gerdes introduced Judge Critis from Chadron, Nebraska.

Member Excused

Mr. Hasebroock was excused at 3:40 p.m., for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 87. Considered.

Mr. Ruhnke withdrew his pending motion to indefinitely postpone found in the Legislative Journal for the Ninety-sixth Day.

Mr. Carpenter offered the following amendments, which were adopted:

1. Strike the Carpenter amendments to Section 4, April 27, 1965.
2. Strike the Adamson amendment to Section 3 on February 23, 1965.

3. Strike the Carpenter amendment to the Adamson amendment on February 23, 1965.

4. In Sec. 3, line 11, after the comma strike balance of line 11 and rest of sentence.

Advanced to E and R for review with 24 ayes, 19 nays and 6 not voting.

UNANIMOUS CONSENT—Withdraw Name

Mr. E. Rasmussen asked unanimous consent to withdraw his name from LB 87. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 563. Bracketed until Monday, June 14, 1965 at the request of Mr. Gerdes.

Member Excused

Mr. Carstens asked unanimous consent to be excused for Friday afternoon, June 11 and Monday, June 14. No objections. So ordered.

UNANIMOUS CONSENT—LB 656

Mr. Danner asked unanimous consent to have LB 656 as the first order of business on General File tomorrow. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 101. Considered.

Mr. Adamson offered the following amendments which were adopted:

1. Amend section 1 of the bill, line 29 by inserting "*intersection and state highway or federal aid routes*" after "street".

2. Amend section 2 of the bill, line 5 by striking "streets" and inserting "*street intersections and state highway or federal aid routes*".

3. Amend the title to conform.

Advanced to E and R for review with 20 ayes, 6 nays and 23 not voting.

LEGISLATIVE BILL 277. Considered.

First two sections read.

Mr. Adamson moved that LB 277 be placed at the bottom of General File.

The motion prevailed.

UNANIMOUS CONSENT—LB 908

Mr. Stromer asked unanimous consent that LB 908 be placed at the top of General File.

No objections. So ordered.

Adjournment

At 4:00 p.m., on a motion by Mr. Klaver, the Legislature adjourned until 9:00 a.m., Thursday, June 10, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**ONE HUNDRED-SIXTH DAY**

Legislative Chamber, Lincoln, Nebraska
Thursday, June 10, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, as we pray for the members of this body, its officers and all those who share in its labors, we remember that thou wert never in a hurry and never lost thy inner peace even under pressure greater than we shall ever know. But we are only human. We grow tired. We feel the strain of meeting deadlines, and we chaff under frustration. We need poise and peace of mind, and only thou canst supply the deepest needs of tired bodies, jaded spirits, and frayed nerves. Give to us thy peace and refresh us in our weariness, that this may be a good day with much done and done well, that we may say with thy servant Paul: "I can do all things through Christ who gives me strength." Amen.

The roll was called and all members were present except Messrs. Bowen and Hasebroock who were excused.

The Journal for the One Hundred-fifth Day was approved.

Communications

Card of appreciation from the H. P. Heiliger family.

Letters from Senator Carl T. Curtis acknowledging receipt of LR 47 and LR 50.

Letter from Speaker John McCormack acknowledging receipt of LR 50.

Letter from Congressman Dave Martin acknowledging receipt of LR 50.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 861.

A BILL FOR AN ACT to amend sections 54-738 and 54-739, Reissue Revised Statutes of Nebraska, 1943, relating to rendering plants; to change the conditions of a license issued to a rendering plant; to change the transportation regulations for transporting of dead animals; to provide for construction and location of rendering establishments; to provide penalties; to provide for revocation of licenses and for appeals; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie

Voting in the negative, 2:

Brauer Kokes

Not voting, 3:

Bowen Hasebroock Paxton

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 901. With Emergency.

A BILL FOR AN ACT to amend section 66-424, Reissue Revised Statutes of Nebraska, 1943, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle fuels; to provide for transferring two hundred thirty-seven thousand seven hundred fifty dollars and eighty cents to the Department of Roads for the loss incurred in distributing the motor vehicle fuels tax in accordance with the provisions of Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965; to

change the date when the State Treasurer shall transfer to the Department of Roads its share of the motor vehicle fuel tax; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Brauer	Holmquist	Moylan	Ruhnke
Budd	Hughes	Nelson	Skarda
Burbach	Kjar	Nore	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 3:

Adamson	Bowen	Hasebroock
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 544.

A BILL FOR AN ACT to amend section 81-116, Revised Statutes Supplement, 1963, relating to state administrative departments; to provide for extending the time for the taking of vacations by state employees and department heads; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Carpenter	Danner	Hughes
Batchelder	Carstens	Fleming	Kjar
Bauer	Claussen	Gerdes	Klaver
Budd	Craft	Harsh	Knight
Burbach	Crandall	Holmquist	Kokes

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Kremer	Nelson	Proud	Stryker
Lysinger	Nore	Rasmussen, E.	Syas
Mahoney	Orme	Rasmussen, R.	Wallwey
Marvel	Paine, I.	Ruhnke	Warner
Matzke	Paxton	Skarda	Whitney
Moulton	Payne, D.	Stromer	Wylie
Moylan	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Bowen	Brauer	Hasebroock
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 329. With Emergency.

A BILL FOR AN ACT to amend sections 46-202 and 46-204, Revised Statutes Supplement, 1963, relating to irrigation; to eliminate the regulation of taking waters from drainage ditches and other man-made streams; to repeal the original sections and also section 46-202.01, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Danner	Moulton	Rasmussen, R.
Batchelder	Fleming	Moylan	Ruhnke
Bauer	Gerdes	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Klaver	Paxton	Syas
Carpenter	Knight	Payne, D.	Wallwey
Carstens	Kremer	Pedersen	Warner
Claussen	Mahoney	Proud	Whitney
Craft	Marvel	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 5:

Harsh	Kokes	Lysinger	Matzke
Kjar			

Not voting, 3:

Bowen	Hasebroock	Paine, I.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 132.

A BILL FOR AN ACT to amend sections 71-601, 71-604, 71-606, 71-607, and 71-622, Reissue Revised Statutes of Nebraska, 1943, and sections 71-605, 71-612, 71-623, 71-626, 71-627, and 71-634, Revised Statutes Supplement, 1963, relating to vital statistics; to increase fees; to change internal references; to harmonize the provisions thereof with previous legislation; to provide how death certificates shall be completed; to provide for the disposition of the dead body of a stillborn infant; to provide for registering the death of a child born dead; to provide that the filing of birth and death certificates shall be originals only; to provide for certificates of adoptions as prescribed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Craft	Moulton	Ruhnke
Batchelder	Crandall	Moylan	Stromer
Bauer	Fleming	Orme	Stryker
Brauer	Gerdes	Paxton	Syas
Budd	Harsh	Payne, D.	Wallwey
Burbach	Holmquist	Pedersen	Warner
Carpenter	Hughes	Rasmussen, E.	Whitney
Carstens	Kremer	Rasmussen, R.	Wylie
Claussen	Marvel		

Voting in the negative, 10:

Danner	Knight	Nelson	Paine, I.
Kjar	Kokes	Nore	Proud
Klaver	Matzke		

Not voting, 5:

Bowen	Lysinger	Mahoney	Skarda
Hasebroock			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—LR 58

Mr. Gerdes asked unanimous consent to take up LR 58 for consideration at this time. No objections. So ordered.

RESOLUTIONS**LEGISLATIVE RESOLUTION 58.**

Mr. Craft moved to table LR 58.

Mr. Craft asked for a Call of the House. The Call showed 47 members present.

Mr. Adamson moved the Call be raised.

The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

Mr. Carpenter requested a record vote on the Craft motion to table LR 58.

Voting in the affirmative, 13:

Batchelder	Kjar	Mahoney	Nore
Brauer	Knight	Moylan	Paine, I.
Craft	Lysinger	Nelson	Skarda
Danner			

Voting in the negative, 25:

Adamson	Crandall	Kremer	Ruhnke
Bauer	Gerdes	Marvel	Stryker
Budd	Harsh	Matzke	Syas
Burbach	Holmquist	Moulton	Wallwey
Carpenter	Hughes	Paxton	Warner
Carstens	Kokes	Pedersen	Wylie
Claussen			

Not voting, 11:

Bowen	Klaver	Proud	Stromer
Fleming	Orme	Rasmussen, E.	Whitney
Hasebroock	Payne, D.	Rasmussen, R.	

The motion lost.

Mr. Ruhnke moved LR 58 be adopted.

Mr. Gerdes moved the previous question. The question is, "Shall the debate cease?"

The motion lost with 12 ayes, 23 nays, and 14 not voting.

Mr. Carpenter requested a record vote on the adoption of LR 58.

Voting in the affirmative, 30:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Ruhnke
Budd	Holmquist	Moulton	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Klaver	Nelson	Wallwey
Claussen	Knight	Paxton	Warner
Crandall	Kokes	Pedersen	Wylie
Fleming	Kremer		

Voting in the negative, 5:

Brauer	Kjar	Lysinger	Nore
Craft			

Not voting, 14:

Bauer	Hasebroock	Payne, D.	Skarda
Bowen	Mahoney	Rasmussen, E.	Stromer
Burbach	Orme	Rasmussen, R.	Whitney
Danner	Paine, I.		

LR 58 was adopted.

Members Excused

Mr. Burbach was excused at 10:15 a.m. for the remainder of the day.

Mr. E. Rasmussen was excused at 10:30 a.m. until 2:00 p.m.

Mr. Nore was excused at 10:45 a.m. for the remainder of the day.

Visitors

Mr. Proud introduced his son John, Mr. Vincent Murphy, Ivst. representative, Mr. Spiro Moustakes, 60 cub scouts and den mothers from Omaha.

Presented to the Governor

Presented to the Governor for approval on June 10, 1965, at 8:30 a.m.: LB 752 LB 879 LB 459

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 95. Replaced on Select File as amended.

E and R amendments to LB 95:

1. In line 3 of the Rasmussen specific amendment 1, adopted June 8, 1965, insert "*or villages,*" after the second comma; and strike line 5, and insert "*metropolitan, primary, or first any class or village is authorized*".

2. In section 2, line 35, strike the second "the" and show the same as stricken.

LEGISLATIVE BILL 673. Replaced on Select File as amended.

E and R amendments to LB 673:

1. Strike Enrollment and Review amendments 1 and 2 adopted May 26, 1965.

2. Strike line 7 of Enrollment and Review amendment 1, adopted June 8, 1965, and insert "and new section 3, lines 5 and 6, strike 'or a public utility,'; and in new section 4, line 7,".

LEGISLATIVE BILL 720. Replaced on Select File as amended.

E and R amendment to LB 720:

1. In line 5 of Enrollment and Review amendment 2, adopted June 8, 1965, insert an underscored semicolon before "*Provided*"; and in line 10, strike the period.

LEGISLATIVE BILL 676. Placed on Select File as amended.

E and R amendments to LB 676:

1. Amend the standing committee amendments to read "In section 1, strike beginning with '*but*' in line 21 through '*fees*' in line 23, showing all old matter as stricken, and insert '*miscellaneous cash fund, and unobligated cash funds*'."

2. In the title, strike line 6 and insert "unappropriated surplus in the General Fund, miscellaneous cash fund, and unobligated cash funds; and to re-".

LEGISLATIVE BILL 884. Placed on Select File.

LEGISLATIVE BILL 449. Placed on Select File as amended.

E and R amendments to LB 449:

1. Amend the standing committee amendments to read "In section 1, strike line 10 and insert 'Nebraska, and, except for the repair for existing alterations, future alterations in the banks by the damming of such'".

2. In section 1, line 12, strike "said" and insert "such".

LEGISLATIVE BILL 789. Placed on Select File as amended.

E and R amendments to LB 789:

1. In section 5, lines 8 and 9, strike "subsection (2) hereof" and insert "subsection (2) hereof this section".

2. Amend the Ruhnke General File amendment to read "In standing committee amendment 7, strike 'distribute' and insert 'distribution' in line 22."

3. In section 5, insert "Notice Except for the referendum election provided for in subdivision (1) of this section, notice of the submission of the proposition shall be given by publication thereof three consecutive weeks in a legal newspaper published and of general circulation in such city, village or public power district or, if no newspaper is published therein, then by posting in five or more public places therein. Any elections herein required in public power districts or public power and irrigation districts shall be held at the same time and in connection with the next regular primary or general election in the state thereafter at which directors of said public power district are to be nominated or elected. Any proposals for the sale of lines or other property required to be submitted to an election under the provisions of this section shall be certified by the board of directors of the district selling or disposing of said property to the county clerk of the respective county or counties wherein such election of directors is to be held in the form of a question to be submitted upon said ballot not less than thirty days before said election. The county clerks to whom such certificates are submitted shall cause the same question submitted by the board of directors to be placed upon the same ballot and in proximity to the names of the directors to be nominated or elected in the same district at the next primary or general election. The results of the said election with relation to said proposal shall be counted, canvassed and certified in the same manner as the other results of the said election." after line 34.

4. In the title, line 10, insert "to provide for transfer of facilities to public power districts as prescribed," before "to"; and in line 10, strike "cities" and insert "a city".

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- LEGISLATIVE BILL 750.** Correctly engrossed.
- LEGISLATIVE BILL 895.** Correctly engrossed.
- LEGISLATIVE BILL 255.** Correctly engrossed.
- LEGISLATIVE BILL 707.** Correctly engrossed.
- LEGISLATIVE BILL 810.** Correctly engrossed.
- LEGISLATIVE BILL 675.** Correctly engrossed.
- LEGISLATIVE BILL 125.** Correctly engrossed.
- LEGISLATIVE BILL 443.** Correctly enrolled.
- LEGISLATIVE BILL 226.** Correctly enrolled.
- LEGISLATIVE BILL 262.** Correctly enrolled.
- LEGISLATIVE BILL 476.** Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 443 LB 226 LB 262 LB 476

SELECT FILE

- LEGISLATIVE BILL 892.** Bracketed at the request of Mr. Warner.
- LEGISLATIVE BILL 797.** E and R amendments found in the Legislative Journal for the One hundred-Fifth Day were adopted.

Advanced to E and R for engrossment.

Mr. Carpenter moved that the E and R processing of LB 797 be expedited and that it be read on Final Reading on Tuesday, June 15, 1965.

Mr. Pedersen moved to amend the Carpenter motion by striking Tuesday, June 15, 1965, and inserting Monday, July 12, 1965.

The amendment lost.

Mr. Adamson Presiding

The Carpenter motion prevailed with 21 ayes, 9 nays, and 19 not voting.

MOTION—Expedite LB 889

Mr. Batchelder moved to expedite LB 889 on Enrollment and Review to consider it on Final Reading Tuesday, June 15 or Wednesday, June 16, if possible.

Mr. Gerdes moved to amend the motion to include LB 890.

The Gerdes motion prevailed.

The Batchelder motion as amended prevailed.

MOTION—Suspend Rules

Mr. Harsh moved to suspend the rules to recess for the remainder of the session until 1:30 p.m. instead of 2:00 p.m.

The motion lost with 14 ayes, 25 nays and 10 not voting.

UNANIMOUS CONSENT—LB 656

Mr. Danner asked unanimous consent to have LB 656 hold its present position on General File until tomorrow morning.

Mr. Batchelder objected.

UNANIMOUS CONSENT—LB 436

Mr. Danner asked unanimous consent to hold LB 436 on General File until Friday, June 11th. No objections. So ordered.

Members Excused

Mr. Danner was excused at 11:20 a.m. for the remainder of the day.

Mr. Claussen asked to be excused from 3:30 p.m. today for the remainder of the day and Friday, June 11th.

UNANIMOUS CONSENT—LB 480

Mrs. Orme asked unanimous consent that LB 480 be exempted from the motion found on page 1787 of the Legislative Journal made by Mr. Syas.

Mr. Syas objected.

Mrs. Orme moved that LB 480 be exempted.

Mr. Kremer moved to amend the Orme motion to include Legislative Bills 176, 156, 480, 612, 636, and 772.

President Sorensen Presiding

Mr. D. Payne moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 33 ayes, 0 nays, and 16 not voting.

The Kremer amendment to the Orme motion prevailed with 31 ayes, 3 nays, and 15 not voting.

The Orme motion as amended prevailed with 34 ayes, 4 nays, and 11 not voting.

UNANIMOUS CONSENT—Reconsider Action

Mr. Syas asked unanimous consent to reconsider action on the Syas motion found on Page 1787 of the Legislative Journal and strike it from the records.

No objections. So ordered.

Recess

At 12:02 p.m., on a motion by Mr. D. Payne, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Bowen, Burbach, Danner, Gerdes, Hasebroock and Nore who were excused and the members of the Agriculture and Recreation Committee who were excused.

SELECT FILE

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 874. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 864. E and R amendment found in the Legislative Journal for the One Hundred-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 584. E and R amendment found in the Legislative Journal for the One Hundred-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 70. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 317. Advanced to E and R for engrossment.

LEGISLATIVE BILL 260. E and R amendment found in the Legislative Journal for the One Hundred-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 627. Advanced to E and R for engrossment.

LEGISLATIVE BILL 399. E and R amendments found in the Legislative Journal for the One Hundred-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 493. Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Bracket LB 704

Mr. Warner asked unanimous consent to bracket LB 704 on Final Reading for June 14, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 902

Mr. Skarda asked unanimous consent to place LB 902 at the top of General File. No objections. So ordered.

Visitor

Mr. Proud introduced Mr. Gordon Reinhold.

UNANIMOUS CONSENT—Withdraw LB 827

Mr. Stromer renewed his pending request found in the Legislative Journal for the One Hundred-fifth Day to withdraw LB 827.

No objections. So ordered.

UNANIMOUS CONSENT—Withdraw Name

Mr. Carpenter asked unanimous consent to withdraw his name from LB 141. Request laid over.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 56 LR 57.

UNANIMOUS CONSENT—Withdraw Motion

Mrs. Orme asked unanimous consent to withdraw her pending motion found in the Legislative Journal for the One Hundred-fifth Day to place LB 480 on General File.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 902. Read and Considered.

Mr. Carstens offered the following amendment, which was adopted:

Amend Standing Committee amendment 1 as follows:

1. After "*district*", before the period, insert "*seeking to acquire the property*".

Laid over temporarily at the request of Mr. Ruhnke.

Member Excused

Mr. Craft was excused at 2:20 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Unbracket LB 173

Mr. Marvel asked unanimous consent to unbracket LB 173 on General File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 173.

Mr. Marvel asked unanimous consent that the Standing Committee amendments together with the following Marvel amendments be adopted. No objections. So ordered.

1. Amend section 1 of the bill by striking lines 11 and 12 and inserting "*and service agencies*,".

2. Amend section 2 of the bill by striking lines 13 to 19 and inserting "*of the Legislature*," by striking lines 22 and 23 and inserting "*ject of expenditure under the approved budget for quarterly or other ap-*".

3. Amend section 3 of the bill by striking line 9 and inserting "*prior to the operative date of this act and in any event not later than July 1, 1965*".

4. Strike Standing Committee amendment number 4 and amend section 4 of the bill by striking lines 8 to 11, lines 12 and 13 by striking "*not more than*", by striking lines 17 to 19 and inserting "*al graduate training at an accredited college or university may*".

5. Amend section 5 of the bill by striking lines 2 to 7 and inserting "*ministrative Services shall be fixed*".

6. Amend section 7 of the bill, line 3 by striking "*and execution*", line 4 by inserting "*and execution of the approved budget except as otherwise provided by law*" after "*budget*", and line 21 by striking "*and its administration*", and amend Standing Committee amendment 5, line 2 by striking "*17*" and inserting "*18*".

7. Amend section 8 of the bill, line 4 by striking the comma after "*accounting*" and inserting "*and*", and by striking the comma after "*purchasing*", line 5 by striking "*,*" and "*and planning*", line 7 by inserting "*directing and*" after "*for*", by striking lines 8 to 12 and inserting "*ties of the several divisions, and shall be empowered to remove the heads of all such divisions at his discretion*," line 13 by striking "*by law*," and line 16 by striking "*the provisions of this act*" and inserting "*law*".

8. Amend section 9 of the bill by striking lines 8 and 9 and inserting "*administration of the approved budget within the limits of appropriations provided except as otherwise provided*".

9. Amend section 10 of the bill by striking lines 19 to 24.

10. Amend section 11 of the bill, line 3 by striking "*exclusive power*" and inserting "*authority*", lines 11 and 12 by striking "*the*"

performance at periodic procedural audits", and insert "reviewing the activities", and strike lines 42 to 49.

11. Amend the bill by adding a new section to be known as section 12 and to read as follows:

"Sec. 12. *The State Accountant shall provide for the review of all vouchers for payments out of the state treasury to assure the legality of all transactions, for which payment is intended. He shall call to the attention of the director all vouchers for payments which may seem to him to be in violation of the laws of the state or to be inconsistent with the approved budget, or both.*"

12. Amend the bill by renumbering original sections 12 to 17 as sections 13 to 18 respectively.

13. Amend renumbered section 13 of the bill by striking lines 31 to 37 and inserting "processing manager shall be fixed by the director subject to", and by striking Standing Committee amendment 9.

14. Amend renumbered section 14 by striking lines 9 to 29 and inserting the following:

"(2) *He shall review the potential application of machine data processing to any work performed outside the central data processing service bureau, or by any department or agency of the state, or any subdivision of any department or agency of the state, and if he shall find that the costs of mechanizing such work will not exceed present costs or that efficiencies may be achieved, he may, subject to the approval of the head of such department or agency as may be involved, accept responsibility for the performance of such work.*", line 32 by striking "and for", by striking lines 33 and 34 and inserting "as may", line 35 by striking "his judgment", line 52 by striking "economic advantage" and inserting "that economic advantage may be achieved", line 53 by striking "to be possible through a merging", line 62 by striking "budgets" and inserting "budget requests", and line 64 by inserting "request" before "budget".

15. Amend renumbered section 16 of the bill by striking lines 1 to 6 and inserting the following:

"Sec. 16. *There is hereby created, within the Department of Administrative Services, a budget division to be headed by a budget officer and subject to the supervision of the Director of Administrative Services. The director may appoint as budget officer, any person who has successfully completed a four-year program in an accredited college or university and who has not less than three years experience in a position or positions involving responsibility for management or control or review of finances or management,*

or both. *Eight years of responsible experience in the management, review, or control of finances of governmental agencies or of private enterprises may be substituted for the educational and experience requirements set forth in this section. The compensation of the budget officer shall be fixed by the director subject to the availability of appropriations. The budget officer shall have the duties, powers and responsibilities as follows:*”, lines 14 and 15 by striking “division by object of expenditure”, and insert “information”, line 24 by inserting “at the direction of the Governor” after “(c)”, by striking “(a) pre-” in line 37, by striking lines 38 to 68 and inserting “be responsible for the administration of the approved budget as provided by law.”, line 81 by amending Standing Committee amendment 10, line 4 by striking “approve the”, by striking lines 82 to 90 and inserting “ments of the state.”, by striking lines 114 to 116 and inserting “ations by each agency shall be submitted; and (c)”, line 120 by striking “biennial”, line 128 by striking “Any”, and by striking lines 129 to 174.

16. Amend renumbered section 17 by striking lines 6 and 7 and inserting “otherwise provided by law.”, line 16 by striking “reviewed for” and inserting “in”, by striking lines 18 to 22 and inserting “ing department or agency;”, by striking lines 29 to 44 and renumbering subdivisions (5) and (6) as subdivisions (4) and (5) respectively.

17. Amend Standing Committee amendment by striking amendment 11, amend renumbered section 18 by striking lines 6 to 11 and inserting “All office space in the Capitol Building or in any other state office building assigned to the executive judicial or legislative branches of government on April 1, 1965, will remain under the control of the branch assigned such space. No space shall be taken from either the executive, judicial, or legislative branch without the consent of the Governor, Chief Justice or Speaker of the Legislature respectively.”, amend line 14 by inserting “other” after “all”, amend line 15 by inserting “and for the assignment of office space within the executive branch” after “state”, and amend line 16 by inserting “as provided in this section” after “available”.

18. Amend the bill by striking Standing Committee amendment 13.

19. Amend section 19, lines 6, 13 and 17 by striking “Governor” and inserting “Director of Administrative Services”, by striking line 9 and inserting “nature as will assure”, by striking “unless he shall have rea-” in line 17, by striking lines 18 to 20 and inserting an underscored period, by striking lines 22 to 28 and inserting “for facsimile signature of warrants as will assure the most economical, timely, and practical means for making payments from the state treasury.”, and by renumbering subdivisions (5) and (6) as (4) and (5) respectively.

20. Amend the bill by striking section 20 and renumbering original sections 21 to 23 as sections 20 to 22 respectively.

21. Amend the bill by striking renumbered section 20 and inserting the following:

"Sec. 20. All offices and officers of the state having specific duties, powers and responsibilities for accounting, budgeting, purchasing, review of expenditures and approval of vouchers, and preparation and issuance of warrants shall cooperate in the planning for and the transfer of all records, equipment, staff and the balance remaining unexpended in their respective appropriations for any of the programs, subprograms, activities or duties required to be transferred to or assumed by the Department of Administrative Services under the provisions of this act."

22. Amend renumbered section 21 of the bill, line 35 by inserting *"or collections from agencies to be used for payment of telephone expenses from the Telephone Expense Revolving Fund, which is hereby created"*.

23. Amend Standing Committee amendments by striking amendments 15 and 16.

24. Amend section 26 of the bill by striking line 3 and inserting *"81-106. The Tax Commissioner, at the direction of shall"*, by striking the old matter in lines 4 to 21 and show same as stricken matter, by striking line 22 and inserting *"tions from the Legislature; (5) to annually examine"*, and line 23 by inserting *"or supervise and direct the examination and audit of"* after *"audit"*, and line 25 by inserting *"and the Legislature"* after *"Governor"*.

25. Amend Standing Committee amendment 8, lines 2 to 4 by striking *"where applicable prescribed accounting systems shall meet requirements of federal programs"* and inserting a period following *"agencies"* in line 5, and inserting the following:

"Where applicable, accounting systems prescribed under the provisions of this act shall meet the requirements of accounting for federal programs as well as requirements of the State of Nebraska".

26. Amend the bill by adding a new section to be known as section 28 and to read as follows:

"Sec. 28. That section 11-119, Revised Statutes Supplement, 1963, be amended to read as follows:

11-119. The following named officers shall execute a bond with penalties of the following amounts:

- (1) The Governor, fifty thousand dollars;*

- (2) The Lieutenant Governor, fifty thousand dollars;
- (3) The Auditor of Public Accounts, fifty thousand dollars;
- (4) The Secretary of State, fifty thousand dollars;
- (5) The Attorney General, fifty thousand dollars;
- (6) The State Treasurer, not less than six hundred thousand dollars, and not more than double the amount of money that may come into his hands, to be fixed by the Governor;
- (7) The Commissioner of Education, fifty thousand dollars;
- (8) The Clerk of the Supreme Court, ten thousand dollars;
- (9) The deputy auditor, ten thousand dollars;
- (10) The deputy secretary of state, five thousand dollars;
- (11) The deputy state treasurer, fifty thousand dollars;
- (12) Any employee who serves as a bond clerk in the office of the State Treasurer, ten thousand dollars;
- (13) Each other employee in the office of the State Treasurer, not less than one thousand dollars, and not more than ten thousand dollars, to be fixed by the Governor;
- (14) The deputy attorney general, five thousand dollars;
- (15) The assistant commissioner of education, five thousand dollars;
- (16) The State Librarian, five thousand dollars;
- (17) The head of each executive state department, fifty thousand dollars, *except the Director of Administrative Services which shall be one million dollars*;
- (18) The deputy of each executive state department, not less than ten thousand dollars, to be fixed by the Governor;
- (19) *The State Accountant and Data Processing Manager, one million dollars*;
- (19) (20) The warden of the Nebraska Penal and Correctional Complex, ten thousand dollars;
- (20) (21) The deputy warden, five thousand dollars;
- (21) (22) The superintendents of the hospitals for the mentally ill, ten thousand dollars;
- (22) (23) The assistant superintendents of the hospitals for the mentally ill, five thousand dollars;

(23) (24) The stewards of the hospitals for the mentally ill, five thousand dollars;

(24) (25) The principal of the school for visually handicapped, five thousand dollars;

(25) (26) The principal of the school for deaf, five thousand dollars;

(26) (27) The superintendent of the Girls' Training School and Boys' Training School, ten thousand dollars;

(27) (28) The secretary of the Board of Regents of the state university, ten thousand dollars;

(28) (29) Each county attorney, in a sum not less than one thousand dollars, to be fixed by the county board;

(29) (30) Each clerk of the district court, not less than five thousand dollars, nor more than ten thousand dollars, to be determined by the county board;

(30) (31) Each county clerk, not less than one thousand dollars, nor more than ten thousand dollars, to be determined by the county board;

(31) (32) Each county treasurer, not less than ten thousand dollars, and not more than the amount of money that may come into his hands, to be determined by the county board;

(32) (33) Each county judge, in counties having not more than six thousand inhabitants, three thousand dollars; over six thousand inhabitants and not more than twenty thousand inhabitants, five thousand dollars; over twenty thousand inhabitants and not more than fifty thousand inhabitants, ten thousand dollars; over fifty thousand inhabitants, twenty-five thousand dollars;

(33) (34) Each sheriff, in counties of not more than twenty thousand inhabitants, five thousand dollars; over twenty thousand inhabitants, ten thousand dollars;

(34) (35) Each county superintendent of public instruction or district superintendent of public instruction, one thousand dollars;

(35) (36) Each county surveyor, five hundred dollars;

(36) (37) Each county commissioner or supervisor, in counties of not more than twenty thousand inhabitants, one thousand dollars; over twenty thousand and not more than thirty thousand inhabitants, two thousand dollars; over thirty thousand and not more than fifty thousand inhabitants, three thousand dollars; over fifty thousand inhabitants, five thousand dollars;

{27} (38) Each register of deeds in counties having a population of more than sixteen thousand five hundred inhabitants and not more than two hundred thousand inhabitants, two thousand dollars; over two hundred thousand inhabitants, ten thousand dollars;

{28} (39) Each constable, three hundred dollars;

{29} (40) Each justice of the peace, two hundred and fifty dollars;

{40} (41) Each township clerk, two hundred and fifty dollars;

{41} (42) Each township treasurer, two thousand dollars;

{42} (43) Each county assessor, not more than five thousand dollars and not less than two thousand dollars;

{43} (44) Each school district treasurer, not less than five hundred dollars, nor less than double the amount of money that may come into his hands, the amount to be fixed by the president and secretary of the district; and

{44} (45) Each road overseer, two hundred and fifty dollars.”.

27. Amend the bill by renumbering original sections 28 to 30 as renumbered sections 29 to 31 respectively.

29. Amend the bill by adding two new sections to be known as sections 32 and 33 and to read as follows:

“Sec. 32. *This act shall become operative on July 1, 1965.*

Sec. 33. *If any provision of this act or the application of such provision to any persons or circumstances shall be held invalid, the remainder of the act and application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.*”.

30. Amend the bill by renumbering original section 33 as section 34.

31. Amend renumbered section 34, line 3 by inserting “11-119” before “72-706”.

32. Amend the bill by adding a new section to be known as section 35 and to read as follows:

“Sec. 35. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

33. Amend the title to conform.

Mr. Carpenter asked unanimous consent to waive the reading and allow the introducer to explain the bill.

Mr. Holmquist objected.

Mr. Carpenter asked unanimous consent the introducer explain the bill after each section is read.

Mr. Batchelder objected.

Mr. Carpenter moved the bill be explained section by section.

The motion prevailed.

Mr. Marvel offered the following amendment which was adopted:

Strike Marvel amendment 3 and strike Committee amendment 3; in Sec. 3 strike lines 9 to 17, and insert the following: "prior to the effective date of this act and in any event not later than July 1, 1965. The director shall serve at the discretion of the Governor."

Mr. Marvel offered the following amendment, which was adopted:

1. Sec. 8, lines 2 and 3 strike "subject to the approval of the Governor,".

Members Excused

Messrs. Lysinger, Fleming, Paxton and Matzke were excused at 3:45 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 173. Considered.

Mr. Carpenter offered the following amendment to the amended bill:

1. Sec. 8, line 17 and 18, strike "*and excluding right-of-way purchases by the Department of Roads*" and insert at the end of line 23 after the word "*more;*".

The Carpenter amendment was adopted.

Mr. Pedersen offered the following amendment, which was adopted:

1. Amend the amended bill, Sec. 8, line 35, by striking "*may*" and inserting "*shall*".

Mr. Carpenter offered the following amendments to the amended bill:

1. Sec. 10, lines 8 and 9, strike "a certified public accountant,".
2. Sec. 10, line 11, after "both" strike the period and insert " in addition shall be a certified public accountant."

Amendment pending.

NOTICE OF COMMITTEE HEARINGS

Committee on Committees

June 10, 1965

MR. PRESIDENT:

The Committee on Committees will meet at 1:30 p.m., on Thursday, June 17, 1965, in the Supreme Court Hearing Room for the purpose of hearing the following appointments submitted by Governor Frank B. Morrison:

Jess F. Tepner - Motor Vehicle Dealers License Board

James F. Nissen - State Employees Retirement Board

Respectfully submitted,
(Signed) Elvin Adamson, Chairman
Committee on Committees

UNANIMOUS CONSENT—Add Co-Introducers

Messrs. Bauer, Eric Rasmussen, Wallwey, and Ruhnke asked unanimous consent to have their names added as co-introducers of LB 141. No objections. So ordered.

UNANIMOUS CONSENT—LB 436

Mr. Batchelder asked unanimous consent that LB 436 not be taken up and voted on in his absence Friday, June 11, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 656

Mr. Batchelder asked unanimous consent to bracket LB 656 for Monday, June 14, 1965. No objections. So ordered.

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LEGISLATIVE JOURNAL

Adjournment

At 4:10 p.m., on a motion by Mr. Proud, the Legislature adjourned until 9:00 a.m., Friday, June 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, June 11, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Help us, O God, to treat every human heart as if it were
breaking, and to consider the feelings of others as we do our own.
Help us to be gentle, and to control our tempers that we may learn
to love one another. Give us the grace so to live this day, in the
name of Jesus, who loves us all. Amen.

The roll was called and all members were present except
Messrs. Batchelder, Bowen, Claussen, Craft, Gerdes, Hasebroock,
Kokes, Matzke, Paxton, Payne, D., Proud, who were excused.

Corrections for the Journal

Page 1970, line 3, correct spelling of "Gordon".

Page 1970, line 13, delete "LB 57" and insert "LR 57".

Page 1974, line 21, delete "21" and insert "26".

Page 1977, strike paragraph 10.

Page 1977, line 23, delete "30 and 31" and insert "32 and 33".

line 24, delete "30" and insert "32".

line 25, delete "31" and insert "33".

lines 31 and 32, delete "32" and insert "34".

line 33, after "72-706", delete remainder of line and
insert a period.

line 35 and 36, delete "33" and insert "35".

The Journal for the One Hundred-sixth Day was approved as
corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 384. With Emergency.

A BILL FOR AN ACT relating to revenue and taxation; to exempt from taxation intangible property held in trust or otherwise for the purpose of funding pension, profit-sharing or employee benefit plans as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 37:

Adamson	Harsh	Marvel	Rasmussen, R.
Bauer	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nelson	Stromer
Burbach	Klaver	Nore	Syas
Carpenter	Knight	Orme	Wallwey
Carstens	Kremer	Paine, I.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 12:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	Stryker

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 632.

A BILL FOR AN ACT to amend section 31-749, Revised Statutes Supplement, 1963, and section 31-755, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 404, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to sanitary and improvement districts; to provide for the assessment of costs of improvements within three miles of the corporate limits of a city of the primary class; to provide procedures; to change the first maturity date of bonds; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Harsh	Moulton	Ruhnke
Bauer	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kremer	Pedersen	Warner
Crandall	Lysinger	Rasmussen, E.	Whitney
Danner	Mahoney	Rasmussen, R.	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 11:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 866. With Emergency.

A BILL FOR AN ACT to amend sections 17-515 and 17-520, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to provide that assessments for paving, repaving or curbing and guttering shall become due in equal annual installments over such period of years as prescribed; to provide that Intersection Paving Bonds shall be payable in not to exceed fifteen years; to provide that a final warrant may be issued for the balance due the contractor upon acceptance of the work; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Burbach	Danner	Hughes
Bauer	Carpenter	Fleming	Kjar
Brauer	Carstens	Harsh	Klaver
Budd	Crandall	Holmquist	Knight

Kremer	Nelson	Rasmussen, R.	Syas
Lysinger	Nore	Ruhnke	Wallwey
Mahoney	Orme	Skarda	Warner
Marvel	Paine, I.	Stromer	Whitney
Moulton	Pedersen	Stryker	Wylie
Moylan	Rasmussen, E.		

Voting in the negative, 0.

Not voting, 11:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 621.

A BILL FOR AN ACT to amend section 44-341, Reissue Revised Statutes of Nebraska, 1943, relating to insurance; to provide for reciprocity in the issuance of a nonresident's license; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Bauer	Hughes	Moylan	Ruhnke
Budd	Kjar	Nelson	Skarda
Burbach	Klaver	Nore	Stromer
Carpenter	Knight	Orme	Syas
Carstens	Kremer	Paine, I.	Wallwey
Crandall	Lysinger	Pedersen	Warner
Danner	Mahoney	Rasmussen, E.	Whitney
Harsh	Marvel	Rasmussen, R.	Wylie
Holmquist	Moulton		

Voting in the negative, 2:

Brauer	Fleming
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Not voting, 13:

Adamson	Craft	Kokes	Payne, D.
Batchelder	Gerdes	Matzke	Proud
Bowen	Hasebroock	Paxton	Stryker
Claussen			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 331. With Emergency.

A BILL FOR AN ACT to repeal section 77-1321, Reissue Revised Statutes of Nebraska, 1943, and section 77-1320, Revised Statutes Supplement, 1963, relating to taxation; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Adamson	Harsh	Moulton	Ruhnke
Bauer	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallway
Carstens	Kremer	Pedersen	Warner
Crandall	Mahoney	Rasmussen, E.	Whitney
Fleming	Marvel	Rasmussen, R.	Wylie

Voting in the negative, 0.

Not voting, 13:

Batchelder	Danner	Kokes	Paxton
Bowen	Gerdes	Lysinger	Payne, D.
Claussen	Hasebroock	Matzke	Proud
Craft			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 385. With Emergency.

A BILL FOR AN ACT to amend sections 77-202 and 77-907, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to exempt from taxation premiums received by insurance companies authorized to do business in this state on pension, profit-sharing, and other employee benefit plans as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 33:

Adamson	Harsh	Moylan	Ruhnke
Bauer	Holmquist	Nelson	Stromer
Brauer	Hughes	Nore	Stryker
Budd	Kjar	Orme	Syas
Burbach	Klaver	Paine, I.	Wallwey
Carstens	Knight	Pedersen	Warner
Crandall	Kremer	Rasmussen, E.	Whitney
Danner	Moulton	Rasmussen, R.	Wylie
Fleming			

Voting in the negative, 2:

Carpenter	Lysinger
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Not voting, 14:

Batchelder	Gerdes	Marvel	Payne, D.
Bowen	Hasebroock	Matzke	Proud
Claussen	Kokes	Paxton	Skarda
Craft	Mahoney		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 579.

A BILL FOR AN ACT to amend section 17-405, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to remove the exemption from municipal indebtedness liability when land is annexed by voluntary acts of owners; to harmonize with other legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Harsh	Moulton	Ruhnke
Bauer	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kremer	Pedersen	Warner
Crandall	Lysinger	Rasmussen, E.	Whitney
Danner	Mahoney	Rasmussen, R.	Wylie
Fleming	Marvel		

Voting in the negative, 0.

Not voting, 11:

Batchelder	Craft	Kokes	Payne, D.
Bowen	Gerdes	Matzke	Proud
Claussen	Hasebroock	Paxton	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 11, 1965 at 8:35 a.m.: LB 476 LB 262 LB 226 LB 443

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 607. Placed on Select File as amended.

E and R amendment to LB 607:

1. In section 1, line 23, strike "*policies*" and insert "*policy*".

LEGISLATIVE BILL 878. Placed on Select File as amended.

E and R amendment to LB 878:

1. In section 1, line 46, insert "*factory*" after "its".

LEGISLATIVE BILL 526. Placed on Select File as amended.

E and R amendments to LB 526:

1. Amend the standing committee amendments to read "In section 1, strike 'white paint' and insert 'white paint a contrasting color' in lines 20 and 29."

2. In section 1, line 14, strike "Board of Control" and insert "Board of Control Department of Public Institutions"; and in line 15 strike "Boys's" and insert "Boys'" as in the statutes.

3. In new section 2, line 3, insert an underscored comma after "shall".

4. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

5. In the title, line 7, strike "and" and insert "to provide for the equipping and lettering of vehicles of the Nebraska Safety Patrol as prescribed;"; and in line 8, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 898. Correctly re-engrossed.

LEGISLATIVE BILL 181. Correctly engrossed.

LEGISLATIVE BILL 585. Correctly engrossed.

LEGISLATIVE BILL 261. Correctly engrossed.

LEGISLATIVE BILL 534. Correctly engrossed.

LEGISLATIVE BILL 747. Correctly engrossed.

LEGISLATIVE BILL 887. Correctly engrossed.

LEGISLATIVE BILL 354. Correctly engrossed.

LEGISLATIVE BILL 706. Correctly engrossed.

LEGISLATIVE BILL 863. Correctly engrossed.

LEGISLATIVE BILL 874. Correctly engrossed.

LEGISLATIVE BILL 864. Correctly engrossed.

LEGISLATIVE BILL 861. Correctly enrolled.

LEGISLATIVE BILL 901. Correctly enrolled.

LEGISLATIVE BILL 544. Correctly enrolled.

LEGISLATIVE BILL 329. Correctly enrolled.

LEGISLATIVE BILL 132. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 861 LB 901 LB 544 LB 329
LB 132

RESOLUTIONS

LEGISLATIVE RESOLUTION 59. Re: Aid to Dependent Children Programs

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, the programs of aid to dependent children is costing the taxpayer millions of dollars; and

WHEREAS, there was general sentiment expressed on the floor of this Legislature in debating Legislative Bill 754 concerning the inequities of recipients, sufficiency of monthly payments and problems of rehabilitation of parents in the distribution of aid to dependent children; and

WHEREAS, a study of the financing, qualification of recipients, rehabilitation procedures and administration of the programs of aid to dependent children should be made.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a statewide study of the administration procedures, rehabilitating procedures and financing of aid to dependent children programs and to report its study and make recommendations thereon to the next regular session of the Legislature. The study and recommendations shall include, but shall not be limited to, the following:

(a) Sound legislative policies and management practices to be followed in the aid to dependent children program.

(b) On equitable basis for determination of recipients who qualify for aid, both parents and children, methods of payment of allowances and rehabilitation procedures.

2. The committee shall prepare and recommend such legislation as may be necessary to secure the objectives of the study.

3. The committee shall utilize the facilities and services of the State Department of Public Welfare, and receive the cooperative assistance of counties, cities and villages in the conduct of such study.

Referred to the Executive Board of the Legislative Council.

Members Excused

Messrs. Syas and Klaver were excused for the afternoon.

MOTION—Adjourn

Mr. Burbach moved to adjourn at 9:45 a.m.

The motion lost.

Member's Birthday

Mr. Wylie announced that today is Mr. Nore's Birthday. The members sang Happy Birthday to him.

Communication

Communication from U. S. Senator Carl T. Curtis regarding funds and materials available in Washington.

Mr. Carpenter moved to notify Mr. Curtis that the proper way to report these matters is to the entire Legislature when in session and to the Legislative Council if they are not in session.

The motion prevailed.

Legislature Expenses, May 1965

Account E-2	Gross Salaries of 49 members	\$ 9,800.00
Account E-4	Gross Salaries of Officers & Employees	
	75 Employees	20,378.83
Account E-5	Incidental Expenses	
	Telephone	\$1,010.53
	Publishing & Printing	8,094.06
	IBM Data Processing	71.52
	Rent of Office Equipment	448.75
	Repair Buildings & Structures	55.00
	Repair Office Equipment	15.75
	Office Supplies	1,371.82
	Capital Expenditures-Office Furniture	67.85
	Total	11,135.28
Account 7	Gross Salary of Lieutenant Governor	416.66
Account 7A	Expenses, Lieutenant Governor	
	Telephone, month of March	\$14.69
	Bankers Life Nebraska - Health & Life Insurance Premiums for February through June ..	27.30
	Total	41.99

Account 8 Clerks' Salary, Other Wages, Maintenance & Supplies	
Gross Salaries - 3 Employees	\$1,760.31
Post Office Box Rent for one year	12.00
Bankers Life - Health & Life Group	
Premium Insurance	15.37
	<hr/>
Total	1,787.68
TOTAL EXPENSES MAY	\$43,560.44

Receipts Month of May 1965

Daily Mailing of Bills and Journals	\$50.00
Weekly Mailing of Bills and Final Readings	10.00
Slip Laws	24.00
Mailing of Bills and Journals to Schools	10.00
Thermofaxing - Misc.	21.86
Total Receipts month of May	\$115.86

(Signed) Hugo F. Srb
Clerk of the Legislature

Mr. Adamson Presiding

SELECT FILE

LEGISLATIVE BILL 95. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 673. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 720. E and R amendment found in the Legislative Journal for the One hundred-Sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 676. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 884. Advanced to E and R for engrossment.

LEGISLATIVE BILL 449. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 789. E and R amendments found in the Legislative Journal for the One hundred-Sixth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 676

Mr. Burbach asked unanimous consent to return LB 676 to Select File for the following specific amendment. No objections. So ordered.

Add the Emergency Clause and amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 676. The Burbach specific amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Committee Meeting

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to use the West Lounge for its public hearing this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 173. Read and considered.

The Carpenter pending amendment to Sec. 10 found in the Legislative Journal for the One hundred-Sixth Day was adopted.

Dr. Brauer offered the following amendment to Sec. 10:

Strike beginning in line 12 with "*Experience*" and through line 16.

The Brauer amendment was adopted with 16 ayes, 14 nays, and 19 not voting.

Mr. Carpenter offered the following amendment to Sec. 11 which was adopted:

Amend Sec. 11 (5), line 37 of the amended bill by striking "*four*" and inserting "*two*".

President Sorensen Presiding

Mr. Holmquist offered the following amendment to Sec. 14 which was adopted:

In Sec. 14 (2), of the amended bill, strike beginning with "*, sub-*" in line 15 through "*involved,*" in line 17.

Mr. Warner offered the following amendment to Sec. 16 which was adopted:

In Committee amendment 10, strike all the language following "*in accordance with.*" in line 2.

Mr. Carpenter offered the following amendment:

1. Amend Sec. 17 of the revised bill, lines 11 and 12 by striking "that may best be executed to the advantage of the state through a competitive bidding process be so provided for" and inserting "*shall be by a competitive bidding process in amount under \$1,000, except in emergencies when approved by the Governor.*".

Mr. Knight moved to amend the Carpenter amendment by striking "*in amounts under \$1,000*".

The Knight amendment was adopted with 22 ayes, 2 nays and 25 not voting.

The Carpenter amendment, as amended, was adopted with 19 ayes, 7 nays and 23 not voting.

Mr. Marvel offered the following amendment, which was adopted:

Amend renumbered section 18, line 38 by striking "and", and line 42 by striking the period and inserting "*; and (i) assignment*

of space in buildings constructed with federal funds shall conform to federal standards."

Mr. Marvel offered the following amendments, which were adopted:

1. Sec. 18, subdivision (2), line 26 and line 32, strike "*varying*" in both places and insert "*various*".

2. In Sec. 18, line 47, strike "(2)" and insert "(3)"; line 54, strike "(3)" and insert "(4)".

Mr. Warner offered the following amendment to renumbered Sec. 34 which was adopted:

In Standing Committee amendment 20 strike: "line 2 by striking '81-106,'".

LB 173 was advanced to E and R for review with 33 ayes, 1 nay, and 15 not voting.

STANDING COMMITTEE REPORT

Miscellaneous Subjects

LEGISLATIVE BILL 660. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

Members Excused

Mr. Pedersen was excused for this afternoon.

Mr. Adamson was excused for Monday morning, June 14, 1965.

UNANIMOUS CONSENT—Non-controversial Bills

Dr. Brauer asked unanimous consent to take up only non-controversial bills on General File this afternoon.

Mr. E. Rasmussen objected.

Recess

At 12:10 p.m., Mr. Ruhnke moved to recess until 1:30 p.m.

The motion prevailed with 16 ayes, 15 nays, and 18 not voting.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Batchelder, Bowen, Carstens, Claussen, Craft, Gerdes, Hasebroock, Klaver, Kokes, Matzke, Paxton, D. Payne, Pedersen, Proud, Syas, and members of the Agriculture and Recreation Committee, who were excused.

GENERAL FILE

LEGISLATIVE BILL 902. Considered.

Mr. Ruhnke offered the following amendment which was adopted:

1. Amend the bill by striking Standing Committee amendment 1 and inserting the following:

“Amend section 1 of the bill, line 6 by striking the period and inserting “; *Provided*, that any purchase costing (1) more than one thousand dollars by any Class I or II school district, and (2) more than five thousand dollars by any Class III, IV, V, or VI school district, shall be submitted to a vote of the voters in that school district.”.

Advanced to E and R for review with 26 ayes, 0 nays, and 23 not voting.

LEGISLATIVE BILL 910. Read and considered.

Advanced to E and R for review with 25 ayes, 0 nays, and 24 not voting.

LEGISLATIVE BILL 908. Read and considered.

Advanced to E and R for review with 24 ayes, 0 nays, and 25 not voting.

LEGISLATIVE BILL 765. Read and considered.

Mr. Bauer moved to indefinitely postpone.

The motion prevailed with 14 ayes, 13 nays, and 22 not voting.

LEGISLATIVE BILL 464. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Sixty-fourth Day were adopted.

Mrs. Orme moved to indefinitely postpone.

The motion lost with 4 ayes, 18 nays, and 27 not voting.

Mr. Adamson Presiding

Advanced to E and R for review with 19 ayes, 2 nays, and 28 not voting.

LEGISLATIVE BILL 909. Read and considered.

Advanced to E and R for review with 24 ayes, 0 nays, and 25 not voting.

Mr. Burbach asked unanimous consent to place LB 909 at the head of E and R for review and to expedite the E and R processing of the bill. No objections. So ordered.

Visitors

Mr. Stryker introduced Alderman Nathan J. Kaplan, Chicago, Illinois, a former Illinois senator, and Barry J. Fox.

Mr. Kjar introduced Mrs. Paul Bek, Seward; Miss Mary Rokahr, Lincoln; Miss Hanna Schmidt, Fremont; and Mrs. Albert A. Kjar, representing the Governor's Women's Organizations, Traffic Safety Committee.

LEGISLATIVE BILL 850. Read and Considered.

Mr. Ruhnke offered the following amendment, which was adopted:

1. Strike Sec. 2.

Advanced to E and R for review with 24 ayes, 5 nays and 20 not voting.

Member Excused

Mr. I. Paine was excused at 3:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Return LB 255 to Select File

Mr. Kjar asked unanimous consent to return LB 255 to Select File for the following specific amendment:

1. Amend Section 1, line 6, by striking "twenty" and inserting "twenty-five".

No objections. So ordered. LB 255 was returned to Select File.

UNANIMOUS CONSENT—Return LB 889 to Select File

Mr. Marvel asked unanimous consent to return LB 889 to Select File for the following specific amendments:

1. Amend Marvel amendment 17, adopted June 8, 1965, by striking subdivisions (a) to (h) and inserting the following:

“(a) To The University of Nebraska:

Two million five hundred six thousand dollars, for the state's share of costs of construction and remodeling at the Medical Center, such construction and remodeling to consist of additional and renovated teaching hospital facilities, a new basic sciences building, a new library, renovation of space in existing Units I and II of University Hospital, renovation of North Laboratory and Conkling Hall, purchase of X-ray equipment, necessary utilities and air conditioning; one million seven hundred fifty thousand dollars, for the state's share of costs of construction and remodeling on campuses in Lincoln, Nebraska, such construction and remodeling to consist of a new Animal Science Building and renovation of existing buildings and air conditioning of existing buildings; and eleven million six hundred twenty-eight thousand dollars, for the state's share of costs of construction and remodeling on the campuses in Lincoln, Nebraska, such construction and remodeling to consist of completion of a Dental Building, completion of a Music Building and a rehearsal and concert hall, construction of a classroom and office building, construction of a new Chemistry Science Building, acquisition of land for future development of the university on the campuses in Lincoln, Nebraska, renovation of Bessey Hall, Bancroft Building, Brace Laboratory, Social Science Building and for campus lighting, utility improvements, and a natatorium wing of a new Women's Physical Education Building, together with any construction or remodeling costing not more than two hundred thousand dollars;

(b) To Chadron State College:

Six hundred ninety-one thousand six hundred seventeen dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary renovations and additions to comply with fire safety standards, replacement of utility tunnels, replacement of utility lines, improvements to the electrical distribution system, additions to and housing of the boiler plant, renovation of the Women's Physical Education Building, renovation of the Elementary School for use as offices and classrooms;

(c) To Kearney State College:

Two hundred thousand dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, a new Shop Maintenance Building and acquisition of land in the vicinity of the college for future development;

(d) To Peru State College:

Six hundred twenty-five thousand two hundred thirty dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, repairs to the Campus School Building, remodeling the Administration Building, improvements to the electrical distribution system, additions to and repair of the heating system and the heating plant, construction of storage and dressing rooms at the outdoor physical education area, and renovation of the gymnasium;

(e) To Wayne State College:

Two hundred eighty-two thousand five hundred dollars, for the state's share of costs of construction and remodeling, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, acquisition of land in the vicinity of the college for future development, completion of the Fine Arts Building, and renovation of the Maintenance Shop Building;

(f) To the Department of Education:

Seven hundred twenty thousand four hundred eighty-six dollars, for the state's share of costs of construction and remodeling at the School for the Deaf, such construction and remodeling to consist of a new Primary Unit Building; three hundred eighty thousand dollars, for the state's share of costs of construction and remodeling at the Nebraska Vocational Technical School, such construction and remodeling to consist of miscellaneous improvements to land and structures, additions to the shop and classroom buildings, development and construction of a Health Center, Auditorium, Bookstore and Library and for a test steam room and storage room; and thirteen thousand five hundred dollars, for demolition of buildings at the School for the Visually Handicapped;

(g) To the Department of Public Welfare:

One hundred eighty-five thousand one hundred dollars, for the state's share of costs of construction and remodeling at the Home for Children, such construction and remodeling to consist of necessary remodeling and additions to comply with fire safety standards, construction of three new residence cottages and payment for the assessment by the city of Lincoln, Nebraska for street paving;

(h) To the Department of Public Institutions:

Four hundred nineteen thousand forty-two dollars, for the state's share of costs of construction and remodeling at all institutions, such construction and remodeling to consist of miscellaneous repairs

and replacements; and one million nine hundred seventy-three thousand nine hundred sixty-eight dollars, for the state's share of costs of construction and remodeling at the various institutions and such construction and remodeling to consist of projects as follows: At the Beatrice State Home for plant equipment and miscellaneous paving; at the Soldier's and Sailor's Home for a new Nursing Care Building, miscellaneous renovations and repairs and extension of utilities, for an addition to the cemetery, to repoint a chimney, and to construct enclosed walkways and streets; at the Lincoln State Hospital for renovation of Wards A4 and L, replacement of roofs, ventilation of the Administration Building, renovation of Wards C and H; at the Norfolk State Hospital for water pumping station, renovation of Wards 11, 13, and 15, air conditioning of the Admissions and Administration Building, and replacement of service tunnel; at the Nebraska Orthopedic Hospital for a service drive and parking area, and for replacement of the shop building; at the Nebraska Hospital for the Tuberculous for rewiring the kitchen; at the Nebraska Penal and Correctional Complex for replacement of sections of the walls; at the State Reformatory for Women for remodeling of West Hall; at the Boys' Training School for ventilation of cottages; at the Hastings State Hospital for renovation of R Building, renovation of and additions to the kitchen, finish G Building basement for patient use, air conditioning classrooms, spot cooling work stations in the Laundry Building, and ventilation of the cafeteria;

(i) To the office of the Governor for use by the Capitol Murals Commission:

Eighteen thousand dollars, for completion of the murals in the State Capitol Building;

(j) To State Building Commission:

Two hundred four thousand ten dollars, for construction and remodeling consisting of power lines and transformers, repair of steps, and supervision of air conditioning of the State Capitol Building; and

(k) To the Military Department:

One hundred ninety-four thousand eight hundred dollars, for the state's share of costs of construction and repair of Military Department Facilities."

2. Amend the Carstens amendments adopted May 12, 1965, amendment line 2 by striking "42477953" and inserting "42023122", amendment 4, line 2 by striking "35294657" and inserting "34839826".

3. Amend the Marvel amendments adopted June 8, 1965, amendment 18, section 10, subsection 4, line 8 by striking "\$1,150,000" and inserting "\$5,000,000".

4. Amend the Marvel amendments adopted June 8, 1965, amendment 15, line 5 by inserting ", and including \$5,000 for the per diem and expenses of the Advisory Committee as provided by section 68-702.01, Revised Statutes Supplement, 1963" before the semicolon.

5. Amend the Marvel amendments adopted June 8, 1965, amendment 16, line 22 by inserting ", and including \$12,500 for the per diem and expenses of the Advisory Committee as provided by section 83-101.06, Revised Statutes Supplement, 1963" before the semicolon.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 889. The Marvel specific amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Mr. Marvel asked unanimous consent that LB 889 be placed in its former position on E and R for engrossment. No objections. So ordered.

Mr. R. Rasmussen Presiding

GENERAL FILE

LEGISLATIVE BILL 682. Read and considered.

Standing Committee amendment found in the Legislative Journal for the Sixty-sixth Day was adopted.

Advanced to E and R for review with 27 ayes, 1 nay, and 21 not voting.

LEGISLATIVE BILL 524. Considered.

Mr. Burbach offered the following amendments which were adopted:

1. Amend the bill by striking section 1 and inserting the following:

"Section 1. There is hereby imposed a tax upon the privilege of transferring title to real estate at the rate of fifty-five cents for each five hundred dollars value or fraction thereof. Value means in the case of any deed, not a gift, the amount of the full actual consideration thereof, paid or to be paid, including the amount of any lien or liens assumed; in the case of a gift, or any deed with nominal consideration or without stated consideration, the current market value of the property transferred."

2. Amend section 2 of the bill, line 1 by striking "(1)" and by striking lines 2 to 7 and inserting the following:

"act shall not apply to:

(1) Deeds recorded prior to the effective date of the enactment of this act;

(2) Deeds to property acquired by the United States of America, the State of Nebraska, or any of their instrumentalities, agencies, or subdivisions;

(3) Deeds which secure a debt or other obligation;

(4) Deeds which, without additional consideration, confirm, correct, modify, or supplement a deed previously recorded;

(5) Deeds between husband and wife, or parent and child, without actual consideration therefore;

(6) Tax deeds;

(7) Deeds of release of property which is security for a debt or other obligation;

(8) Deeds of partition;

(9) Deeds made pursuant to mergers of corporations; or

(10) Deeds made by a subsidiary corporation to its parent corporation for no consideration other than the cancellation or surrender of the subsidiary's stock."

3. Amend section 3 of the bill, line 3 by striking "The Tax", by striking lines 4 to 8 and inserting "When any deed subject to the tax herein imposed is offered for recordation, the register of deeds shall ascertain and compute the amount of the tax due thereon and shall collect such amount as prerequisite to acceptance of the deed for recordation."

4. Amend section 4 of the bill, line 5 by inserting after the period the following:

“The stamps shall not be subsequently removed from the deed.”.

5. Amend the bill by adding three new sections to be known as sections 5, 6, and 7 and to read as follows:

“Sec. 5. Any register of deeds who shall record any deed upon which a tax is imposed by the provisions of this act without collecting the proper amount of tax as required by the provisions of this act as is indicated in the declaration appended to such deed shall, upon conviction thereof, be fined the sum of fifty dollars.

Sec. 6. The Tax Commissioner is hereby authorized to prescribe such rules and regulations as he may deem necessary to carry out the purposes of this act.

Sec. 7. This act shall become operative on January 1, 1966, or immediately upon the repeal of the federal stamp act on deeds of conveyance of real estate which ever is later. If the repeal of the stamp tax levied by the federal government is conditional upon the levy of a comparable tax by the state, then this act shall become operative on the first day of the third month following the adoption of such a law by the federal government. The month in which the federal act is adopted shall be counted as the first month in determining the operative date of this act.”.

6. Amend the title to conform.

Advanced to E and R for review with 20 ayes, 9 nays, and 20 not voting.

LEGISLATIVE BILL 593. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-sixth Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted:

Sec. 8, line 8, strike “when so appropriated by the Legislature,”; line 12 and 13, strike “when so authorized by the Legislature,”.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 482. Placed on General File as amended.

Standing Committee amendments to LB 482:

1. Amend the bill by striking sections 1 to 12 and inserting the following:

"Section 1. It is the intent and purpose of the Legislature, in enacting this act, to provide for the establishment of a state system of vocational technical schools for the State of Nebraska in order to satisfy the rapidly expanding need for vocational technical education. Individual area schools shall become a part of a state system in the order in which they are established and shall receive state assistance as funds for that purpose are appropriated by the Legislature. In providing for the inclusion of area schools in the state system, the Legislature shall require local participation in the cost of acquiring the necessary land and acquiring or construction of the necessary buildings. The Legislature encourages the initiative of educational service units and counties in the expansion of any program of vocational technical education which they might now be offering and the addition of such programs to the extent feasible where none is now being offered.

Sec. 2. A student not residing within the geographical boundaries of an area vocational technical school shall be allowed the privileges of a resident student, providing the school district or educational service unit board within which the student resides contracts with the vocational technical school to pay proportionate share of the per-student cost as is being paid by the taxpayers of the area vocational technical school. If the school district or educational service unit board fails to contract with a student, such student may contract with the vocational technical school and pay the proportionate share of the per-student cost as is being paid by the taxpayers.

Sec. 3. The Legislature shall appropriate a sum not to exceed five hundred thousand dollars in a biennium, which shall be used to assist in the establishment and operation of area schools. In order to be eligible to receive their share of such money, the local area must contribute at least one hundred thousand dollars per biennium, which then will be matched by one hundred thousand dollars from the state. The schools must be approved by the State Department of Vocational Education.

Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. Amend the title to conform.

(Signed) Ross H. Rasmussen, Chairman

Adjournment

At 4:16 p.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 9:00 a.m., Monday, June 14, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, June 14, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, who dost love us all so much that Thou didst send us Jesus Christ for the illumination of our darkness and the salvation of our souls, give us wisdom to prophet by the words he spoke, faith to accept the salvation he offers, and grace to follow in His steps. As Christ said: "When you stand praying, forgive if ye have aught against any," O God, give us grace now so to do. As Christ said: "It is more blessed to give than to receive," O God, give us grace today to think not of what we can get, but of what we can give. As Christ said: "Judge not, that ye be not judged," O God, give us grace this day first to cast out the beam out of our own eyes before we regard the mote that is in our brother's eyes. And when we find it hard to be humble, hard to forgive, O Lord, remind us how much harder it was to hang on the cross. Amen.

The roll was called and all members were present except Messrs. Carstens and Craft excused; Mr. Adamson excused until 10:00 a.m. and Mr. E. Rasmussen excused until 9:30 a.m.

Corrections for the Journal

Page 1990, line 13, correct spelling of "Council".

Page 1990, last line, delete "11,135.28" and insert "41.99".

Page 1991, delete lines 2, 3, and 4.

The Journal for the One Hundred-seventh Day was approved as corrected.

Communications

Telegram from the Vinton Commercial Club regarding a sales or income tax.

Letter from Leo J. Beck, Sr., Director Department of Veterans' Affairs regarding LR 57.

Letter from the State Employees Activities Committee inviting the members of the Legislature, officers and employees to the annual Statehouse Employees Picnic at Antelope Park, Wednesday, June 23, 1965.

Letter from U. S. Senator Roman Hruska acknowledging receipt of LR 50.

Letter from Fred B. Smith, Acting General Counsel, Treasury Department acknowledging receipt of LR 50.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 704.

A BILL FOR AN ACT to amend sections 48-624 and 48-669, Revised Statutes Supplement, 1963, relating to employment security; to extend the unemployment benefit table; to provide for transition; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Bauer	Gerdes	Mahoney	Rasmussen, R.
Bowen	Hasebroock	Marvel	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stromer
Carpenter	Kjar	Orme	Syas
Claussen	Klaver	Paine, I.	Wallwey
Crandall	Knight	Payne, D.	Warner
Danner	Kremer	Pedersen	Wylie
Fleming	Lysinger	Proud	

Voting in the negative, 10:

Batchelder	Kokes	Nore	Stryker
Brauer	Matzke	Paxton	Whitney
Harsh	Nelson		

Not voting, 4:

Adamson	Carstens	Craft	Rasmussen, E.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 705.

A BILL FOR AN ACT to amend section 48-628, Revised Statutes Supplement, 1963, relating to employment security; to change provisions respecting disqualification for benefits; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Bauer	Harsh	Marvel	Pedersen
Bowen	Hasebroock	Matzke	Rasmussen, R.
Brauer	Holmquist	Moulton	Ruhnke
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Crandall	Knight	Orme	Syas
Danner	Kokes	Paine, I.	Wallwey
Fleming	Kremer	Paxton	Warner
Gerdes	Mahoney	Payne, D.	Whitney

Voting in the negative, 3:

Batchelder	Proud	Wylie
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Not voting, 6:

Adamson	Claussen	Lysinger	Rasmussen, E.
Carstens	Craft		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 271. With Emergency.

A BILL FOR AN ACT to amend sections 44-116 and 44-157, Reissue Revised Statutes of Nebraska, 1943, relating to the Department of Insurance; to provide that the funds received by the Department of Insurance that have been placed by the State Treasurer into the Insurance Examination Fund and the Insurance Supervisions Fund shall be placed by the State Treasurer into a fund to be designated as the Department of Insurance Cash Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Batchelder	Gerdes	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Crandall	Kokes	Paxton	Warner
Danner	Kremer	Payne, D.	Whitney
Fleming	Mahoney	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Craft	Lysinger	Rasmussen, E.
Carstens			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 648.

A BILL FOR AN ACT to amend section 39-722.01, Revised Statutes Supplement, 1963, relating to rules of the road; to change a penalty; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Danner	Kokes	Nore
Bauer	Fleming	Kremer	Orme
Bowen	Gerdes	Lysinger	Paine, I.
Brauer	Harsh	Mahoney	Paxton
Budd	Hasebroock	Marvel	Payne, D.
Burbach	Holmquist	Matzke	Pedersen
Carpenter	Hughes	Moulton	Proud
Claussen	Kjar	Moylan	Rasmussen, R.
Crandall	Knight	Nelson	Skarda

Stromer Syas Warner Wylie
Stryker Wallway Whitney

Voting in the negative, 0.

Not voting, 6:

Adamson Craft Rasmussen, E. Ruhnke
Carstens Klaver

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Matzke introduced his wife and Mrs. Charles B. Matzke, daughter-in-law, from Lincoln.

Presented to the Governor

Presented to the Governor for approval on June 14, 1965 at 8:30 a.m.: LB 132 LB 329 LB 544 LB 901 LB 861

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 676. Replaced on Select File as amended.

E and R amendments to LB 676:

1. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”

2. In line 3 of Enrollment and Review amendment 2, adopted June 11, 1965, strike “and”; and in the title, line 7, insert “; and to declare an emergency” after “section”.

LEGISLATIVE BILL 865. Placed on Select File as amended.

E and R amendments to LB 865:

1. Strike standing committee amendment 5 and in lieu thereof in renumbered section 7, strike the new matter in lines 33 to 37 and insert “*All fees collected shall be deposited in the state treasury and by the State Treasurer credited to the General Fund.*”

2. In new section 8, line 5, strike the second comma and insert “; and”.

3. For correlation purposes, after the second comma in line 2 of new section 8, insert “as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965,”; in line 15, insert “; and credit to the Division of Motor Fuels of the Department of Agriculture and Economic Development such amount of the Aircraft Fuel Tax Fund as shall be necessary, in addition to such other funds as may be available for that purpose, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state, but in no event shall the amount so credited exceed one per cent of the Aircraft Fuel Tax Fund collected” after “66-413”; and strike beginning with “in” in line 18 through “3-154” in line 22 and insert “by the State Treasurer in the Department of Aeronautics Cash Fund”.

4. For correlation purposes, after the second comma in line 2 of new section 11, insert “as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965,”; in line 4, strike “four” and insert “ten”; in line 6, strike “two” and insert “ten”; in line 9, strike “three” and insert “fifteen”; in line 10, strike “one dollar” and insert “five dollars”; in line 11, strike “ten” and insert “twenty”; in line 12, strike “five” and insert “ten”; and strike the new and stricken matter in line 14, and insert “Economic Development”.

5. In new section 15, line 11, strike the comma and show the same as stricken.

6. In new section 16, strike lines 22 to 24 and insert “*All fees collected shall be deposited in the state treasury and by the State Treasurer credited to the General Fund.*”.

7. For correlation purposes, after the second comma in line 2 of new section 16, insert “as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965,”; strike the new and stricken matter in lines 4 and 5 and insert “Economic Development”; and at the end of line 9, insert “As a condition of the license issued under the provisions of this section, all rendering establishments must agree to receive dead animals in their advertising area to the extent that their advertisements represent the size and nature of animals that such establishments will render, to the extent that it is economically feasible.”

8. In new section 17, lines 21 to 23, strike the new matter and insert “*All fees collected shall be deposited in the state treasury and by the State Treasurer credited to the General Fund.*”.

9. For correlation purposes, after the second comma in line 2 of new section 17, insert “as amended by section 2, Legislative Bill

860, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike the new and stricken matter in line 6 and in lines 10 and 11, and insert "Economic Development"; in lines 13 and 14, strike "*laws of this state*" and insert "statutes laws of the *this state*"; and in line 21, strike "twenty-five" and insert "one hundred".

10. In new section 18, line 5, strike ". However," and insert ": However, *but*"; and in line 7, strike "would" and insert "*would may*".

11. In new section 21, lines 24 and 25, strike "percentage" and insert "*precentage percentage*".

12. In new section 24, line 12, strike "*deposited in*" and insert "*credited to*".

13. For correlation purposes, after the second comma in line 2 of renumbered section 28, insert "as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 15, insert "; and then on the effective date of this act transfer to the Department of Roads two hundred thirty-seven thousand seven hundred fifty dollars and eighty cents" before the semicolon; after "cent" in lines 21, 27, and 36, insert "of fourteen-fifteenths"; in line 35, strike "and"; in line 45, strike the period and insert "; and"; and after line 45, insert "(6) The other one-fifteenth remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be distributed as follows: (a) Eighty per cent thereof shall be transferred to the various incorporated city and village treasurers of the state in the proportion that the population of each such city and village bears to the total population of all incorporated cities and villages of the state according to the most recent federal decennial census; and (b) twenty per cent thereof shall be transferred to the various county treasurers of the state in the proportion that the rural population of each such county bears to the total rural population of the state according to the most recent federal decennial census. All funds distributed under the provisions of this subdivision may be used exclusively for constructing or resurfacing dustless-surface street or road improvements, and for the amortization of bonded indebtedness when created for such improvements, but not for maintenance or equipment purchases."

14. In new section 32, line 21, insert "*and*" before "*by*".

15. In renumbered section 40, strike beginning with "In" in line 3 through "there" in line 5, showing the same as stricken, and insert "*There*"; and at the end of line 11, insert "*and*".

16. In renumbered section 46, line 16, strike "believe" and insert "*believe believes*"; in line 21, strike "have" and insert "*have has*"; and in line 24, strike "are" and insert "*are is*".

17. In new section 53, insert "and" at the end of line 34.

18. In new section 55, lines 11 and 12, strike "for the department" and show the same as stricken; and in line 13, strike "the department" and show the same as stricken.

19. In renumbered section 58, as amended, strike lines 1 to 14, and insert:

"Sec. 58. That original sections 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-2407, 2-2603, 41-105, 41-106, 54-714, 54-715, 54-726.04, 54-729, 54-764.01, 54-766.10, 54-768, 54-821, 54-827, 54-843, 54-905, 54-1006, 66-305, 66-517, 66-604, 81-213, 81-222, 81-238, 81-242, 81-247, 81-254, 81-260, 81-276, 81-290, 81-2,123, 81-2,132, 81-2,134.03, 81-2,143.01, 81-2,162.06, 81-2,164.03, 81-2,174, 81-2,178, 81-2,183, 81-2,195, 89-130, 89-140, 89-146, and 89-175, Reissue Revised Statutes of Nebraska, 1943, sections 66-410.03, 66-607, 81-219, and 81-275.28, Revised Statutes Supplement, 1963, section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965, section 41-110, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-738, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-753.03, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 860, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965, and also sections 2-946, 54-702.01, 54-702.02, and 54-702.03, Reissue Revised Statutes of Nebraska, 1943, are repealed."

20. In the title, strike lines 2 to 24 and insert

"FOR AN ACT to amend sections 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-2407, 2-2603, 41-105, 41-106, 54-714, 54-715, 54-726.04, 54-729, 54-764.01, 54-766.10, 54-768, 54-821, 54-827, 54-843, 54-905, 54-1006, 66-305, 66-517, 66-604, 81-213, 81-222, 81-238, 81-242, 81-247, 81-254, 81-260, 81-276, 81-290, 81-2,123, 81-2,132, 81-2,134.03, 81-2,143.01, 81-2,162.06, 81-2,164.03, 81-2,174, 81-2,178, 81-2,183, 81-2,195, 89-130, 89-140, 89-146, and 89-175, Reissue Revised Statutes of Nebraska, 1943, sections 66-410.03, 66-607, 81-219, and 81-275.28, Revised Statutes Supplement, 1963, section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965, section 41-110, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965, section

54-738, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-753.03, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 860, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Agriculture and Economic Development; to provide that certain fees and licenses heretofore collected and deposited as cash funds in the state treasury shall be credited by the State Treasurer to the General Fund; to eliminate certain funds; to harmonize with previous legislation; to provide an operative date; to repeal the original sections and also sections 2-946, 54-702.01, 54-702.02, and 54-702.03, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.”.

LEGISLATIVE BILL 87. Placed on Select File as amended.

E and R amendments to LB 87:

1. Amend the Bauer General File amendment, adopted February 23, 1965, to read “In renumbered section 3, line 1, strike ‘sections 77-105 and’ and insert ‘section’.”.
2. In the title, line 2, strike “sections 77-105 and” and insert “section”.

LEGISLATIVE BILL 101. Placed on Select File as amended.

E and R amendment to LB 101:

1. In the title, strike lines 5 and 6 and insert “villages may issue bonds for prescribed construction and”; and in line 7 strike “to” in each instance.

LEGISLATIVE BILL 624. Correctly re-engrossed.

LEGISLATIVE BILL 897. Correctly engrossed.

LEGISLATIVE BILL 686. Correctly engrossed.

LEGISLATIVE BILL 441. Correctly engrossed.

LEGISLATIVE BILL 796. Correctly engrossed.

LEGISLATIVE BILL 599. Correctly engrossed.

LEGISLATIVE BILL 580. Correctly engrossed.

LEGISLATIVE BILL 584. Correctly engrossed.

LEGISLATIVE BILL 384. Correctly enrolled.

LEGISLATIVE BILL 632. Correctly enrolled.

LEGISLATIVE BILL 866. Correctly enrolled.

LEGISLATIVE BILL 621. Correctly enrolled.

LEGISLATIVE BILL 331. Correctly enrolled.

LEGISLATIVE BILL 385. Correctly enrolled.

LEGISLATIVE BILL 579. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 384 LB 632 LB 866 LB 621 LB 331 LB 385 LB 579

RESOLUTION

LEGISLATIVE RESOLUTION 60. Re: Repeal of Section 14-B of the Taft-Hartley Act

Introduced by Albert A. Kjar, 39th District; Chester Paxton, 40th District and Ira E. Paine, 35th District.

WHEREAS, the people of the State of Nebraska in the year 1946, by initiative referendum adopted by a vote of 212,443, to 142,702 amendments to the Constitution of the State of Nebraska now designated sections 13, 14 and 15 of Article XV which provide in part that: No person shall be denied employment because of membership in or affiliation with, or resignation or expulsion from a labor organization or because of refusal to join or affiliate with a labor organization; nor shall any individual or corporation or association of any kind enter into any contract, written or oral, to exclude persons from employment because of membership in or nonmembership in a labor organization; and

WHEREAS, the Legislature of the State of Nebraska in the year 1947 adopted sections 48-217, 48-218 and 48-219 of the statutes of Nebraska which provide in part that: To make operative the provisions of sections 13, 14 and 15 of Article XV of the Constitution of Nebraska, no person shall be denied employment because of membership in or affiliation with, or resignation or expulsion

from a labor organization or because of refusal to join or affiliate with a labor organization; nor shall any individual or corporation or association of any kind enter into any contract, written or oral, to exclude persons from employment because of membership in or nonmembership in a labor organization; and

WHEREAS, section 14-B of the Taft-Hartley Act of our federal statutes provides that states may forbid agreements requiring membership in a labor organization as a condition of employment; and

WHEREAS, President Johnson has recently sent to Congress a message urging the repeal of section 14-B of the Taft-Hartley Act which would have the practical effect of invalidating the right-to-work laws of Nebraska and other states having these statutes; and

WHEREAS, the citizens of Nebraska desire to retain their right-to-work law and believe that each state should have the right of self-determination in this regard.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Nebraska Legislature reaffirms its belief in the necessity of sections 13, 14 and 15 of Article XV of the Nebraska Constitution and the statutes implementing these sections.

2. That the Nebraska Legislature disagrees with the efforts of the present National Administration to take from the states the right to self-determination in this area.

3. That the Nebraska Legislature forward printed copies of this resolution and the position of the State of Nebraska to all members of Congress.

UNANIMOUS CONSENT—LB 789

Mr. Ruhnke asked unanimous consent to return LB 789 to Select File for the following specific amendment. No objections. So ordered.

Strike the general file amendment adopted 6/4/65, One Hundred-Second Day, as proposed by Senator Ruhnke and amend the last sentence of the (7)th standing committee amendment by striking the word "the" before the word "distribute" and insert in lieu thereof the word "and".

UNANIMOUS CONSENT—Unbracket LB 891

Mr. Stryker asked unanimous consent to unbracket LB 891 on E and R for grossment. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 562. Mr. Carpenter asked unanimous consent to bracket LB 562. No objections. So ordered.

LEGISLATIVE BILL 718. The Marvel pending amendment found in the Legislative Journal for the One hundred-First Day was adopted with 39 ayes, 0 nays, and 10 not voting.

Mr. Marvel asked unanimous consent to bracket LB 718 until Wednesday, June 16, 1965. No objections. So ordered.

LEGISLATIVE BILL 607. E and R amendment found in the Legislative Journal for the One hundred-Seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 878. E and R amendment found in the Legislative Journal for the One hundred-Seventh Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 526. E and R amendments found in the Legislative Journal for the One hundred-Seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 255. The Kjar pending amendment found in the Legislative Journal for the One hundred-Seventh Day was adopted with 32 ayes, 0 nays, and 17 not voting.

Laid over until Tuesday, June 15, 1965, at the request of Mr. Kjar.

LEGISLATIVE BILL 789. The Ruhnke specific amendment found in this day's Journal was adopted with 41 ayes, 0 nays, and 8 not voting.

Advanced to E and R for engrossment.

MOTION—Invite Governor

Mr. Stromer moved to invite Governor Morrison to speak to the Legislature either today or tomorrow, Tuesday, June 15, 1965, regarding LB 797.

The motion prevailed with 34 ayes, 5 nays, and 10 not voting.

UNANIMOUS CONSENT—Appropriations Bills

Mr. Carpenter asked unanimous consent that all appropriations bills be placed at the head of General File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 563. Laid over until Tuesday, June 15, 1965, at the request of Mr. Gerdes.

Mr. R. Rasmussen Presiding

LEGISLATIVE BILL 656. Read and considered.

Mr. Carpenter asked unanimous consent that the Standing Committee amendments be read in lieu of the original bill and that the committee chairman explain each section. No objections. So ordered.

Mr. Klaver asked unanimous consent to add his name as co-introducer of LB 656. No objections. So ordered.

Member Excused

Mr. Hasebroock was excused at 11:00 a.m. for the remainder of the morning.

GENERAL FILE

LEGISLATIVE BILL 656. Considered.

Mr. Danner offered the following amendment, which was adopted:

1. Amend Standing Committee Amendment 1, section 16, line 3 by striking "four" and inserting "two", line 4 by striking "Two members" and inserting "One member" and line 6 by striking "two" and inserting "one" and in line 8 at the end of the sentence by inserting before the period the following:

" , and two members to be appointed from the state at large".

Mr. Danner offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, section 16, line 21, by striking "\$40.00" and inserting "\$25.00".

Speaker Bowen Presiding

Mr. D. Payne offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, Sec. 17, (2), at the end of the paragraph, strike the period and insert “, subject to the approval by a constitutional majority of the elected members of the Legislature.”.

Mr. Carpenter offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, Section 19 (2), after the last word “oath.” add the following:

“This shall not preclude any person from taking the Fifth Amendment as provided in the U. S. Constitution, if he so desires.”.

Visitors

Mr. Kremer introduced Mrs. Leonard Tucker and Marlene from Aurora; Carol Payne and Carl Stuart, students at the University of Nebraska.

Mr. Klaver Presiding

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent for the Committee on Committees to hold a meeting at 1:00 p.m. in the Supreme Court Hearing Room, and that the Committee be excused if the meeting lasts longer than 2:00 p.m. No objections. So ordered.

Recess

At 12:00 p.m., on a motion by Mr. E. Rasmussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carstens, Craft, and Hasebroock, who were excused.

UNANIMOUS CONSENT—LB 851

Mr. Carpenter asked unanimous consent that E and R be authorized to correlate the Standing Committee amendments and the E and R amendments to LB 851. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 656. Considered.

Mr. Carpenter offered the following amendments which were adopted:

1. In Standing Committee amendment 1, Section 2 (2), line 2, strike "twenty-five" and insert "one".

2. Strike after line 4 "Person" and all of the balance of subsection (2).

Mr. Nore offered the following amendment which was adopted:

Amend section 16 of Standing Committee amendment 1, paragraph three, to read as follows: "each member of commission shall receive no per diem fee for each day in attendance, but shall be entitled to his expenses actually and necessarily received by him in the performance of his duties."

Mr. Pedersen offered the following amendment which was adopted:

Insert after the period in line 3, page 6 of Standing Committee amendment 1, Section 16 the following: "The Governor when making the appointments or reappointments, or in the case of a vacancy, shall make such appointments from among persons who have been recommended by the statewide employer, statewide employee organization, or from the appropriate congressional district as the appointment, reappointment, or vacancy requires except for members at large."

Mr. Ruhnke offered the following amendment which was adopted:

On Page 1 of Committee amendment 1, second paragraph, strike the first three words "The practice of".

Mr. Batchelder moved to indefinitely postpone LB 656.

Mr. Batchelder asked for a Call of the House. The Call showed 44 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 38 ayes, 0 nays and 11 not voting.

The motion to indefinitely postpone lost with 18 ayes, 26 nays and 5 not voting.

The Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted as amended.

Advanced to E and R for review with 25 ayes, 10 nays and 14 not voting.

Members Excused

Messrs. Skarda, Mahoney and Lysinger asked to be excused at 3:30 p.m. for the remainder of the day. No objections. So ordered.

MOTION—Appoint Committee

Mr. Proud moved that the Speaker appoint a Committee of four, to include the Chairman of the Budget Committee, to serve as a Committee to immediately contact University of Nebraska Chancellor Hardin and the Board of Regents for determining why Grant Memorial Hall has not been closed in accordance with the order of the State Fire Marshal.

Mr. Carpenter offered the following motion as a substitute to the Proud motion:

I move that Senators Orme and Proud wait immediately upon the Governor and have him call in the State Fire Marshal to find out what is needed to put the State Fire Marshal's order concerning Grant Memorial Hall into effect. (Signed) Terry Carpenter

Mr. Whitney moved the Previous Question. The question is, "Shall the debate cease?" The motion prevailed with 18 ayes, 11 nays and 20 not voting.

The Carpenter substitute motion to the Proud motion prevailed with 32 ayes, 2 nays and 15 not voting.

The Proud motion as amended prevailed.

UNANIMOUS CONSENT—Flag Day

Mr. Pedersen asked unanimous consent that in honor of Flag Day members recite the pledge of allegiance to the flag. No objections. So ordered.

Message from the Governor

June 14, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 12, 1965, I approved Legislative Bill 339; and on June 14, 1965, I approved Legislative Bills 613, 226, 879, 476, 459, 443, 262, and 752.

I am permitting Legislative Bill 515 to become law without my signature for the reason that, while I am in sympathy with the intent of the bill, the Attorney General has raised some serious questions with reference to its constitutionality and enforceability.

Respectfully,
(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to have an executive session of the Budget Committee at 8:30 a.m., Tuesday, June 15, 1965. No objections. So ordered.

Adjournment

At 3:55 p.m., on a motion by Mr. Holmquist, the Legislature adjourned until 9:00 a.m., Tuesday, June 15, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-NINTH DAY

Legislative Chamber, Lincoln, Nebraska

Tuesday, June 15, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, by now we have become acquainted with the needs and problems of our state; help us to see clearly how these can best be solved through equitable taxation and just laws. Since we cannot always do what we like, grant that we may like what we must do, knowing that truth will one day be vindicated and right in the end must prevail. Bless thy servants this day and keep them all in thy peace. Amen.

The roll was called and all members were present.

Correction for the Journal

Page 2010, line 22, strike the first "dollars" and insert "dollar".

The Journal for the One Hundred-eighth Day was approved as corrected.

UNANIMOUS CONSENT—LB 895

Mr. Marvel asked unanimous consent to return LB 895 to Select File for the following specific amendment. No objections. So ordered.

1. Amend section 1 of the bill, line 3 by inserting "or exchange" after "sale", line 10 by inserting "or exchange value" after "price", line 12 by inserting "any" after "of", by striking lines 13 to 16 and inserting "to Auditor Account No. 154F and Auditor Account No. 154 in the same ratio as it was expended."

2. Amend the title to conform.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 750. With Emergency.

A BILL FOR AN ACT to amend sections 75-109, 75-318, and 75-403, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to clarify provisions; to provide penalties; to provide for transfer or lease of certificates and permits; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 707.

A BILL FOR AN ACT to amend section 60-329, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 381, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle registration fees; to provide that any name may be added to or deleted from the registration of a noncommercial vehicle for a fee of one dollar as long as one name remains the same and that for the same charge, the name of a spouse may be added to the registration of a commercial vehicle; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	

Voting in the negative, 2:

Rasmussen, E. Wylie

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 810.

A BILL FOR AN ACT to amend sections 32-208 and 32-209, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for appointment of deputy election commissioners as prescribed; to provide qualifications and term of office of deputy election commissioners; to provide procedure for removal of election commissioner or his deputy; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Carpenter	Gerdes	Knight
Batchelder	Carstens	Harsh	Kokes
Bauer	Claussen	Hasebroock	Kremer
Bowen	Craft	Holmquist	Lysinger
Brauer	Crandall	Hughes	Mahoney
Budd	Danner	Kjar	Marvel
Burbach	Fleming	Klaver	Matzke

Moulton	Paxton	Rasmussen, R.	Syas
Moylan	Payne, D.	Ruhnke	Wallwey
Nelson	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 675.

A BILL FOR AN ACT to amend section 60-302, Revised Statutes Supplement, 1963, relating to motor vehicles; to change the method of collecting registration fees; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	Whitney

Voting in the negative, 2:

Batchelder	Paxton
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Not voting, 3:

Claussen	Klaver	Ruhnke
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 125.

A BILL FOR AN ACT to amend section 77-1226.02, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to eliminate reference to storage areas; to eliminate a limitation on the definition of warehouses; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Mahoney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 15, 1965, at 8:35 a.m.: LB 579 LB 385 LB 331 LB 621 LB 866 LB 632 LB 384

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 890. Replaced on Select File as amended.

E and R amendments to LB 890:

1. In section 1, line 1, strike "Sec." and insert "Section".

2. In line 3 of Enrollment and Review amendment 3, adopted June 9, 1965, insert "in" before "section".

3. In line 16 of the Marvel amendment 1 to the Gerdes amendment 1, strike the first "at" and insert "of".

4. In the Gerdes amendment 1, subdivision (1) (b), line 10, strike ". For" and insert ", and for".

LEGISLATIVE BILL 909. Placed on Select File as amended.

E and R amendments to LB 909:

1. In section 1, line 5, insert "adopted by the Congress of the United States" after "1964"; and insert "either" at the end of line 5.

2. In section 2, line 2, insert "either" after "under".

LEGISLATIVE BILL 268. Placed on Select File as amended.

E and R amendments to LB 268:

1. For correlation purposes, after the second comma in line 2 of section 1, insert "as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 9, strike "one dollar and fifty cents" and insert "two dollars".

2. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 6, strike "one dollar and fifty cents" and insert "two dollars".

3. For correlation purposes, after the second comma in line 2 of section 3, insert "as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in lines 14 and 15, strike "one dollar and fifty cents" and insert "two dollars".

4. For correlation purposes, after the second comma in line 2 of section 4, insert "as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in lines 11 and 12, strike "one dollar and fifty cents" and insert "two dollars".

5. In section 5, line 30, strike "and" and insert "which shall be".

6. For correlation purposes, after the second comma in line 2 of section 6, insert "as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike line 3 and insert "71-2020. Applicants"; and strike the stricken matter in lines 14 to 18.

7. In section 8, strike line 1 and insert "Sec. 8. *The provisions*".

8. For correlation purposes, amend section 9 to read:

"Sec. 9. That original section 71-2004, Reissue Revised Statutes of Nebraska, 1943, section 71-3102, Revised Statutes Supplement, 1963, section 71-612, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-623, Revised Statutes Supplement, 1963, as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-627, Revised Statutes Supplement, 1963, as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-634, Revised Statutes Supplement, 1963, as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 71-2020, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

9. For correlation purposes, in the title, strike lines 2 to 5 and insert "FOR AN ACT to amend section 71-2004, Reissue Revised Statutes of Nebraska, 1943, section 71-3102, Revised Statutes Supplement, 1963, section 71-612, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-623, Revised Statutes Supplement, 1963, as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-627, Revised Statutes Supplement, 1963, as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-634, Revised Statutes Supplement, 1963, as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 71-2020, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to".

LEGISLATIVE BILL 902. Placed on Select File as amended.

E and R amendments to LB 902:

1. In section 1, strike line 2 and insert "of any school district may".
2. Insert the Carstens amendment, without underscoring before the first period in line 8 of the Ruhnke amendment.
3. In line 6 of the Ruhnke amendment, strike "and" and insert "or".
4. In the title, strike lines 2 to 4 and insert:
"FOR AN ACT relating to schools; to authorize any school district

to lease, purchase, acquire, own, manage and hold title to real property outside”;

and at the end of line 6, insert “to provide when an election shall be required;”.

LEGISLATIVE BILL 910. Placed on Select File.

LEGISLATIVE BILL 687. Correctly engrossed.

LEGISLATIVE BILL 317. Correctly engrossed.

LEGISLATIVE BILL 704. Correctly enrolled.

LEGISLATIVE BILL 705. Correctly enrolled.

LEGISLATIVE BILL 271. Correctly enrolled.

LEGISLATIVE BILL 648. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 704 LB 705 LB 271 LB 648

STANDING COMMITTEE REPORT

Committee on Committees

June 14, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the following appointment to the State Board of Educational Lands and Funds, submitted by Governor Frank B. Morrison. The Committee suggests that the appointment be confirmed by this Legislative Body, and suggests a record vote on this confirmation.

Wallace Farrar - State Board of Educational Lands and Funds

Respectfully submitted,
(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report. The motion prevailed.

Vote on Mr. Farrar

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Knight Rasmussen, R. Stryker

Having received a majority of the votes of all members, the President declared the appointment of Mr. Farrar confirmed.

RESOLUTIONS**LEGISLATIVE RESOLUTION 60.**

Referred to the Labor Committee for public hearing.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 912. Introduced at the Request of the Governor by George C. Gerdes, 49th District.

A BILL FOR AN ACT relating to the Military Department; to authorize the Military Department of the State of Nebraska to transfer and convey certain land in Dawes County, Nebraska to the city of Chadron, Nebraska.

MOTION—Suspend Rules

Mr. Gerdes moved to suspend the rules and place LB 912 on General File.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

MOTION—Return LB 889 to Select File

Mr. Carpenter moved to return LB 889 to Select File for the following specific amendment:

Amend the Marvel amendment of June 11, 1965 (a), line 24 by striking "a natatorium wing of".

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Announcement

Senators Proud and Orme reported they had visited with the Governor regarding the closing of Grant Memorial Hall, and stated that he is taking the necessary steps to see it is closed.

Speaker Bowen Presiding**SELECT FILE**

LEGISLATIVE BILL 905. Mr. Proud offered the following specific amendment:

Strike the Adamson amendment of June 3, 1965 and reinsert lines 231 to 242, 247 to 251, 301 to 313, 377 to 386, 517 to 521, and 557 to 561.

Mr. Klaver asked for a record vote on the amendment.

Mr. Syas asked for a Call of the House. The Call showed all members present.

Mr. Ruhnke moved the Call be raised. The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Vote on the Proud amendment:

Voting in the affirmative, 22:

Batchelder	Klaver	Moulton	Proud
Brauer	Knight	Moylan	Skarda
Burbach	Lysinger	Paine, I.	Stromer
Carstens	Mahoney	Payne, D.	Syas
Danner	Marvel	Pedersen	Wallwey
Hughes	Matzke		

Voting in the negative, 26:

Adamson	Carpenter	Fleming	Holmquist
Bauer	Claussen	Gerdes	Kjar
Bowen	Craft	Harsh	Kokes
Budd	Crandall	Hasebrook	Kremer

Nelson	Paxton	Ruhnke	Warner
Nore	Rasmussen, E.	Stryker	Wylie
Orme	Rasmussen, R.		

Not voting, 1:

Whitney

The Proud amendment lost.

Mr. D. Payne offered the following specific amendments, which were adopted with 39 ayes, 0 nays and 10 not voting:

1. Amend section 1 of the bill, line 20 to 22 by striking "Highway Cash Fund Auditor Acct. No. 189" and insert "General Fund".

2. Amend General File amendment 1, adopted May 27, 1965, by inserting after line 7 the following:

"Otto H. Sudbeck Hartington, Nebr.	Personal injuries, auto accident	Highway Cash Fund Auditor Acct. No. 189	550.00
Willie Vavra and Anton Vavra R. F. D. Valparaiso, Nebr.	Property damage, flooding caused by culvert on highway".	Highway Cash Fund Auditor Acct. No. 189	750.00

3. Amend the title to conform.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 255. Advanced to E and R for engrossment.

LEGISLATIVE BILL 676. E and R amendments found in the Legislative Journal for the One Hundred-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 865. E and R amendments found in the Legislative Journal for the One hundred-Eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 87. E and R amendments found in the Legislative Journal for the One hundred-Eighth Day were adopted.

Mr. Burbach Presiding

Mr. Whitney moved to indefinitely postpone.

President Sorensen Presiding

Mr. Bowen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 30 ayes, 3 nays, and 16 not voting.

Mr. Carpenter requested a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 28:

Adamson	Harsh	Matzke	Rasmussen, R.
Batchelder	Hasebroock	Moylan	Ruhnke
Bauer	Hughes	Nelson	Skarda
Brauer	Kjar	Nore	Stryker
Crandall	Kokes	Orme	Warner
Fleming	Kremer	Paine, I.	Whitney
Gerdes	Mahoney	Paxton	Wylie

Voting in the negative, 19:

Bowen	Claussen	Lysinger	Proud
Budd	Craft	Marvel	Stromer
Burbach	Danner	Moulton	Syas
Carpenter	Klaver	Payne, D.	Wallwey
Carstens	Knight	Pedersen	

Not voting, 2:

Holmquist Rasmussen, E.

LB 87 was indefinitely postponed.

UNANIMOUS CONSENT—Bracket LB 301, 581, 482

Mr. R. Rasmussen asked unanimous consent to bracket LB 301, LB 581, and LB 482 for Tuesday, July 13, 1965.

Request laid over one day.

Explanation of Vote

Mr. President: Had I been present, I would have voted aye to indefinitely postpone LB 87.

(Signed) C. W. Holmquist

Visitors

Mr. Kokes introduced Edmund Hoffman, Marian Hoffman, Thelma M. Duletz, Janet Lange, and Arlene Holmes from Valley County.

Mr. Claussen introduced Mr. and Mrs. Reinold Dasenbrock, Mrs. Harold Mohnsen, and Mrs. Peter H. Claussen.

UNANIMOUS CONSENT—Committee Statement

Mr. E. Rasmussen asked that the Committee statement to LB 660 be corrected as follows:

Strike first paragraph and insert the following paragraph in its place:

Senator Danner, introducer of this bill, stated that this is a result of the Civil Rights Commission which was appointed by the Governor in 1963.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 101. E and R amendment found in the Legislative Journal for the One hundred-Eighth Day was adopted.

Mr. Carpenter offered the following amendments which were adopted by unanimous consent:

1. Section 1, line 26, after "village" insert "except cities of the metropolitan class".

2. Add the emergency clause and amend the title to conform.

Laid over until Wednesday, June 16, 1965, at the request of Mr. Klaver.

LEGISLATIVE BILL 895. The Marvel specific amendment found in this day's Journal was adopted by unanimous consent.

Mr. Carpenter offered the following amendment which was adopted by unanimous consent:

Section 1, line 3, strike "or private".

Advanced to E and R for engrossment.

Recess

At 12:02 p.m., on a motion by Mr. Pedersen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Stromer, who was excused.

SELECT FILE

LEGISLATIVE BILL 889. The Carpenter specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Suspend Rules

Mr. Marvel asked unanimous consent to suspend the rules and consider LB 890 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 890. The E and R amendments found in this day's Journal were adopted.

Mr. Marvel offered the following amendment which was adopted by unanimous consent:

1. Amend the Gerdes amendment 1, lines 30 and 31, by striking "*a natatorium wing of*".

Advanced to E and R for engrossment.

Mr. Marvel asked unanimous consent that LB 890 retain its original position on E and R for engrossment. No objections. So ordered.

MOTION—Return LB 797 to Select File

Mr. Carpenter moved to return LB 797 to Select File for the following specific amendment:

1. Strike the enacting clause.

Mr. Carpenter asked for a record vote on the motion.

Voting in the affirmative, 19:

Batchelder	Danner	Moulton	Proud
Brauer	Klaver	Moylan	Skarda
Budd	Lysinger	Nore	Syas
Carpenter	Mahoney	Payne, D.	Wylie
Claussen	Marvel	Pedersen	

Voting in the negative, 28:

Adamson	Fleming	Knight	Rasmussen, E.
Bauer	Gerdes	Kokes	Rasmussen, R.
Bowen	Harsh	Kremer	Ruhnke
Burbach	Hasebroock	Matzke	Stryker
Carstens	Holmquist	Nelson	Wallwey
Craft	Hughes	Orme	Warner
Crandall	Kjar	Paine, I.	Whitney

Not voting, 2:

Paxton	Stromer
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The motion lost.

MOTION—LB 797, LB 889 and LB 890

Mr. Carpenter moved that the Clerk be directed to contact the E and R Attorney to see when LB 797, LB 889 and LB 890 will be ready for final reading.

The motion prevailed.

Member Excused

Mr. Carstens asked to be excused from 2:00 p.m. until 2:30 p.m. this afternoon. No objections. So ordered.

UNANIMOUS CONSENT—Unbracket LB 756

Mr. Carpenter asked unanimous consent to unbracket LB 756. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 756. Considered.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend the bill by inserting a new section as follows:

“Sec. 3. Except for such funds as may be available from the Government of the United States, the total cost of aid to dependent

children payments on behalf of a child or children who are deprived of parental support on account of the partial or total unemployment of the supporting parent shall be paid from county funds by the county board of public welfare of the county in which such child or children reside.”

2. Amend the bill by renumbering section 3 as section 4.

3. Amend the title to conform.

Mrs. Orme asked for a record vote on advancing LB 756 to E and R for review.

Voting in the affirmative, 30:

Bauer	Harsh	Moulton	Rasmussen, R.
Brauer	Kjar	Moylan	Skarda
Burbach	Klaver	Orme	Stryker
Carpenter	Knight	Paxton	Syas
Craft	Kokes	Payne, D.	Wallwey
Danner	Mahoney	Pedersen	Warner
Fleming	Marvel	Proud	Whitney
Gerdes	Matzke		

Voting in the negative, 10:

Adamson	Claussen	Nore	Rasmussen, E.
Batchelder	Holmquist	Paine, I.	Wylie
Budd	Nelson		

Not voting, 9:

Bowen	Hasebroock	Kremer	Ruhnke
Carstens	Hughes	Lysinger	Stromer
Crandall			

LB 756 was advanced to E and R for review.

Visitors

Mr. I. Paine introduced Mrs. Rose Ann Jacobsen and Mr. and Mrs. Schmidt of Grand Island.

Mr. Matzke introduced Billie Jane Oglesby, Janet Lage and Connie Newton of York.

GENERAL FILE

LEGISLATIVE BILL 161.

Mr. Bowen asked unanimous consent to have the introducer explain the bill section by section.

Mr. Carpenter objected.

Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Mr. Burbach offered the following amendments, which were adopted.

1. Amend the bill, page 5, section 5, line 5, by inserting "intent or" before effect".

2. Amend the bill, page 6, section 5, line 12, by inserting "intent or" before "effect".

3. Amend the bill, page 7, section 5, line 67, by adding "with the intent or effect of substantially lessening competition or injuring, destroying or preventing competition" after "days".

4. Amend the bill, page 9, section 6, line 4, by inserting "intent or" before "effect".

5. Amend the bill, page 13, section 12, lines 3 to 6, by striking the language after "shall" in line 3 to the end of the sentence in line 6, and substituting "not be affected by the provisions of this act".

Mr. Carpenter asked for a record vote on advancing LB 161 to E and R for review.

Speaker Bowen Presiding

Mr. D. Payne moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 39 ayes, 1 nay and 9 not voting.

President Sorensen Presiding

Voting in the affirmative, 36:

Adamson	Fleming	Kremer	Orme
Bowen	Gerdes	Lysinger	Paine, I.
Brauer	Harsh	Mahoney	Payne, D.
Burbach	Hasebroock	Marvel	Proud
Carpenter	Holmquist	Matzke	Rasmussen, R.
Carstens	Kjar	Moulton	Skarda
Claussen	Klaver	Moylan	Stryker
Craft	Knight	Nelson	Wallwey
Crandall	Kokes	Nore	Warner

Voting in the negative, 8:

Batchelder	Budd	Pedersen	Whitney
Bauer	Hughes	Ruhnke	Wylie

Not voting, 5:

Danner	Rasmussen, E.	Stromer	Syas
Paxton			

LB 161 was advanced to E and R for review.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent for the Budget Committee to hold an executive session at 4:00 p.m. this afternoon. No objections. So ordered.

UNANIMOUS CONSENT—LB 563

Mr. Gerdes asked unanimous consent that LB 563 be the first order of business on General File as soon as LB 764 has been disposed of.

No objections. So ordered.

UNANIMOUS CONSENT—Unlimited Debate

Mr. Carpenter requested unanimous consent to have unlimited debate on LB 764 and LB 563.

Mr. Bauer objected.

Mr. Carpenter moved the rules be suspended and there be unlimited debate.

The motion lost with 30 ayes, 5 nays, and 14 not voting.

Visitors

Mr. Nore introduced the Governor of Girls' State, Suzanne Jouvenat from Columbus.

President Sorensen introduced the Lt. Governor of Girls' State, Ruth Kruse.

Mrs. Hughes introduced John Kotouc from Humboldt.

UNANIMOUS CONSENT—Final Reading

Mr. Pedersen asked unanimous consent that LB 890, LB 889, and LB 797 be read on Final Reading on Friday, June 25, 1965, and that they be read in that order.

Mr. Bowen objected.

MOTION—LB 797

Mr. Carpenter moved that LB 797 be read on Final Reading on Wednesday, June 23, 1965.

Mr. Pedersen moved to amend the Carpenter motion to Friday, June 25, 1965.

The Pedersen amendment lost.

Mr. Adamson moved to amend the Carpenter motion to Tuesday, June 22, 1965.

The Adamson amendment was adopted.

The Carpenter motion as amended was adopted with 39 ayes, 4 nays, and 6 not voting.

Adjournment

Mr. E. Rasmussen moved to adjourn.

Mr. Ruhnke moved to amend the motion to adjourn until 8:30 a.m.

The Ruhnke amendment was adopted.

The E. Rasmussen motion as amended was adopted with 23 ayes, 21 nays, and 5 not voting, and at 4:15 p.m. the Legislature adjourned until 8:30 a.m., Wednesday, June 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION**ONE HUNDRED-TENTH DAY**

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 16, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, before we become involved in the routine of the day, we pause to seek thy help. Experienced in the ways of men, we know all too little of the ways of God. But thou knowest us, each one of us, by name and by our needs. Turn our wayward minds and hearts to Thee. Forgive the faults and failures of the past and set us free from them. Forgive our failure to apply to ourselves the standards of conduct we demand of others. Forgive our slowness to see the good in our fellows and to see the evil in ourselves. In our differences may we be kind; in our agreements may we be humble, that Thy will may be done in us, and through us in our beloved state. For Jesus' sake. Amen.

The roll was called and all members were present.

Visitors

Mr. Gerdes introduced Mrs. Garould Fairhead, his daughter and grandchildren Jeana, Gary and Lee.

Mr. Whitney introduced Mr. and Mrs. Ray Terhune of Paxton and Mr. and Mrs. Charles Welsh of Brule.

UNANIMOUS CONSENT—General File

Mr. Pedersen asked unanimous consent to consider LB 849 and LB 5 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 849. Mr. Bowen asked unanimous consent to waive the reading of the bill and allow the introducer to explain it. No objections. So ordered.

Mr. Burbach offered the following amendments, which were adopted:

1. Amend section 3 of the bill, line 19 by inserting after "retailer" the following:

"with intent to injure competitors or destroy or substantially lessen competition".

2. Amend section 16 of the bill, line 3 by inserting after "revoke" the following:

"for any violation of the provisions of this act", and line 6 by inserting ", and notice of hearing shall be given as provided in section 84-913, Revised Statutes Supplement, 1963;" after the semicolon.

3. Amend the title to conform.

Advanced to E and R for review with 36 ayes, 6 nays and 7 not voting.

LEGISLATIVE BILL 5. Bracketed at the request of Mr. Burbach.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 898. With Emergency.

A BILL FOR AN ACT relating to revenue and taxation; to provide that the Tax Commissioner shall have power to examine property, books, papers, records, or memoranda bearing upon the correctness of any return of tangible property; to provide for taking of testimony; to provide for enforcement through the district court as prescribed; to amend section 77-718, Reissue Revised Statutes of Nebraska, 1943; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Claussen	Hughes	Matzke
Batchelder	Craft	Kjar	Moulton
Bauer	Crandall	Knight	Moylan
Brauer	Danner	Kokes	Nelson
Budd	Fleming	Kremer	Nore
Burbach	Harsh	Lysinger	Orme
Carpenter	Hasebroock	Mahoney	Paine, I.
Carstens	Holmquist	Marvel	Paxton

Payne, D.	Rasmussen, R.	Stryker	Warner
Pedersen	Ruhnke	Syas	Whitney
Proud	Skarda	Wallwey	Wylie
Rasmussen, E.	Stromer		

Voting in the negative, 1:

Klaver

Not voting, 2:

Bowen Gerdes

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 181.

A BILL FOR AN ACT to amend section 32-1001.29, Revised Statutes Supplement, 1963, and section 32-496, Reissue Revised Statutes of Nebraska, 1943, as amended by section 7, Legislative Bill 537, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to provide for a recount in certain cases; to change manner of recounting of ballots for members of the Legislature; to provide for costs; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Batchelder

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 585.

A BILL FOR AN ACT relating to insurance; to adopt the Unauthorized Insurers False Advertising Process Act.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Brauer	Hasebroock	Moulton	Ruhnke
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Skarda

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 261.

A BILL FOR AN ACT to amend section 17-702, Reissue Revised Statutes of Nebraska, 1943, and section 17-230, Revised Statutes Supplement, 1963, relating to cities of the second class and villages; to provide for an increase in the maximum levy to be certified, assessed, and collected for municipal purposes; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Bauer	Fleming	Kremer	Rasmussen, E.
Brauer	Gerdes	Mahoney	Rasmussen, R.
Budd	Harsh	Matzke	Ruhnke
Burbach	Hasebroock	Moulton	Skarda
Carpenter	Holmquist	Moylan	Stromer
Carstens	Hughes	Orme	Stryker
Claussen	Kjar	Payne, D.	Syas
Craft	Klaver	Pedersen	Wallwey
Crandall	Knight	Proud	Whitney
Danner			

Voting in the negative, 12:

Adamson	Kokes	Nelson	Paxton
Batchelder	Lysinger	Nore	Warner
Bowen	Marvel	Paine, I.	Wylie

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 534. With Emergency.

A BILL FOR AN ACT to amend section 53-161, Revised Statutes Supplement, 1963, relating to liquors; to provide for credit on tax paid for alcoholic liquors shipped out of the state or returned to the manufacturer; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger		

Voting in the negative, 3:

Harsh Rasmussen, E. Wylie

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 747.

A BILL FOR AN ACT to amend section 37-420, Reissue Revised Statutes of Nebraska, 1943, relating to game and fish; to provide for the killing of deer on refuges as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 887. With Emergency.

A BILL FOR AN ACT to amend section 2-1559, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 168, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to watershed conservancy districts; to provide when the power of

eminent domain may be used to acquire sites for recreation purposes; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kremer	Payne, D.	Warner
Craft	Lysinger	Pedersen	Whitney
Crandall			

Voting in the negative, 3:

Paxton	Rasmussen, E.	Wylie
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Not voting, 5:

Carpenter	Klaver	Kokes	Mahoney
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 354. With Emergency.

A BILL FOR AN ACT relating to state departments; to provide for leasing of personal property for state use as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Budd	Crandall	Hasebroock
Batchelder	Burbach	Danner	Holmquist
Bauer	Carstens	Fleming	Hughes
Bowen	Claussen	Gerdes	Kjar
Brauer	Craft	Harsh	Klaver

Knight	Nelson	Proud	Stryker
Kokes	Nore	Rasmussen, E.	Syas
Kremer	Orme	Rasmussen, R.	Wallwey
Lysinger	Paine, I.	Ruhnke	Warner
Marvel	Paxton	Skarda	Whitney
Moulton	Payne, D.	Stromer	Wylie
Moylan	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Carpenter	Mahoney	Matzke
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 706.

A BILL FOR AN ACT relating to food; to define terms; to provide for the sale and distribution of wholesome food as prescribed; to provide duties for certain officers as prescribed; to provide for rules and regulations; to provide for violations of this act; to provide penalties; and to repeal sections 81-203 to 81-217, and 81-281 to 81-286, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carpenter

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 863.

A BILL FOR AN ACT to amend section 41-110, Reissue Revised Statutes of Nebraska, 1943, relating to hotels and inns; to increase the registration fees for restaurants, hotels, rooming houses, boarding houses, apartment houses, motels and tourist camps as prescribed; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Danner	Lysinger	Rasmussen, R.
Bauer	Fleming	Mahoney	Ruhnke
Bowen	Gerdes	Marvel	Skarda
Brauer	Harsh	Matzke	Stromer
Budd	Hasebroock	Moulton	Stryker
Burbach	Holmquist	Moylan	Syas
Carpenter	Hughes	Nore	Wallwey
Carstens	Kjar	Orme	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kremer	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 8:

Batchelder	Kokes	Paine, I.	Pedersen
Klaver	Nelson	Payne, D.	Proud

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 874. With Emergency.

A BILL FOR AN ACT to amend sections 19-2502, 19-2503, 19-2505, 19-2506, and 19-2508, Reissue Revised Statutes of Nebraska, 1943, and sections 19-2501 and 19-2504, Revised Statutes Supplement, 1963, relating to cities and villages, particular classes; to provide for the creation of industrial areas situated in more than one

county as prescribed; to provide procedure for establishing industrial areas when the real estate is located in more than one county as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Danner	Kremer	Paine, I.
Bauer	Fleming	Lysinger	Paxton
Bowen	Gerdes	Mahoney	Payne, D.
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Ruhnke
Carpenter	Hughes	Moylan	Stromer
Carstens	Kjar	Nelson	Stryker
Claussen	Klaver	Nore	Wallway
Craft	Knight	Orme	Whitney
Crandall	Kokes		

Voting in the negative, 7:

Batchelder	Rasmussen, E.	Syas	Wylie
Pedersen	Skarda	Warner	

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 864. With Emergency.

A BILL FOR AN ACT to amend section 3-126, Reissue Revised Statutes of Nebraska, 1943, and section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 657, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Aeronautics; to provide for placing of certain funds of the department in the Department of Aeronautics Cash Fund, as prescribed; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

NOTICE OF COMMITTEE HEARING

Labor

LEGISLATIVE RESOLUTION 60 Monday, June 28, 1965 2:00 p.m.

Mr. Danner asked unanimous consent to hold the hearing in the East Chamber. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on June 16, 1965 at 8:30 a.m.: LB 704 LB 705 LB 271 LB 648

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 851. Replaced on Select File as amended.

E and R amendments to LB 851:

1. In new section 5, line 14, strike the comma and insert a semicolon; in line 18, strike "have authority and it shall be his duty to".

2. In new section 6, line 1, insert "*section 4 or 5 of*" after "*of*".

3. Because of the Carpenter unanimous consent amendment, adopted June 8, 1965, strike new section 9 and insert:

"Sec. 9. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

4. Strike Enrollment and Review amendment 3, adopted June 8, 1965, and the Bauer specific amendment adopted June 9, 1965.

5. In the title, strike the Enrollment and Review amendment to line 7; and in line 7, strike "and" and insert "to provide for posting of charges as prescribed; to regulate the soliciting in this state of common or agricultural labor for employment beyond this state as prescribed; to provide for penalties; to provide for severability;"; and in line 8, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 627. Replaced on Select File as amended.

E and R amendment to LB 627:

1. In the title, line 5, insert "to harmonize with previous legislation;" before "and".

LEGISLATIVE BILL 255. Replaced on Select File as amended.

E and R amendment to LB 255:

1. In the Kjar specific amendment, line 2, insert "*twenty*" before "*twenty-five*".

LEGISLATIVE BILL 895. Replaced on Select File as amended.

E and R amendments to LB 895:

1. In the Marvel unanimous consent amendment 1, strike line 6 and insert "as such funds were expended for the acquisition of such property.'".

2. In the title, line 3, insert "or exchange" after "sell"; and in line 5, strike the second "the" and insert "any".

LEGISLATIVE BILL 727. Placed on Select File as amended.

E and R amendments to LB 727:

1. In line 2 of standing committee amendment 1, insert "*the owner of*" after the first "*that*"; strike the comma in line 3; and at the end of line 4, insert "*for deposit in the state treasury*".

2. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 1, Legislative Bill 707, Seventy-fifth Session, Nebraska State Legislature, 1965,"; at the end of line 9, insert "For buses used exclusively to carry children to and from school, and other school activities, the registration fee shall be ten dollars."; and at the end of line 67, insert "So long as one registered name on a registration of a noncommercial vehicle remains the same, other names may be deleted therefrom or new names added thereto for a fee of one dollar."

3. For correlation purposes, in line 1 of section 3 and line 2 of the title, strike "sections 60-318 and 60-329" and insert "section 60-318"; and after the second comma in line 2 of section 3 and line 3 of the title, insert "and section 60-329, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 707, Seventy-fifth Session, Nebraska State Legislature, 1965,".

4. In the title, line 6, insert "to provide for payment to the Department of Motor Vehicles of fees for prorated buses;" after the semicolon; and at the end of line 7, insert "Department of Motor Vehicles or".

LEGISLATIVE BILL 71. Placed on Select File as amended.

E and R amendments to LB 71:

1. In section 1, insert "*or the agent thereof,*" at the end of line 10; and strike the new matter in line 11.

2. For correlation purposes, after the second comma in line 2 of sections 1 and 3 and line 3 of the title, insert "as amended by section 1, Legislative Bill 675, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 38, strike "60-329 to 60-342" and insert "60-305.08 to 60-342 and 60-1603"; strike beginning with "The" in line 38 through "which" in line 42 and insert "The county treasurer *or his agent* shall collect in addition to other registration fees, the sum of fifty cents for each and every certificate issued, which fee"; and in lines 44 and 45, strike "*which is hereby created*".

LEGISLATIVE BILL 908. Placed on Select File as amended.

E and R amendments to LB 908:

1. In section 1, line 2, insert "and amendments thereto," before "shall"; and in line 12, insert "the" after "by".

2. In the title, lines 6 and 7, strike "and enacted into law by the Legislature as prescribed;" and insert "as prescribed; to provide for the use of such funds; to ratify previous expenditures".

LEGISLATIVE BILL 464. Placed on Select File as amended.

E and R amendments to LB 464:

1. In section 1, line 25, strike "commission" and insert "commission council".
2. In standing committee amendment 1, line 5, strike the comma and insert an underscored semicolon; and in line 7, strike the comma and insert "; and".
3. In the title, lines 3 and 4, strike "increase the size" and insert "shorten the term of members".

LEGISLATIVE BILL 350. Placed on Select File as amended.

E and R amendments to LB 350:

1. Renumber original section 3 as section 2.
2. For correlation purposes, after the second comma in line 2 of section 1 and renumbered section 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 385, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and after line 25 of section 1 insert

"(3) The premiums received by any insurance company authorized to do business in this state on pension, profit-sharing and other employee benefit plans which are described in section 805 (d) (1) of the Internal Revenue Code of 1954, as amended as of January 1, 1965 shall be exempt from taxes."

3. In the title, line 5, strike "to define terms;".

LEGISLATIVE BILL 682. Placed on Select File.**LEGISLATIVE BILL 524.** Placed on Select File as amended.

E and R amendments to LB 524:

1. In new section 1, line 4, strike "Value means" and insert "For purposes of this act, value shall mean (1)"; in line 7, strike the semicolon and insert "; and (2)"; and in line 10, after the period, insert "Such tax shall be evidenced by stamps to be attached to the deed."
2. In the Burbach General File amendment 3, line 3, strike "herein imposed" and insert "imposed by section 1 of this act"; and in line 6, insert "a" after "as".
3. In new section 6, lines 1 and 2, strike "is hereby authorized to" and insert "shall".

4. In the title, strike lines 7 to 11 and insert "tached thereto; to provide powers and duties; to make certain acts unlawful; to provide penalties; to provide for rules and regulations; and to provide when this act shall become operative."

LEGISLATIVE BILL 593. Placed on Select File as amended.

E and R amendments to LB 593:

1. In section 1, line 4, strike "herein".
2. In section 4, line 17, insert "not" after "are".
3. In section 5, line 8, strike the comma; and in line 17, strike "to".
4. In section 6, line 2, strike the second "to"; and in lines 4, 5, 6, 7, 9, 11, 13, 16, and 18, strike "to".
5. In section 7, line 4, insert "the" after "on"; and strike beginning with the comma in line 21 through "council" in line 24, and insert the same before the semicolon in line 18.
6. In section 8, lines 8 and 12, strike the comma; and in line 26, strike "herein authorized" and insert "authorized by this act".
7. In standing committee amendment 9, line 1, insert "section 5," before "line".
8. In the title, line 10, strike "and appropriations".

LEGISLATIVE BILL 890. Correctly engrossed.

LEGISLATIVE BILL 70. Correctly engrossed.

LEGISLATIVE BILL 260. Correctly engrossed.

LEGISLATIVE BILL 399. Correctly engrossed.

LEGISLATIVE BILL 493. Correctly engrossed.

LEGISLATIVE BILL 750. Correctly enrolled.

LEGISLATIVE BILL 707. Correctly enrolled.

LEGISLATIVE BILL 810. Correctly enrolled.

LEGISLATIVE BILL 675. Correctly enrolled.

LEGISLATIVE BILL 125. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 750 LB 707 LB 810 LB 675 LB 125

Visitors

Mr. Adamson introduced his wife Mabel and daughters Cheryl and Marjorie.

SELECT FILE

LEGISLATIVE BILL 552. Laid over.

LEGISLATIVE BILL 718. Mr. Marvel asked unanimous consent to withdraw LB 718.

Request laid over.

LEGISLATIVE BILL 905. Mr. Proud offered the following specific amendment which was adopted with 36 ayes, 0 nays and 13 not voting:

Strike the Adamson amendment of June 3, 1965 relating to Douglas County claims. After striking said amendment, strike in line 231, the figure "\$3,760.87" and insert "\$1,821.03"; strike in line 236, the figure "\$9,172.31" and insert "\$4,075.65"; strike in line 247, the figure "\$768.25" and insert "\$50.00"; strike in line 301, the figure "\$5,932.45" and insert "\$4,525.25"; strike in line 306, the figure "\$4,064.47" and insert "\$1,867.95"; strike in line 517 the figure "\$281.75"; strike in line 557 the figure "\$1,141.25."

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. Advanced to E and R for engrossment.

LEGISLATIVE BILL 909. E and R amendments found in the Legislative Journal for the One Hundred-ninth Day were adopted.

Mr. Stromer offered the following amendments, which were adopted by unanimous consent:

Add a new section as follows, and amend the title to conform:

Section 1. That section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 2. In order to qualify for assistance to the aged, blind or disabled, an individual:

(1) Must have been a resident of the State of Nebraska for one year immediately preceding application for such assistance and not have, after qualifying for assistance, resided continuously outside the State of Nebraska for a period of more than one year, except that payments may be continued beyond the period of one year if it is medically established that failure to return to this state was due to physical inability to travel;

(2) Is not receiving care or services as an inmate of a public institution, except as a patient in a medical institution, or who is a patient in an institution for tuberculosis or mental diseases, or who is receiving care or services as a patient in a medical institution as a result of a diagnosis of tuberculosis or psychosis;

(3) Has no parent, child or spouse residing in the State of Nebraska who can support the applicant, Provided, that if the applicant is in all other respects eligible, assistance may be paid for a period not to exceed sixty days while the ability of parents, children or spouse to furnish support is being investigated. If suit is filed against any such relative for the purpose of obtaining support for the applicant, assistance payments may be made for the time reasonably required to obtain a final judgment; Provided, that where it is established that a child or children have been estranged from the applicant for a period of more than ten years, payments may be made even though such relative may be financially able to furnish support. This provision shall not preclude the bringing of an action against such child for the purpose of obtaining support for his parent or parents;

(4) (3) Has not deprived himself directly or indirectly of any property whatsoever for the purpose of qualifying for assistance to the aged, blind or disabled;

(5) (4) May receive care in a public or private institution only if such institution is subject to a state authority or authorities which shall be responsible for establishing and maintaining standards for such institution; and

(6) (5) Must be in need of shelter, maintenance or medical care.

Sec. 2. That original section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed.

Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 268. E and R amendments found in the Legislative Journal for the One Hundred-ninth Day were adopted.

Mr. Marvel offered the following amendments, which were adopted by unanimous consent:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 71-605.02, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

71-605.02. The Department of Health shall preserve permanently and index all such certificates and shall charge and collect in advance a fee of fifty cents, to be paid by the applicant for each certified copy supplied to the applicant for any such record. All fees so collected shall be paid into the state treasury and, by the State Treasurer, shall be credited to the Department of Health, Bureau of Vital Statistics Fund, which fund shall be used for the purpose of administering laws concerning vital statistics, if and when appropriated by the Legislature for that purpose *General Fund*."

2. Amend the bill by renumbering original sections 1 to 4 as sections 2 to 5 respectively, and line 1 of renumbered section 2 by striking "Section" and inserting "Sec."

3. Amend the bill by striking original section 5.

4. Amend section 9 of the bill, line 1, as amended by Enrollment and Review amendment 8, by striking "71-2004" and inserting "71-605.02".

5. Amend Enrollment and Review amendment 9, line 2, by striking "71-2004" and inserting "71-605.02".

6. Amend the title, line 13, by inserting "certain" after "that".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 902. E and R amendments found in the Legislative Journal for the One Hundred-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 910. Advanced to E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 61. Re: Time of Limitation on Claims

Introduced by Sam Klaver, 9th District and Elvin Adamson, 43rd District.

WHEREAS, section 25-218, Reissue Revised Statutes of Nebraska, 1943, provides that every claim and demand against the State of Nebraska shall be forever barred unless action be brought thereon within two years after the claim arose; and

WHEREAS, prior Legislatures have approved the appropriation of money for claims and demands which arose beyond the time of the limitation to present such claims; and

WHEREAS, this Legislature has refused to appropriate money to pay claims and demands which arose beyond the time of the limitation to present such claims.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That in the future the Legislature shall refuse to appropriate money for claims and demands unless filed with the Sundry Claims Board prior to two years from the time the claim or demand arose.

2. That the Clerk of the Legislature advise the county boards of the State of Nebraska of the action of the Legislature in this resolution by sending a printed copy thereof to each county clerk in Nebraska.

UNANIMOUS CONSENT—LB 676

Mr. Carpenter asked unanimous consent that LB 676 be placed at the head of E and R for engrossment and that the same be expedited. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 95

Mr. Carpenter asked unanimous consent to bracket LB 95 on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Unbracket LB 646

Mr. Carstens asked unanimous consent that LB 646 be unbracketed on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 646 to Select File

Mr. Carstens asked unanimous consent to return LB 646 to Select File for consideration of the following specific amendment:

Strike the emergency clause.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 646. The Carstens specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

Mr. Carstens asked unanimous consent that LB 646 retain its original position on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Bracket Bills

Mr. R. Rasmussen renewed his pending request found in the Legislative Journal for the One Hundred-ninth Day to bracket LB 301, LB 581, LB 482 until Tuesday, July 13, 1965.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 764. Read and considered.

Mr. Craft asked unanimous consent to read the amended bill and discuss it section by section.

Mr. Carpenter asked unanimous consent to have his name added as a co-introducer of LB 764. No objections. So ordered.

Mr. Stryker offered the following amendment which was adopted:

Amend Sec. 4, line 5, by striking the word "districts" and inserting "district".

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent to have a meeting of the Committee on Committees at 1:00 p.m. in the West Lounge. No objections. So ordered.

Message from the Governor

June 16, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on June 16, 1965, I approved Legislative Bills 132, 329, 621, 579, 544, 901, 866, and 861.

Respectfully,

(Signed) Frank B. Morrison
Governor

Recess

Mrs. Hughes moved to recess until 1:30 p.m.

Mr. Carpenter moved to amend the Hughes motion to 2:00 p.m.

The Carpenter amendment was adopted.

The Hughes motion as amended was adopted, and at 11:55 a.m. the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present.

Corrections for the Journal

Page 2024, line 26, delete "elections" and insert "election".

Page 2038, line 8, after "page 5," insert "section 5,".

The Journal for the One Hundred-ninth Day was approved as corrected.

GENERAL FILE

LEGISLATIVE BILL 764. Read and considered.

Mr. Budd offered the following amendment to Section 6 which was adopted:

Amend Section 6 of the Standing Committee Amendments to LB 764, lines 7-10, by striking "No more than four directors shall be appointed by the Governor from among the members of the board of directors of any one member district," and inserting in lieu, "In addition to the members so appointed from the districts, the Governor shall appoint from the state at large, two members who are not officials or employees of public power districts or of the Power Review Board. The Governor shall not appoint a majority of the directors of the grid system from among the directors of any one public power district"; line 19 by inserting after "1973" the sentence:

"The terms of the members appointed from the state at large shall expire on January 1, 1970, and no successor to such members shall be appointed or elected."

Mr. Stryker offered the following amendments which were adopted:

1. Amend Sec. 10 of the amended bill by inserting "On and after July 1, 1966" at the beginning of the section, and in line 2 by striking "assume" and inserting in lieu thereof "comply with".

2. Amend standing committee amendment 1, section 14, line 6, by inserting "public institution or agency," after the second comma; and in line 8, insert ", at reasonable charges," after "utilization".

Mr. Stryker offered the following amendments to LB 764 which were adopted:

Sec. 15, line 10, strike "convey" and insert "cause to be conveyed the".

Sec. 15, line 45, after "agreement", insert "with a public power district".

Sec. 15, line 47, after "or", insert "by mutual agreement with a municipality".

Mr. R. Rasmussen offered the following amendments:

Amend LB 764, Section 15 of the amended bill, line 16 after "areas" by striking the balance of the sentence on Lines 17 and 18, and inserting: "*and retail distribution systems within municipalities and their zoning areas to a public power district which serves the area and which purchases power from the grid system or any member district or which uses the transmission system for carrier service as provided by Section 14, where the municipality does not acquire its system (1) for operating by itself or (2) for contracting for its operating with any existing power agency not a member of the grid system created by this Act.*"

Lines 23 and 24 by striking "*outside of any city or village and the zoning areas of such cities or villages*".

Mr. Carpenter moved the amendment be laid over until tomorrow and that mimeographed copies be made available to the members. The motion prevailed.

Mr. Whitney offered the following amendments:

1. Amend Standing Committee amendment 1, section 1, line 37 by striking "Ultimately" and inserting in lieu thereof the following:

"As of January 1, 1973".

2. Amend Standing Committee amendment 1, section 15, line 2 by striking "ultimately" and inserting "January 1, 1973", and line 13 by striking the period and inserting ", but without requiring a vote of the people in the municipalities to acquire such electric distribution systems".

Mr. Whitney moved the amendment be laid over until tomorrow. The motion prevailed.

UNANIMOUS CONSENT—Executive Session

Mr. Marvel asked unanimous consent to hold an executive session of the Budget Committee at 4:00 p.m. No objections. So ordered.

MOTION—Adjournment

Mr. Klaver moved to adjourn at 3:55 p.m.

The motion lost with 21 ayes, 22 nays and 7 not voting.

GENERAL FILE

LEGISLATIVE BILL 764. Read and considered.

Mr. Stryker offered the following amendments which were adopted:

1. Amend section 20 of the Standing Committee General File Amendments line 12 and 13 by striking "to the electric users in the area served by the grid system", and inserting "to the grid system and its customers".

2. Amend the title to conform.

Mr. Ruhnke offered the following amendments:

Amend Sec. 15, line 25, strike "Another" and insert "An existing" and after "district" insert "not a member" of the grid system".

Amend Sec. 15, line 40: after "date" insert "; provided, however, that the foregoing provision of Subsection (3) shall not be required unless the grid system board, on behalf of the grid system or member districts, waives the rights of any member district to be the sole supplier of the buying district under an existing power purchase contract as to such amount of power, and if the grid system board shall not waive such rights of its member districts, Subsection (3) shall be deemed to have been complied with if the buying district has offered to purchase from the grid system or any of

its member districts the amount of power and energy which the retail loads used at the time of purchase."

Amend Sec. 15, lines 44 and 45, strike "a public power district has outside such zoning areas" and insert "*herein provided for a public power district not a member of the grid system*"

Amend Sec. 15, line 47, strike "a public power district" and insert "*an existing public power district not a member of the grid system*"

Amend Sec. 15, line 56 through 59, strike: "The grid system shall apply for amendments to service area agreements of its member districts whenever necessary to carry out this provision." and insert: "*The grid system and its member districts shall amend all service area agreements to which they are a party so as to limit new retail service to their service area after July 1, 1966, and such amendments shall be approved by the Nebraska Power Review Board.*

Amend Sec. 15, line 3, after "it" insert "*or its member districts,*" line 63 after "its" insert "*or its member districts*", Line 67, after "division" insert "*or its member districts*"

Amend Sec. 4 of the Standing Committee General File amendments, line 7, by inserting the word "wholesale" before the word "customer".

Amend Sec. 5, line 11 by inserting at the end of line 11 the word "Holt".

Amendments pending.

Member Excused

Mr. E. Rasmussen was excused for Thursday, June 17, 1965.

UNANIMOUS CONSENT—LB 764

Mr. Bowen asked unanimous consent that consideration of LB 764 be continued as the first order of business before Final Reading on Thursday, June 17, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Adamson asked unanimous consent to have a meeting of the Committee on Committees on Thursday, June 17, 1965, at 1:00 p.m. in the West Lounge, and to change the room from the Supreme Court Hearing Room to the West Lounge for the hearing scheduled for 1:30 p.m. No objections. So ordered.

Adjournment

Mr. Craft moved to adjourn.

Mr. Ruhnke moved to amend the motion to 8:30 a.m.

The Ruhnke amendment lost.

The Craft motion prevailed and at 4:40 p.m. the Legislature adjourned until 9:00 a.m., Thursday, June 17, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-ELEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 17, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We confess, O Lord, that we think too much of ourselves, for ourselves and about ourselves, and often our voting reflects what we feel would personally be best for us rather than what we conceive to be the best for the most of us. This morning help us to contemplate the meaning of the Golden Rule: "Do unto others, as you would that others should do unto you." If our Lord had thought about Himself, we would not now be bowed in prayer, nor have the liberty in which and for which to pray. If the great men whom we honor for their part in building our nation had thought about themselves first, we would have no free republic today. Help us to see that the letter I is in the middle of sin, and let no man among us think more highly of himself than he ought to think, but help us to walk in the ways of justice, morality, equality, integrity, which Thou hast set before us, to the end that we may be used of Thee in Thy service for the good of all mankind. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. E. Rasmussen who was excused.

GENERAL FILE

LEGISLATIVE BILL 764. Considered.

Mr. Whitney withdrew his pending amendments found in the Legislative Journal for the One Hundred-tenth Day.

Speaker Bowen Presiding

Mr. Whitney offered the following amendments:

1. Amend Standing Committee amendment 1, section 1, line 37 by striking "Ultimately" and inserting in lieu thereof the following:

"As of January 1, 1973". Delete the period in line 40 and add "unless such municipalities by written notice decide to continue the existing service."

Amend Standing Committee amendment 1, section 15, line 2 by striking "ultimately" and inserting "January 1, 1973".

2. Amend Standing Committee amendment 1, section 15, line 13, by striking the period and inserting ", but without requiring a vote of the people in the municipalities to acquire such electric distribution systems."

Mr. Stryker asked for a division of the question.

President Sorensen Presiding

Mr. Bowen moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 35 ayes, 1 nay and 13 not voting.

Mr. Whitney requested a record vote on amendment # 1.

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Lysinger	Pedersen	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Danner	Kremer	Payne, D.	Rasmussen, E.
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The amendment # 1 was adopted.

Mr. Whitney requested a Call of the House on his amendment # 2.

Member Excused

Mr. Kremer was excused at 11:00 a.m. for the remainder of the morning.

The Call of the House showed 45 members present.

Mr. Ruhnke moved the Call be raised. The motion prevailed with 40 ayes, 0 nays and 9 not voting.

Mr. Whitney requested a record vote on his amendment # 2.

Voting in the affirmative, 18:

Batchelder	Harsh	Nore	Pedersen
Budd	Holmquist	Orme	Proud
Carstens	Matzke	Paine, I.	Rasmussen, R.
Craft	Moulton	Payne, D.	Whitney
Danner	Moylan		

Voting in the negative, 26:

Adamson	Crandall	Mahoney	Stromer
Bauer	Fleming	Marvel	Stryker
Bowen	Gerdes	Nelson	Syas
Brauer	Hasebroock	Paxton	Wallwey
Burbach	Hughes	Ruhnke	Warner
Carpenter	Klaver	Skarda	Wylie
Claussen	Kokes		

Not voting, 5:

Kjar	Kremer	Lysinger	Rasmussen, E.
Knight			

Amendment # 2 lost.

Speaker Bowen Presiding

The Ruhnke pending amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted with 32 ayes, 0 nays and 17 not voting.

Mr. Ruhnke offered the following amendment, which was adopted:

Add to Sec. 15, line 70, after word "agencies" after the effective date of this act no retail contract shall be entered into by a member district of the grid system. Such retail contracts shall be entered in the name of the grid system itself.

Ease

The Legislature was at ease from 11:20 a.m. until 11:30 a.m.

Visitors

Mr. Stromer introduced 67 high school students from the University of Nebraska, and teacher Larry Fauss.

Mr. Kjar introduced Mrs. William J. McNichols, Los Angeles; Mrs. R. E. Rosenberg and Mrs. Albert A. Kjar, Lexington.

GENERAL FILE

LEGISLATIVE BILL 764. Considered.

Mr. Carpenter offered the following amendment to the pending R. Rasmussen amendment:

Amend the Rasmussen amendment in line 8 after "Act" and before the period by adding "*or (3) with a legal division of the grid system*".

Amendment pending.

Recess

At 11:45 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mr. E. Rasmussen, who was excused.

The Journal for the One Hundred-tenth Day was approved.

Presented to the Governor

Presented to the Governor for approval on June 17, 1965 at 8:30 a.m.: LB 750 LB 707 LB 810 LB 675 LB 125.

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Education

LEGISLATIVE BILL 162. Indefinitely postponed.

(Signed) Ross H. Rasmussen, Chairman

Enrollment and Review**LEGISLATIVE BILL 797.** Replaced on Select File as amended.

E and R amendment to LB 797:

1. In standing committee amendment 8, lines 2 and 4, insert "of any county" after "office".

LEGISLATIVE BILL 646. Replaced on Select File as amended.

E and R amendments to LB 646:

1. Strike new section 6.

2. In standing committee amendment 4, line 5, insert "and" after the second semicolon; and in line 6, strike "; and to declare an emergency".

LEGISLATIVE BILL 889. Replaced on Select File as amended.

E and R amendments to LB 889:

1. In section 3, line 63, in the column headed "Total Budgeted" strike "21136634" and insert "21186634"; and in line 71, as amended, in the column headed "General Fund" strike "6383049" and insert "6433049".

2. In the Marvel amendment 14, line 3, adopted June 8, 1965, strike "after 'department' " and insert "before the third comma".

3. In renumbered section 8, line 64, as amended, in the column headed "Total Budgeted" strike "42023122" and insert "42748350"; and in line 76, as amended, in the column headed "General Fund" strike "34839826" and insert "35565054".

4. In new section 9, subsection (3), line 3, strike "39" and insert "30"; in subsection (5), line 5, strike "(4)"; in subsection (6), line 1, strike "subdivision" and insert "subsections"; in subsection (6), line 4, strike "subdivision" and insert "subsection"; in subsection (2), line 7, subsection (3), line 5, and subsection (5), lines 6 and 8, strike "LB" and insert "Legislative Bill"; in subsection (2), line 8 and subsection (5), lines 6 and 8, strike "Seventy Third" and insert "Seventy-third"; in subsection (3), line 6, strike "Seventy-Fifth" and insert "Seventy-fifth"; in subsection (2), line 6, strike "appropriated" and insert "reappropriated"; and in subsection (3), line 3, subsection (4), line 4, and subsection (5), line 7, insert "reappropriated and" before "appropriated".

5. In line 2 of the Carpenter amendment, adopted June 15, 1965, strike "24" and insert "25".

6. In the Marvel amendment 1, adopted June 11, 1965, subdivision (f), line 1 insert "State" after "the".

7. In section 1, line 100, strike the semicolon and insert a comma.

8. In line 2, of the Marvel amendment 3, adopted June 11, 1965, strike "8" and insert "7".

9. In line 2 of the Marvel amendment 4, adopted June 11, 1965, strike "5" and insert "4"; and in line 5, strike "the semicolon" and insert "the quotation marks".

10. In line 2 of the Marvel amendment 5, adopted June 11, 1965, strike "22" and insert "18"; and in line 5, strike "the semicolon" and insert "the quotation marks".

11. In line 3 of the Brauer amendment, adopted June 8, 1965, strike "1,707,938" and insert "1707938".

12. In the title, line 8, insert "to make appropriations as allocated from the State Building Fund for the biennium beginning July 1, 1965 and ending June 30, 1967; to reappropriate unexpended balances from the State Institutional and Military Department Building Fund and provide for deposit of receipts from the former levy therefor in the State Building Fund; and to make appropriations for the biennium from the State Recreation Road Fund, the State Educational Television Fund, and the Land and Water Conservation Fund;" after the semicolon.

LEGISLATIVE BILL 101. Replaced on Select File as amended.

E and R amendments to LB 101:

1. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the Carpenter unanimous consent amendment 1, insert an underscored comma before "except" in line 1 and after "class" in line 2.

3. In section 2, line 2, insert ", except a city of the metropolitan class," after the first "city".

4. In the title, line 5, insert ", except cities of the metropolitan class," after "villages"; in line 9, strike "and"; and in line 9, insert "; and to declare an emergency" after "section".

- LEGISLATIVE BILL 352.** Correctly engrossed.
LEGISLATIVE BILL 449. Correctly engrossed.
LEGISLATIVE BILL 898. Correctly enrolled.
LEGISLATIVE BILL 181. Correctly enrolled.
LEGISLATIVE BILL 585. Correctly enrolled.
LEGISLATIVE BILL 261. Correctly enrolled.
LEGISLATIVE BILL 534. Correctly enrolled.
LEGISLATIVE BILL 747. Correctly enrolled.
LEGISLATIVE BILL 887. Correctly enrolled.
LEGISLATIVE BILL 354. Correctly enrolled.
LEGISLATIVE BILL 706. Correctly enrolled.
LEGISLATIVE BILL 863. Correctly enrolled.
LEGISLATIVE BILL 874. Correctly enrolled.
LEGISLATIVE BILL 864. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 898 LB 181 LB 585 LB 261 LB 534 LB 747 LB 887 LB 354 LB 706 LB 863 LB 874 LB 864.

Member Excused

Mr. R. Rasmussen asked unanimous consent to be excused for Friday and Monday, June 18th and 21st. No objections. So ordered.

UNANIMOUS CONSENT—LB 797

Mr. Bauer asked unanimous consent to consider LB 797 and LB 889 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 797. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 889. E and R amendments found in this day's Journal were adopted.

Mr. Marvel moved to suspend the rules to consider the following specific amendments.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

1. Amend the Marvel Amendment 18 adopted June 8, 1965, by striking section 10 and inserting the following:

"Sec. 10. SPECIAL CONSTRUCTION AND OPERATING FUNDS

(1) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Recreation Road Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Department of Roads for the purposes specified in Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$1,500,000

(2) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Educational Television Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Nebraska Educational Television Commission for the purposes specified in Chapter 79, article 21, Revised Statutes Supplement, 1963, estimated \$2,110,725

(3) Reappropriate the unexpended balance on hand on June 30, 1965, in the Land and Water Conservation Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Game, Forestation and Parks Commission for the purposes specified in Legislative Bill 485, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$5,000,000".

2. Amend the title to conform.

3. Amend the Marvel unanimous consent amendment 14, adopted June 8, 1965, line 5, by striking "35131854" and inserting "35131904".

4. Amend the Marvel unanimous consent amendment 16, adopted June 8, 1965, line 2, by striking "by striking '5097169'" and inserting "as amended, by striking '5359988'"; and line 3, by striking "5147169" and inserting "5409988".

5. Amend renumbered section 8, line 64, under the column headed "Total Budgeted" by striking "42748350" and inserting "430-11169"; and line 76, under the column headed "General Fund" by striking "35565054" and inserting "35827873".

The Marvel specific amendments were adopted by unanimous consent.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 797. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Expedite LB 889

Mr. Carpenter moved that LB 889 be expedited in order to be taken up on final reading Tuesday, June 22, 1965.

The motion prevailed.

GENERAL FILE

LEGISLATIVE BILL 764. Considered.

President Sorensen Presiding

The Carpenter pending amendment found in this day's Journal to the R. Rasmussen pending amendment was adopted with 20 ayes, 17 nays, and 12 not voting.

Mr. R. Rasmussen asked unanimous consent to withdraw his amended pending amendments found in the Legislative Journal for the One Hundred-tenth Day. No objections. So ordered.

Mr. Stryker offered the following amendment which was adopted:

After the word "act" in line 4 of Sec. 6, insert "and the offices of all directors of such district are abolished as of July 1, 1966."

Mr. Ruhnke offered the following amendment which was adopted:

Amend the Ruhnke amendment in Sec. 15, line 70, by striking the following: "the effective date of this act", and insert "July 1,

1966," and add after the word "itself" in the last line the following: "and shall be assigned to the member district, if any, in whose service area the retail customer is located as long as that member district continues to have such a retail service area."

Mr. Craft moved to indefinitely postpone.

Mr. Pedersen asked unanimous consent that there be unlimited debate. No objections. So ordered.

Mr. Skarda moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 26 ayes, 15 nays, and 8 not voting.

The Craft motion to indefinitely postpone LB 764 lost with 11 ayes, 33 nays, and 5 not voting.

The Standing Committee amendments as amended were adopted.

Advanced to E and R for review with 31 ayes, 8 nays, and 10 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to have an executive session of the Budget Committee at 4:30 p.m. No objections. So ordered.

UNANIMOUS CONSENT—LB 563

Mr. Gerdes asked unanimous consent that LB 563 be the first order of business on Monday, June 21, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 164

Mr. Stromer asked unanimous consent that LB 164 be the first order of business on Friday, June 18, 1965.

Mr. Nelson objected.

Mr. Stromer moved that LB 164 be the first order of business.

The motion prevailed.

Adjournment

Mr. Holmquist moved to adjourn.

Mr. Adamson moved to amend the Holmquist motion to adjourn until 8:30 a.m.

The Adamson amendment was adopted.

The Holmquist motion prevailed and at 4:33 p.m., the Legislature adjourned until 8:30 a.m., Friday, June 18, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-TWELFTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, June 18, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, when we long for life without trials and work without difficulties, remind us that oaks grow strong in contrary winds and diamonds are made under pressure. With stout hearts may we see in every problem an opportunity, and not give way to the pessimism that sees in every opportunity a problem. Knowing that thou art still upon the throne, let us get on with the job at hand, doing the best we can and leaving the rest to Thee. Help us to show ourselves to be good workmen who need not be ashamed, rightly dividing the word of truth. This we ask in Jesus' name. Amen.

The roll was called and all members were present except Mr. R. Rasmussen excused for the day, Mr. Stromer excused until 9:00 a.m. and Mr. Knight excused until 9:15 a.m.

The Journal for the One Hundred-eleventh Day was approved.

Members Excused

Mr. Nelson asked to be excused at noon for the remainder of the day. No objections. So ordered.

Mr. Syas asked to be excused for Friday, June 25th. No objections. So ordered.

Mr. Claussen asked to be excused at 9:00 a.m. for the remainder of the day. No objections. So ordered.

Mrs. Hughes asked to be excused at 9:00 a.m. for the remainder of the morning. No objections. So ordered.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 624.

A BILL FOR AN ACT to amend section 71-1,140.01, Revised Statutes Supplement, 1963, relating to public health and welfare; to provide that schools or colleges of osteopathy which fail at an inspection will receive written report thereof and may apply for reinspection after one year; to provide for expenses as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relating to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Moulton	Skarda
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Nelson	Syas
Carstens	Kjar	Orme	Wallway
Claussen	Klaver	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Bauer	Nore	Rasmussen, R.	Stromer
Knight			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 897. With Emergency.

A BILL FOR AN ACT to amend section 77-1320.01, Revised Statutes Supplement, 1963, as amended by section 5, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for an appeal from any assessment made by the Tax Commissioner of property not returned in accordance with the laws of this state; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Crandall	Kremer	Pedersen
Batchelder	Danner	Lysinger	Proud
Bauer	Fleming	Mahoney	Rasmussen, E.
Bowen	Gerdes	Marvel	Ruhnke
Brauer	Harsh	Moulton	Skarda
Budd	Hasebroock	Moylan	Stryker
Burbach	Holmquist	Nelson	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paine, I.	Warner
Claussen	Klaver	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Knight	Nore	Rasmussen, R.	Stromer
Matzke			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 686.

A BILL FOR AN ACT to amend section 17-568.01, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the second class and villages; to allow the city council or village board of trustees to make contracts in the amount of five thousand dollars for general improvements without first obtaining a cost estimate by the city or village engineer; to provide when advertising for bids shall be required; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Carpenter	Gerdes	Klaver
Batchelder	Carstens	Harsh	Kokes
Bauer	Craft	Hasebroock	Kremer
Brauer	Crandall	Holmquist	Mahoney
Budd	Danner	Hughes	Matzke
Burbach	Fleming	Kjar	Moulton

Moylan	Paine, I.	Rasmussen, E.	Syas
Nelson	Payne, D.	Ruhnke	Wallwey
Nore	Pedersen	Skarda	Warner
Orme	Proud	Stryker	Whitney

Voting in the negative, 2:

Marvel	Wylie
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Not voting, 7:

Bowen	Knight	Paxton	Stromer
Claussen	Lysinger	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 441. With Emergency.

A BILL FOR AN ACT to amend section 77-1240, Revised Statutes Supplement, 1963, relating to taxation; to change the method of taxing motor vehicles forming part of a fleet as prescribed; to provide procedures and duties; to provide for allocation; to provide for an election; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Marvel	Proud
Batchelder	Fleming	Matzke	Rasmussen, E.
Bauer	Gerdes	Moulton	Ruhnke
Bowen	Harsh	Moylan	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Claussen	Knight	Lysinger	Rasmussen, R.
Klaver			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 796.

A BILL FOR AN ACT to amend section 60-412, Revised Statutes Supplement, 1963, relating to motor vehicle operators' licenses; to increase the fee for a certified abstract of an operating record; to delete a requirement for indexing disapproved applications by counties; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kremer	Rasmussen, E.
Batchelder	Fleming	Lysinger	Ruhnke
Bauer	Gerdes	Marvel	Skarda
Bowen	Harsh	Moulton	Stromer
Brauer	Hasebroock	Moylan	Stryker
Budd	Holmquist	Nore	Syas
Burbach	Hughes	Orme	Wallwey
Carpenter	Kjar	Paine, I.	Warner
Carstens	Klaver	Paxton	Whitney
Craft	Kokes	Pedersen	Wylie

Voting in the negative, 4:

Matzke	Nelson	Payne, D.	Proud
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Not voting, 5:

Claussen	Knight	Mahoney	Rasmussen, R.
Danner			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 599. With Emergency.

A BILL FOR AN ACT relating to public corporations; to authorize public corporations or political subdivisions engaged in a business in a proprietary capacity to make contributions for charitable or eleemosynary purposes; to define terms; to prescribe conditions under which such contributions may be made; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 28:

Batchelder	Gerdes	Mahoney	Paine, I.
Brauer	Harsh	Marvel	Paxton
Burbach	Hasebroock	Moulton	Rasmussen, E.
Carstens	Holmquist	Moylan	Stromer
Crandall	Kjar	Nelson	Stryker
Danner	Kremer	Nore	Warner
Fleming	Lysinger	Orme	Whitney

Voting in the negative, 15:

Adamson	Craft	Payne, D.	Syas
Bowen	Klaver	Pedersen	Wallwey
Budd	Kokes	Ruhnke	Wylie
Carpenter	Matzke	Skarda	

Not voting, 6:

Bauer	Hughes	Proud	Rasmussen, R.
Claussen	Knight		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 24:

Batchelder	Harsh	Mahoney	Orme
Burbach	Hasebroock	Marvel	Paine, I.
Crandall	Holmquist	Moulton	Paxton
Danner	Kjar	Moylan	Rasmussen, E.
Fleming	Kremer	Nelson	Stromer
Gerdes	Lysinger	Nore	Whitney

Voting in the negative, 17:

Adamson	Craft	Payne, D.	Stryker
Bowen	Klaver	Pedersen	Syas
Brauer	Kokes	Ruhnke	Wallwey
Budd	Matzke	Skarda	Wylie
Carpenter			

Not voting, 8:

Bauer	Claussen	Knight	Rasmussen, R.
Carstens	Hughes	Proud	Warner

Having failed to receive a constitutional majority with the emergency clause stricken the bill failed of passage.

LEGISLATIVE BILL 580.

A BILL FOR AN ACT to amend sections 48-121 and 48-122, Revised Statutes Supplement, 1963, relating to workmen's compensation; to increase benefits as prescribed; to eliminate the provisions for continuous, seasonal, or part-time employment, or employment dependent upon the weather, or the output of the employee from determining the wages of a work week; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Carstens	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Claussen	Hughes	Nelson	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

President Sorensen introduced the Governor of Boys' State, Randy Reeves of Omaha, and the Lt. Governor of Boys' State, Terry Petrezelka of Prague. The Governor and Lt. Governor of Boys' State addressed the Legislature.

Mr. Bowen introduced members of Boys' State.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 317.

Introduced by Elvin Adamson, 43rd District; Ramey C. Whitney, 44th District; George H. Fleming, 47th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 4, of the Constitution of Nebraska, relating to school lands; to provide that the costs of administration of the unsold school lands shall be deducted from the income before the income is applied to the support and maintenance of the common schools; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VII, section 4, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 4. All other grants, gifts and devises, that have been, or may hereafter be, made to this state, and not otherwise appropriated by the terms of the grant, gift, or devise, the interest arising from all the funds mentioned in the preceding section, together with all the rents of the unsold school lands, and such other means as the Legislature may provide, shall be exclusively applied to the support and maintenance of common schools in each school district in the state; *Provided*, that the costs of administration of the unsold school lands shall be deducted from the income before the income is applied to the support and maintenance of the common schools."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment providing for the deducting of costs of administering the unsold school lands before distribution of income is made.

For

Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Stromer
Brauer	Holmquist	Nelson	Stryker
Budd	Kjar	Nore	Wallwey
Burbach	Knight	Orme	Warner
Carstens	Kokes	Paxton	Whitney
Craft	Kremer	Payne, D.	Wylie
Crandall	Lysinger	Pedersen	

Voting in the negative, 3:

Klaver	Mahoney	Syas
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Not voting, 7:

Carpenter	Danner	Paine, I.	Skarda
Claussen	Hughes	Rasmussen, R.	

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 584.

A BILL FOR AN ACT relating to public buildings; to require that those buildings and facilities, constructed in the state by the use of state, county or municipal funds, shall adhere to the principles prescribed by this act in order to make these buildings and facilities accessible to, and usable by, the physically handicapped.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Bowen	Burbach	Craft
Batchelder	Brauer	Carpenter	Crandall
Bauer	Budd	Carstens	Danner

Fleming	Lysinger	Paine, I.	Stromer
Gerdes	Mahoney	Paxton	Stryker
Harsh	Marvel	Payne, D.	Syas
Hasebroock	Matzke	Pedersen	Wallwey
Kjar	Moylan	Proud	Warner
Klaver	Nelson	Rasmussen, E.	Whitney
Knight	Nore	Skarda	Wylie
Kokes	Orme		

Voting in the negative, 4:

Holmquist	Kremer	Moulton	Ruhnke
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Not voting, 3:

Claussen	Hughes	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 687.

A BILL FOR AN ACT to amend section 16-321, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to allow the city council to make contracts for general improvements in the amount of five thousand dollars without first obtaining a cost estimate by the city engineer; to provide when advertising for bids shall be required; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Claussen Marvel Rasmussen, R. Ruhnke
Hughes

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORT

Committee on Committees

June 17, 1965

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Frank B. Morrison. The Committee suggests that the appointments be confirmed by this Legislature, and suggests a record vote on each confirmation.

Jess F. Tepner - Motor Vehicle Dealers License Board

James F. Nissen - State Employees Retirement Board

Respectfully submitted,

(Signed) Elvin Adamson, Chairman
Committee on Committees

Mr. Adamson moved the adoption of the report.

The motion prevailed.

Vote on Mr. Tepner

Voting in the affirmative, 39:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Burbach	Kjar	Nelson	Stromer
Carpenter	Klaver	Nore	Syas
Craft	Knight	Orme	Wallwey
Crandall	Kokes	Paine, I.	Warner
Danner	Kremer	Payne, D.	Whitney
Fleming	Mahoney	Pedersen	

Voting in the negative, 0.

Not voting, 10:

Bauer	Claussen	Paxton	Stryker
Budd	Hughes	Rasmussen, R.	Wylie
Carstens	Lysinger		

Having received a majority of the votes of all members, the appointment of Jess F. Tepner was declared confirmed by the President.

Vote on Mr. Nissen

Voting in the affirmative, 43:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Burbach	Kjar	Nelson	Stromer
Carpenter	Klaver	Nore	Stryker
Carstens	Knight	Orme	Syas
Craft	Kokes	Paine, I.	Wallwey
Crandall	Kremer	Paxton	Warner
Danner	Lysinger	Payne, D.	Whitney
Fleming	Mahoney	Pedersen	

Voting in the negative, 0.

Not voting, 6:

Bauer	Claussen	Rasmussen, R.	Wylie
Budd	Hughes		

Having received a majority of the votes of all members, the appointment of James F. Nissen was declared confirmed by the President.

Presented to the Governor

Presented to the Governor for approval on June 18, 1965, at 8:30 a.m.: LB 874 LB 864 LB 863 LB 706 LB 354 LB 887 LB 747 LB 534 LB 261 LB 585 LB 181 LB 898

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 526. Replaced on Select File as amended.

E and R amendment to LB 526:

1. In the title, line 7, insert "to harmonize with previous legislation;" after the semicolon.

LEGISLATIVE BILL 676. Correctly engrossed.

LEGISLATIVE BILL 673. Correctly re-engrossed.

LEGISLATIVE BILL 720. Correctly engrossed.

LEGISLATIVE BILL 884. Correctly engrossed.

LEGISLATIVE BILL 789. Correctly engrossed.

LEGISLATIVE BILL 607. Correctly engrossed.

LEGISLATIVE BILL 878. Correctly engrossed.

LEGISLATIVE BILL 902. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTION

LEGISLATIVE RESOLUTION 62. Re: Cleaning, Waterproofing,
and Repairing Capitol Building

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, our Nebraska Capitol Building since its construction, has been recognized as one of the worlds architectural masterpieces; and

WHEREAS, it is anticipated that there will be three hundred and fifty thousand visitors to our Capitol Building in the Centennial year of 1967; and

WHEREAS, there is considerable weather discoloration and repair needed to the stone exterior of our Capitol Building with the exception of the tower; and

WHEREAS, cleaning and repair of the tower is not necessary for another six or eight years; and

WHEREAS, we have the finest Capitol Building in the United States, we should protect and preserve the Indiana lime stone by cleaning, waterproofing and repairing so as to preserve the exterior of our Capitol which is now over thirty-three years old.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the State Building Commission be directed to authorize and supervise the cleaning, waterproofing and pointing up of the

joints where needed of the exterior of the Capitol Building excluding the tower, before the State Centennial of 1967.

2. That a sum not to exceed one hundred thousand dollars shall be appropriated to defray the costs of cleaning, waterproofing and repairing the Capitol Building.

To be referred to a committee.

MOTION—Introduce Bill

Mr. Marvel moved the introduction of a new bill and moved to suspend the rules and place the bill on General File.

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 913. By Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; Fern Hubbard Orme, Legislative District 29; W. H. Hasebroock, Legislative District 16; Harold B. Stryker, Legislative District 23 and Stanley A. Matzke, Legislative District 24.

A BILL FOR AN ACT to amend section 83-210.01, Revised Statutes Supplement, 1963, relating to Department of Public Institutions; to change the use of the revolving fund in assisting the blind in vocational rehabilitation as prescribed; to provide for disposition of gross proceeds as prescribed; and to repeal the original section.

UNANIMOUS CONSENT—LB 164

Mr. Stromer asked unanimous consent to consider LB 164 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 164. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-fifth Day were adopted.

Mr. Klaver offered the following amendment which was adopted:

Amend LB 164, Sec. 3, line 16 by striking "ten" and inserting "twenty-five".

Mr. Stromer offered the following amendments which were adopted:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 32-503.01, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-503.01. All partisan and nonpartisan candidates for elective offices shall be nominated: (1) By a primary held in accordance with Chapter 32, article 5, or (2) by nomination papers signed and filed as provided by section 32-504. If a candidate for an elective office is the incumbent of another partisan or nonpartisan elective office, the filing of the requisite nomination papers of such incumbent for any other partisan or nonpartisan elective office shall be perfected at least seventy days prior to the date of such primary, notwithstanding any more general or special law respecting elections contained in sections 32-504, 32-514, and 32-515. Except as provided in section 70-619, the filing of the requisite nomination papers, perfected as aforesaid, shall create a vacancy in any elective office created by an act of the Legislature which such candidate then holds, as of the date of the commencement of the term of the office or as of the date such vacancy is filled by the election, for which he filed or for which he accepted filing. Candidates may file for the unexpired term of the office which becomes vacant as provided in this section."

2. Amend the bill by renumbering original sections 1 to 7 as sections 2 to 8 respectively.

3. Amend renumbered section 8, line 1 by striking "32-510" and inserting "32-503.01, 32-510,".

4. Amend the title to conform.

Mr. Hasebroock offered the following amendments:

1. Sec. 3 - strike the new matter and reinstate the old matter.

2. Sec. 4 - strike the new matter and reinstate the old matter.

3. Sec. 5 - strike the new matter and reinstate the old matter.

Mr. Pedersen asked for a division of the question, that the amendments be voted on Section by Section.

Amendments 1 and 2 lost.

Mr. Paxton requested a record vote on amendment 3.

Voting in the affirmative, 15:

Batchelder	Kjar	Nore	Proud
Craft	Lysinger	Paine, I.	Syas
Hasebroock	Moulton	Paxton	Whitney
Holmquist	Nelson	Pedersen	

Voting in the negative, 30:

Adamson	Danner	Mahoney	Ruhnke
Bauer	Fleming	Marvel	Skarda
Bowen	Gerdes	Matzke	Stromer
Budd	Harsh	Moylan	Stryker
Burbach	Klaver	Orme	Wallwey
Carpenter	Knight	Payne, D.	Warner
Carstens	Kokes	Rasmussen, E.	Wylie
Crandall	Kremer		

Not voting, 4:

Brauer	Claussen	Hughes	Rasmussen, R.
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The amendment lost.

LB 164 was advanced to E and R for review with 35 ayes, 8 nays and 6 not voting.

UNANIMOUS CONSENT—LB 893

Mr. Lysinger asked unanimous consent that LB 893 be placed at the head of General File. No objections. So ordered.

Speaker Bowen Presiding

SELECT FILE

LEGISLATIVE BILL 552.

Mr. Warner offered the following specific amendments:

1. Amend the bill by striking the Kjar amendment adopted June 2, 1965.
2. Amend section 1 of the bill, line 12 by striking "primarily", and line 13 by inserting "*and not held out for sale by dealers or manufacturers representatives for the planting, cultivating or harvesting of agricultural products*" before the period.
3. Amend the title to conform.

Amendment pending.

Laid over at the request of Mr. Kjar.

LEGISLATIVE BILL 851. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 627. E and R amendment found in the Legislative Journal for the One Hundred-tenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 255. E and R amendment found in the Legislative Journal for the One Hundred-tenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 895. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 727. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Mr. Ruhnke offered the following specific amendments, which were adopted with 34 ayes, 0 nays and 15 not voting.

1. Amend section 2 of the bill by striking all after the comma in line 51 to the comma in line 53, and show as stricken matter.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 71. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 908. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 464. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 682. Advanced to E and R for engrossment.

LEGISLATIVE BILL 524. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Mr. Burbach offered the following specific amendments, which were adopted with 27 ayes, 0 nays and 22 not voting.

1. Amend the bill by striking the standing committee amendment.
2. Amend the bill, sec. 3, by reinstating the sentence in lines 7 and 8.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 593. Laid over.

LEGISLATIVE BILL 646. E and R amendments found in the Legislative Journal for the One Hundred-eleventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. E and R amendments found in the Legislative Journal for the One Hundred-eleventh Day were adopted.

Laid over at the request of Mr. Adamson.

LEGISLATIVE BILL 718. Mr. Marvel renewed his pending request found in the Legislative Journal for the One Hundred-tenth Day to withdraw LB 718.

No objections. So ordered.

UNANIMOUS CONSENT—Executive Session

Mr. Marvel asked unanimous consent for the Budget Committee to hold an executive session at 1:30 p.m. today. No objections. So ordered.

Explanation of Vote

Had I been present, I would have voted 'aye' on LB 624 and LB 897 on Final Reading this morning.

(Signed) Herb Nore

Members Excused

Messrs. Nore, Carstens and Klaver asked to be excused for this afternoon. No objections. So ordered.

Recess

At 11:49 a.m., on a motion by Mr. Ruhnke, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Carstens, Claussen, Klaver, Knight, Nelson and R. Rasmussen, excused and members of the Budget Committee, excused until 2:30 p.m.

UNANIMOUS CONSENT—General File Bills

Mr. Bowen asked unanimous consent to read the title and amendments of the General File bills and allow the introducer to explain the bills section by section and discuss them.

Mr. Holmquist objected.

GENERAL FILE

LEGISLATIVE BILL 328. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Mr. Warner offered the following amendments, which were adopted:

1. Amend section 1 of the bill, lines 16 and 17 by striking "*his place of residence which will enable the location to be readily ascertained*" and inserting "*a rural route*".

2. Add the emergency clause.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE BILL 893. Read and Considered.

Speaker Bowen Presiding

Advanced to E and R for review with 25 ayes, 4 nays and 20 not voting.

Visitor

Mr. Whitney introduced Mr. Lloyd Whitney of Omaha.

LEGISLATIVE BILL 540. Considered.

The pending Pedersen amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Mr. Skarda moved to indefinitely postpone.

Mr. Skarda asked for a Call of the House. The Call showed 43 members present.

Mr. Adamson moved the Call be raised. The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

The Skarda motion to indefinitely postpone prevailed with 20 ayes, 16 nays, and 13 not voting.

Visitors

Mr. Wylie introduced Mary Lynne Nelson from Albion and Chris Leidelfried from Luis, Austria.

Members Excused

Mr. Kjar was excused at 3:00 p.m. for the remainder of the day.

Mr. Paxton was excused at 3:15 p.m. for the remainder of the day.

Mr. Lysinger was excused at 3:30 p.m. for the remainder of the day.

MOTION—Reconsider Action

Mr. Syas moved to reconsider action on LB 540.

The motion prevailed with 26 ayes, 4 nays, and 19 not voting.

GENERAL FILE

LEGISLATIVE BILL 540. Considered.

Mr. Harsh moved the previous question on indefinitely postponing LB 540.

The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

Mr. Syas asked for a Call of the House. The Call showed 39 members present.

Mr. Skarda moved the Call be raised. The motion prevailed with 31 ayes, 0 nays, and 18 not voting.

The motion to indefinitely postpone lost with 15 ayes, 17 nays, and 17 not voting.

Mr. Syas offered the following amendments which were adopted:

1. Strike Pedersen amendments.

2. Amend section 1 of the bill by striking lines 9 to 11 and inserting the following:

“ing. When an application for a license has been made or of a request for transfer to a new location, the city clerk shall cause to be published a legal notice in the newspaper with the largest circulation in the city at least five days prior to the hearing. The legal notice shall state that an application has been made for a license at a new location to sell alcoholic liquor, the class of license desired, the location of the premises for which the license is desired, and the time and place of the hearing. The costs of such notice to be paid for by the applicant.”.

3. Amend the title to conform.

Advanced to E and R for review with 22 ayes, 5 nays, and 22 not voting.

UNANIMOUS CONSENT—LB 172, LB 911, LB 913

Mr. Gerdes asked unanimous consent that LB 172, LB 911, and LB 913 be placed at the head of General File for consideration on Tuesday, June 22, 1965. No objections. So ordered.

Adjournment

At 3:42 p.m., on a motion by Mr. Hasebroock, the Legislature adjourned until 9:00 a.m., Monday, June 21, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED-THIRTEENTH DAY—JUNE 21, 1965 2099

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-THIRTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, June 21, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, with summer now upon us, and the days going by so rapidly, give us the determination to use each day, and not waste time. Let us not be content to wait and see what will happen, but give us the determination to make the right things happen. While time is running out, save us from impatience, which is akin to cowardice. Give us the courage to be either hot or cold, to stand for something lest we fall for anything. In Jesus' name. Amen.

The roll was called and all members were present except Mr. R. Rasmussen, who was excused for the day.

Corrections for the Journal

Page 2089, line 24, delete "necessarily" and insert "necessary".

Page 2097, line 4, delete "21" and insert "19".

The Journal for the One Hundred-twelfth Day was approved as corrected.

Message from the Governor

June 18, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 16, 1965, I approved Legislative Bills 331, 632, 271, 704, 705, 385, and 384.

Respectfully,
(Signed) Frank B. Morrison
Governor

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 890. With Emergency.

A BILL FOR AN ACT to amend section 72-1005, Revised Statutes Supplement, 1963, and section 72-1007, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the State Building Fund; to increase the levy as prescribed; to provide for allocation of such funds; to provide duties for the Governor as prescribed; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Fleming	Kremer	Proud
Bauer	Gerdes	Lysinger	Rasmussen, E.
Budd	Harsh	Mahoney	Ruhnke
Burbach	Hasebroock	Marvel	Stromer
Carpenter	Holmquist	Matzke	Stryker
Carstens	Hughes	Moulton	Syas
Claussen	Kjar	Nore	Wallwey
Craft	Klaver	Orme	Warner
Crandall	Knight	Paine, I.	Whitney
Danner	Kokes	Payne, D.	

Voting in the negative, 9:

Batchelder	Moylan	Paxton	Skarda
Bowen	Nelson	Pedersen	Wylie
Brauer			

Not voting, 1:

Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 70.

A BILL FOR AN ACT relating to cities and villages, particular classes; to provide that candidates for public office of cities of the first and second class and villages may be nominated at a primary election as prescribed.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 260.

A BILL FOR AN ACT to amend section 16-702, Reissue Revised Statutes of Nebraska, 1943, relating to cities of the first class; to increase the maximum levy which may be certified, assessed, and collected for municipal purposes; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 31:

Bauer	Fleming	Knight	Rasmussen, E.
Budd	Gerdes	Kremer	Ruhnke
Burbach	Harsh	Matzke	Stromer
Carstens	Hasebroock	Moylan	Stryker
Claussen	Holmquist	Orme	Syas
Craft	Hughes	Payne, D.	Warner
Crandall	Kjar	Pedersen	Whitney
Danner	Klaver	Proud	

Voting in the negative, 15:

Adamson	Carpenter	Marvel	Paxton
Batchelder	Kokes	Nelson	Skarda
Bowen	Lysinger	Nore	Wylie
Brauer	Mahoney	Paine, I.	

Not voting, 3:

Moulton Rasmussen, R. Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 399.

A BILL FOR AN ACT relating to the brand inspection area; to provide for inspection of livestock consigned within, entering into, or passing through the brand inspection area; to provide for violations; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 493.

A BILL FOR AN ACT to amend section 60-444, Reissue Revised Statutes of Nebraska, 1943, relating to the Nebraska Safety Patrol;

to provide for the actuarial soundness of the Nebraska Safety Patrolmen's Retirement System; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Fleming	Kremer	Rasmussen, E.
Bauer	Gerdes	Lysinger	Ruhnke
Brauer	Harsh	Mahoney	Skarda
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Moulton	Stryker
Carpenter	Hughes	Moylan	Syas
Carstens	Kjar	Orme	Wallwey
Claussen	Klaver	Payne, D.	Warner
Crandall	Knight	Pedersen	Whitney
Danner	Kokes	Proud	Wylie

Voting in the negative, 5:

Bowen	Nelson	Nore	Paxton
Craft			

Not voting, 4:

Batchelder	Marvel	Paine, I.	Rasmussen, R.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Members Excused

Messrs. Mahoney and Skarda were excused for Friday, June 25, 1965.

Visitors

Mr. Skarda introduced Robert Mahoney, John Felinski, Harold and Mildred Sliva, and Edward and Kathryn Jindra from Omaha.

Mr. Marvel introduced Mr. and Mrs. Charles Atwater and Chuckie from Manistique, Michigan.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 909. Replaced on Select File as amended.

E and R amendments to LB 909:

1. Renumber original sections 1 and 2 as sections 2 and 3 and original section 3 as section 5.

2. In renumbered section 2, line 1, strike "Section" and insert "Sec."

3. Renumber section 2, added by the Stromer specific amendment, as section 4.

4. The bill already containing the emergency clause, strike section 3 added by the Stromer specific amendment.

5. In the title, strike lines 2 to 5 and insert:

"FOR AN ACT to amend section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to change qualifications for assistance to the aged, blind or disabled; to exempt from"; and in line 8, insert "to repeal the original section;" before "and".

LEGISLATIVE BILL 727. Replaced on Select File as amended.

E and R amendment to LB 727:

1. In the title, line 6, insert "to eliminate provision for certain school buses;" before "to".

LEGISLATIVE BILL 756. Placed on Select File as amended.

E and R amendments to LB 756:

1. For correlation purposes, after the second comma in line 2 of section 1 and renumbered section 4, and line 3 of the title, insert "as amended by section 1, Legislative Bill 757, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 3, insert "(1)" before "The"; in lines 8, 20, 25, 34, 51, 69, and 71, strike "(1)", "(2)", "(3)", "(4)", "(5)", "(6)", and "(7)" respectively and insert "(2)", "(3)", "(4)", "(5)", "(6)", "(7)", and "(8)" respectively; and in line 19, insert "or who has been removed from the home of such relative as a result of judicial determination to the effect that continuation therein would be contrary to the welfare of such child with placement of such child in a foster family home or childcare institution as a result of such determination when the state or the county welfare agency or any court having jurisdiction of such child is responsible for the care and placement of such child and such child received aid from the state in or for the month in which court proceedings leading to such determination were initiated" after "home".

2. In the title, line 5, insert "to provide when aid to dependent children shall be paid from county funds;" before "and".

LEGISLATIVE BILL 268. Correctly engrossed.

LEGISLATIVE BILL 624. Correctly enrolled.

LEGISLATIVE BILL 897. Correctly enrolled.

LEGISLATIVE BILL 686. Correctly enrolled.

LEGISLATIVE BILL 441. Correctly enrolled.

LEGISLATIVE BILL 796. Correctly enrolled.

LEGISLATIVE BILL 580. Correctly enrolled.

LEGISLATIVE BILL 317. Correctly enrolled.

LEGISLATIVE BILL 584. Correctly enrolled.

LEGISLATIVE BILL 687. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 624 LB 897 LB 686 LB 441 LB 796 LB 580 LB 317 LB 584 LB 687

UNANIMOUS CONSENT—Bracket LB 789

Mr. Carpenter asked unanimous consent to bracket LB 789 on Final Reading.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 563. Read and Considered.

Mr. Gerdes offered the following amendment, which was adopted:

Amend Standing Committee amendment 2, section 3 by striking "hotel, such tax to be equal to two per".

The Standing Committee amendments found in the Legislative Journal for the Seventy-second Day were adopted as amended.

Mr. Gerdes offered the following amendments:

1. Amend original section 1 of the bill, by striking lines 152 to 161.

2. Amend original section 2, line 3 by striking "three" and inserting "two", line 16 by striking ".44" and inserting ".49", line 17 by striking ".45 to .74" and inserting ".49 to 1.00", by striking line 18, line 19 by striking "three" and inserting "two", and lines 129 and 130 by striking "Fungible" and inserting "tangible".

3. Amend original section 3 of the bill, line 5 by striking "three" and inserting "two".

4. Amend original section 4 of the bill, by striking lines 85 to 94 and inserting:

"(7) There are exempted from the taxes imposed by this act the receipts from the sale, lease or rental of, and the storage, use or other consumption in this state of:

(a) Tangible personal property which will enter into and become an ingredient or component part of tangible personal property manufactured, processed or fabricated for ultimate sale at retail within or without this state; and

(b) Tangible personal property used or consumed in or during any phase of such actual manufacturing, processing or fabricating operation; *Provided*, that the use or consumption of such tangible personal property is necessary or essential to the performance of such operations. Chemicals, catalysts, and other materials which are used during such operations and which are used for the purpose of producing or inducing a chemical or physical change during such operations or for removing impurities or otherwise placing a product in a more marketable condition are included within the exemption, as are other articles of tangible personal property used in such a manner as to be necessary or essential in the actual manufacturing, processing, or fabricating operations. The exemption provided herein does not include the following:

(i) Machinery, equipment and replacement parts and accessories therefor, having a useful life when new in excess of six months; *Provided*, that the maximum sales or use tax shall not exceed eighty dollars on any single article;

(ii) Machinery, equipment, materials and supplies used in a manner that is merely incidental to the manufacturing, processing or fabricating operation such as intraplant transportation equipment and maintenance and janitorial equipment and supplies; *Provided*, that the sales or use tax shall not exceed eighty dollars on any single article;

(iii) Tangible personal property used by a manufacturer, processor or fabricator in any activities other than the actual manufacturing, processing or fabricating operation such as office equipment and supplies, equipment and supplies used in selling or distributing activities, in research and development of new products, or in transportation activities; and

(iv) Hand tools such as hammers, wrenches, saws, etc.”

5. Amend original section 5 of the bill, line 50 by striking “three” and inserting “two”, by striking “1.03” and inserting “1.02”.

6. Amend the bill by striking section 18.

7. Amend the title to conform.

Speaker Bowen Presiding

Gerdes amendments 1, 2, and 3 were adopted.

Gerdes amendments 4, 5, 6, and 7 pending.

President Sorensen Presiding

Mr. Carpenter asked unanimous consent that all proposed amendments to LB 563 be printed in the Journal, that Mr. Gerdes explain Secs. 5-17, and that the bill be laid over. No objections. So ordered.

Mr. Carpenter offered the following amendments:

1. Amend section 4 of the bill by striking lines 4 to 44, line 45 by striking “(4)”, and by striking lines 61 to 276.

2. Amend the title to conform.

Amendments pending.

Mr. Pedersen offered the following amendment:

1. Amend Sec. 5 - 9(b) lines 91 and 92, strike “the widest possible”.

Amendment pending.

Mr. Gerdes offered the following amendment:

Amend LB 563, page 26, Sec. 18a, line 207, by inserting after the words “use as” the following:

“or for construction or repair of”.

Amendment pending.

Laid over.

Visitors

Mr. Pedersen introduced his parents, Mr. and Mrs. Henry Pedersen of Omaha.

Recess

At 12:04 p.m., on a motion by Mr. Wylie, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mr. R. Rasmussen, who was excused.

UNANIMOUS CONSENT—Committee Meetings

Mr. Ruhnke asked unanimous consent for the Rules Committee to meet in the West Lounge immediately upon adjournment.

No objections. So ordered.

Mr. Adamson asked unanimous consent for the Committee on Committees to meet in the West Lounge Thursday Evening at 7:30 p.m.

No objections. So ordered.

Messages from the Governor

June 21, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I submit for your consideration my appointment of John Adkins 17400 West Dodge Street, Omaha, as the trailer dealer representative on the Motor Vehicle Dealers License Board, replacing J. S. Sidders, resigned, which term expires October 19, 1967.

Respectfully,

(Signed) Frank B. Morrison
Governor

Referred to the Committee on Committees.

June 21, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 18, 1965, I approved Legislative Bill 863, and on June 19, 1965, I approved Legislative Bills 874, 887, 898, 675, 707, 750, 810, 648, 534, 585, 706, 747, 354, 125, 181, 864, and 261.

Respectfully,

(Signed) Frank B. Morrison
Governor

BILLS ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 914. Introduced at the request of the Governor, by George C. Gerdes, Legislative District 49.

A BILL FOR AN ACT relating to the Nebraska Educational Television Commission; to authorize the Nebraska Educational Television Commission to acquire certain land by eminent domain as prescribed.

UNANIMOUS CONSENT—Suspend Rules

Mr. Gerdes asked unanimous consent to suspend the rules and place LB 914 on General File.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 552. The Warner pending specific amendments found in the Legislative Journal for the One Hundred-twelfth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. Mr. Harsh offered the following specific amendment:

I move that the State Tax Commissioner make a revised and complete list of household and personal schedules to provide a more effective method of determining value. This list is to be used as a guide after January 1, 1966.

The Harsh amendment was adopted with 29 ayes, 2 nays and 18 not voting.

Mr. Pedersen moved to Indefinitely Postpone LB 850.

Mr. Klaver asked for a record vote.

Voting in the affirmative, 11:

Danner	Moulton	Paine, I.	Skarda
Klaver	Moylan	Pedersen	Syas
Mahoney	Nelson	Proud	

Voting in the negative, 36:

Adamson	Craft	Knight	Payne, D.
Batchelder	Crandall	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Ruhnke
Bowen	Gerdes	Lysinger	Stromer
Budd	Harsh	Marvel	Stryker
Burbach	Hasebroock	Matzke	Wallwey
Carpenter	Holmquist	Nore	Warner
Carstens	Hughes	Orme	Whitney
Claussen	Kjar	Paxton	Wylie

Not voting, 2:

Brauer Rasmussen, R.

The Pedersen motion lost.

LB 850 was advanced to E and R for engrossment.

LEGISLATIVE BILL 593. E and R amendments found in the Legislative Journal for the One Hundred-tenth Day were adopted.

Mr. Pedersen offered the following amendment:

Insert at the end of line 18 in Section 4, "*no public funds, either of the state or of any political subdivision thereof, shall ever be used to carry out the powers of the council.*".

Mrs. Orme asked for a record vote on the amendment:

Voting in the affirmative, 7:

Batchelder	Lysinger	Moylan	Syas
Holmquist	Moulton	Pedersen	

Voting in the negative, 32:

Bauer	Fleming	Kremer	Proud
Bowen	Gerdes	Mahoney	Rasmussen, E.
Budd	Harsh	Marvel	Ruhnke
Burbach	Hasebroock	Matzke	Skarda
Carstens	Hughes	Nore	Stromer
Claussen	Kjar	Orme	Wallwey
Crandall	Knight	Paine, I.	Warner
Danner	Kokes	Payne, D.	Whitney

Not voting, 10:

Adamson	Craft	Paxton	Stryker
Brauer	Klaver	Rasmussen, R.	Wylie
Carpenter	Nelson		

The amendment lost.

President Sorensen Presiding

LB 593 was advanced to E and R for engrossment.

LEGISLATIVE BILL 101.

Mr. Carpenter asked unanimous consent to suspend the rules and consider the following specific amendments on Select File. No objections. So ordered.

1. Amend Section 2 by adding before "of cities and villages" in line 5 the following: "and off-street parking facilities".

2. Add a new section to be known as Section 3, to read as follows:

"Sec. 3. As used in this act, street intersection shall include geometric design elements extending beyond the intersection of two streets to include construction involving curvature for turning movements, turning roadways, deceleration and acceleration lanes, median lanes, median openings, design and construction for U-turns, sight distances, and channelization, together with necessary traffic controls, including such construction as is necessary for both traffic entering or leaving the actual street intersection."

3. Renumber Section 3 as Section 4.

4. Amend the title to conform.

Mr. Stromer moved to have the bill and the pending Carpenter amendments laid over. The motion prevailed.

LEGISLATIVE BILL 526. E and R amendment found in the Legislative Journal for the One Hundred-twelfth Day was adopted.

Mr. Holmquist asked unanimous consent to suspend the rules and consider an amendment on Select File.

Mr. Burbach objected.

Mr. Holmquist moved the above.

The motion lost with 17 ayes, 13 nays, and 19 not voting.

LB 526 was advanced to E and R for engrossment.

MOTION—Return LB 797 to Select File

Mr. Carpenter moved to return LB 797 to Select File for the following specific amendment:

Strike the enacting clause.

Mr. Bauer requested a record vote on the Carpenter motion.

Mr. Carpenter requested a Call of the House. The Call showed 48 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 43 ayes, 0 nays, and 6 not voting.

Vote on the Carpenter motion to return LB 797 to Select File:

Voting in the affirmative, 21:

Batchelder	Hasebroock	Moulton	Pedersen
Brauer	Klaver	Moylan	Proud
Budd	Lysinger	Nore	Skarda
Carpenter	Mahoney	Paine, I.	Stromer
Claussen	Marvel	Payne, D.	Syas
Craft			

Voting in the negative, 25:

Adamson	Gerdes	Kokes	Rasmussen, E.
Bauer	Harsh	Kremer	Ruhnke
Bowen	Holmquist	Matzke	Stryker
Burbach	Hughes	Nelson	Wallwey
Carstens	Kjar	Orme	Warner
Crandall	Knight	Paxton	Whitney
Fleming			

Not voting, 3:

Danner	Rasmussen, R.	Wylie
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The Carpenter motion lost.

MOTION—Reconsider Action

Mr. Carstens moved to reconsider action on LB 599 on Final Reading found in the Legislative Journal for the One Hundred-twelfth Day.

Mr. Carstens asked for a Call of the House. The Call showed 48 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 44 ayes, 0 nays and 5 not voting.

The motion to reconsider action lost with 26 ayes, 13 nays and 10 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 63. Re: New National Accelerator Laboratory

Introduced by Harold B. Stryker, 23rd District; C. F. Moulton, 8th District; Marvin E. Stromer, 27th District; George Syas, 13th District; George C. Gerdes, 49th District; Jerome Warner, 25th District; Hal W. Bauer, 28th District; Fern Hubbard Orme, 29th District; C. W. Holmquist, 14th District; Albert A. Kjar, 39th District; M. A. Kremer, 34th District; W. H. Hasebroock, 16th District; John E. Knight, 26th District; Henry F. Pedersen, Jr., 4th District; J. W. Burbach, 19th District and Terry Carpenter, 48th District.

WHEREAS, the Atomic Energy Commission is proposing that a New National Accelerator Laboratory be constructed to further the research of the Atomic Energy Commission; and

WHEREAS, this facility must have certain physical requirements as to location in an area where there is adequate land and water and where the structure of the soil is such to meet their needs; and

WHEREAS, Nebraska is a central location of the United States and has the requirements needed by the Atomic Energy Commission.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature of Nebraska go on record as pledging the cooperation of the various departments of the state government, and the support of the science program at The University of Nebraska to assist in the activation and continuation of this project if it is assigned to this state.

2. That a copy of this resolution shall be mailed by the Clerk of the Legislature to the Atomic Energy Commission.

GENERAL FILE

LEGISLATIVE BILL 88. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Fifty-sixth Day was adopted.

Mr. Carpenter offered the following amendments:

1. Amend the bill by adding a new section to be known as section 9 and to read as follows:

"Sec. 9. Whenever any taxpayer is aware of any tangible or intangible property which is escaping taxation, either by reason of failure to list such property for taxation, or by reason of unlawful exemption of such property, the taxpayer may in writing call upon the proper assessor to list such property for taxation, and if the assessor fails to take appropriate action within thirty days after being so called upon, the taxpayer may bring action to compel such assessor to take the action required by law."

2. Amend the bill by renumbering original section 9 as section 10.

3. Amend the title to conform.

Amendments pending.

Laid over.

LEGISLATIVE BILL 563. Considered.

Mr. Whitney offered the following amendments:

1. Amend the Gerdes amendment 4, (7), (b) line 3 by inserting after "operation" the following: "or in the planting, cultivating or harvesting of farm crops".

2. Amend the title to conform.

Amendments pending.

Mr. Klaver offered the following amendments:

1. Amend original section 4 of the bill, line 215 by striking "or", line 220 by striking the period and inserting "; or", and after line 220 insert the following:

"(d) To recipients of old age assistance, blind assistance, aid to dependent children assistance, or to persons who are permanently

totally disabled, all of whom shall be identified by a proper identification certificate as prescribed by the Tax Commissioner.”.

2. Amend the title to conform.

Amendments pending.

Mr. Lysinger offered the following amendment:

Sec. 1, sub-sec. 9, line 106, after following, insert “Except rental on motion picture film shall be exempt where an admission is charged for viewing such film.”.

Amendment pending.

Laid over.

Visitors

Mr. Matzke introduced Mr. and Mrs. Hilton Petersen and son from Milford, Mrs. Hilton Petersen, Sr. of Groton, New York and Mrs. Carl Kurtz of Groton, New York.

Mr. Kjar introduced Mr. and Mrs. Kenneth Stevens and daughters from Farnum, Nebraska.

LEGISLATIVE BILL 99. Considered.

Standing Committee amendments found in the Legislative Journal for the Sixty-first Day were adopted.

Mr. Crandall offered the following amendments which were adopted:

1. Amend original section 3 of the bill, line 25 by inserting after the period the following:

“It shall be unlawful for any person operating a school bus to be or remain on duty for a longer period than sixteen consecutive hours. When any person operating a bus shall have been continuously on duty for sixteen hours, he shall be relieved and not be permitted or required to again go on duty without having at least ten consecutive hours’ rest off duty, and no such operator, who has been on duty sixteen hours in the aggregate in any twenty-four hour period, shall be required or permitted to continue or again go on duty without having had at least eight consecutive hours off duty”.

2. Amend the title to conform.

Mr. Proud offered the following amendments which were adopted:

Amend Section 1 of the standing committee amendment by striking the words “that provide for transportation of pupils by

school bus". After the word "all" strike the word "such" and insert the word "school".

Amend Section 1 of the standing committee amendment by adding a new paragraph as follows:

"All such school boards and boards of education shall also cause such buses to be inspected at least twice during each calendar year by the Nebraska Safety Patrol. The Nebraska Safety Patrol shall thoroughly inspect every bus as to brakes, lights, windshield wipers, window glass, tires, doors, heaters, defrosting equipment, steering gear, and the mechanical condition of such bus bearing upon the safety thereof as a means of transportation. Within five days after such inspection, the Nebraska Safety Patrol shall make a report of its inspection in writing, and file one copy of such report with the school board or board of education, as the case may be, and file one copy with the Department of Education".

Mr. Pedersen offered the following amendment which was adopted:

Amend LB 99 by inserting at the end of Standing Committee amendment 1 the following:

"If the inspection discloses any defect in equipment bearing upon the safety of a bus as a means of transportation, the bus shall immediately be removed from service until such defects are corrected to the satisfaction of the School Board. Failure to remove the bus from service shall cause the person violating this provision to be guilty of a misdemeanor and upon conviction be punished as provided in subdivision (12) of Section 79-328."

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel requested unanimous consent to hold an executive session of the Budget Committee at 8:30 a.m., Tuesday, June 22, 1965. No objections. So ordered.

Adjournment

Mr. Warner moved to adjourn.

Mr. Ruhnke moved to amend the motion to adjourn until 8:30 a.m.

The Ruhnke amendment was adopted.

The Warner motion as amended was adopted and at 4:15 p.m. the Legislature adjourned until 8:30 a.m., Tuesday, June 22, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED-FOURTEENTH DAY—JUNE 22, 1965 2117

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FOURTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 22, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, be merciful when we pray with half our heart or listen with half our mind, and pity us that we are torn as we are, and bedeviled with compromises. Vainly we long for life without such difficult decisions, yet we know that we have only ourselves to blame for the tensions in which we live. We need to pray that our own eyes be opened to the truth. Deliver us from the reservations that would pray: "Thy Kingdom come - but not yet; Thy will be done on earth - by other people." Help each one of us to see that if Thou art to lead our State, Thou must be permitted to lead us. If Thy will is to be done, we must do it. O God, most merciful, consider not our cowardice but forgive our failings. Hearken to those prayers of our hearts which come to us in high moments when we forget ourselves and think of Thee. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 2105, line 19, correct spelling of "Bracket".

Page 2106, line 5, delete "44" and "49" and insert ".44" and ".49" respectively.

The Journal for the One Hundred-thirteenth Day was approved as corrected.

Communications

Letter from Speaker John McCormack, acknowledging receipt of LR 57.

Letter from Congressman Glenn Cunningham regarding the Veterans' Hospital remaining in operation.

Letter from Congressman Dave Martin acknowledging receipt of LR 57.

Letter from U. S. Senator Carl T. Curtis enclosing his report with reference to the recently passed Federal Aid to Education Bill.

Visitors

Mr. Harsh introduced Dr. and Mrs. F. C. Mills of Hastings.

Mr. Hasebroock introduced Mrs. Art Ortmeier and 42 members of the Jr. Catholic Daughters of America from West Point, Nebraska.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 797.

A BILL FOR AN ACT relating to taxation; to define terms; to impose a tax on net income of individuals, trusts, and estates, and on net income of corporations; to delineate exemptions from taxation; to provide for determination of the tax rate; to define permitted accounting periods and methods; to provide for the allocation of income between and among states when necessary; to permit reciprocity with respect to income tax laws of other states; to provide for declarations and payment of estimated tax; to provide for the withholding of appropriate portions of employee wages; to permit tax deferment for military personnel during open hostilities; to incorporate by reference particular portions of the federal income tax statutes, and rules and regulations promulgated thereunder; to provide for all aspects of administration and enforcement; to provide penalties; and to provide severability.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 26:

Adamson	Gerdes	Kremer	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Holmquist	Nelson	Stryker
Burbach	Hughes	Orme	Wallway
Carstens	Kjar	Paxton	Warner
Crandall	Knight	Rasmussen, E.	Whitney
Fleming	Kokes		

Voting in the negative, 23:

Batchelder	Danner	Moulton	Proud
Brauer	Hasebroock	Moylan	Skarda
Budd	Klaver	Nore	Stromer
Carpenter	Lysinger	Paine, I.	Syas
Claussen	Mahoney	Payne, D.	Wylie
Craft	Marvel	Pedersen	

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 352.

Mr. D. Payne asked unanimous consent to return LB 352 to Select File for consideration of the following specific amendment: 1. Page 3, line 22, strike "at the nearest interchange". No objections. So ordered.

LEGISLATIVE BILL 449.

A BILL FOR AN ACT to amend section 37-412, Reissue Revised Statutes of Nebraska, 1943, relating to game refuges; to redefine boundaries of the game refuge in Garden County; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger	Proud	

Voting in the negative, 1:

Paine, I.

Not voting, 1:

Batchelder

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on June 22, 1965 at 8:35 a.m.: LB 687 LB 584 LB 317 LB 580 LB 796 LB 441 LB 686 LB 897 LB 624.

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 656. Placed on Select File as amended.

E and R amendments to LB 656:

1. In new section 1, line 1, strike the second "the" and insert "this"; in line 7, strike "their"; and in line 10, strike ", however,".

2. In line 1 of new sections 2 to 26, strike "Section" and insert "Sec.".

3. In new section 2, line 3, strike "The term 'person'" and insert "Person"; in line 7, strike the colon and insert a semicolon; in line 8, strike "The term 'employer' means" and insert "Employer shall mean"; in line 11, insert a semicolon after "person"; in line 32, strike "organizations" and insert "organization"; in line 33, strike the semicolon and insert a colon; in line 37, strike "The term 'employment agency' means" and insert "Employment agency shall mean"; in line 44, strike the colon and insert a semicolon; in line 48, strike "The term 'employee' means" and insert "Employee shall mean"; and at the end of line 49, insert "and".

4. In new section 3, line 5, strike "or," and insert ", or".

5. In new section 6, insert a colon at the end of line 2.

6. Strike the quotation marks in new section 9, lines 1 and 2.

7. In new section 10, insert a colon at the end of line 7.

8. In new section 11, lines 6 and 10, strike "provided that" and insert "if"; insert a comma at the end of line 11; and in line 18, strike "(29 U.S.C. 206(d))".

9. In new section 15, strike the first comma in line 8.

10. In new section 16, line 2, insert "to be appointed by the Governor" before the period; in line 31, strike "proscribe" and insert "prescribe"; in line 32, strike "of the state"; and in line 35, strike "hereof" and insert "of this act".

11. In line 2 of the first Danner General File amendment to section 16, strike "3" and insert "2"; in line 4, strike "6" and insert "5"; in line 4, strike "8" and insert "7"; and in line 7, strike "to be appointed".

12. Amend the Nore amendment to read "In new section 16, strike the sentence beginning in line 19, and insert 'Members of the commission shall receive no compensation for their services but shall be reimbursed for their expenses actually and necessarily incurred in the performance of their duties.'".

13. Insert the Pedersen amendment after the period in new section 16, line 13; in line 5 thereof insert "organizations" after "employer"; and in line 6, strike "organization" and insert "organizations".

14. In new section 17, line 8, strike "the alleged" and insert "any allegation of"; in line 12, strike the comma; in line 12 strike the period and insert a semicolon; in lines 21 and 24, strike "title" and insert "act"; in line 26, strike "purpose" and insert "purposes"; in line 29, strike "shall" and insert "to"; in line 35, strike "(a)" and insert "either"; in line 36, strike ", (b)"; and insert "and" at the end of line 41.

15. In line 8 of the Payne amendment strike the period and insert a semicolon.

16. In new section 18, lines 2 and 3, strike the parentheses; in line 3, insert a comma after "based"; and in line 7, strike "provided that" and insert "but".

17. In new section 19, strike line 1 and insert "Sec. 19. (1) In case of failure to eliminate any unlawful employment practice by informal methods of conference, conciliation, and persuasion, the"; in line 7, strike "said" and insert "such"; in line 8, strike "practices" and insert "practice"; in line 22, strike the second comma; in line 28, strike "provided," and insert "Provided,,"; and in line 65, strike "hereinafter provided" and insert "provided in section 20 of this act".

18. Amend the Carpenter amendment to new section 19 to read "Amend new section 19 by inserting 'Nothing in this subsection shall be construed as precluding any person from claiming any right or privilege available to him under the fifth amendment to the Constitution of the United States.' at the end of line 33.".

19. In new section 20, line 3, strike "of the State"; in line 8, strike "provided," and insert "Provided,,"; in line 15, strike "the said" and insert "such"; in line 44, strike the first comma; and in line 46, strike the first "the" and insert "that".

20. In new section 21, line 4, strike "commissioner" and insert "commission".

21. In new section 23, line 7, strike "by both fine" and insert "be both so fined".

22. In new section 22, line 2, strike "or civil".

23. In standing committee amendment 2, strike lines 2 to 14 and insert:

"FOR AN ACT relating to labor; to declare public policy; to define terms; to provide what shall and shall not be unlawful employment practices; to provide exceptions; to establish the Equal Employment Opportunity Commission and provide for its composition, appointment, qualifications, terms, duties, powers, and compensation; to provide for informal methods of eliminating unlawful employment practices; to provide for complaints; to provide for hearings, orders, and judicial review; to provide for enforcement; to provide penalties; to require a contract provision as prescribed; to provide for severability; and to provide a short title."

LEGISLATIVE BILL 627. Correctly engrossed.

LEGISLATIVE BILL 890. Correctly enrolled.

LEGISLATIVE BILL 70. Correctly enrolled.

LEGISLATIVE BILL 260. Correctly enrolled.

LEGISLATIVE BILL 399. Correctly enrolled.

LEGISLATIVE BILL 493. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 890 LB 70 LB 260 LB 399 LB 493.

Visitors

Mrs. Hughes introduced Mr. and Mrs. E. J. Auxier and Mr. and Mrs. Reuben Hasanyager from Richardson County and Mmes. Dan

Gerdes, Wayne Moerer, and Adolph Lunzmann from Nemaha County.

Mr. I. Paine introduced Mr. and Mrs. Herman Mader, Mr. and Mrs. Don Haggart, Helen Mader, Ralph Tilley, F. L. Kuschbaum, Ira Hansberger, Mrs. Leighton Hanover, and Mr. and Mrs. Norman Boeka from Hall County.

RESOLUTION

LEGISLATIVE RESOLUTION 63.

Mr. R. Rasmussen asked unanimous consent to have his name added as a co-introducer of LR 63. No objections. So ordered.

LR 63 was adopted with 36 ayes, 0 nays, and 13 not voting.

SELECT FILE

LEGISLATIVE BILL 101. Laid over.

LEGISLATIVE BILL 909. E and R amendments found in the Legislative Journal for the One Hundred-thirteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 727. E and R amendment found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 756. E and R amendments found in the Legislative Journal for the One Hundred-thirteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 352. The D. Payne specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for re-engrossment.

GENERAL FILE

LEGISLATIVE BILL 172. Read and considered.

Standing Committee amendments 1-27 and 29-31 found in the Legislative Journal for the One Hundred-fourth Day were adopted.

The portion of Standing Committee amendment 28 adding a new section 33 was adopted, and the portion adding a new section 34 was rejected.

Mr. Warner offered the following amendments which were adopted:

1. Amend renumbered Sec. 7 of the bill, line 2 by striking "of" and inserting "or".

2. Amend renumbered Sec. 11, line 5 by inserting before the period "for improvement of economy or efficiency, or both".

3. Amend Standing Committee amendment 12 by changing the last word to "*Analyst*".

4. Strike renumbered Sec. 15, and renumber the remainder of the bill.

5. Amend original section 24, lines 7 and 8 by striking "the" and "Tax Commissioner".

6. Amend original Sec. 28, line 5, by inserting before the comma "State Tax Commissioner and the Legislature".

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Visitors

Mr. Knight introduced his sister-in-law Mrs. George Knight and her daughter.

Speaker Bowen Presiding

SELECT FILE

LEGISLATIVE BILL 101. The pending Carpenter specific amendments found in the Legislative Journal for the One Hundred-thirtieth day were adopted with 33 ayes, 0 nays and 16 not voting.

Mr. Knight offered the following specific amendment, which was adopted with 34 ayes, 0 nays and 15 not voting:

1. Amend section 1 of the bill, line 29 by inserting after the semicolon the following:

"Provided, that cities of the primary class shall not use any such gas tax funds for payment of interest on or to retire any off-street parking facilities bonds."

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 911. Read and Considered.

Mr. Marvel offered the following amendment, which was adopted:

1. Add the Emergency Clause and amend the title to conform.

Laid over.

LEGISLATIVE BILL 913. Read and Considered.

Mr. Marvel offered the following amendment, which was adopted:

1. Add the Emergency Clause and amend the title to conform.

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

UNANIMOUS CONSENT—LB 172

Mr. Carpenter asked unanimous consent to have LB 172 mimeographed with the amendments and placed on the members desks. No objections. So ordered.

President Sorensen Presiding

Visitor

Mr. Stryker introduced Lt. Comdr. Don Walsh, United States Navy, who spoke to the Legislature on his "Challenge of the Seven Seas".

President Sorensen made Lt. Comdr. Walsh an Honorary Citizen of Nebraska.

MOTION—Return LB 890 to Final Reading

Mr. Ruhnke moved to return LB 890 to Final Reading.

The motion prevailed with 25 ayes, 21 nays and 3 not voting.

UNANIMOUS CONSENT—Executive Session

Mr. Burbach asked unanimous consent for the Revenue Committee to hold an executive session in the West Lounge before noon today. No objections. So ordered.

MOTION—Invite Governor

Mr. Bauer moved that we invite the Governor to inform the Legislature either by letter or in person regarding his objections to LB 797 and LB 890 and their relationship to each other.

The motion prevailed with 28 ayes, 16 nays and 5 not voting.

Recess

At 11:53 a.m., on a motion by Mr. Burbach, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present.

Inform Governor

The Chair appointed Messrs. Matzke, Klaver, and Nelson to wait upon the Governor and inform him of the Legislature's motion inviting him to inform the Legislature of his objections to LB 797 and LB 890 and their relationship to each other.

Ease

The Legislature was at ease from 1:55 p.m. until 2:05 p.m.

Report

Mr. Matzke reported that he and Messrs. Klaver and Nelson had waited upon the Governor and informed him of the Legislature's invitation and that the Governor had stated that if the Legislature passed a resolution and asked him to address the Legislature concerning his objections to LB 797 and LB 890, he would do so.

MOTION—Copy of Motion to Governor

Mr. Ruhnke moved that a copy of the motion inviting the Governor to speak be typed, signed by the Presiding Officer, and delivered to the Governor.

The motion prevailed.

UNANIMOUS CONSENT—LB 914

Mr. Gerdes asked unanimous consent to take up LB 914 on General File at this time.

Mr. Carpenter objected.

UNANIMOUS CONSENT—LB 436

Mr. D. Payne asked unanimous consent to take up LB 436 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 436. Read and considered.

Mr. Syas moved to indefinitely postpone.

Mr. Hasebroock Presiding

Mr. Syas requested a Call of the House. The Call showed 48 members present.

Mr. Claussen moved the Call be raised. The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

The Syas motion to indefinitely postpone lost with 20 ayes, 23 nays, and 6 not voting.

LB 436 was advanced to E and R for review with 24 ayes, 13 nays, and 12 not voting.

MOTION—Unbracket Bills

Mr. E. Rasmussen moved to unbracket all bills that are not set for a certain time by or on July 1, 1965.

The motion prevailed.

Members Excused

Mr. Adamson was excused for Wednesday, June 23, 1965.

Mr. Carstens was excused for Wednesday morning, June 23, 1965.

Mr. Paxton was excused for Friday, June 25, 1965.

Committee Meetings

Mr. Kremer announced that the Agriculture and Recreation Committee would meet on Wednesday, June 23, 1965, in the West Lounge at 1:00 p.m.

Mr. Ruhnke announced that the Rules Committee would meet immediately after adjournment today in the West Lounge.

Visitors

Mr. Craft introduced Mrs. Don Peterson and 3 sons from North Platte and Mrs. Cummings from Lincoln.

UNANIMOUS CONSENT—LB 914

Mr. Gerdes asked unanimous consent to consider LB 914 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 914. Read and Considered.

Mr. Gerdes offered the following amendment, which was adopted:

1. Add the Emergency Clause and amend the title to conform.

Advanced to E and R for review with 34 ayes, 0 nays and 15 not voting.

UNANIMOUS CONSENT—Bracket LB 870

Mr. Whitney asked unanimous consent to bracket LB 870 on General File for consideration on Tuesday, June 29, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 880

Mr. Harsh asked unanimous consent to consider LB 880 on General File at this time.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 880. Read and Considered.

Mr. Harsh offered the following amendments, which were adopted:

1. Amend the bill by striking section 1 and 2 and inserting the following:

“Section 1. Whenever an existing school district, or a part thereof, which maintains a high school is merged into a school district of the third class under the provisions of section 79-801, Re-issue Revised Statutes of Nebraska, 1943, the property included in such school district, or a part thereof, which is merged into the school district of the third class, shall continue to be liable for any bonded indebtedness incurred by the school district of which it was a

part prior to such merger; and the property included in such school district, or a part thereof, which is merged into the school district of the third class, shall not be liable for any bonded indebtedness incurred by the school district of the third class prior to such merger.

Section 2. Whenever an existing school district, or a part thereof, is merged into a school district of the third class under the provisions of section 79-801, Reissue Revised Statutes of Nebraska, 1943, such merger shall be effective on June 15th of the year following the first full school year after said merger."

2. Amend the title to conform.

President Sorensen Presiding

LB 880 laid over until June 24, 1965 at the request of Mr. Wylie.

Members Excused

Messrs. Warner and E. Rasmussen asked to be excused for Wednesday afternoon, June 23. No objections. So ordered.

STANDING COMMITTEE REPORTS

Revenue

LEGISLATIVE BILL 630. Placed on General File.

LEGISLATIVE BILL 671. Placed on General File.

LEGISLATIVE BILL 141. Placed on General File.

(Signed) J. W. Burbach, Chairman

Committee—Escort Governor

President Sorensen appointed Messrs. Kremer, Holmquist and Ira Paine to escort Governor Frank B. Morrison to the chamber.

Ease

The Legislature was at ease from 4:10 p.m., until 4:17 p.m.

Governor's Address

June 22, 1965

Honorable Philip C. Sorensen
Lieutenant Governor and Presiding Officer

Nebraska Legislature
Lincoln, Nebraska

I have received from you the following communication:

"This is to inform you that by motion duly adopted, the Legislature has invited you to inform them either by letter or in person of your objections to LB 797 and LB 890 and their relationship to each other."

In response thereto, you and your body have long known my support for L.B. 890 and the building fund so essential to Nebraska's responsibility to its citizens. This state has too long avoided a long-range, comprehensive, necessary and systematic building program, particularly at our state institutions of higher learning as well as at other state institutions, and L.B. 890 offers a comprehensive, systematic approach to this responsibility.

L.B. 890, as approved by your honorable body, according to the records in the office of the Clerk of the Legislature, contains a provision for implementation which reads as follows:

"The State Building Fund shall consist of the proceeds of a tax of three and two-tenths of a mill on the dollar upon the assessed value of all the taxable property of the state, except intangible property. Such tax shall be levied in the year 1965 and annually thereafter to the end of the fiscal year, June 30, 1971."

Article VIII, Sec. 1A, of the Constitution of the State of Nebraska reads as follows:

"When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes."

Legislative Bill 797, which your records show was adopted by the Nebraska Legislature as of June 22, 1965, contains a provision which reads as follows:

"(1) Effective January 1, 1967, a tax is hereby imposed on the net income of every person and corporation subject to taxation in accordance with the provisions of this act . . ."

Section 3 of said Legislative Bill 890 reads as follows:

"The Governor shall be responsible for developing a schedule of construction for the construction projects outlined in section 2 of this act so as to avoid conflicting schedules for funds between the various agencies. Such schedule shall be based on the

projects provided for in section 2 of this act to be commenced according to the availability of funds subject to appropriations by the Legislature.”

In view of the fact that L.B. 890 provides for a method of financing and reposes in the Governor the responsibilities hereinbefore recited, those responsibilities cannot and could not be discharged by me in the event L.B. 797 is allowed to become law.

It is my purpose to announce to you in advance that I would have no alternative but to veto Legislative Bill 797 in its present form, because it would make mechanically impossible the implementation of Legislative Bill 890 adopted by your honorable body on June 21, 1965.

My position with reference to tax levies has never changed since I became Governor. The original and final responsibility for the adoption of revenue measures rests exclusively with the Legislature, but the Governor would be prevented by L.B. 797 from carrying out the responsibilities outlined in L.B. 890. It becomes necessary in the exercise of my duty as Governor that I point out to you the problem herein presented.

Respectfully yours,

(Signed) Frank B. Morrison
Governor

The Committee escorted Governor Morrison from the Chamber.

Adjournment

At 4:25 p.m., on a motion by Mr. Ruhnke, the Legislature adjourned until 8:30 a.m., Wednesday, June 23, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-FIFTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 23, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

In this prayer, O God, we come to thee as children to a loving Father. We pray that thou wilt help our senators to face the problems that confront them, not alone by giving them wisdom greater than their own but also by relieving their minds of all other anxieties. May they now turn over to thee loved ones who need the healing touch of the great Physician, with every confidence that thou wilt hear our prayers of intercession, and as we do the work that is before us, thou wilt do thy work of healing in those whom we love. May thy help be so plain and practical in our family affairs that we shall come to believe strongly in the help thou dost offer in our State Affairs. Deliver thy servants from personal worries, that they may be able to give themselves wholly to the challenges of this hour. In Jesus' name we ask it. Amen.

The roll was called and all members were present except Messrs. Adamson and Danner, excused for the day, Mr. Carstens, excused for the morning, Mr. D. Payne, excused until 8:50 a.m., and Mr. Stromer, excused until 9:05 a.m.

Communication

Letter from U.S. Senator, Roman L. Hruska acknowledging receipt of LR 57.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 676. With Emergency.

A BILL FOR AN ACT to amend section 77-513, Revised Statutes Supplement, 1963, relating to taxation; to require the State Board of Equalization and Assessment, in setting the mill levy, to take into account any unappropriated surplus in the General Fund, miscellaneous cash fund, and unobligated cash funds; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Fleming	Mahoney		

Voting in the negative, 1:

Nore

Not voting, 6:

Adamson	Danner	Payne, D.	Stromer
Carstens	Hughes		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 673. With Emergency.

A BILL FOR AN ACT relating to security interests; to provide for the central filing of prescribed documents; to provide for a fee; to provide a savings provision; to provide an operative date; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nelson	Stryker
Burbach	Klaver	Nore	Syas
Claussen	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Fleming	Lysinger	Pedersen	Wylie
Gerdes	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 6:

Adamson	Carstens	Payne, D.	Stromer
Carpenter	Danner		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 720. Laid over temporarily at Mr. Stryker's request.

LEGISLATIVE BILL 884.

A BILL FOR AN ACT to amend section 3-502, Reissue Revised Statutes of Nebraska, 1943, relating to airport authorities; to change the terms of the members of the authorities as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Batchelder	Crandall	Knight	Nelson
Bauer	Fleming	Kokes	Nore
Bowen	Gerdes	Kremer	Orme
Brauer	Harsh	Lysinger	Paine, I.
Budd	Hasebroock	Mahoney	Paxton
Burbach	Holmquist	Marvel	Payne, D.
Carpenter	Hughes	Matzke	Pedersen
Claussen	Kjar	Moulton	Proud
Craft	Klaver	Moylan	Rasmussen, E.

Rasmussen, R.	Stryker	Wallwey	Whitney
Ruhnke	Syas	Warner	Wylie
Skarda			

Voting in the negative, 0.

Not voting, 4:

Adamson	Carstens	Danner	Stromer
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 607.

A BILL FOR AN ACT to amend section 76-506, Reissue Revised Statutes of Nebraska, 1943, relating to real property; to provide the evidentiary effect of a policy of title insurance; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Harsh	Marvel	Proud
Bowen	Hasebroock	Matzke	Rasmussen, E.
Brauer	Holmquist	Moulton	Rasmussen, R.
Budd	Hughes	Moylan	Skarda
Burbach	Kjar	Nelson	Stryker
Carpenter	Klaver	Nore	Syas
Claussen	Knight	Orme	Wallwey
Craft	Kokes	Paine, I.	Warner
Crandall	Kremer	Paxton	Whitney
Fleming	Lysinger	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Danner	Ruhnke	Stromer
Carstens			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 878.

A BILL FOR AN ACT to amend section 60-331, Revised Statutes Supplement, 1963, relating to registration fees on commercial trucks and truck-tractors; to provide that for purposes of the registration fee the gross weight of a truck or truck-tractor towing disabled or wrecked motor vehicles properly registered shall be the empty weight of the truck or truck-tractor fully equipped; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Knight	Orme	Syas
Carpenter	Kokes	Paine, I.	Wallwey
Claussen	Kremer	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Mahoney	Pedersen	Wylie
Fleming	Marvel	Proud	

Voting in the negative, 0.

Not voting, 6:

Adamson	Danner	Klaver	Skarda
Carstens	Gerdes		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 902. With Emergency.

A BILL FOR AN ACT relating to schools; to authorize any school district to lease, purchase, acquire, own, manage and hold title to real property outside the boundaries of such districts for laboratory, recreation, camping or educational facilities; to provide when an election shall be required; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Batchelder	Harsh	Marvel	Proud
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Moylan	Skarda
Budd	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Stryker
Carpenter	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Lysinger	Payne, D.	Warner
Crandall	Mahoney	Pedersen	Whitney
Fleming			

Voting in the negative, 2:

Kremer	Wylie
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Not voting, 6:

Adamson	Danner	Nelson	Rasmussen, E.
Carstens	Gerdes		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 720.

A BILL FOR AN ACT to amend section 70-624.02, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 339, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public power districts; to provide that no director shall receive any other compensation from the district as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Batchelder	Fleming	Kokes	Orme
Bauer	Gerdes	Kremer	Paine, I.
Bowen	Harsh	Mahoney	Paxton
Brauer	Hasebroock	Marvel	Payne, D.
Budd	Holmquist	Matzke	Pedersen
Carpenter	Hughes	Moulton	Proud
Claussen	Kjar	Moylan	Rasmussen, E.
Craft	Klaver	Nelson	Rasmussen, R.
Crandall	Knight	Nore	Ruhnke

Skarda	Stryker	Wallwey	Whitney
Stromer	Syas	Warner	Wylie

Voting in the negative, 0.

Not voting, 5:

Adamson	Carstens	Danner	Lysinger
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and take up LB 268 on Final Reading this morning instead of tomorrow.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 268. With Emergency.

A BILL FOR AN ACT to amend section 71-605.02, Reissue Revised Statutes of Nebraska, 1943, section 71-3102, Revised Statutes Supplement, 1963, section 71-612, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-623, Revised Statutes Supplement, 1963, as amended by section 8, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-627, Revised Statutes Supplement, 1963, as amended by section 10, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, section 71-634, Revised Statutes Supplement, 1963, as amended by section 11, Legislative Bill 132, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 71-2020, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 131, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Health; to provide that the funds of the department placed in the Department of Health, Bureau of Vital Statistics Fund as provided by the provisions of Chapter 71, article 6, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be placed by the State Treasurer in the state General Fund; to provide that certain funds derived as provided by the provisions of Chapter 71, article 20, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be placed by the State Treasurer in the state General Fund; to provide that funds derived as provided by the provisions of Chapter 71, article 31, Revised Statutes Supplement, 1963, shall be placed by the State Treasurer in the state

General Fund; to provide when this act shall become operative; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Rasmussen, R.
Bowen	Holmquist	Moylan	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Stryker
Carpenter	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Wallwey
Craft	Kremer	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Fleming	Mahoney	Proud	Wylie
Gerdes	Marvel		

Voting in the negative, 0.

Not voting, 3:

Adamson Carstens Danner

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

REFERENCE COMMITTEE REPORT

LR 62 Government and Military Affairs

(Signed) Philip C. Sorensen, President

Presented to the Governor

Presented to the Governor for approval on June 23, 1965 at 8:30 a.m.: LB 493 LB 70 LB 260 LB 399

(Signed) Ruth Bossard, Enrolling Clerk

Members Excused

Messrs. Bowen, Claussen, Craft, Fleming, Hasebroock, Holmquist, Kjar, Nore and Ruhnke asked to be excused at 4:00 p.m. today and tomorrow. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 908. Replaced on Select File as amended.

E and R amendments to LB 908:

1. In line 4 of Enrollment and Review amendment 2, adopted June 18, 1965, insert a semicolon after "expenditures".

LEGISLATIVE BILL 552. Replaced on Select File as amended.

E and R amendments to LB 552:

1. Strike Enrollment and Review amendments 2, 3, and 4, adopted June 9, 1965.

2. In the Warner amendment 2, line 3, strike "*manufacturers*" and insert "*manufacturers'*".

3. In the title, insert "sections" at the end of line 4; in line 7, strike "primarily"; and in line 8, insert "and not for prescribed agricultural purposes" after "bodies".

LEGISLATIVE BILL 161. Placed on Select File as amended.

E and R amendments to LB 161:

1. In section 3, lines 3, 11, 18, 24, 36, and 67, and in standing committee amendment 3, line 4, strike "means" and insert "shall mean".

2. In section 3, lines 3 and 4, strike "as defined herein"; in line 7, strike "provided" and insert "*Provided,*"; in line 12, strike the comma at the end of the line; in line 15, strike "section" and insert "sections"; in lines 27 and 28, strike "provided, however," and insert "*Provided,*"; strike the comma in line 32; and in line 66, strike "and".

3. In section 4, line 12, strike "to" and insert "for"; and in line 21, strike "said" and insert "such".

4. Before the first word in section 5, lines 3, 10, 45, 62, 66, 68, and 74, and section 6, lines 3, 9, and 16, insert "To".

5. In section 5, lines 9, 44, 61, 65, and 67, section 6, line 8, and section 7, lines 5 and 11, strike the period and insert a semicolon.

6. In section 5, line 73, and section 6, line 15, strike the period and insert "; or".

7. In section 5, line 36, strike "town" and insert "village"; in line 38, strike "towns" and insert "villages"; in line 41, strike "Sections" and insert "subsections"; in line 58, strike "Section" and insert "subsection"; and in line 97, strike "may be".

8. In standing committee amendment 7, insert a comma after "prevent" in line 4, and after "transactions" in line 5; strike the quotation marks in lines 6 and 10; and in line 9, strike the period and insert "; or".

9. In section 7, line 20, strike the period and insert "; and".

10. In section 8, line 13, strike "said" and insert "such"; and in line 25, strike "under subdivision" and insert "entered under the provisions of subsection".

11. In section 9, line 7, strike "course of the".

12. In section 10, line 4, strike "then".

13. In section 12, lines 3 and 8, insert "of this act" after "5".

14. In the title, line 3, strike "to provide penalties;".

LEGISLATIVE BILL 255. Correctly re-engrossed.

LEGISLATIVE BILL 895. Correctly re-engrossed.

LEGISLATIVE BILL 71. Correctly engrossed.

LEGISLATIVE BILL 464. Correctly engrossed.

LEGISLATIVE BILL 682. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 64. Re: Presentation of Pen Used in Granting Citizenship to Sir Winston Churchill

Introduced by Sam Klaver, 9th District and William M. Wylie, 20th District.

WHEREAS, the Honorable Roman L. Hruska, United States Senator for Nebraska, presented to this Legislature the pen used by the President of the United States in signing the Resolution granting honorary American citizenship to Sir Winston Churchill; and

WHEREAS, Sir Winston Churchill is also an honorary citizen of the State of Nebraska and there has been established the Nebraska Churchill Freedom Foundation at Clearwater, Nebraska; and

WHEREAS, the Nebraska Churchill Freedom Foundation at Clearwater, Nebraska would be a fitting place for the display of the pen presented to Nebraska.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the pen used by the President of the United States be presented to the Nebraska Churchill Freedom Foundation by this Legislature.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 915. Introduced at the request of the Governor by J. W. Burbach, Legislative District 19; Jerome Warner, Legislative District 25 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT relating to elections; to prohibit certain printing or other reproduction of certain political literature as prescribed; to define terms; and to provide penalties.

LEGISLATIVE BILL 916. Introduced at the request of the Governor by Jerome Warner, Legislative District 25; J. W. Burbach, Legislative District 19 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT to amend sections 32-1102 and 32-1103, Reissue Revised Statutes of Nebraska, 1943, relating to elections; to provide for statement of receipts for campaign expenses for prescribed election; and to repeal the original sections.

UNANIMOUS CONSENT—Unbracket LB 95

Mr. Carpenter asked unanimous consent to unbracket LB 95 on E and R for engrossment.

No objections. So ordered.

MOTION—Return LB 95 to Select File

Mr. Carpenter moved to return LB 95 to Select File for consideration of the following specific amendments:

1. Amend the bill by striking the Rasmussen and Carpenter amendments of June 8, 1965, and the Enrollment and Review amendments of June 11, 1965.

2. Add a new section to be known as section 4 and to read as follows:

“Sec. 4. Whenever any city or village governing body shall have created an urban renewal authority by resolution, such resolution shall not become effective until thirty days notice of the adoption thereof shall have been given by the governing body by publication once each week for three successive weeks in some legal newspaper published and of general circulation in such city or village, or if no such newspaper is published therein, then by posting in five or more public places therein. If, within thirty days after the last publication of such notice or posting thereof, a referendum petition signed by qualified electors of such city or village equal in number to at least three per cent of the vote cast at the last general municipal election held therein, shall be filed with the municipal clerk, such resolution shall not become effective until it has been approved by a vote of the electors of such city or village at any general or special municipal election. If a majority of the voters voting on the issue vote against such resolution, the resolution shall not become effective. If no such petitions are filed, the resolution shall become effective at the expiration of such thirty-day period.”

3. Amend the bill by renumbering original sections 4 to 6 as sections 5 to 7 respectively.

4. Amend the title to conform.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

SELECT FILE

LEGISLATIVE BILL 95. The Carpenter specific amendments found in this day's Journal were adopted with 31 ayes, 0 nays and 18 not voting.

Advanced to E and R for re-engrossment.

GENERAL FILE

LEGISLATIVE BILL 911. Considered.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend section 1 of the bill, line 8 by striking “, and”, by striking line 9, and by inserting after the period in line 12 the

following: "The rate charged shall be an amount equal to the average per capita cost of maintaining the patients in the University Hospital. The average per capita cost of maintaining the patients as provided in this section shall include a three per cent depreciation on the hospital plant and equipment as determined by The Board of Regents."

2. Amend the title to conform.

Advanced to E and R for review with 33 ayes, 0 nays and 16 not voting.

Visitors

Mr. Ira Paine introduced Mr. and Mrs. Kenneth Dahns and daughters from Grand Island.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 563. Considered.

The Whitney pending amendment to the Gerdes amendment found in the Legislative Journal for the One Hundred-thirteenth Day was adopted with 24 ayes, 6 nays, and 19 not voting.

The Gerdes pending amendment #4 as amended by the Whitney amendment was adopted.

Mr. Carpenter requested a record vote on his pending amendment to Sec. 4 found in the Legislative Journal for the One Hundred-thirteenth Day.

Mr. Carpenter requested a Call of the House. The Call showed 44 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 39 ayes, 0 nays, and 10 not voting.

Vote on the Carpenter amendment:

Voting in the affirmative, 16:

Batchelder	Klaver	Moulton	Skarda
Brauer	Lysinger	Moylan	Stromer
Budd	Mahoney	Paine, I.	Syas
Carpenter	Marvel	Pedersen	Whitney

Voting in the negative, 27:

Bauer	Craft	Fleming	Harsh
Burbach	Crandall	Gerdes	Hasebroock

Holmquist	Matzke	Payne, D.	Stryker
Kjar	Nelson	Proud	Wallwey
Knight	Nore	Rasmussen, E.	Warner
Kokes	Orme	Rasmussen, R.	Wylie
Kremer	Paxton	Ruhnke	

Not voting, 6:

Adamson	Carstens	Danner	Hughes
Bowen	Claussen		

The Carpenter amendment lost.

Mr. Ruhnke Presiding

Mr. Klaver requested a record vote on his pending amendment to Sec. 4 found in the Legislative Journal for the One Hundred-thirteenth Day.

Voting in the affirmative, 11:

Brauer	Lysinger	Moulton	Skarda
Carpenter	Mahoney	Moylan	Syas
Klaver	Marvel	Pedersen	

Voting in the negative, 21:

Batchelder	Harsh	Matzke	Payne, D.
Bauer	Hasebroock	Nelson	Rasmussen, E.
Craft	Holmquist	Nore	Rasmussen, R.
Crandall	Kjar	Orme	Wallwey
Fleming	Kremer	Paine, I.	Warner
Gerdes			

Not voting, 17:

Adamson	Claussen	Kokes	Stromer
Bowen	Danner	Paxton	Stryker
Budd	Hughes	Proud	Whitney
Burbach	Knight	Ruhnke	Wylie
Carstens			

The Klaver amendment lost.

Mr. Klaver offered the following amendment and requested a record vote:

Amend Sec. 4 (14) by adding after the word "medicines" in line 173 the following:

"that food such as bread, milk, eggs, and meat at cost of and up to forty-nine cents shall be exempt."

Voting in the affirmative, 12:

Batchelder	Klaver	Marvel	Skarda
Bowen	Lysinger	Moulton	Stromer
Brauer	Mahoney	Moylan	Syas

Voting in the negative, 25:

Bauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Nore	Ruhnke
Craft	Kjar	Orme	Wallwey
Crandall	Knight	Paxton	Warner
Fleming	Kokes	Payne, D.	Whitney
Gerdes	Kremer	Rasmussen, E.	Wylie
Harsh			

Not voting, 12:

Adamson	Carstens	Hughes	Pedersen
Burbach	Claussen	Nelson	Proud
Carpenter	Danner	Paine, I.	Stryker

The Klaver amendment lost.

The Pedersen pending amendment to Sec. 5 found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

Mr. Gerdes offered the following amendment which was adopted:

Amend Sec. 4, page 27, line 245, by inserting "exclusively" after the word "created".

The Lysinger pending amendment found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

The pending Gerdes amendments 5, 6, and 7 found in the Legislative Journal for the One Hundred-thirteenth Day were adopted.

President Sorensen Presiding

The pending Gerdes amendment to Sec. 18a found in the Legislative Journal for the One Hundred-thirteenth Day was adopted.

Messrs. Klaver and Pedersen moved to indefinitely postpone.

Mr. Gerdes asked for a Call of the House. The Call showed 44 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 28 ayes, 10 nays, and 11 not voting.

Mr. Klaver requested a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 25:

Batchelder	Hughes	Moulton	Pedersen
Bowen	Klaver	Moylan	Proud
Brauer	Kokes	Nelson	Skarda
Budd	Lysinger	Nore	Syas
Carpenter	Mahoney	Paine, I.	Whitney
Claussen	Marvel	Paxton	Wylie
Craft			

Voting in the negative, 18:

Burbach	Holmquist	Orme	Stromer
Crandall	Kjar	Payne, D.	Stryker
Fleming	Knight	Rasmussen, E.	Wallwey
Gerdes	Kremer	Rasmussen, R.	Warner
Harsh	Matzke		

Not voting, 6:

Adamson	Carstens	Hasebroock	Ruhnke
Bauer	Danner		

The motion prevailed and LB 563 was indefinitely postponed.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 865. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

GENERAL FILE

LEGISLATIVE BILL 88. Considered.

Mr. Carpenter asked for a record vote on his pending amendments found in the Legislative Journal for the One Hundred-thirteenth Day:

Voting in the affirmative, 13:

Bowen	Crandall	Nore	Stryker
Brauer	Lysinger	Rasmussen, R.	Syas
Carpenter	Matzke	Stromer	Whitney
Claussen			

Voting in the negative, 25:

Batchelder	Hasebroock	Mahoney	Proud
Bauer	Holmquist	Moulton	Rasmussen, E.
Budd	Kjar	Nelson	Skarda
Craft	Klaver	Orme	Wallwey
Fleming	Kokes	Paine, I.	Warner
Gerdes	Kremer	Paxton	Wylie
Harsh			

Not voting, 11:

Adamson	Danner	Marvel	Pedersen
Burbach	Hughes	Moylan	Ruhnke
Carstens	Knight	Payne, D.	

The Carpenter amendments lost.

Mr. E. Rasmussen moved to indefinitely postpone LB 88.

Mr. Carpenter asked for a record vote on the motion:

Voting in the affirmative, 26:

Batchelder	Harsh	Moylan	Rasmussen, E.
Bauer	Hasebroock	Nelson	Rasmussen, R.
Brauer	Holmquist	Orme	Syas
Budd	Hughes	Paine, I.	Wallwey
Craft	Kjar	Paxton	Warner
Fleming	Klaver	Proud	Wylie
Gerdes	Kokes		

Voting in the negative, 12:

Bowen	Crandall	Moulton	Skarda
Carpenter	Mahoney	Nore	Stromer
Claussen	Matzke	Pedersen	Stryker

Not voting, 11:

Adamson	Danner	Lysinger	Ruhnke
Burbach	Knight	Marvel	Whitney
Carstens	Kremer	Payne, D.	

LB 88 was indefinitely postponed.

Recess

At 12:05 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Adamson presiding.

The roll was called and all members were present except Messrs. Danner, E. Rasmussen and Warner excused and Mr. Carstens excused until 2:00 p.m.

GENERAL FILE

LEGISLATIVE BILL 724. Laid over temporarily.

LEGISLATIVE BILL 654. Laid over temporarily.

LEGISLATIVE BILL 609. Read and considered.

Standing Committee amendment # 1 found in the Legislative Journal for the Seventy-sixth Day was adopted.

Mrs. Orme offered the following amendment, which was adopted:

1. Strike Sec. 3 and renumber Sections 4 and 5.

President Sorensen Presiding

Standing Committee amendment # 2 lost with 14 ayes, 16 nays and 19 not voting.

Advanced to E and R for review with 28 ayes, 3 nays and 18 not voting.

Member Excused

Mr. Knight was excused at 2:30 p.m. for the remainder of the day.

LEGISLATIVE BILL 654. Read and Considered.

Mr. Carpenter asked for a record vote on Standing Committee Amendment # 1 found in the Legislative Journal for the Seventy-sixth Day:

Voting in the affirmative, 30:

Adamson	Crandall	Marvel	Pedersen
Batchelder	Fleming	Moulton	Proud
Bauer	Gerdes	Moylan	Rasmussen, R.
Bowen	Harsh	Nelson	Stromer
Brauer	Hasebroock	Nore	Wallwey
Budd	Kjar	Paine, I.	Whitney
Burbach	Kokes	Payne, D.	Wylie
Craft	Kremer		

Voting in the negative, 6:

Carpenter	Hughes	Mahoney	Skarda
Claussen	Klaver		

Not voting, 13:

Carstens	Lysinger	Paxton	Stryker
Danner	Matzke	Rasmussen, E.	Syas
Holmquist	Orme	Ruhnke	Warner
Knight			

Standing Committee amendment # 1 was adopted.

Mr. Carpenter offered the following amendment and asked for a record vote:

Section 7, strike line 25, commencing with the 8th word "the" through line 33 and insert: "The actual value of each motor vehicle shall be for new vehicles 25% and for used vehicles 20% of the value of the motor vehicle determined pursuant to Sections 77-1239 through 77-1239.02. Section 7, strike new matter and insert stricken matter."

Voting in the affirmative, 14:

Brauer	Hughes	Lysinger	Skarda
Carpenter	Kjar	Mahoney	Syas
Carstens	Klaver	Moylan	Wallwey
Claussen	Kremer		

Voting in the negative, 27:

Adamson	Crandall	Moulton	Proud
Batchelder	Fleming	Nelson	Rasmussen, R.
Bauer	Gerdes	Nore	Ruhnke
Bowen	Harsh	Orme	Stromer
Budd	Hasebroock	Paine, I.	Whitney
Burbach	Kokes	Payne, D.	Wylie
Craft	Marvel	Pedersen	

Not voting, 8:

Danner	Knight	Paxton	Stryker
Holmquist	Matzke	Rasmussen, E.	Warner

The Carpenter amendment lost.

Standing Committee amendment # 2 to Sec. 8 was adopted.

Advanced to E and R for review with 38 ayes, 0 nays and 11 not voting.

LEGISLATIVE BILL 724. Considered.

The Carstens pending amendment found in the Legislative Journal for the Ninetieth Day was adopted.

Advanced to E and R for review with 34 ayes, 3 nays, and 12 not voting.

Speaker Bowen Presiding

LEGISLATIVE BILL 885. Considered.

The Gerdes pending amendments found in the Legislative Journal for the One Hundred-second Day were adopted.

Mr. Proud moved to indefinitely postpone.

The motion prevailed with 30 ayes, 15 nays, and 4 not voting.

UNANIMOUS CONSENT—LB 819

Mr. Carstens asked unanimous consent to place LB 819 at the head of General File and consider it at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 819. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-fifth Day were adopted.

Mr. Stromer offered the following amendments which were adopted:

1. Amend section 1 of the bill by striking line 3 and inserting "15-201. Each city of the first *and second class and incorporated village* shall be a".

2. Add the Emergency clause.

3. Amend the title to conform.

Mr. Adamson Presiding

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

Member Excused

Mr. Kokes was excused at 3:30 p.m. for the remainder of the day and for Thursday, June 24, 1965.

Visitors

Mrs. Orme introduced Mr. and Mrs. S. J. Nelson from Hampshire, England.

GENERAL FILE

LEGISLATIVE BILL 249. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-ninth Day were adopted.

Mr. Stromer offered the following amendment, which was adopted:

1. Amend Sec. 2, line 7 after the word "make" insert "or guarantee".

Advanced to E and R for review with 27 ayes, 2 nays and 20 not voting.

Mr. Stromer Presiding

LEGISLATIVE BILL 748. Considered.

The Kremer pending amendments found in the Legislative Journal for the One Hundred-second Day were adopted.

Mr. Adamson offered the following amendments which were adopted:

1. In Section 1, line 1, strike ", hunt, take or", and in line 2 strike "pursue" and ", hunt, take or pursue".

2. In Section 2, line 6, strike ", hunting, taking or pursuing".

Mr. Paxton moved to indefinitely postpone.

Mrs. Hughes Presiding

The motion to indefinitely postpone prevailed with 28 ayes, 3 nays, and 18 not voting.

Member Excused

Mr. Wallway was excused for Thursday and Friday, June 24 and 25, 1965.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel requested an executive meeting of the Budget Committee at 4:00 p.m. No objections. So ordered.

Adjournment

At 4:15 p.m., on a motion by Mr. Budd, the Legislature adjourned until 9:00 a.m., Thursday, June 24, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-SIXTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 24, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, help us to understand that when we try to live without Thee, we are unable to live with ourselves; and when we say no to Thee we are denying our own best interest. Whatever other rewards or punishments Thou hast ordained, we are finding out that we cannot do wrong and feel right, for there is a law within Thy universe that acts around us and in us. Give to each one of us, we pray, that intelligent self-interest that shall persuade us to do Thy will. Teach us that obeying Thee and Thy will is a forced option - like eating. We do not have to eat, but if we do not we cannot live. We are not forced to obey Thee, but if we do not, we hurt ourselves. Convict us of the folly of walking against Thy lights, that we may live longer and better. By the mercy and grace of Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Bowen, Claussen, Craft, Fleming, Hasebroock, Holmquist, Kokes, Nore, Ruhnke and Wallway, who were excused.

Corrections for the Journal

Page 2144, line 17, correct spelling of "Whitney".

The Journal for the One Hundred-fourteenth Day was approved.

The Journal for the One Hundred-fifteenth Day was approved as corrected.

Members Excused

Messrs. R. Rasmussen and Klaver asked to be excused for Friday, June 25, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Executive Session

Mr. R. Rasmussen asked unanimous consent to have a short executive session of the Education Committee sometime this morning. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 352. Replaced on Select File as amended.

E and R amendments to LB 352:

1. Amend the Payne unanimous consent amendment, adopted June 22, 1965, to read "In renumbered section 2, line 22, strike 'at the nearest interchange' and show the same as stricken."

2. Strike Enrollment and Review amendment 1, adopted June 4, 1965, and in standing committee amendment 1, line 5, "and except trailers and semitrailers being drawn by a motor vehicle" before "if".

LEGISLATIVE BILL 526. Correctly engrossed.

LEGISLATIVE BILL 676. Correctly enrolled.

LEGISLATIVE BILL 673. Correctly enrolled.

LEGISLATIVE BILL 884. Correctly enrolled.

LEGISLATIVE BILL 607. Correctly enrolled.

LEGISLATIVE BILL 878. Correctly enrolled.

LEGISLATIVE BILL 902. Correctly enrolled.

LEGISLATIVE BILL 720. Correctly enrolled.

LEGISLATIVE BILL 268. Correctly enrolled.

LEGISLATIVE BILL 449. Correctly enrolled.

LEGISLATIVE BILL 797. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 656. E and R amendments found in the Legislative Journal for the One Hundred-fourteenth Day were adopted.

Mr. Danner offered the following amendments:

1. Amend the bill by striking the Carpenter Amendment adopted June 14, 1965.

2. Amend the title to conform.

Mr. Carpenter requested a record vote on the amendments:

Voting in the affirmative, 28:

Brauer	Hughes	Moylan	Rasmussen, R.
Budd	Kjar	Nelson	Skarda
Burbach	Klaver	Orme	Stromer
Crandall	Knight	Paxton	Stryker
Danner	Kremer	Payne, D.	Warner
Gerdes	Mahoney	Proud	Whitney
Harsh	Marvel	Rasmussen, E.	Wylie

Voting in the negative, 5:

Batchelder	Lysinger	Paine, I.	Pedersen
Carpenter			

Not voting, 16:

Adamson	Claussen	Holmquist	Nore
Bauer	Craft	Kokes	Ruhnke
Bowen	Fleming	Matzke	Syas
Carstens	Hasebroock	Moulton	Wallwey

The amendment was adopted.

Laid over until Monday, June 28, at the request of Mr. Danner.

UNANIMOUS CONSENT—Unbracket LB 562

Mr. Gerdes asked unanimous consent to unbracket LB 562 on Select File and consider it at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 562. Mr. Bauer offered the following specific amendments, which were adopted by unanimous consent:

1. Amend the bill by adding a new section to be known as section 3 and to read as follows:

“Sec. 3. That section 72-1005, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

72-1005. There is hereby created a fund to be known as the State Building Fund. The State Building Fund is to be used for purchases of land, structural improvements to land, acquisition of buildings, construction of buildings including architectural and engineering costs, replacement of or major repairs to structural improvements to land or buildings, additions to existing structures, and remodeling of buildings. In the case of armories and buildings constructed or remodeled from the proceeds of this fund or from the proceeds of the former State Institutional and Military Department Building Fund initial provision of such equipment as may be required to render such building or buildings operative for the purpose or purposes intended to be achieved by construction or remodeling of such building or buildings shall also be a purpose of this fund.

The State Building Fund shall consist of the proceeds of a tax of three and two-tenths of a mill on the dollar upon the assessed value of all the taxable property of the state, except intangible property. Such tax shall be levied in the year 1965 and annually thereafter to the end of the fiscal year, June 30, 1971; *Provided, that if at any time a general sales or income tax, or a combination sales and income tax becomes operative in this state during the period this special levy is in effect and the state is prohibited from levy the special tax by operation of law, then the State Treasurer shall transfer to the State Building Fund an amount equivalent to the amount of money the special tax would have raised in a taxable year as determined by the State Board of Equalization and Assessment at the annual meeting of such board previous to the year the transfer is to be made. Such transfer shall be on January 1 of each year beginning on January 1 following the year in which the general sales or income tax, or combination sales or income tax becomes operative.*"

2. Amend the bill by renumbering original sections 3 to 19 as sections 4 to 20 respectively.

3. Amend renumbered section 20, line 5 by striking "and" and line 6 by inserting before "are" the following:

"and section 72-1005, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965,".

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 908. E and R amendment found in the Legislative Journal for the One Hundred-fifteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 552. E and R amendments found in the Legislative Journal for the One Hundred-fifteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 161. E and R amendments found in the Legislative Journal for the One Hundred-fifteenth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 850 to Select File

Mr. Harsh asked unanimous consent to return LB 850 to Select File for consideration of the following specific amendments:

1. Amend the bill by striking the Harsh Amendment of June 21, 1965.

2. Amend the bill by adding a new section to be known as section 2 and to read as follows:

“Sec. 2. In addition to the preparation and use of schedules on motor vehicles and livestock the Tax Commissioner shall prepare a schedule of values for the assessment of all other personal property which may be used as a primary basis for determining values for assessment purposes shall not have the force or effect of law.”.

3. Amend the bill by renumbering renumbered section 2 as section 3.

4. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 850. The Harsh specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 161 to Select File

Mr. Marvel asked unanimous consent to return LB 161 to Select File for consideration of the following specific amendments:

1. Amend section 4 of the bill by striking lines 17 to 24 and inserting “Treasurer in the General Fund.”, by striking lines 26 and

27 and inserting "(3) There is hereby imposed a fee of two", and by striking lines 33 to 38 and inserting "sequent transactions. The director may re-".

2. Amend section 8 of the bill by striking lines 27 to 29 and inserting "view proceedings shall be fined in a proceeding instituted for that purpose in the district court of Lancaster County in an amount", and by striking line 36 and inserting "treasury and by the State Treasurer placed in the Temporary School Fund."

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 161. The Marvel specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

RESOLUTION

LEGISLATIVE RESOLUTION 64.

LR 64 was adopted with 31 ayes, 0 nays, and 18 not voting.

REFERENCE COMMITTEE REPORT

LB Committee

915.....Government and Military Affairs

916.....Government and Military Affairs

(Signed) Philip C. Sorensen, President

NOTICE OF COMMITTEE HEARINGS

Government and Military Affairs

LR 62 Thursday, July 1, 1965 1:00 p.m.

LB 915 Thursday, July 1, 1965 1:00 p.m.

LB 916 Thursday, July 1, 1965 1:00 p.m.

Explanation of Vote

Mr. President: Had I been present, I would have voted aye to indefinitely postpone LB 563.

(Signed) Edward R. Danner

GENERAL FILE

LEGISLATIVE BILL 880. Laid over until Monday, June 28, 1965.

LEGISLATIVE BILL 428. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-eighth Day were adopted.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 872. Considered.

Mr. E. Rasmussen moved to indefinitely postpone.

The motion prevailed with 30 ayes, 2 nays, and 17 not voting.

LEGISLATIVE BILL 471. Laid over until Friday, June 25, 1965, at Mr. Warner's request.

LEGISLATIVE BILL 334. Reading waived. Explained.

Mr. Pedersen asked unanimous consent that the Standing Committee amendments be adopted, that other amendments to the bill be considered, and that the bill as amended by mimeographed and laid on the members' desks. No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the Eighty-second Day were adopted.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend Standing Committee Amendment 1, new Sec. 2 to read as follows:

"(22) The words bottle club shall mean an operation, whether formally organized as a club have a regular membership list, dues, officers, and meetings or not, keeping and maintaining premises where persons who have made their own purchases of alcoholic liquors upon the payment of a fee or other consideration, including among other services the sale of foods, ice, mixes, or other fluids for alcoholic drinks and the maintenance of space for the storage of alcoholic liquors belonging to such persons and facilities for the dispensing of such liquors through a locker system, card system or pool system *which shall not be deemed or considered a sale of alcoholic liquor.* Such operation may be conducted by a club as defined in subdivision (19) of this section, an individual, partnership, or corporation. An accurate and current membership list shall

be maintained upon the premises which contains the names and residences of its members.”

2. Amend Section 4 of Committee Amendments to read as follows:

“53-123.04. A retailer’s license shall allow the licensee to sell and offer for sale at retail either in original package or otherwise, as therein prescribed, in the premises specified in such license, alcoholic liquors or beer regardless of alcoholic content for use or consumption but not for resale in any form; Provided, that sale by a retailer to the holder of a bottle club license shall not be considered a *wholesale sale nor as a sale for resale.*”

3. Amend Section 4 of Committee Amendments to read as follows:

“53-123.04. A retailer’s license shall allow the licensee to sell and offer for sale at retail either in original package or otherwise, as therein prescribed, in the premises specified in such license, alcoholic liquors or beer regardless of alcoholic content for use or consumption but not for resale in any form; Provided, that sale by a retailer to the holder of a bottle club license shall not be considered a *wholesale sale nor as a sale for resale; and Provided further, that for the purposes of this act possession of a federal wholesale tax stamp shall not be deemed evidence of a wholesale transaction.*”

4. Amend Section 53-117 (2) to read as follows:

“53-117 . . . (2) to fix by regulations the standards of manufacture of alcoholic liquors not inconsistent with federal laws in order to insure the use of proper ingredients and methods in the manufacture and distribution thereof; and to establish rules, not inconsistent with federal laws, for the proper labeling of containers or barrels, casks or other bulk containers or bottles of alcoholic liquor manufactured or sold in this state; it is intended by this grant of the power to adopt rules and regulations, that the commission shall be clothed with broad discretionary powers to govern the traffic in alcoholic liquors, and to enforce strictly all the provisions of this act in the interest of sanitation, purity of products, truthful representations and honest dealings in such manner as generally will promote the public health and welfare; and all such rules and regulations shall be absolutely binding upon all licensees and enforceable by the commission through the power of suspension or cancellation of licenses, *except that all rules and regulations of the commission effecting a Class H, Class 9 or a club possessing any form of retail license shall have equal application to all such licenses or shall be void;*

Mr. E. Rasmussen offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. That section 53-160, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 27, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

53-160. For the purpose of raising revenue a tax is imposed upon the privilege of engaging in business as a manufacturer or as a distributor at wholesale at a rate of eight cents per gallon on all beer, regardless of alcoholic content; twenty cents per gallon for wine and other dilute alcoholic beverages containing fourteen per cent or less of alcohol, by volume; fifty-five cents per gallon for wine and other dilute alcoholic beverages containing more than fourteen per cent of alcohol, by volume; and one dollar and sixty cents per gallon on alcohol and spirits manufactured and sold by such manufacturer or imported for sale in this state by such distributor at wholesale in the course of such business; *Provided*, manufacturers or distributors at wholesale of alcoholic liquors shall be exempt from the payment of such gallonage tax imposed on such liquors, upon satisfactory proof, including bills of lading furnished to the commission by affidavit or otherwise as the commission may require, that such liquors were manufactured in this state but were shipped out of the state for sale and consumption outside the State of Nebraska; *and provided further*, that dry wines or fortified wines manufactured or imported solely and exclusively for sacramental purposes and uses shall not be subject to the tax provided in this section. This tax is not imposed upon any alcohol, or wine, whether manufactured in or imported into this state when sold to a non-beverage user, as defined in section 53-103, licensed by the state for use in the manufacture of any of the following when they are unfit for beverage purposes: Patent and proprietary medicines and medicinal, antiseptic, and toilet preparations; flavoring extracts and syrups and food products; scientific, industrial and chemical products, excepting denatured alcohol; or for scientific, chemical, experimental or mechanical purposes; nor is the tax imposed upon the privilege of engaging in any business in interstate commerce or otherwise, which business may not, under the Constitution and statutes of the United States, be made the subject of taxation by this state. The tax herein imposed shall be in addition to all other occupation or privilege taxes imposed by the State of Nebraska or by any municipal corporation or political subdivision thereof; *Provided*, notwithstanding any ordinance or charter power to the contrary, no city or village shall impose an occupation tax on the business of any person, firm or corporation licensed under this act

and doing business within the boundaries of such city or village in any sum which exceeds double the amount of the license fee required to be paid under this act to obtain such license, nor shall any city or village impose any occupation tax whatsoever on the business of any person, firm, or corporation holding a bottle club license issued under this act and doing business under such license within the boundaries of such city or village. The commission is hereby directed and authorized to collect the taxes herein imposed, and to account for and turn over to the State Treasurer at least once each week all money collected as herein provided. If any alcoholic liquor manufactured in or imported into this state is sold to a licensed manufacturer or distributor of this state to be used solely as an ingredient in the manufacture of any beverage for human consumption, the tax imposed upon such manufacturer or distributor shall be reduced by the amount of the taxes which have been paid as to such alcoholic liquor so used under this act. The net proceeds of all revenue arising hereunder shall inure to the state General Fund.”.

2. Amend the bill by renumbering renumbered sections 6 to 13 as sections 7 to 14 respectively.

3. Amend renumbered section 14, line 2 by striking “and”, and line 3 by inserting after “1963” the following:

“, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 27, Seventy-fifth Session, Nebraska State Legislature, 1965”.

4. Amend the title to conform.

Mr. Carpenter offered the following amendment, which was adopted:

1. Amend the bill by adding a new section immediately after original section 8 to be known as section 9 and to read as follows:

“Sec. 9. *No licensee shall sell alcoholic liquor, including beer, unless the person to whom the sale is made, is inside the building for which the license is granted at the time the sale is being made.*”.

2. Amend the title to conform.

Mr. Burbach offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 9 and to read as follows:

“Sec. 9. That section 53-125, Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-125. No license of any kind shall be issued to (1) a person who is not a resident of the county in which the premises covered by the license are located, except in case of railroad or boat licenses, (2) a person who is not of good character and reputation in the community in which he resides, (3) a person who is not a citizen of the United States, (4) a person who has been convicted of or has pleaded guilty to a felony under the laws of the State of Nebraska, any other state, or of the United States, (5) a person who has been convicted of or has pleaded guilty to being the keeper of or is keeping a house of ill fame, (6) a person who has been convicted of or has pleaded guilty to being the proprietor of a gambling house, or of pandering or other crime or misdemeanor opposed to decency and morality, (7) a person whose license issued under this act has been revoked for cause, (8) a person who at the time of application for renewal of any license issued hereunder would not be eligible for such license upon a first application, (9) a copartnership, unless one of the copartners is a resident of the county, in which the premises covered by the license is located, and unless all the members of such copartnership shall otherwise be qualified to obtain a license, (10) a corporation, if any officer, manager or director thereof, or any stockholder, owning in the aggregate more than twenty-five per cent of the stock of such corporation would be ineligible to receive a license hereunder for any reason other than citizenship and residence within the governmental subdivision; *Provided*, this subsection shall not apply to railroad licenses, (11) a person whose place of business is conducted by a manager or agent unless such manager or agent possesses the same qualifications required of the licensee, (12) a person who, within a period of five years prior to the date of his application for license, has been convicted of or pleaded guilty to a violation of any federal or state law concerning the manufacture, possession or sale of alcoholic liquor, subsequent to May 24, 1935, or shall have forfeited his bond to appear in court to answer charges for any such violation, and (13) (12) a person who does not own the premises for which a license is sought, or does not have a lease thereon for the full period for which the license is to be issued.

2. Amend the bill by renumbering section 9 as section 10.

3. Amend renumbered section 11, line 1, by striking "section" and inserting "sections 53-125 and".

4. Amend the title to conform.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

Mr. Kjar Presiding

LEGISLATIVE BILL 784. Read and Considered.

Mr. Adamson moved to indefinitely postpone.

President Sorensen Presiding

The motion prevailed with 24 ayes, 10 nays and 15 not voting.

UNANIMOUS CONSENT—LB 336

Mr. Skarda asked unanimous consent that LB 336 be the first order of business on General File Monday, June 28th. No objections. So ordered.

Visitors

Mr. Wylie introduced Mr. and Mrs. Orvil Miller and family from Spalding, Nebraska.

UNANIMOUS CONSENT—Release LB 890

Mr. Bauer asked unanimous consent that LB 890 be released from Final Reading.

No objections. So ordered.

LEGISLATIVE BILL 586. Read and considered.

Mr. Stromer offered the following amendment which was adopted:

Amend Section 1 by adding the following after the word "supply" in line 11:

"or with a sanitary sewerage system and service, or both such water and sanitary sewerage service"

Mr. Stromer moved to advance LB 586 to E and R for review.

Motion pending.

President Signed

While the Legislature was in session and capable of transacting business, the President signed: LB 797 LB 676 LB 673 LB 884 LB 607 LB 878 LB 902 LB 720 LB 268 LB 449 LR 63

Recess

Mr. D. Payne moved to recess until 2:00 p.m.

Mr. Adamson moved to amend the motion to recess until 1:30 p.m.

The Adamson motion prevailed.

The D. Payne motion as amended prevailed and at 12:10 p.m., the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Bowen, Claussen, Craft, Fleming, Hasebroock, Holmquist, Kokes, Nore, Ruhnke, and Wallwey, who were excused.

GENERAL FILE

LEGISLATIVE BILL 586. Considered.

Mr. Stromer renewed his pending motion in this day's Journal to advance LB 586 to E and R for review.

The motion prevailed with 26 ayes, 6 nays, and 17 not voting.

Visitor

Mr. R. Rasmussen introduced Mrs. J. C. Kleese, Krisan Kleese, Mrs. Ivy Berg, and Terry Berg.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 917. Introduced at the request of the Governor by Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT to amend section 2, Legislative Bill 283, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to installment sales; to correct an error in the definition of time sale price; to repeal the original section; and to declare an emergency.

UNANIMOUS CONSENT—LB 612

Mr. E. Rasmussen asked unanimous consent to place LB 612 immediately after LB 538 on General File. No objections. So ordered.

UNANIMOUS CONSENT—Unbracket LB 870

Mr. Whitney asked unanimous consent to unbracket LB 870 on General File and to consider it at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 870. Considered.

Mr. Whitney offered the following amendments which were read in lieu of reading the original bill:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

“Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendments of the Constitution of Nebraska, which are set forth in section 2 of this act and which are hereby proposed by the Legislature.

Sec. 2. The amendments proposed are as follows:

(1) To amend Article VII, section 9, to read as follows:

“Sec. 9. All funds belonging to the state for educational purposes, the interest and income whereof only are to be used, shall be deemed trust funds held by the state, and the state shall supply all losses thereof, that may in any manner accrue, so that the same shall remain forever inviolate and undiminished; and *notwithstanding any other provisions in the Constitution* shall not be invested or loaned except on United States or state securities; or registered county bonds of this state, or registered school district bonds of this state; and such other securities by the Board of Educational Lands and Funds as the Legislature may from time to time direct by statute provide. And such funds with the interest and income thereof, are hereby solemnly pledged to the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses.”

(2) To amend Article XV by adding a new section to be known as section 17, and to read as follows:

“Sec. 17. *Notwithstanding section 3 of Article XIII or any other provision in the Constitution:*

(1) *The Legislature may provide for the investment of any state funds, including retirement or pension funds of state employees and Nebraska school employees in such manner and in such investments as it may by statute provide, and*

(2) *The Legislature may authorize the investment of retirement or pension funds of cities, villages, school districts, public power districts, and other governmental or political subdivisions, in such manner and in such investments as the governing body of such city, village, school district, public power district and other governmental or political subdivision may determine but subject to such limitations as the Legislature may by statute provide."*

Sec. 3. The proposed amendments shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The propositions for the submission of the proposed amendments shall be placed upon the ballot in the following form:

"Constitutional amendment providing that educational funds shall be invested as the Legislature may by statute provide.

For

Against"

"Constitutional amendment authorizing the Legislature to provide for investment of funds of state, city, village, school districts, public power districts, and other governmental or political subdivisions as it may by statute provide.

For

Against"

Sec. 4. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska."

2. Amend the title to conform.

Amendments pending.

Standing Committee amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Bracketed until Tuesday, June 29, 1965, at the request of Mr. Stryker.

Presented to the Governor

Presented to the Governor for approval on June 24, 1965, at 11:55 a.m.: LB 890

Presented to the Governor for approval on June 24, 1965, at 1:50 p.m.: LB 449 LB 676 LB 673 LB 884 LB 607 LB 878 LB 902 LB 720 LB 268 LB 797

(Signed) Ruth Bossard, Enrolling Clerk

Mr. Stryker Presiding

GENERAL FILE

LEGISLATIVE BILL 450. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-fourth Day were adopted.

Mr. Whitney offered the following amendments, which were adopted:

1. Amend section 1 of the bill, line 52 by inserting after the comma the following:

“except retirement of debt principal”, line 60 by striking the word “must” and inserting “*shall*”, by reinstating all the stricken matter in lines 63 to 66, line 81 by striking the word “are” and inserting “*were*”.

2. Amend the title to conform.

Mr. Pedersen offered the following amendment, which was adopted:

Section 1, leave the stricken language in lines 63 to 66.

Advanced to E and R for review with 26 ayes, 4 nays and 19 not voting.

LEGISLATIVE BILL 472. Bracketed until July 14, 1965 at the request of Mr. Warner.

LEGISLATIVE BILL 264. Reading waived. Considered.

Standing Committee amendment to add a new Section 1 found in the Legislative Journal for the Eighty-fifth Day was adopted.

Remainder of Standing Committee amendments pending.

Laid over at the request of Mr. Skarda.

LEGISLATIVE BILL 336. Laid over until Monday, June 28th.

UNANIMOUS CONSENT—LB 859

Mr. Kremer asked unanimous consent to place LB 859 after LB 856 on General File. No objections. So ordered.

UNANIMOUS CONSENT—Consider LB 287 and LB 300

Dr. Brauer asked unanimous consent to consider LB 287 and LB 300 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 287. Read and considered.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 300. Reading waived. Explained.

Mr. Burbach offered the following amendment to Standing Committee amendment 1 which was adopted with 21 ayes, 13 nays, and 15 not voting:

Amend Standing Committee amendment 1, by striking 'September' and inserting 'October'.

The Standing Committee amendments found in the Legislative Journal for the Ninety-first Day were adopted as amended.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

UNANIMOUS CONSENT—Consider LB 332

Mr. Carpenter asked unanimous consent to consider LB 332 on General File at this time. No objections. So ordered.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 332. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-third Day were adopted.

Mr. Kjar asked unanimous consent to have his name added as a co-introducer of LB 332. No objections. So ordered.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend section 13 of the bill, line 4 by inserting "of one-twentieth of a mill" after tax.

2. Amend the title to conform.

3. Add the Emergency Clause.

Laid over at the request of Mr. Carpenter.

Visitors

Mr. Nelson introduced Mr. and Mrs. Arthur Martin and Douglas and Marciene from Naper, Nebraska.

Mrs. Orme introduced Sam England, Lincoln, and Steven Skillings, North Abington, Massachusetts.

Mr. Burbach introduced 14 members of Thurston County Extension Federated Womens' Club.

Member Excused

Mr. Wylie was excused for Friday, June 25, 1965.

Adjournment

Mr. Warner moved to adjourn.

Mr. Pedersen moved to amend the motion to adjourn until 8:30 a.m.

The Pedersen amendment was adopted.

The Warner motion as amended was carried, and at 4:23 p.m. the Legislature adjourned until 8:30 a.m., Friday, June 25, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-SEVENTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, June 25, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, we turn to Thee in the faith that Thou dost understand and art very merciful. Some of us are not sure concerning Thee; not sure how Thou dost reveal Thy will to us; not sure that it is possible for us to know, in every decision, just what Thou desirest Thy servants to do. But if we could say, "This is what God wants us to do," none would vote against it, and how much time and temper and money would be saved. Make each one of us willing to yield himself to Thee in prayer and obedience. Come and deliver us, O Holy Spirit, for we have no hope in ourselves. Amen.

The roll was called and all members were present except Messrs. Carpenter, Gerdes, Mahoney, Paxton, D. Payne, R. Rasmussen, Skarda, Wallwey and Wylie, who were excused; Mr. Whitney, excused until 8:40 a.m., and Mr. Bauer, excused until 9:00 a.m.

Communications

Letter from Congressman Glenn Cunningham acknowledging receipt of LR 50.

Letter from Senator Carl T. Curtis acknowledging receipt of LR 57.

Letter and report from Senator Carl T. Curtis regarding the Federal Aid to Education Bill.

UNANIMOUS CONSENT—Change of Hearing Time

Mr. Warner asked unanimous consent to hold the Government and Military Affairs Hearings on July 1, 1965 at 1:00 p.m. instead of the usual 2:00 p.m. No objections. So ordered.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 627.

A BILL FOR AN ACT to amend section 2-2315, Reissue Revised Statutes of Nebraska, 1943, relating to the wheat excise tax; to delete the requirement for a sworn statement; to harmonize with previous legislation; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Adamson	Danner	Kokes	Orme
Batchelder	Fleming	Kremer	Paine, I.
Bowen	Harsh	Lysinger	Pedersen
Brauer	Hasebroock	Marvel	Proud
Budd	Holmquist	Matzke	Rasmussen, E.
Burbach	Hughes	Moulton	Stromer
Claussen	Kjar	Moylan	Syas
Craft	Klaver	Nelson	Warner
Crandall	Knight	Nore	

Voting in the negative, 0.

Not voting, 14:

Bauer	Mahoney	Ruhnke	Wallwey
Carpenter	Paxton	Skarda	Whitney
Carstens	Payne, D.	Stryker	Wylie
Gerdes	Rasmussen, R.		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Introduce Bill

Mr. President: I move the introduction of the following new bill recommended by the Committee on Agriculture and Recreation.

(Signed) Herb Nore

The motion lost with 17 ayes, 16 nays and 16 not voting.

MOTION—Introduce Bill

Mr. Carstens moved the introduction of a new bill recommended by the Committee on Judiciary.

The motion prevailed with 34 ayes, 1 nay, and 14 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 918. By Committee on Judiciary; Fred W. Carstens, Legislative District 30; William M. Wylie, Legislative District 20; Harold T. Moylan, Legislative District 6; Richard F. Proud, Legislative District 12 and Sam Klaver, Legislative District 9.

A BILL FOR AN ACT to amend sections 76-214 and 76-215, Reissue Revised Statutes of Nebraska, 1943, as amended by sections 1 and 2, respectively, Legislative Bill 527, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to real property; to change the provisions for filing a statement when recording a deed as prescribed; to provide duties for the register of deeds; to change penalties; to repeal the original sections, and also section 3, Legislative Bill 527, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

MOTION—Suspend Rules

Mr. Carstens moved to suspend the rules and place LB 918 at the head of General File.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

SELECT FILE

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One Hundred-sixteenth Day were adopted.

Mr. Craft offered the following amendments which were adopted by unanimous consent:

1. Amend section 2 of the bill, lines 20 to 25, by striking subdivision (1) and inserting the following:

“(1) vehicles in tow, except removal of disabled vehicles from the freeway at the nearest interchange, and except trailers and semitrailers being drawn by a motor vehicle, *vehicles in tow, if such vehicle is towed in such manner that it may weave or swerve, or is offset from the towing vehicle, or does not have a second or emergency connection between the two vehicles of sufficient strength to sustain the tow, or the towed vehicle is not equipped with all*

lights required by law for vehicles unless such lights on the towing vehicle are still clearly visible from the rear despite the tow; except vehicles not qualifying under the above safety requirements must be removed from the freeway at the nearest interchange;”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 877. Replaced on Select File as amended.

E and R amendments to LB 877:

1. In renumbered section 20, line 1, strike “21-2084” and insert “21-2085”.
2. In renumbered section 42, line 14, strike “*this act*” and insert “*Chapter 21, article 20*”.
3. In renumbered section 44, line 6, strike “41” and insert “39”.
4. In renumbered section 45, line 4, strike “41 to 48” and insert “39 to 46”.
5. In renumbered section 48, line 3, strike “41 to 49” and insert “39 to 47”.
6. In renumbered section 49, line 1, strike “21-2011,”; and in line 7, strike “21-20,112,”.
7. In the title, line 2, strike “21-2011,”; and in line 8, strike “21-20,112,”; and in line 16, strike “section” and insert “sections”.
8. In line 5 of Enrollment and Review amendment 30, adopted June 8, 1965, strike “c.” and insert “Chapter”.
9. In line 1 of the Klaver unanimous consent amendment, insert “original” after “Amend”.

LEGISLATIVE BILL 161. Replaced on Select File as amended.

E and R amendment to LB 161:

1. In the Marvel amendment 1, line 3, strike “26 and 27” and insert “25 and 26”.

LEGISLATIVE BILL 913. Placed on Select File as amended.

E and R amendments to LB 913:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 3, insert "the" after "to"; in line 7, strike "and"; and in line 8, insert "; and to declare an emergency" after "section".

LEGISLATIVE BILL 914. Placed on Select File as amended.

E and R amendments to LB 914:

1. In section 1, line 22, insert "said" after "of".

2. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 5, insert "; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 911. Placed on Select File as amended.

E and R amendments to LB 911:

1. In the Carpenter General File amendment 1, line 2, insert "showing all old matter as stricken," after the third comma.

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 7, insert "to eliminate the duty to prescribe conditions for the admission of patients; to provide for the determination of the rate of charge as prescribed;" before "to"; in line 11, strike "and"; and in line 13, insert "; and to declare an emergency" after "1943".

LEGISLATIVE BILL 908. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Member Excused

Mr. Adamson was excused at 10:00 a.m. for the remainder of the day.

MOTION—Bills in Committee

Mr. Bowen moved that all bills that have had a public hearing and that are still in committee on Wednesday, June 30, 1965, stand indefinitely postponed.

The motion prevailed with 20 ayes, 15 nays, and 14 not voting.

GENERAL FILE

LEGISLATIVE BILL 504. Considered.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 635. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-third Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE BILL 713. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 28 ayes, 2 nays and 19 not voting.

Member Excused

Mr. Syas asked to be excused for Friday, July 2, 1965. No objections. So ordered.

Mr. Stromer Presiding

GENERAL FILE

LEGISLATIVE BILL 855. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 28 ayes, 0 nays, and 21 not voting.

Explanation of Vote

Had I been present, I would have voted "aye" on LB 627 on Final Reading.

(Signed) Harold B. Stryker

GENERAL FILE

LEGISLATIVE BILL 856. Mr. Bowen asked unanimous consent to read only the new and stricken matter and the amendments and allow the introducer to explain the bill.

Mr. Holmquist objected.

Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Laid over.

UNANIMOUS CONSENT—Place LB 917 on General File

Mr. Kjar asked unanimous consent to place LB 917 on General File without a committee hearing.

No objections. So ordered.

Member Excused

Mr. Stryker was excused for this afternoon.

Recess

At 12:00 p.m., on a motion by Mr. Claussen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Carpenter, Gerdes, Klaver, Mahoney, Paxton, R. Rasmussen, Skarda, Stryker, Wallwey and Wylie, who were excused.

GENERAL FILE

LEGISLATIVE BILL 856. Mr. Holmquist asked unanimous consent to hold the bill until Wednesday, June 30.

Mr. Bowen objected.

Mr. Holmquist so moved the above. The motion prevailed.

LEGISLATIVE BILL 858. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted.

Advanced to E and R for review with 27 ayes, 0 nays and 22 not voting.

LEGISLATIVE BILL 862. Reading waived. Considered.

Mr. Kremer offered the following amendment, which was adopted:

Amend Standing Committee amendment 1, strike "one hundred" and insert "fifty"; strike "five" and insert "three".

Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted as amended.

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

UNANIMOUS CONSENT—Return LB 905 to Select File

Mr. Proud asked unanimous consent to return LB 905 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill by striking lines 517 to 521 and lines 557 to 561 to harmonize the provisions of the last two lines of the Proud amendment adopted June 16, 1965.

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 905. The Proud specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 545. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Advanced to E and R for review with 26 ayes, 3 nays and 20 not voting.

LEGISLATIVE BILL 149. Reading waived. Explained.

Mr. Stromer offered the following amendments which were adopted:

1. Amend Page 2, section 1, subsection 2, line 19, by deleting and adding as follows:

“such capacity on and after January 5, 1967, the date this act may become operative under the Constitution of the State of Nebraska.”

2. Amend Page 2, section 1, subsection 3 lines 20 through 30, as follows:

(3) *“Prior service shall mean all the periods of time any Judge of the Supreme Court or judge of the district court shall have served in such capacity prior to January 3, 1957, and as to any county judge shall mean all the periods of time any such judge shall have served in such capacity prior to January 5, 1961, and shall mean all the periods of time any judge of the Nebraska Workmen’s Compensation Court shall have served in such capacity prior to September 20, 1957, and shall mean all the periods of time any judge of separate juvenile courts shall have served in such capacity.”*

(3) *“Prior service shall mean all the periods of time any person has served as a (a) Judge of the Supreme Court or judge of the district court prior to January 3, 1957, (b) judge of the county court prior to January 5, 1961, (c) judge of the Nebraska Workmen’s Compensation Court prior to September 20, 1957, (d) judge of the separate juvenile court or (e) judge of the municipal court prior to the date this act may become operative under the Constitution of the State of Nebraska.”*

3. Amend Page 3, section 1, subsection 4, line 39 by adding after the word “capacity” the following:

“and any judge of the municipal court shall serve in such capacity subsequent to the date this act may become operative under the Constitution of the State of Nebraska.”

4. Amend Page 3, section 1, subsection 5, line 47, by inserting after “1957” the following:

“and shall mean active service of any judge of the municipal court in any of the armed forces of the United States during a war

or national emergency prior or subsequent to the date this act may become operative under the Constitution of the State of Nebraska."

5. Amend Page 5, section 2, subsection 1, line 22, by inserting after the word "Judges" the following:

" , upon the date this act may become operative under the Constitution of the State of Nebraska."

Mr. Pedersen asked unanimous consent to have his name added as a co-introducer of LB 149. No objections. So ordered.

Mr. Ruhnke Presiding

Advanced to E and R for review with 30 ayes, 1 nay, and 18 not voting.

Visitor

Mr. Matzke introduced Donald E. Kelley, State Senator from Denver, Colorado, who was formerly from McCook and was former Assistant Attorney General in Nebraska in 1941.

Mr. Kelley addressed the Legislature.

Mr. Ruhnke conferred a Nebraska Honorary Citizenship upon Mr. Kelley.

Member Excused

Mr. Lysinger was excused at 3:00 p.m. for the remainder of the day.

UNANIMOUS CONSENT—LB 374 and LB 506

Mr. Bowen asked unanimous consent to consider LB 374 and LB 506 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 374. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Mr. Whitney asked for a record vote on advancing LB 374 to E and R for review.

Voting in the affirmative, 31:

Batchelder	Bowen	Budd	Carstens
Bauer	Brauer	Burbach	Claussen

Craft	Kjar	Moylan	Rasmussen, E.
Danner	Knight	Nelson	Ruhnke
Fleming	Kokes	Nore	Stromer
Hasebroock	Marvel	Orme	Syas
Holmquist	Matzke	Payne, D.	Whitney
Hughes	Moulton	Proud	

Voting in the negative, 0.

Not voting, 18:

Adamson	Klaver	Paxton	Stryker
Carpenter	Kremer	Pedersen	Wallwey
Crandall	Lysinger	Rasmussen, R.	Warner
Gerdes	Mahoney	Skarda	Wylie
Harsh	Paine, I.		

LB 374 was advanced to E and R for review.

LEGISLATIVE BILL 506. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for review with 31 ayes, 0 nays, and 18 not voting.

LEGISLATIVE BILL 308. Read and considered.

Advanced to E and R for review with 25 ayes, 2 nays, and 22 not voting.

LEGISLATIVE BILL 894. Read and considered.

Mr. Stromer offered the following amendment, which was adopted:

1. Strike Sec. 5.

Advanced to E and R for review with 25 ayes, 6 nays and 18 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 701. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-first Day were adopted.

Mr. D. Payne offered the following amendment, which was adopted:

Section 1, line 6, after the comma, insert the following: "except liquefied petroleum gas".

Laid over.

Speaker Bowen Presiding

Message from the Governor

June 25, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 23, 1965, I approved Legislative Bills 686, 687, 796, 580, and 317; on June 24, 1965, I approved Legislative Bill 584; and on June 25, 1965, I approved Legislative Bills 441, 493, 399, 70, 260, 897, and 624.

Respectfully,

(Signed) Frank B. Morrison
Governor

Corrections for the Journal

Page 2167, line 21, do not show the first "state" as stricken.

Page 2167, line 22, show the entire line as stricken matter.

The Journal for the One Hundred-sixteenth Day was approved as corrected.

Adjournment

At 4:04 p.m., on a motion by Mrs. Hughes, the Legislature adjourned until Monday, June 28, 1965 at 9:00 a.m.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-EIGHTEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, June 28, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

We unite our hearts, O God, in this prayer that Thou wilt teach us how to trust in Thee as a heavenly father who loves us and who is concerned about what we do and what we are. Forgive us if there are times when we find it hard, when it ought to be so easy. It is not that we have no faith, but that we seem so reluctant to put our faith in Thee. Men have proved to be untrustworthy, yet we trust each other. Banks have failed, still we write our checks. Depressions have upset our economy, still we carry on business in faith. Storms have made the winter dreary, yet with the coming of spring we plant our seeds. Hurricanes have screamed across the land, yet we build our windmills. Give to us the faith to put our trust in Thee who dost hold in the hollow of Thy hand all things living. May we learn, before we blunder, that Thou art willing to lead us, to show us what to do, and that it is possible for us to know Thy will and to be partners with Thee in doing what is right. This we ask in the name of Christ, who never made a mistake. Amen.

The roll was called and all members were present except Mr. Bauer excused until 10:45 a.m., Mr. Burbach excused until 11:15 a.m. and Mr. Moylan excused until 10:30 a.m.

Corrections for the Journal

Page 2175, line 2, delete "rights" and insert "lights".

Page 2180, line 21, strike "23" and insert "20".

The Journal for the One Hundred-seventeenth Day was approved as corrected.

UNANIMOUS CONSENT—Committee Meetings

Mr. Adamson asked unanimous consent for the Committee on Committees to meet in the West Lounge at 1:00 p.m. this afternoon. No objections. So ordered.

Mr. Craft asked unanimous consent for the Public Works Committee to meet this afternoon immediately upon adjournment. No objections. So ordered.

Mr. Ruhnke asked unanimous consent for the Rules Committee to meet this afternoon. No objections. So ordered.

Mr. R. Rasmussen asked unanimous consent for the Education Committee to meet tomorrow afternoon from 1:00 p.m. until 2:00 p.m. in the West Lounge. No objections. So ordered.

Members Excused

Mr. Kjar asked to be excused from 10:00 a.m. until 10:30 a.m. this morning. No objections. So ordered.

Mr. Kokes asked to be excused from 10:30 a.m. until 11:00 a.m. this morning. No objections. So ordered.

UNANIMOUS CONSENT—Change of Order

Mr. Marvel asked unanimous consent to take up the Standing Committee report of LB 889 on the Clerk's desk at this time, and to consider the amendment on Select File. No objections. So ordered.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 889. Replaced on Select File as amended.

E and R amendments to LB 889:

1. In section 1, line 75, strike the semicolon; and in line 100, strike the semicolon and insert a comma.

2. In renumbered section 6, insert the heading "UNIVERSITY OF NEBRASKA" in line 1.

3. In renumbered section 11, line 45, insert a comma after "funds".

4. In renumbered section 14, line 6, strike "expending agency" and insert "donor".

5. In new section 15, insert a comma at the end of line 3.

6. In renumbered section 18, line 7, strike "same" and insert "sums".

7. In line 7 of the Marvel amendment 11, adopted June 8, 1965, strike the third comma.

8. In line 10 of the Marvel amendment 13, adopted June 8, 1965, insert "of the purposes" after "accomplishment".

9. In line 4 of the Marvel amendment 16, adopted June 8, 1965, strike "6347169" and insert "6609988".

10. In line 2 of the Marvel amendment 2, adopted June 11, 1965, insert "2," after "amendment".

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 889. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

MOTION—Adjournment

Mr. Marvel moved that when we adjourn this afternoon, that we adjourn until 9:00 a.m. tomorrow morning. The motion prevailed.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 889. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Visitors

Mr. Klaver introduced Betty and Candy Roach, Dick Sanders and Kinny Oldham of Omaha.

Communications

Letter from Warren G. Magnuson, Chairman Committee on Commerce, acknowledging receipt of LR 47.

Copy of Resolution adopted by the California Legislature regarding the President's foreign policy.

Telegram from Oliver B. Proett, Clerk of the United Presbyterian Church regarding the Fair Employment Legislation.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 255.

A BILL FOR AN ACT to amend section 19-1309, Reissue Revised Statutes of Nebraska, 1943, relating to cities and villages, particular classes; to increase the maximum levy which may be certified, assessed, and collected for municipal purposes; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Budd	Harsh	Mahoney	Rasmussen, R.
Carpenter	Hasebroock	Matzke	Ruhnke
Carstens	Hughes	Moulton	Skarda
Claussen	Kjar	Payne, D.	Stryker
Craft	Klaver	Pedersen	Syas
Danner	Knight	Proud	Wallwey
Fleming	Lysinger	Rasmussen, E.	Whitney
Gerdes			

Voting in the negative, 15:

Adamson	Holmquist	Nelson	Stromer
Batchelder	Kokes	Nore	Warner
Bowen	Kremer	Paine, I.	Wylie
Brauer	Marvel	Paxton	

Not voting, 5:

Bauer	Crandall	Moylan	Orme
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 895. With Emergency.

A BILL FOR AN ACT relating to labor; to authorize the Commissioner of Labor to sell or exchange certain land in Douglas County, Nebraska as prescribed; to provide for the disbursement of the proceeds of any sale of such property; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Marvel	Rasmussen, E.
Batchelder	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Carpenter	Kjar	Orme	Stryker
Carstens	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie
Fleming	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Bauer	Burbach	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 71.

A BILL FOR AN ACT to amend section 60-302, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 675, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to provide that the county treasurer may appoint an agent upon approval of the county board to issue registration certificates and to collect taxes levied on motor vehicles; to provide for a bond; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Carpenter	Danner	Holmquist
Batchelder	Carstens	Fleming	Hughes
Bowen	Claussen	Gerdes	Kjar
Brauer	Craft	Harsh	Klaver
Budd	Crandall	Hasebroock	Knight

Kokes	Nelson	Proud	Stryker
Kremer	Nore	Rasmussen, E.	Syas
Lysinger	Orme	Rasmussen, R.	Wallwey
Mahoney	Paine, I.	Ruhnke	Warner
Marvel	Paxton	Skarda	Whitney
Matzke	Payne, D.	Stromer	Wylie
Moulton	Pedersen		

Voting in the negative, 0.

Not voting, 3:

Bauer	Burbach	Moylan
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 464.

A BILL FOR AN ACT to amend section 79-902, Reissue Revised Statutes of Nebraska, 1943, relating to schools; to shorten the term of members of the board of education of a fourth class school district; to provide for election of the members; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Harsh	Mahoney	Rasmussen, E.
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Skarda
Carpenter	Hughes	Moulton	Stromer
Claussen	Kjar	Nelson	Stryker
Craft	Klaver	Nore	Syas
Crandall	Knight	Paine, I.	Wallwey
Danner	Kokes	Payne, D.	Warner
Fleming	Kremer	Pedersen	Whitney
Gerdes	Lysinger	Proud	Wylie

Voting in the negative, 4:

Batchelder	Bowen	Orme	Ruhnke
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Not voting, 5:

Bauer	Carstens	Moylan	Paxton
Burbach			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 682. With Emergency.

A BILL FOR AN ACT to amend section 32-231.01, Revised Statutes Supplement, 1963, relating to elections; to provide an increase in the salary of the election commissioner and the chief deputy commissioner; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Gerdes	Marvel	Ruhnke
Batchelder	Harsh	Matzke	Skarda
Bowen	Hasebroock	Moulton	Stromer
Brauer	Holmquist	Nore	Stryker
Budd	Hughes	Orme	Syas
Claussen	Kjar	Payne, D.	Wallwey
Craft	Klaver	Pedersen	Warner
Crandall	Knight	Proud	Whitney
Danner	Kremer	Rasmussen, E.	Wylie
Fleming	Lysinger	Rasmussen, R.	

Voting in the negative, 0.

Not voting, 10:

Bauer	Carstens	Moylan	Paine, I.
Burbach	Kokes	Nelson	Paxton
Carpenter	Mahoney		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker Bowen Presiding

LEGISLATIVE BILL 865. With Emergency.

A BILL FOR AN ACT to amend sections 2-1016, 2-1017, 2-1018, 2-1019, 2-1020, 2-2407, 2-2603, 41-105, 41-106, 54-714, 54-715, 54-726.04, 54-729, 54-764.01, 54-766.10, 54-768, 54-821, 54-827, 54-843, 54-905, 54-1006, 66-305, 66-517, 66-604, 81-213, 81-222, 81-238, 81-242, 81-247, 81-254, 81-260, 81-276, 81-290, 81-2,123, 81-2,132, 81-2,134.03, 81-2,143.01, 81-2,162.06, 81-2,164.03, 81-2,174, 81-2,178, 81-2,183, 81-2,195, 89-

130, 89-140, 89-146, and 89-175, Reissue Revised Statutes of Nebraska, 1943, sections 66-410.03, 66-607, 81-219, and 81-275.28, Revised Statutes Supplement, 1963, section 3-148, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 864, Seventy-fifth Session, Nebraska State Legislature, 1965, section 41-110, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 863, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-738, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 861, Seventy-fifth Session, Nebraska State Legislature, 1965, section 54-753.03, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 860, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 901, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Department of Agriculture and Economic Development; to provide that certain fees and licenses heretofore collected and deposited as cash funds in the state treasury shall be credited by the State Treasurer to the General Fund; to eliminate certain funds; to harmonize with previous legislation; to provide an operative date; to repeal the original sections and also sections 2-946, 54-702.01, 54-702.02, and 54-702.03, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Matzke	Rasmussen, E.
Batchelder	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Carpenter	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kremer	Paxton	Wallwey
Craft	Lysinger	Payne, D.	Warner
Crandall	Mahoney	Pedersen	Whitney
Danner	Marvel	Proud	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Bauer	Burbach	Kjar	Kokes
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 173. Placed on Select File as amended.

E and R amendments to LB 173:

1. In section 2, line 3, strike "*references*" and insert "*reference*"; in lines 25, 97, and 112, strike "*said*" and insert "*such*"; and in line 115, strike "*fraction thereof*" and insert "*fractions thereof*."

2. In section 7, line 12, strike "*issue*" and insert "*issuance*".

3. In section 8, strike the comma in line 2.

4. In standing committee amendment 6, line 13, insert "*and*" before "*parking*".

5. Amend the Pedersen amendment to section 8 to read "In standing committee amendment 6, line 26, strike '*may*' and insert '*shall*'."

6. Amend the Carpenter amendment to section 8 to read "In standing committee amendment 6, lines 8 and 9, strike '*and excluding right-of-way purchases by the Department of Roads*,' and insert '*, but excluding right-of-way purchases by the Department of Roads*' before the semicolon in line 14."

7. In section 9, line 3, strike "*of*" and insert "*concerning*".

8. In section 10, line 8, strike the comma.

9. In line 2 of the Carpenter amendment to section 10, insert "*and*" before "*in*".

10. In the Marvel amendment 10, line 3, strike "*at*" and insert "*of*".

11. Amend the Carpenter amendment to section 11 to read "In section 11, line 32, strike '*four*' and insert '*two*'."

12. In the Marvel amendment 25, strike beginning with "*in-*" in line 3 through line 4 and insert "after the period in line 5, by insert-"; and in line 9 insert an underscored period after "*Nebraska*".

13. In new section 12, strike the comma in line 3.

14. In renumbered section 13, line 3, strike "*is to*" and insert "*shall*"; and in line 19, strike "*However, in*" and insert "*In*".

15. In renumbered section 14, strike the comma in line 35; in lines 44 and 45, strike "fraction" and insert "fractions"; and in line 56, strike "in the event" and insert "if".

16. Amend the Holmquist amendment to section 14 to read "In the Marvel amendment 14, strike beginning with the second comma in line 9 through the comma in line 11."

17. Amend the Warner amendment to section 16 to read "Strike so much of Standing Committee amendment 10 and the Marvel amendment 15 as amend renumbered section 16, line 81."

18. In renumbered section 16, line 24, insert an underscored comma before "represent"; in line 122, strike "However, the" and insert "The"; and in line 128, strike "said" and insert "such".

19. In renumbered section 17, line 2, strike "shall be and".

20. Amend the Carpenter amendment to renumbered section 17, as amended by the Knight amendment, to read "In renumbered section 17, strike beginning with 'that' in line 11 through 'for' in line 13 and insert 'shall be by a competitive bidding process, except in emergencies approved by the Governor,'."

21. Amend the Marvel amendment 1 to section 18 to read "In renumbered section 18, lines 22 and 28, strike 'varying' and insert 'various'."

22. Amend the second Marvel amendment to section 18 to read "In renumbered section 18, line 43, strike '(2)' and insert '(3)'; and in line 50, strike '(3)' and insert '(4)'; in line 5, insert an underscored comma after "executive".

23. In the Marvel amendment 17, line 3, insert "(1)" before "All"; and in line 6, strike "will" and insert "shall".

24. In renumbered section 18, lines 25 and 53, strike "accord" and insert "accordance".

25. In section 19, line 14, strike "said" and insert "such"; in lines 36 and 46, strike "Said" and insert "Such"; and in line 50, strike "However, where" and insert "Where".

26. In renumbered section 21, line 27, insert ", Revised Statutes Supplement, 1961" after "72-1007".

27. For correlation purposes, after the second comma in line 2 of renumbered section 21, insert "as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike the new and stricken matter in line 26 and insert "subdivision"; remove underscoring in line 32; in line 33, insert "by the State Treasurer" after "and"; strike the stricken matter

in lines 34 to 38; and after the period in line 38, insert "All money derived from any source other than that to be paid into the State Building Fund shall be paid into the state treasury and by the State Treasurer placed in the General Fund."

28. In section 27, line 69, strike "the" and insert "the *The*"; and in line 89, strike "an" and insert "and" as in the statutes.

29. In new section 28, lines 104, 105, and 115, strike "and" and show the same as stricken.

30. In renumbered section 29, line 5, and renumbered section 30, line 6, strike "21" and insert "20".

31. In renumbered section 30, line 23, strike the first two semi-colons and insert an underscored comma.

32. The typed bill being correct, strike so much of standing committee amendment 19 as amends renumbered section 30, lines 44 and 48.

33. In renumbered section 31, lines 4 and 5, strike "28 and 29" and insert "29 and 30".

34. In the Marvel amendment 30, line 2, strike "33" and insert "31".

35. In renumbered section 34, line 1, strike "77-706.01" and insert "72-706.01"; and strike lines 3 and 4 as amended and insert "Nebraska, 1943, sections 11-119 and 72-1009, Revised Statutes Supplement, 1963, and section 72-706, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1963, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130,".

36. The bill already having the emergency clause, strike the Marvel amendment 32, and renumber original section 32 as section 35.

37. In the title, line 14, insert "to provide an operative date; to provide for severability;" before "to"; in line 14, strike "77-706.01" and insert "72-706.01"; in line 16, strike "and section 72-706" and insert "sections 11-119 and 72-1009"; in line 17, insert ", and section 72-706, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965" after "1963"; in line 18, insert "77-2413, 77-2414," after the second "sections"; and in line 19, strike "and 81-131" and insert "81-131, and 83-127".

LEGISLATIVE BILL 849. Placed on Select File as amended.

E and R amendments to LB 849:

1. In section 2, line 1, insert a comma after “act”; strike line 2 and insert “otherwise requires.”; insert a comma at the end of line 3; in line 34, strike the period and insert a semicolon; and in line 54, insert a comma after “be”.

2. In section 3, lines 25, and 29, section 4, lines 17 and 22, section 5, line 10, section 9, line 16, section 11, line 13, section 15, line 17, and section 16, lines 6, 14 and 25, strike the semicolon and insert a period.

3. In section 3, lines 16 and 41, section 6, line 11, section 8, lines 7 and 11, section 12, line 2, section 13, line 5, section 15, line 13, and in section 16, line 28, strike “said” and insert “such”.

4. In section 3, line 18, strike the period and insert “; or”; in line 26, strike “(3)”; in line 30, strike “(4)”; and in line 31, strike the comma.

5. In the Burbach amendment 1, insert a comma before “with” in line 3 and after “competition” in line 4.

6. In section 6, insert a comma after “whatsoever” in line 5 and after “otherwise” in line 6; and strike the second comma in line 19.

7. In section 7, strike the comma in line 3 and insert a comma after “act” in line 4.

8. In section 8, line 8, strike “thereon” and insert “therefor”.

9. In section 9, line 15, strike “purview” and insert “meaning”; and strike the comma in line 22.

10. In section 11, lines 3 and 10, strike “bona fides” and insert “good faith”; and in line 14, strike “gratis” and insert “free”.

11. In section 12, strike the comma in line 8.

12. In section 14, line 3, strike “it is empowered to and”.

13. In section 15, strike the comma in line 3; and in line 18, strike “In the event that” and insert “If”.

14. In section 16, strike lines 2 and 3 as amended, and insert “sections 3 and 15 of this act, the division may, after notice and hearing, suspend or revoke, for any violation of the provisions of this act, the license or licenses”; strike the comma in line 18; in line 20, strike “Nor shall any” and insert “No”; and in line 21, insert “shall” after “action”.

15. In the Burbach amendment 2, strike line 6, and insert “plement, 1963’ after ‘thereto’.”.

16. In section 19, line 9, strike “jurisdiction” and insert “state”.

17. In the title, line 10, strike "and"; and in line 10, insert "; and to provide for severability" after "penalties".

LEGISLATIVE BILL 646. Correctly engrossed.

LEGISLATIVE BILL 627. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 627 LR 58 LR 64

President Sorensen Presiding

MOTION—Place LB 176 on General File

Mr. President: I move to place LB 176 on General File.

(Signed) George H. Fleming

Mr. Crandall moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 26 ayes, 2 nays and 21 not voting.

The motion to place LB 176 on General File prevailed with 33 ayes, 13 nays and 3 not voting.

Member Excused

Mr. Nore was excused at 11:30 a.m. for the remainder of the morning.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 865. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 865

Member Excused

Mr. Lysinger asked to be excused after recess until 3:00 p.m. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 656. Laid over at Mr. Danner's request.

LEGISLATIVE BILL 877. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 161. E and R amendment found in the Legislative Journal for the One Hundred-seventeenth Day was adopted.

Mr. Carpenter asked unanimous consent to bracket LB 161 on Select File until LB 849 is also on Select File. No objections. So ordered.

LEGISLATIVE BILL 913. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 914. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Mr. Gerdes offered the following amendments:

1. Amend the bill by adding two new sections to be known as sections 2 and 3 and to read as follows:

"Sec. 2. That section 79-2103, Revised Statutes Supplement, 1963, be amended to read as follows:

79-2103. The powers and duties of the commission shall be:

(1) To promote and sponsor a noncommercial educational television network, consisting of no fewer than two general originating broadcast production and transmission interconnecting facilities, one of which shall be located in Omaha, to serve a series of interconnecting units, throughout the State of Nebraska;

(2) To apply for and to receive and hold such authorizations and licenses and assignments of channels from the Federal Communications Commission as may be necessary to conduct such educational television programs by standard broadcast or by closed circuits, and to prepare, file and prosecute before the Federal Communications Commission all applications, reports or other documents

or requests for authorization of any kind necessary or appropriate to achieve the purposes set forth in sections 79-2101 to 79-2106;

(3) To receive gifts and contributions from public and private sources to be expended in providing educational television facilities and programs;

(4) To acquire real estate and other property as an agency of the State of Nebraska, and to hold and use the same for educational television purposes;

(5) To contract for the construction, repair, maintenance and operation of television facilities;

(6) To contract with common carriers, qualified under the laws of the State of Nebraska, to provide interconnecting channels between broadcasting towers unless it is first determined by the Nebraska Educational Television Commission that state-owned interconnecting channels can be constructed and operated that would furnish a comparable quality of service at a cost to the state that would be less than if such channels were provided by qualified common carriers;

(7) To arrange for the operation of a statewide educational television network, as directed by the Nebraska Educational Television Commission, consistent with the provisions of the Communications Act of 1934, as amended, and applicable rules, regulations and policies of the Federal Communications Commission, and, insofar as elementary and secondary education programs are concerned, consistent with policies of the State Board of Education;

(8) After taking into consideration the needs of the entire state, to establish general policies relating to the nature and character of educational television broadcasts;

(9) To cooperate with the Secretary of Health, Education and Welfare, and other federal agencies, for the purpose of obtaining matching federal funds and providing educational television facilities of all types throughout the state and to make such reports as may be required of recipients of matching funds;

(10) To arrange for and provide standard broadcast and closed circuit noncommercial educational television programs to Nebraska citizens and institutions;

(11) To cooperate with the State Centennial Commission in its plans for recognizing the state's Centennial;

(12) To adopt by-laws for the conduct of its affairs; and

(13) To make certain that said facilities are not used for any purpose which is contrary to the Constitution of the United States

or the State of Nebraska, or for broadcasting propoganda, or attempting to influence legislation; and

(14) To publish such informational material as it deems necessary and may, at its discretion, charge appropriate fees therefore. The proceeds of all such fees shall be deposited in the Nebraska Educational Television Commission Cash Revolving Fund which is hereby created in the state treasury, and shall be used, by the commission, solely for publishing such informational material.

Sec. 3. That original section 79-2103, Revised Statutes Supplement, 1963, is repealed.”.

2. Amend the title to conform.

(Signed) George C. Gerdes

Amend the Amendment to LB 914. Section 2 in line 73—delete (Nebraska) and insert *State*.

Line 74 & 75, after television, delete all material to comma, in line 75 including word Treasury. Insert *Fund*.

Amend Title to conform.

(Signed) George C. Gerdes

Amendments pending.

Mr. Pedersen asked unanimous consent to lay over LB 914. No objections. So ordered.

LEGISLATIVE BILL 911. Laid over at the request of Mr. Pedersen.

Recess

At 12:05 p.m. on a motion by Mr. Klaver, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Mr. Lysinger excused until 3:00 p.m. and members of the Labor Committee.

Invitation

Invitation to the members and wives from Dave Tews on behalf of the Nebraska Association of Fire Fighters to a dinner at 6:00 p.m., Thursday, July 1, 1965 at 6420 West Shore Drive.

GENERAL FILE**LEGISLATIVE BILL 701.** Considered.

Mr. Holmquist moved to indefinitely postpone.

The motion prevailed.

LEGISLATIVE BILL 336. Read and Considered.

Mr. Skarda moved to indefinitely postpone and asked for a record vote.

Mr. Skarda asked for a Call of the House. The Call showed 40 members present.

Mr. Skarda moved the Call be raised. The motion prevailed with 42 ayes, 0 nays and 7 not voting.

Voting in the affirmative, 17:

Brauer	Hughes	Moylan	Skarda
Carpenter	Klaver	Nore	Stromer
Carstens	Mahoney	Payne, D.	Syas
Craft	Marvel	Ruhnke	Warner
Danner			

Voting in the negative, 27:

Adamson	Crandall	Kremer	Pedersen
Batchelder	Fleming	Matzke	Proud
Bauer	Harsh	Moulton	Rasmussen, E.
Bowen	Hasebroock	Nelson	Stryker
Budd	Holmquist	Orme	Whitney
Burbach	Kjar	Paine, I.	Wylie
Claussen	Kokes	Paxton	

Not voting, 5:

Gerdes	Lysinger	Rasmussen, R.	Wallwey
Knight			

The motion to indefinitely postpone lost.

LB 336 was advanced to E and R for review with 25 ayes, 16 nays and 8 not voting.

UNANIMOUS CONSENT—Unbracket LB 332

Mr. Carpenter asked unanimous consent to unbracket LB 332 on General File and consider it at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 332. Considered.

Advanced to E and R for review with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE BILL 880. Considered.

Mr. Adamson offered the following amendment:

In line 2 of the Harsh amendment, strike the words "which maintains a high school".

The amendment was adopted with 23 ayes, 6 nays and 20 not voting.

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

LEGISLATIVE BILL 918. Reading waived. Considered.

Mr. Carstens offered the following amendment which was adopted:

In Line 30 following "corded" insert "which deed was executed after the effective date of this act".

Mr. Carpenter moved to commit LB 918 to the Revenue Committee for a public hearing.

The motion lost with 11 ayes, 21 nays, and 17 not voting.

LB 918 was advanced to E and R for review with 26 ayes, 2 nays, and 21 not voting.

Visitors

Mr. Matzke introduced Mrs. Orville Jones and Kelly from Seward, and Mrs. Ray Jones, Kathy and Mary Ellen from Harrisburg, Pennsylvania.

LEGISLATIVE BILL 694.

Mr. Carpenter offered the following amendments to the Standing Committee amendments:

Page 1 Section 2 - Line 14 - Change (4) to (3).

Page 1 Section 2 - Line 33 - Change "user" to "use".

Page 1 Section 2 - Add after line 41; "(10) Industrial use shall mean the utilization of gas for the generation of energy or the proc-

essing or production of products; (11) Village shall mean all municipal corporations which are subject to the provisions of Section 17-201, Reissue Revised Statutes of Nebraska, 1943."

Page 2 Section 3 - Line 4 - Delete the words "agricultural use" and insert in lieu thereof "compensation".

Page 2 Section 3 - Lines 12 through 14 - Delete subsection (3) and substitute therefore a new subsection (3) as follows: "(3) The gas utility operations of any municipality, public authority, municipal corporation or political subdivision of the State of Nebraska when performed within its respective service area including operations of a municipality under section 16-686.01, Reissue Revised Statutes of Nebraska, 1943, and the service area applicable thereto."

Page 2 Section 3 - Lines 15 through 17 - Delete subsection (4) and substitute therefore a new subsection (4) as follows: "(4) The operations of a gas utility within the corporate limits of cities of all classes."

Page 5 Section 15 - Line 7 - Insert after the word property the following: "(3) reproduction cost of property; (4) depreciated reproduction cost of property" and renumber present subsections "(3)", "(4)", "(5)" as "(5)", "(6)", "(7)".

Page 6 Section 21 - Line 3 - Change "22" to "20".

Page 7 Section 25 - Line 9 - Change "26" to "24".

Page 8 Section 27 - Line 1 - Delete "commissioner" and insert "commission".

Page 9 Section 32 - Line 18 - Change "times" to "time".

Page 11 Section 40 - Line 7 - Change "40" to "38".

Page 11 Section 42 - Line 16 - Eliminate "be".

Page 12 Section 42 - Line 22 - Change "jointed" to "joined".

Page 12 Section 44 - Line 6 - Add the following at the end of the section as now written: "such gas utility shall pay the expenses reasonably attributable to such investigation or appraisal by its regular and full-time employees. The commission shall ascertain such expenses and shall render a bill therefor, by certified or registered mail, to the gas utility either at the conclusion of the investigation, or appraisal, or from time to time during its progress, which bill shall constitute notice of said assessment and demand for payment thereof. The amount of such bill so rendered by the commission shall be deposited by the gas utility with the State Treasurer within thirty days from the date of rendition. The total amount of such expense in any one calendar year for which any gas utility

shall become liable by reason of costs incurred by the commission within such calendar year shall not exceed two-tenths of one per cent of its gross operating revenues derived from intrastate gas utility operations which are subject to the jurisdiction of this commission in the last preceding calendar year. Where costs are incurred within any calendar year which are in excess of two-tenths of one per cent of such gross operating revenues, the excess cost shall not be chargeable as part of the remainder as hereafter defined in this section, but shall be paid out of the general appropriations to the commission.

(2) The commission shall quarterly, within sixty days after the close of each quarter, ascertain the total of its expenditures during such quarter which are reasonably attributable to the performance of its duties relating to gas utilities under the provisions of this act, and shall deduct therefrom all amounts chargeable directly to any specific gas utility under the provisions of this section. The remainder shall be assessed by the commission to all gas utilities in proportion to their respective gross operating revenues which are subject to the jurisdiction of this commission during the last calendar year. Such assessment shall be deposited with the State Treasurer within thirty days after the bill has been mailed, by certified mail, to all gas utilities, which shall constitute notice of said assessment and demand for payment thereof. The total amount which may be assessed to all gas utilities under authority of this subsection shall not exceed one-tenth of one per cent of the total gross operating revenues which are subject to the jurisdiction of this commission and in no event shall the aggregate general assessment exceed seventy-five thousand dollars per calendar year.

(3) Each utility shall deposit with the State Treasurer the amount assessed against it within thirty days from the time the commission mails notice to it of the amount due, unless it shall file with the commission objections in writing, setting out the grounds upon which it claims that such assessment is excessive, erroneous, unlawful or invalid. Upon the filing of objections, the commission shall set the matter down for hearing and issue its order in accordance with its findings in such proceeding, which order shall be appealable in the same manner as other final orders of the commission."

Page 12 Section 47 - Delete present section and insert following section: "Villages shall, after the effective date of this act, have no further authority or jurisdiction over rates and conditions of service of any gas utility. No gas utility shall be permitted to cease rendering service in a village without first obtaining the approval of the commission."

Page 12 Section 48 - Delete present section and insert following section: "Notwithstanding any other provision of this act, the commission shall have no authority or jurisdiction over the furnishing of gas by a gas utility to any customer for an interruptible or industrial use, as defined in section 2 of this act; nor shall the commission have any authority or jurisdiction to determine or fix the price or prices at which such gas is furnished or may be furnished; Provided, agricultural use, as defined in section 2 of this act, shall be subject to the jurisdiction of the commission."

Page 13 Add Sections 53, 54, and 55 to the end of the present bill as follows:

"Sec. 53. That section 17-528.02, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

17-528.02. Second-class cities and villages shall have power to grant a franchise, subject to the conditions of this section and section 17-528.03, for a period not exceeding twenty-five years to any person, company, or association, whether publicly or privately owned, and to his or its assigns, to lay and maintain gas mains, pipes, service, and all other necessary structures in the streets, lanes, alleys, and public places of such city or village for the purpose of transporting gas on, under, or along any streets, lanes, alleys, and public places of said city or village and for furnishing the same to the inhabitants thereof. Such city or village may make any reasonable regulation with reference to any person, firm, or corporation holding such franchise as to charges for such gas. Such city or village is authorized to contract, lease, or rent the gas plant from any person, firm or corporation furnishing gas within such city or village. Such contract, lease or rental agreement shall not be for a period longer than five years. It may levy a tax to pay the rent under the above mentioned lease or to pay for any gas used for street lighting or for other necessary purposes.

Sec. 54. If any provision of this act, or any severable provision of a section of this act, or the application of such provision to any person or circumstance, shall be held invalid, the remainder of the act, or section thereof, and the application of such provision to persons and circumstances other than those as to which it is held invalid, shall not be affected.

Sec. 55. That original section 17-528.02, Reissue Revised Statutes of Nebraska, 1943, is repealed."

Amendments pending.

Speaker Bowen Presiding

LEGISLATIVE BILL 867. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Advanced to E and R for review with 30 ayes, 0 nays and 19 not voting.

UNANIMOUS CONSENT—LB 334

Mr. Carpenter asked unanimous consent to place LB 334 behind LB 164 on E and R for review. No objections. So ordered.

UNANIMOUS CONSENT—LB 891

Mr. Carpenter asked unanimous consent to bracket LB 891 on E and R for engrossment. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 394. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

UNANIMOUS CONSENT—Executive Session

Mr. Craft asked unanimous consent to hold an executive meeting of the Public Works Committee at 8:00 a.m. in the morning. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on June 28, 1965 at 1:20 p.m.: LB 865

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT

Committee on Committees

June 28, 1965

In a meeting of the Committee on Committees it was resolved that two plans on reapportionment—one forming legislative districts that cross county lines and one forming legislative districts that do not cross county lines—be submitted for public hearing.

(Signed) Elvin Adamson, Chairman
Committee on Committees

UNANIMOUS CONSENT—Committee Meeting

Mr. Gerdes asked unanimous consent to have a meeting of the Intergovernmental Committee after adjournment tomorrow afternoon. No objections. So ordered.

Adjournment

At 4:18 p.m., on a motion by Mr. Nore, the Legislature adjourned until 9:00 a.m., Tuesday, June 29, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-NINETEENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 29, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

We are glad, our Father, that troubles are like cannibals - the big ones eat up the little ones. But may it not be so with our duties and responsibilities. Help our senators to keep a sane perspective, lest the big issues overshadow the lesser ones, and they fail to do Thy will with them. In all things, big and little, reveal to us Thy wisdom and Thy love. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Mr. Carpenter who was excused until 2:00 p.m.

Corrections for the Journal

Page 2190, last line, delete "81-2,62.06" and insert "81-2,162.06".

Page 2191, line 6, correct spelling of "State".

Page 2199, line 27, correct spelling of "recessed".

Page 2200, line 3, delete "706" and insert "701".

The Journal for the One Hundred-eighteenth Day was approved as corrected.

Visitors

Mr. Stromer introduced 25 students from the Clare McPhee Laboratory School, Miss Leila Anderson, instructor, Mrs. Jo Ellen Miller, teacher, and 6 sponsors.

Mr. Danner introduced Mr. John Eaves from Omaha.

Mr. Lysinger introduced his brother.

Member Excused

Mr. Lysinger was excused at 9:15 a.m. for the remainder of the morning.

MOTION—Bills in Committee

Mr. Craft asked unanimous consent to exclude the following bills from the motion indefinitely postponing bills in committee on July 1: LB 288 LB 869 LB 289 LB 679 LB 760 LB 762 LB 809

Mr. Syas objected.

Mr. Craft moved the above proposal.

The motion prevailed with 34 ayes, 7 nays, and 8 not voting.

Member Excused

Mr. Adamson was excused for Thursday and Friday, July 1 and 2, 1965.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 526. With Emergency.

A BILL FOR AN ACT to amend section 60-1001, Reissue Revised Statutes of Nebraska, 1943, relating to motor vehicles; to remove the requirement that all motor vehicles of the state have a band of white paint around the body, and road machinery and trucks of the Department of Roads be tagged as prescribed; to harmonize with previous legislation; to provide for the equipping and lettering of vehicles of the Nebraska Safety Patrol as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Crandall	Kokes	Proud
Batchelder	Danner	Mahoney	Ruhnke
Bauer	Fleming	Matzke	Skarda
Bowen	Gerdes	Moulton	Stromer
Brauer	Harsh	Orme	Stryker
Budd	Hasebroock	Paine, I.	Wallwey
Burbach	Hughes	Paxton	Warner
Carstens	Kjar	Payne, D.	Whitney
Claussen	Klaver	Pedersen	Wylie
Craft	Knight		

Voting in the negative, 8:

Holmquist	Moylan	Nore	Rasmussen, R.
Marvel	Nelson	Rasmussen, E.	Syas

Not voting, 3:

Carpenter	Kremer	Lysinger
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Speaker

Father Stewart, Chairman of the Governor's Commission on Human Rights, introduced Mr. Samuel Jackson, a member of the Equal Employment Opportunities Commission. Mr. Jackson addressed the Legislature.

Presented to the Governor

Presented to the Governor for approval on June 29, 1965, at 8:30 a.m.: LB 627

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 95. Replaced on Select File as amended.

E and R amendment to LB 95:

1. In line 2 of Enrollment and Review amendment 6, adopted May 18, 1965, insert "to provide for a referendum as prescribed;" after the second semicolon.

LEGISLATIVE BILL 850. Replaced on Select File as amended.

E and R amendments to LB 850:

1. In line 2 of new section 2, insert an underscored comma after "livestock"; and in line 6, insert "*but which*" after "*purposes*".

2. In the title, line 5, insert "to provide for the preparation of a schedule of values for personal property and prescribe the effect thereof;" after the semicolon.

LEGISLATIVE BILL 756. Replaced on Select File as amended.

E and R amendments to LB 756:

1. In section 2, line 2, strike "43-504(1)" and insert "43-504(2)".
2. In line 6 of Enrollment and Review amendment 1, adopted June 22, 1965, strike "The" and insert "A".

LEGISLATIVE BILL 101. Replaced on Select File as amended.

E and R amendments to LB 101:

1. In line 5 of the Knight amendment, strike the first period and insert an underscored semicolon.
2. In new section 3, lines 8 and 9, strike "*both traffic entering or*" and insert "*traffic both entering and*".
3. Renumber section 4, added by Enrollment and Review amendment 1, adopted June 18, 1965, as section 5.
4. In the title, strike lines 5 and 6 and all amendments thereto and insert "villages may issue bonds for prescribed construction and"; and in line 9, insert "to provide exceptions; to define a term;" after the semicolon.

LEGISLATIVE BILL 352. Replaced on Select File as amended.

E and R amendment to LB 352:

1. In line 2 of the Craft unanimous consent amendment 1, adopted June 25, 1965, insert "and all amendments thereto" before "and"; in line 6, strike the stricken comma; in line 6, strike "*vehicles*" and insert "*any vehicle*"; in line 13, strike "; *except*" and insert "and"; and in line 14, strike "*the above*" and insert "*such*".

LEGISLATIVE BILL 764. Placed on Select File as amended.

E and R amendments to LB 764:

1. In line 5 of the Whitney amendment 1, strike "such municipalities" and insert "a municipality"; and in line 5, strike "decide" and insert "decides".
2. In line 2 of the Ruhnke amendment to section 5, insert a comma after "Holt".
3. In new section 5, insert a comma at the end of line 21.
4. In line 2 of the Stryker amendment to section 6, strike "district" and insert "districts"; and in line 3, strike the period and insert a period at the end of the line.

5. In line 4 of the Budd amendment, strike the first comma and insert a period; in line 5, insert a comma after "appoint"; in line 7, insert "Nebraska" after "the"; in line 9, insert a period after "district"; and in line 9, strike "1973" and insert "the period".

6. In new section 8, insert a comma at the end of line 8.

7. In new section 10, insert a comma at the end of line 3.

8. In new section 14, line 27, insert a comma after "shall".

9. In line 2 of the Whitney amendment to section 15, insert "on" before "January".

10. In the Ruhnke amendment to section 15, line 25, strike "Another" and insert "Another".

11. In line 1 of the Ruhnke amendment to section 15, line 40, strike "provided, however," and insert "Provided,"; in lines 2 and 7, strike "Subsection (3)" and insert "subdivision (3) of this section" and in line 11, strike the period and insert a period at the end of the line.

12. Remove striking from the matter being stricken in the Ruhnke amendments to section 15, lines 44 and 45, 47, and 56 through 59.

13. In line 2 of the Ruhnke amendment to section 15, lines 44 and 45, strike "herein provided" and insert "provided in this section".

14. In new section 15, line 49, insert "Nebraska" before "Power"; strike line 70 and amendments thereto, and insert "agencies. After July 1, 1966, no retail contract shall be entered into by a member district of the grid system. Such retail contracts shall be entered into in the name of the grid system itself and shall be assigned to the member district, if any, in whose service area the retail customer is located as long as such member district continues to have such a retail service area."

15. In new section 18, line 6, strike "of" and insert "occasionally".

16. In new section 19, line 17, strike "exists" and insert "exist".

17. In new section 20, line 17, strike "section" and insert "sections"; in line 19, strike "or limit"; and in line 21, insert "or limit the exercise of such right" after "system".

18. In new section 21, line 2, strike "their" and insert "the"; in line 3, strike "thereof"; in line 13, insert "of any such employee" after "benefits"; and in line 14, strike "(of any such employee)".

19. In new section 24, line 1, strike "original"; and in line 3, insert "section" after "and".

20. In the title, strike line 9 and insert "for construction; and to repeal sections 70-609.01 and 70-614.02, Reissue Revised Statutes of Nebraska, 1943, and section 70-614.01, Revised Statutes Supplement, 1963."

LEGISLATIVE BILL 328. Placed on Select File as amended.

E and R amendments to LB 328:

1. In standing committee amendment 1, line 4, insert "*that the*" after "*except*"; in line 5, strike "*first*"; and in line 5, insert "*the*" before "*signer*".

2. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, strike beginning with "more" in line 3 through line 6 and insert "provide how the signature shall be made and residence indicated on initiative and referendum petitions; to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 524. Correctly engrossed.

LEGISLATIVE BILL 727. Correctly engrossed.

LEGISLATIVE BILL 552. Correctly engrossed.

LEGISLATIVE BILL 877. Correctly engrossed.

LEGISLATIVE BILL 255. Correctly enrolled.

LEGISLATIVE BILL 895. Correctly enrolled.

LEGISLATIVE BILL 71. Correctly enrolled.

LEGISLATIVE BILL 464. Correctly enrolled.

LEGISLATIVE BILL 682. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Labor

LEGISLATIVE RESOLUTION 60. Placed on General File.

Statement on LR 60:

June 29, 1965

COMMITTEE ON LABOR

Legislative Resolution 60 was introduced by Senators Albert A. Kjar, Chester Paxton, and Ira E. Paine.

The reason for the introduction of LR 60 is to reaffirm the position of the citizens of the State of Nebraska on Section 14-B of the Taft-Hartley Act—the right-to-work law.

Speaking in favor of LR 60 were Mr. Earl Luff, Nebraska State Chamber of Commerce; Mr. L. E. Harris, Associated Industries; Mr. Charles Marshall, Nebraska Farm Bureau; Mr. R. E. Kinman, Grand Island Chamber of Commerce; Mr. M. J. Graham, Retail Merchants Association; Mr. Jack Romans, Motor Carriers Association; Mr. James Critchfield, Association of General Contractors of Nebraska; Mr. Keith Andresen, Nebraska New Car Dealers Association; Mr. Phil Runyon, Nebraska Lumber Dealers; Mr. Butler Shaffer, Midwest Employers Council; and, Mr. Gene Wolken, Sealrite Manufacturing.

Speaking in opposition to LR 60 were Mr. Richard Nisley, State AFL-CIO; Mr. Win Renninger, Local 216 Fremont, Nebraska; Mr. Don Bastemeyer, Carpenter District Council 253, AFL-CIO; Mr. Anton Munch, State Legislative Representative of the Brotherhood of Railway Clerks; Senator Eugene T. Mahoney; Mr. Walter A. Wallis; Mr. Ed Haynes, Lincoln; and, Mr. Herb Donaldson, Fremont.

The Committee voted 5-2, 1 not voting to advance LR 60 to General File.

(Signed) Edward R. Danner, Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 255 LB 895 LB 71 LB 464 LB 682

SELECT FILE

LEGISLATIVE BILL 656. Mr. Warner offered the following specific amendment: Strike the Danner amendment adopted June 14, 1965 amending LB 656, Sec. 16, lines 3, 4, 6, and 8.

Mr. Danner asked for a record vote on the amendment:

Voting in the affirmative, 28:

Adamson	Crandall	Kokes	Payne, D.
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Warner
Burbach	Kjar	Orme	Whitney
Craft	Knight	Paine, I.	Wylie

Voting in the negative, 8:

Danner	Mahoney	Pedersen	Skarda
Klaver	Moylan	Proud	Wallwey

Not voting, 13:

Brauer	Fleming	Lysinger	Ruhnke
Carpenter	Hasebroock	Matzke	Stryker
Carstens	Kremer	Paxton	Syas
Claussen			

The Warner amendment was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 914. The Gerdes pending amendments found in the Legislative Journal for the One Hundred-eighteenth Day were adopted with 30 ayes, 0 nays and 19 not voting.

Mr. Gerdes offered the following amendment which was adopted by unanimous consent:

Section 1, line 14, after "hundred" strike "eighty" and insert "twelve"; after "and" strike "zero" and insert "two".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 911. E and R amendments found in the Legislative Journal for the One Hundred-seventeenth Day were adopted.

Mr. Marvel asked unanimous consent to withdraw the Carpenter amendment adopted on June 23, 1965. No objections. So ordered.

Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 173. E and R amendments found in the Legislative Journal for the One Hundred-eighteenth Day were adopted.

Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 849. E and R amendments found in the Legislative Journal for the One Hundred-eighteenth Day were adopted.

Mr. Burbach offered the following specific amendments, which were adopted with 33 ayes, 0 nays and 16 not voting:

1. Amend the bill by adding a new section to be known as section 19 and to read as follows:

“Sec. 19. That section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

77-2612. The director is hereby authorized to employ, with the advice and consent of the Governor, a sufficient number of inspectors, clerks, assistants and agents to enforce the provisions of sections 77-2601 to 77-2615, including the collection of all stamp taxes and all revenue from cigarette tax meters provided for herein. In such enforcement the director may call to his aid the Attorney General, any county attorney, any sheriff, deputy sheriff or other peace officer. The compensation of all persons employed hereunder shall be fixed by the Governor and shall be paid from the revenue derived under the provisions of sections 77-2601 to 77-2615. The expenses of administering sections 77-2601 to 77-2615, including necessary assistants, clerical help, cost of enforcement, cost of stamps and incidental expenses, when approved by the director, shall be paid by warrants, issued against the General Fund, but the same shall not exceed four per cent of the funds collected under the provisions of sections 77-2601 to 77-2615, said expenses in each instance to be approved by the director. The director is hereby authorized to promulgate rules and regulations which are consistent with the provisions of sections 77-2601 to 77-2615 and their proper enforcement. Each wholesale dealer shall make application to the director, upon forms to be furnished by the department for a permit to use the tax meter machines, as set forth in section 77-2603, or to purchase said stamps as provided in section 77-2608, or both. Each wholesale dealer shall furnish with such application evidence satisfactory to the director showing that he has obtained a license as a wholesale dealer in accordance with section 28-1025. He shall accompany said application with a fee of one dollar *three hundred dollars* to be placed in the General Fund if the permit is granted and otherwise to be returned to the applicant. If the application is approved and the bond referred to in section 77-2603 is given and approved, if such bond is required under said section 77-2603, the director shall issue such license which shall be conspicuously posted in the place of business of such wholesale dealer.”.

2. Amend the bill by renumbering original section 19 as section 20.

3. Amend the bill by adding a new section to be known as section 21 and to read as follows:

"Sec. 21. That original section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed."

4. Amend the title to conform.

Mr. Burbach offered the following specific amendments, which were adopted with 36 ayes, 0 nays and 13 not voting.

1. Amend section 3 of the bill line 18 by adding after the semicolon the following:

"*Provided*, that for the purpose of this act, a so-called tie-in sale of cigarettes, whereby in conjunction with the purchase of cigarettes, at a price which would not otherwise be less than cost to the vendor, the purchaser is offered other merchandise or other thing of value, without charge or at a charge less than the fair and reasonable retail value of such other merchandise or thing of value, such transaction shall be deemed a rebate or concession;".

2. Amend section 16 of the bill, lines 4 and 23 inserting "Chapter 28 or" before "Chapter", line 9 by striking "one year" and inserting "sixty days".

3. Amend the title to conform.

Advanced to E and R for engrossment.

President Sorensen Presiding

Visitors

Mr. Eric Rasmussen introduced Mr. and Mrs. Marion Lovegrove; Mr. and Mrs. Bernard Lovegrove and Ronny and Tommy from Fairmont.

Mr. Craft introduced Mrs. Ruth Stroy from North Platte.

Members Excused

Mr. Carstens was excused at 10:30 a.m. until 11:30 a.m.

Mr. Batchelder was excused at 11:00 a.m. for the remainder of the day.

SUGGESTED RULE CHANGES

1. Mr. President: I move to amend Rule 12, Section 5, subsection B, line 4 after "arrangement" insert: *Provided* that any bill that

comes up for debate for a second time, with the introducer present, shall be placed at the bottom of General File if said introducer asked for further time. Carried with a vote of 5 to 0.

2. Amend Rule 10, Section 13, line 10 by inserting after the period the following: "A motion to reconsider must be disposed of by the Legislature within 5 Legislative days after making the same or it shall be deemed defeated. Carried with a vote of 5 to 0.

3. Amend Rule 3, Section 6, by adding under Duties of Speaker: (1) Coordinator for the chairmen of standing committees and (2) provides floor leadership so as to expedite Legislative processes. Carried with a vote of 5 to 0.

4. Amend Rule 5, Section 2, by inserting: "The Speaker need not be a member of any standing committee." Carried with a vote of 5 to 0.

5. Order and Arrangement. Amend Rule 5, Section 9, by deleting after the word "the" in line 3 the remainder of that sentence and the following sentence and insert: Speaker of the Legislature - Chairman. Other members: Chairman of the Committee of Committees and the Lt. Governor. Carried with a vote of 5 to 0.

6. Amend Section 7 of Rule 6, as amended in the 1965 Session, by adding the following: "When the introducer of a bill attempts to take a bill from committee to be placed on General File, the bill shall stand indefinitely postponed if the motion fails to receive a majority vote of the members elected to the Legislature. Carried with a vote of 5 to 0.

(Signed) Arnold Ruhnke, Chairman
Rules Committee

Rule change # 1 was adopted with 32 ayes, 1 nay and 16 not voting.

Rule change # 2 was adopted with 33 ayes, 0 nays and 16 not voting.

Rule change # 3 was adopted with 37 ayes, 1 nay and 11 not voting.

Rule change # 4 was adopted with 32 ayes, 0 nays, and 17 not voting.

Rule change # 5 was adopted with 35 ayes, 3 nays and 11 not voting.

Rule change # 6 was adopted with 35 ayes, 0 nays and 14 not voting.

UNANIMOUS CONSENT—Speaker

Mr. Bowen asked unanimous consent for Mr. C. Petrus Petersen to speak to the Legislature tomorrow morning at 11:00 a.m. No objections. So ordered.

MOTION—Place LB 787 on General File

Mrs. Orme moved to place LB 787 on General File, and asked for a record vote.

Mrs. Orme requested a Call of the House. The Call showed 42 members present.

Mrs. Orme moved the Call be raised. The motion prevailed with 39 ayes, 0 nays and 10 not voting.

Voting in the affirmative, 22:

Bauer	Hasebroock	Mahoney	Rasmussen, R.
Bowen	Hughes	Marvel	Skarda
Claussen	Kjar	Moulton	Stromer
Danner	Klaver	Orme	Syas
Fleming	Knight	Payne, D.	Warner
Gerdes	Kokes		

Voting in the negative, 16:

Brauer	Harsh	Nore	Ruhnke
Budd	Holmquist	Paine, I.	Stryker
Craft	Moylan	Paxton	Wallwey
Crandall	Nelson	Proud	Whitney

Not voting, 11:

Adamson	Carpenter	Lysinger	Rasmussen, E.
Batchelder	Carstens	Matzke	Wylie
Burbach	Kremer	Pedersen	

The motion lost.

UNANIMOUS CONSENT—Committee Hearings

Mr. Warner asked unanimous consent for the Government and Military Affairs Committee to hold their hearings Thursday, July 1, in the West Lounge. No objections. So ordered.

UNANIMOUS CONSENT—Bracket LB 694

Mr. Kokes asked unanimous consent to bracket LB 694 on General File for Friday, July 2. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 656 to Select File

Mr. Danner asked unanimous consent to return LB 656 to Select File for the following specific amendment:

1. Add the emergency clause and amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 656. The Danner specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Committee Meetings

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet in the West Lounge immediately upon adjournment today. No objections. So ordered.

Mr. Klaver asked unanimous consent for the Employment Committee to meet at 1:30 p.m. today in the West Lounge. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 65. Re: Freedom of Speech

Introduced by Richard F. Proud, 12th District and Eric Rasmussen, 32nd District.

Whereas one of the most sacred freedoms which we in this state and in this country possess is freedom of speech;

And whereas this freedom has been, throughout the years, zealously guarded by our constitution and by the legislature itself;

And whereas hand in hand with this freedom there must go or should go an equal sense of responsibility to be exercised not only by the citizens of this state, but by the powerful and persuasive news media which convey that speech to the citizenry in general and which play so vital a part in the formation of public opinion;

And whereas through the amalgamation of the large daily newspapers throughout this country and the consequent diminution of their numbers, their growing circulation, power and affluence have become increasingly apparent;

And whereas in the state of Nebraska in recent months this power has been sometimes used in an indiscriminate and irresponsible manner;

Now, therefore, be it resolved that the people of this state, through their duly elected representatives, in this 75th session of the Nebraska Unicameral assembled, make known to these news media, by the passing of this resolution, that with freedom goes responsibility and that the most certain way to lose that freedom is to use it flagrantly and without regard to the one fundamental and basic tenet which should, in a free society, guide us all. That basic tenet was, is and ever will be—*the truth*.

GENERAL FILE

LEGISLATIVE BILL 870. Considered.

Mr. Whitney offered the following amendments to his pending amendments found in the Legislative Journal for the One Hundred-sixteenth Day:

1. Amend the Whitney amendment dated June 24, 1965, number 1, section 2 by striking lines 7 to 9 and inserting the following:

“state, and the state shall supply all *any net aggregate* losses thereof, *realized during any calendar year* that may in any manner accrue, so that the same shall remain forever inviolate and undiminished; and *notwithstanding*—”.

2. Amend the title to conform.

The Whitney amendments were adopted.

The pending Whitney amendments as amended were adopted.

Speaker Bowen Presiding

Advanced to E and R for review with 37 ayes, 2 nays, and 10 not voting.

UNANIMOUS CONSENT—Withdraw Name

Mr. Stromer asked unanimous consent to withdraw his name from LB 811. No objections. So ordered.

STANDING COMMITTEE REPORT

Agriculture and Recreation

LEGISLATIVE BILL 554. Placed on General File as amended.

Standing Committee amendments to LB 554:

1. Section 1, line 6, after the word "means," insert "within three years from the effective date of this act,".
2. Section 1, line 9, after "76-724," insert "provided that before the Governor shall make a decision he shall give notice and conduct a hearing thereon as provided in Sections 84-913 to 84-919,".
3. On page 14, delete sub-section (8) of Section 1.

(Signed) M. A. Kremer, Chairman

Visitors

Mrs. Hughes introduced Mr. and Mrs. Ralph Brewer and Mr. Conault from Table Rock and 9 children of the Christian Church.

Recess

At 12:00 p.m. on a motion by Mr. Ruhnke, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m. Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder and Pedersen, excused for the afternoon, and Mr. Stromer, excused until 3:00 p.m.

Visitors

Mr. Warner introduced Mr. and Mrs. Elmer Schlaphoff from Waverly, and Mr. and Mrs. Bill Mitchell from Lincoln Park, New Jersey.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 471. Considered.

Mr. Warner asked unanimous consent that the following Adamson amendments be read in lieu of the bill. No objections. So ordered.

1. Amend the bill by striking sections 1 through 29 and inserting the following:

"Section 1. That section 32-216, Revised Statutes Supplement, 1963, be amended to read as follows:

32-216. (1) The election commissioner or county clerk, as the case may be, shall provide for a general registration of all the voters of the county, and in any county having a population in excess of thirty thousand inhabitants according to the most recent federal decennial census, and which has adopted county zoning regulations as provided in sections 23-161 to 23-174.09 any county having a population of twenty thousand inhabitants or less according to the most recent federal decennial census the county clerk, with the consent of the county board, may provide for such general registration. He shall furnish the necessary records, as provided by section 32-220, which records shall be known as the permanent registration register. The permanent registration register shall be kept in duplicate. The original registration register shall remain in the office of the election commissioner or county clerk as the case may be. The duplicate registration register shall be taken to and used in the various election districts for election purposes.

(2) Any person properly registering as a voter, as provided for by subsection (1) of this section, shall not be required to again register in such county unless he or she changes his or her name or residence, changes his or her name by reason of marriage, or for other reason. When any registered voter shall change his or her residence from one voting district to another, or shall change his or her name by reason of marriage or otherwise, such change of residence or change of name shall operate as a cancellation of his or her registration, and he or she must again register before he or she shall be permitted to vote.

(3) The office of the election commissioner or county clerk in any county which has provided for general registration shall remain open during the usual business days of the entire year for purposes of general registration and revision, as required by subsection (1) or (2) of this section, and for the transaction of the business of such office. Such registration and revision shall be carried on and held open at all times during the regular business hours of the election commissioner's or county clerk's office, as the case may be, to and ending at five p.m. on the second Friday preceding any election.

(4) In addition to his office, the election commissioner or county clerk may provide such other places of registration as in his judgment the best interests of the service may require, which other places shall be open at such times and during such hours as he may direct. Notice of such places of registration shall be given by publication in two of the leading newspapers of general circulation in the county.

Sec. 2. That section 32-233, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-233. (1) In all cities having a population of more than seven thousand and less than forty thousand inhabitants located in counties not having general registration, a general registration of all voters shall be had, which shall be subject to revision prior to each general election.

(2) There shall be a general reregistration in 1956 before the primary election, which shall be considered a permanent registration of those so registering, and any person so registering shall not be required to register again in any such city unless he or she has failed to vote at two consecutive general elections, unless he or she has changed his or her residence from one voting district in the city to another, or has changed his or her name and within the prescribed time before the next ensuing election has not made the correction of his or her new name or address in the manner prescribed in section 32-256.

(3) When any registered voter shall change his or her residence from one voting district in the city to another, or shall change his or her name, such change of residence or change of name shall automatically operate as a cancellation of his or her registration unless he or she shall have corrected the description of his or her residence or his or her name within the aforesaid prescribed time, as provided in subsection (2) of this section and any other provisions of the statutes applicable thereto, as it appears on the registration books to correspond with the new place of residence or with the new name as provided in section 32-256, and he or she must again register before he or she shall be permitted to vote. Likewise the failure of any registered voter to vote at two consecutive general elections shall automatically cancel his or her registration.

(4) The reregistration, referred to in subsections (2) and (3) of this section, or the registration of new voters in such cities shall be conducted in the same manner, insofar as possible, as the general reregistration in the year 1956 was conducted.

Sec. 3. That original section 32-233, Reissue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, are repealed.”

2. Amend the title to conform.

The Adamson amendments were adopted.

Advanced to E and R for review with 40 ayes, 0 nays, and 9 not voting.

Visitors

Mr. Gerdes introduced Mr. and Mrs. Verlin R. Hutton from Alliance.

Mr. Claussen introduced his son, Peter H. Claussen, Jr. and his wife Marian and children Peter III and Mary Lynne.

Mr. Stryker introduced the Minister of Agriculture from Afghanistan.

Ruling of the Chair

Mr. Marvel requested a ruling of the Chair concerning placing bills on General File that are indefinitely postponed by the Bowen motion adopted June 25, 1965.

The Chair ruled that 25 votes would be required to place such a bill on General File. The Chair further ruled that a motion to place the bill on General File must be made either the same or one legislative day following the postponement.

Committee Meetings

Mr. Marvel announced that the Budget Committee would meet in the West Lounge immediately.

Mr. Burbach announced that the Revenue Committee would hold an executive session at 3:45 p.m. in the West Lounge.

UNANIMOUS CONSENT—LB 328

Mr. Carpenter asked unanimous consent to consider LB 328 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 328. E and R amendments found in this day's Journal were adopted.

Mr. E. Rasmussen offered the following amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. That section 32-705, Revised Statutes Supplement, 1963, be amended to read as follows:

32-705. Every sheet of every petition mentioned in sections 32-702 to 32-704 containing signatures shall have upon it and below the signatures an affidavit in substantially the following form:

State of Nebraska)
) ss.
 County of)

..... being first duly sworn, (Name of circulator) deposes and says that he is the circulator of the foregoing petition containing signatures; that he is a legal and qualified voter of the State of Nebraska and county wherein the signatures were obtained; that each person whose name appears on the petition sheet personally signed the petition in the presence of affiant; that the date to the left of each signature is the correct date on which the signature was affixed to the petition; that he believes that each signer has stated his name, city, village, or post-office address, and his street and street number or voting precinct, correctly; that each petitioner when he signed this petition was a legal and qualified voter of the state and county and qualified to sign the same, and that affiant stated to each petitioner before he affixed his signature the legal effect and nature of such petition.

.....
Circulator.

Subscribed and sworn to before me, a notary public, this day of, 19....., at, Nebraska.

.....
Notary Public.

Every sheet of every petition mentioned in sections 32-702 to 32-704 containing signatures shall have upon it and above the signatures a statement in substantially the following form:

WARNING. *Any person signing any name other than his own to any petition, or knowingly signing his name more than once for the same measure at one election, or who is not, at the time of signing or circulating the same, a legal voter and qualified to sign or circulate the same, or any person who shall falsely swear to any signature upon any such petition, or any officer or person willfully violating any provision of sections 32-702 to 32-713, shall be deemed guilty of a felony and shall, upon conviction thereof, be punished by a fine not exceeding five hundred dollars, or by imprisonment in the Nebraska Penal and Correctional Complex not exceeding two years, or by both such fine and imprisonment. Such statement shall be printed in bold-faced type.*

If the circulator has given the bond provided for in this section, the words "and county wherein the signatures were obtained" may be omitted from the statement of the circulator's voting qualification in the foregoing form of affidavit.

Every circulator of a petition shall be not less than twenty-one years of age, and a resident, and legal and qualified voter of the State of Nebraska and of the county wherein the petitioners reside, except that any person, otherwise qualified, may circulate a petition outside of the county of his residence if he shall first have filed with the Secretary of State a bond, approved by the Attorney General, in the sum of five hundred dollars, conditioned that in the procuring of signatures to the petition he will conform to all the requirements of sections 32-702 to 32-713. All signatures secured in a manner contrary to the provisions of sections 32-702 to 32-713 shall not be counted. Clerical and technical errors in a petition shall be disregarded if the forms herein prescribed are substantially followed."

2. Amend the bill by striking original section 2 and inserting the following:

"Sec. 3. That original section 32-713, Reissue Revised Statutes of Nebraska, 1943, and 32-705, Revised Statutes Supplement, 1963, are repealed."

3. Amend the title to conform.

Mr. Syas asked unanimous consent to lay over the Rasmussen amendments temporarily.

Mr. Carpenter objected.

The Rasmussen amendments were adopted with 30 ayes, 9 nays, and 10 not voting.

Messrs. Carpenter and Adamson asked unanimous consent to have their names added as co-introducers of LB 328. No objections. So ordered.

Mr. Syas asked unanimous consent to have his name withdrawn as introducer of LB 328. No objections. So ordered.

Advanced to E and R for engrossment.

Visitors

Mr. Kremer introduced Capt. and Mrs. Don R. Varney, Michael and Kelly.

GENERAL FILE

LEGISLATIVE BILL 264. Considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE BILL 491. Reading waived. Considered.

Mr. D. Payne offered the following amendments, which were adopted:

1. Amend section 1 of the bill, by striking all new matter and reinstating all stricken matter, and line 49 by inserting "second," before "fifth".

2. Amend section 2 of the bill, by striking lines 1 to 7 and inserting the following:

"Sec. 2. The Governor shall, on the effective date of this act, appoint a district judge to fill the vacancy by the creation of an additional judge for District No. 2. Such appointment shall be made as provided by the provisions of Chapter 24, article 8."

3. Amend the title to conform.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

UNANIMOUS CONSENT—Unbracket LB 917

Mr. Kjar asked unanimous consent to unbracket LB 917 on General File and consider it at this time. No objections. So ordered.

LEGISLATIVE BILL 917. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

Mr. Kjar Presiding

LEGISLATIVE BILL 344. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Ninety-second Day was adopted.

Advanced to E and R for review with 22 ayes, 4 nays and 23 not voting.

Explanation of Amendment

I ask unanimous consent to have it stated in the Journal that in adopting the Danner amendments to LB 656, adopted June 24, 1965, it was the intent of the Legislature to strike the Carpenter amendments to standing committee amendment 1, section 2 (2).

(Signed) Edward R. Danner

No objections. So ordered.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE BILL 662. Read and Considered.

Advanced to E and R for review with 25 ayes, 0 nays and 24 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Kjar asked unanimous consent to have an executive meeting of the Banking, Commerce and Insurance Committee at 8:30 a.m., June 30, 1965, in the West Lounge. No objections. So ordered.

STANDING COMMITTEE REPORTS**Education**

LEGISLATIVE BILL 156. Placed on General File.

LEGISLATIVE BILL 480. Placed on General File.

LEGISLATIVE BILL 512. Placed on General File.

LEGISLATIVE BILL 636. Placed on General File.

LEGISLATIVE BILL 772. Placed on General File.

(Signed) Ross H. Rasmussen, Chairman

Budget

LEGISLATIVE BILL 229. Indefinitely postponed.

LEGISLATIVE BILL 488. Indefinitely postponed.

LEGISLATIVE BILL 487. Placed on General File as amended.

Standing Committee amendment to LB 487:

1. Amend section 1 of the bill by striking the new and stricken matter in lines 12 to 19, and inserting "*whose compensation is not paid out of the General Fund*" after "Agriculture" in line 14.

(Signed) Richard D. Marvel, Chairman

UNANIMOUS CONSENT—General File Bills

Mr. R. Rasmussen asked unanimous consent to consider the following bills on General File July 12, 1965: LB 156 LB 176 LB 480 LB 512 LB 636 LB 772.

No objections. So ordered.

Adjournment

At 4:05 p.m., on a motion by Mr. Craft, the Legislature adjourned until 9:00 a.m., Wednesday, June 30, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-TWENTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 30, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we turn to Thee because we are greatly vexed with our own thoughts. Our minds plague us with questionings we cannot answer, and history confronts us with responsibilities we cannot evade. Who among us is sufficient for these things? We are humbled by our experience of conflicting statements and driven by pressure to act before we are sure what Thou wouldst have us do. Thou knowest our deadlines as Thou knowest our need. We cannot push Thee, for Thou would not be hurried. But only Thou canst keep us from being pushed. Give us, therefore, the unhurried mind and the untroubled heart, by the mercies of Christ our Lord. Amen.

The roll was called and all members were present.

Corrections for the Journal

Page 2168, line 31, strike "adopted" and insert "rejected".

Page 2204, line 26, delete the entire sentence beginning with "Such city".

The Journal for the One Hundred-nineteenth Day was approved.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 908. With Emergency.

A BILL FOR AN ACT relating to counties; to provide for the establishment of depreciation funds from patient or other revenue income of an indigent hospital, home for aged or infirmed persons,

community hospital, or a local hospital district as prescribed; to provide for the use of such funds; to ratify previous expenditures; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 1:

Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Mr. Marvel moved to suspend the rules and consider the final readings set for tomorrow. The motion prevailed with 42 ayes, 0 nays and 7 not voting.

LEGISLATIVE BILL 889. With Emergency.

A BILL FOR AN ACT making appropriations for the Department of Public Institutions, Department of Public Welfare, The University of Nebraska, Board of Education of State Normal Schools, Normal Schools, and State Department of Education of the State of Nebraska for the biennium beginning July 1, 1965 and ending June 30, 1967; to define terms; to make appropriations as allocated from the State Building Fund for the biennium beginning July 1, 1965 and ending June 30, 1967; to reappropriate unexpended balances from the State Institutional and Military Department Building Fund and provide for deposit of receipts from the former levy therefor

in the State Building Fund; and to make appropriations for the biennium from the State Recreation Road Fund, the State Educational Television Fund, and the Land and Water Conservation Fund; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Fleming	Lysinger	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Budd	Harsh	Matzke	Ruhnke
Burbach	Hasebroock	Moulton	Stromer
Carpenter	Holmquist	Nelson	Stryker
Carstens	Hughes	Nore	Wallwey
Claussen	Kjar	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Payne, D.	Wylie
Danner	Kremer	Proud	

Voting in the negative, 9:

Batchelder	Mahoney	Paxton	Skarda
Brauer	Moylan	Pedersen	Syas
Klaver			

Not voting, 1:

Bowen

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 646.

A BILL FOR AN ACT relating to ground water; to regulate the spacing of wells as prescribed; to provide for fees; to provide exceptions; to provide for special permits; and to provide for enforcement.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 49:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 0.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Expedite LB 491

Mr. D. Payne asked unanimous consent to place LB 491 at the head of E and R for review, to expedite its processing, and to hold LB 910 on E and R for engrossment until LB 491 reaches the same position. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on June 30, 1965 at 8:25 a.m.: LB 255 LB 895 LB 71 LB 464 LB 682

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Agriculture and Recreation

LEGISLATIVE BILL 807. Placed on General File.

LEGISLATIVE BILL 907. Indefinitely postponed.

(Signed) M. A. Kremer, Chairman

Enrollment and Review

LEGISLATIVE BILL 164. Placed on Select File as amended.

E and R amendments to LB 164:

1. In renumbered section 2, line 1, strike "Section" and insert "Sec."
2. In renumbered section 3, line 8, strike "*a candidate*" and insert "*candidates*".
3. Amend the Klaver amendment to read "In renumbered section 4, line 16, strike 'ten' and insert 'ten *twenty-five*'."
4. In renumbered section 5, line 6, insert "*is uncommitted*" after "*candidate*".
5. In renumbered section 8, line 1, strike the first comma.
6. In the title, line 2, strike "32-510" and insert "32-503.01, 32-510,"; and in line 5, insert "to eliminate provisions respecting candidates who are incumbents of a different office;" after the semicolon.

LEGISLATIVE BILL 893. Placed on Select File as amended.

E and R amendments to LB 893:

1. In section 1, strike line 7, and insert "payment for the public generally, for compensa-"; and in line 8, strike "*directly or indirectly*" and insert "*direct or indirect*".
2. In section 2, line 24, strike "*no*" and insert "*not*"; in lines 30 and 32, insert "*of this subsection*" after "*(a)*"; in line 31, strike "*licensed*" and insert "*registered*"; strike the comma at the end of line 35; and in line 37, strike "*(3)*" and insert "*(2) (3)*".
3. In section 6, line 2, strike "*months*" and insert "*months'*".
4. In section 7, line 1, strike "sections" and insert "section".
5. In the title, line 8, strike "instructor" and insert "instructors".

LEGISLATIVE BILL 540. Placed on Select File as amended.

E and R amendments to LB 540:

1. In the Syas amendment 2, line 3, strike "has been made or of" and insert "or"; in line 4, insert "has been made" after "location"; and in line 11, strike "to be paid for" and insert "shall be paid".
2. In the title, line 6, insert "or on an application for transfer of an existing license; and to provide for costs" after "retail".

LEGISLATIVE BILL 918. Placed on Select File as amended.

E and R amendments to LB 918:

1. In section 1, lines 2 and 3, strike "sections 1 and 2, respectively" and insert "section 1"; in line 30, strike "said" and insert "such"; and in line 39, strike "In the event" and insert "If".

2. In the Carstens amendment, line 1, insert "section 1," after "In"; and insert an underscored comma before "which" in line 1 and after "act" in line 2.

3. In section 2, lines 2 and 3, strike "sections 1 and 2, respectively" and insert "section 2"; and strike the stricken matter in the sentence beginning on line 6 and underscore the remainder of the sentence.

4. In section 3, line 6, insert ", are repealed" after "1965".

LEGISLATIVE BILL 909. Correctly engrossed.

LEGISLATIVE BILL 905. Correctly engrossed.

LEGISLATIVE BILL 851. Correctly engrossed.

LEGISLATIVE BILL 593. Correctly engrossed.

LEGISLATIVE BILL 913. Correctly engrossed.

LEGISLATIVE BILL 526. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 526

RESOLUTIONS

LEGISLATIVE RESOLUTION 66. Re: Intangible Taxes

Introduced by Albert A. Kjar, 39th District; Eugene T. Mahoney, 5th District; C. W. Holmquist, 14th District; Elvin Adamson, 43rd District; Rick Budd, 2nd District; William R. Skarda, Jr., 7th District; John E. Knight, 26th District and Peter H. Claussen, 18th District.

WHEREAS, intangible taxes are levied on many different basis; and

WHEREAS, by the Constitution of Nebraska, taxes may be levied by valuation or otherwise upon classes of intangible property as the Legislature may determine.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to investigate the intangible tax laws of the state and to report their findings and recommendations to the next regular session of the Legislature. The study shall take into consideration the earnings of the intangible property, the economic impact of taxation on various classes of intangibles, and shall study the need for further classification of intangibles for purposes of taxation.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 67. Re: Water Shortage

Introduced by Stanley A. Matzke, 24th District; M. A. Kremer, 34th District; Fred W. Carstens, 30th District; Cecil Craft, 45th District; Lester Harsh, 38th District; Frank Nelson, 42nd District; Rudolf C. Kokes, 41st District; Richard F. Proud, 12th District; C. F. Moulton, 8th District; Jerome Warner, 25th District; Albert A. Kjar, 39th District; H. C. Crandall, 46th District; Kenneth L. Bowen, 37th District; Terry Carpenter, 48th District; George C. Gerdes, 49th District and Eric Rasmussen, 32nd District.

WHEREAS, water or the lack of it, is a problem throughout the United States; and

WHEREAS, many of the states of the nation are facing a problem of serious shortage of quality water in the face of increasing demands; and

WHEREAS, irrigation and water control, flood control and watershed development, conservation development and water utilization are basic and vital elements of Nebraska's economy; and

WHEREAS, the realization of our state's highest potential depends upon an orderly and proper control, conservation, development and utilization of our water resources; and

WHEREAS, the tremendous expansion of water use for gravity irrigation, pump irrigation, industrial purposes, domestic and municipal needs and for recreation is constantly creating new legal and economic problems, the solution of which necessitates laws which will allow and encourage the fullest development and beneficial use of our state's tremendous water supplies; and

WHEREAS, a coordinated program of water resources development demands adequate study and research of gravity irrigation, drainage, flood control, water conservation utilization, hydro-electric

power production, underground water recharge, water quality and pollution, and recreation development as related to water use projects and developments; and

WHEREAS, the laws on irrigation and water use have not been recodified since the original enactment and only piece-meal amendments have been made over the years such laws have been in effect.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee composed of a chairman and twelve members, to be divided into at least three subcommittees of four members each, one of whom shall be designated subcommittee chairman, and that each subcommittee be assigned one of the following areas for study. The study and recommendations shall include, but shall not be limited to, the following:

(a) Ground water recharge, conservation, proper use and pump irrigation.

(b) Stream flow and gravity irrigation and Irrigation and Reclamation Districts and projects.

(c) Competition and conflicts between water users for available supplies and between agricultural, municipal, domestic and industrial users of water.

2. That the reports of the subcommittees be incorporated into a final report of the entire committee to the next regular session of the Legislature with recommendations necessary to promote the fullest possible control, conservation, development and utilization of Nebraska's water resources.

Referred to the Executive Board of the Legislative Council.

UNANIMOUS CONSENT—Add Co-introducer

Mr. Pedersen asked unanimous consent to add his name as sponsor of LB 811.

No objections. So ordered.

MOTION—Suspend Rules

Mr. Stromer moved to suspend the rules and consider LB 811 on General File at this time.

Mr. Stromer requested a Call of the House. The Call showed 45 members present.

Mr. Stromer moved the Call be raised. The motion prevailed with 44 ayes, 0 nays and 5 not voting.

The motion to suspend the rules prevailed with 36 ayes, 7 nays and 6 not voting.

GENERAL FILE

LEGISLATIVE BILL 811. Considered.

Mr. Stromer moved to indefinitely postpone.

The motion prevailed with 38 ayes, 7 nays and 4 not voting.

Visitors

Mr. R. Rasmussen introduced Mr. and Mrs. Laurets Rasmussen; Mr. and Mrs. Frank Lybin.

Mr. Fleming introduced Jeffrey Samson from Sidney.

Mr. Whitney introduced Gilbert Trautman of Big Springs.

Mr. Craft introduced Jim Doyle from North Platte.

Speaker

President Sorensen appointed Messrs. Bowen, Bauer, and Warner to escort Mr. C. Petrus Peterson to the rostrum. Mr. Peterson addressed the Legislature.

It is a real pleasure for me to stand before the members of the 1965 Session of the Legislature. I greatly appreciate your invitation to appear.

It is 50 years ago that I first served as a member of the old bicameral Nebraska Legislature and thereafter served a total of seven sessions. It follows that I have been reasonably familiar with Nebraska Legislatures for more than half of the century we hope to celebrate in 1967.

It is rather interesting to observe the tenacity of some problems. For instance, in 1915, we had a legislative committee investigating the finances of the University. With a regularity that is impressive, similar inquiries have been repeatedly undertaken.

In 1915 we enacted the first "Small Loan" law providing that licensed lenders could charge interest at the then usury law rate of 10% plus and a brokerage fee of an additional 10%. There was this difference between 1915 and recent years. The supporters in 1915 were not money lenders. They opposed the legislation. The supporters were socially minded people who desired to rescue the necessitous borrowers from the "Loan Sharks".

While there has been a constant barrage of fault finding by people outside of the Legislature, generally from people who either want something they are not entitled to or who want the burdens resting on them transferred to other people, the Legislative record justifies a vote of confidence and a recognition of the sacrifice made by Legislators in discharging their responsibilities. Nebraska has an enviable record of clean and honest government.

During the five decades we have had many examples of fine executive leaders with only a few would-be leaders given to straddling high fences until it became imperative, even if embarrassing, to climb down without knowing on which side of the fence to choose.

The members of the Legislature are not intended to be an oligarchy of law givers who have been on some Mt. Sinai from which they have returned with God given tablets of law and sitting as technical experts to prescribe for the ailments of society. The Legislature neither is, nor is it intended to be, a brain-trust. It is, as it ought to be, an assembly of representatives of a free people. It is humanity itself struggling with its own problems, economic, industrial, or social.

Your sessions are too long, partly due to the practice adopted at the time when the first Unicameral system was put in operation, among which was the decision to hear every bill in committee after public notice of the time and place. This was designed to set at rest the then existing fear that, with a single house, legislation would be rushed through with excessive speed, without proper notice and deliberation, I suggest that, by now, the fear of excessive speed no longer is evident. I have observed with interest your current use of a unanimous consent file which I tried to establish while a member of the Unicameral but failed to obtain sufficient support.

The other reason for long sessions is the very large number of bills introduced.

I recognize that there is in your midst some who evidence a super-man capacity to beget and to father an extraordinary number of mental offspring and yet I suspect a sizeable percentage of your 900 bills are so called "request bills", a species of illegitimate progeny to which members of the Legislature sustain only putative parenthood.

Under the old Bicameral system, we had what we called "Cold Storage". Bills which the committee deemed unimportant were sent to "Cold Storage" while we acted on the other bills. At a date later in the session, a motion would be made that all bills remaining in committee on a specified date would be indefinitely postponed. This took care of what was left in cold storage.

If the "General File" was then unreasonably long, we selected a "sifting committee" to place the bills in the order of their importance and if some were left when our farmer members felt the urge to get back in the fields, another motion was made that all bills on general file at a time specified would be indefinitely postponed.

If there was ever any great outcry because some bills fell by the wayside I did not hear about it. There was a general sigh of relief when the Legislature adjourned.

I join with the vast majority of the people in Nebraska in congratulating you on your endurance in your conscientious discharge of your duty. If my own experience is typical, when you get home your constituents will tell you in detail what, in their opinion, you have done which you ought not to have done or what you left undone which you ought to have done, and your real reward will be your own consciousness of having had a real part in the actual operation of the best system of government mankind has so far developed, where all ideas, good ideas, crack pot ideas, selfish ideas, revolutionary ideas and bad ideas are all freely presented, debated and disposed of.

Humanity has learned, I think, that while you may be required to endure some unpleasant odors from oratorical hot air, it is as true in government as in the laboratory you avoid an explosion if you resist the temptation to put on a tight lid.

So let us dream our dreams, enact our laws, strengthening our state and endure the clatter of conflicting opinions, and remain calm while the worldwide conflict among nations rages at our 20th Century Armageddon, in spite of suspicions, animosities, disappointments and misunderstandings which plague the councils of men until the day comes when this little planet on which we ride among the stars rolls out of the shadows into the sunlight and there is Daybreak everywhere.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 889. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 889

UNANIMOUS CONSENT—LB 889

Mr. Marvel asked unanimous consent that LB 889 be sent to the Governor as soon as possible to be examined by his budget staff. No objections. So ordered.

RESOLUTION

LEGISLATIVE RESOLUTION 65. Laid over at the request of Mr. Carpenter.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 919. Introduced at the request of the Governor by Fern Hubbard Orme, Legislative District 29 and Marvin E. Stromer, Legislative District 27.

A BILL FOR AN ACT to amend section 4-102, Reissue Revised Statutes of Nebraska, 1943, relating to aliens; to provide that aliens may be engaged as teachers or research scientists by colleges and universities without limitation as to time; and to repeal the original section.

UNANIMOUS CONSENT—Place LB 919 on General File

Mrs. Orme asked unanimous consent that the rules be suspended and that LB 919 be placed on General File without a public hearing. No objections. So ordered.

Mr. Adamson Presiding

UNANIMOUS CONSENT—Replace LB 905 on Select File

Mr. Mahoney asked unanimous consent to replace LB 905 on Select File for the following specific amendment:

1. Amend section 1 of the bill by adding at the end thereof the following:

“Luna M. Hamilton	loss of wages	Vending Stand	\$1,020.00”
Apt 7, 2709 Dewey,		Fund Auditor	
Omaha, Nebraska		Acct. No. 740	

2. Amend the title to conform.

No objections. So ordered. LB 905 was replaced on Select File.

UNANIMOUS CONSENT—Replace LB 891 on Select File

Mr. Carpenter asked unanimous consent to replace LB 891 on Select File for the following specific amendment:

1. Amend the Carpenter amendment number 1, adopted May 17, 1965, by striking section 3 and inserting the following:

“Sec. 3. That section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 10. SPECIAL CONSTRUCTION AND OPERATING FUNDS

(1) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Recreation Road Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Department of Roads for the purposes specified in Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$1,500,000

(2) Reappropriate the unexpended balance on hand on June 30, 1965, in the State Educational Television Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Nebraska Educational Television Commission for the purposes specified in Chapter 79, article 21, Revised Statutes Supplement, 1963, estimated \$2,110,725

(3) *Reappropriate After transferring six hundred thousand dollars to the State Office Building Fund, reappropriate the unexpended balance on hand on June 30, 1965, in the Land and Water Conservation Fund, and then appropriate all receipts collected for the biennium July 1, 1965 to June 30, 1967, to the Game, Forestation and Parks Commission for the purposes specified in Legislative Bill 485, Seventy-fifth Session, Nebraska State Legislature, 1965, estimated \$5,000,000*

Sec. 4. That original section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed.”.

No objections. So ordered. LB 891 was replaced on Select File.

SELECT FILE

LEGISLATIVE BILL 891. The Carpenter specific amendment found in this day's Journal was adopted with 30 ayes, 0 nays, and 19 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 911. Laid over at Mr. Pedersen's request.

UNANIMOUS CONSENT—Unbracket LB 161

Mr. Carpenter asked unanimous consent to unbracket LB 161 on Select File and consider it at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 161. Advanced to E and R for engrossment.

Mr. Carpenter asked unanimous consent that LB 161 be placed behind LB 849 on E and R for engrossment and that they be considered in that order when they reach Final Reading. No objections. So ordered.

LEGISLATIVE BILL 173.

Mr. Carpenter offered the following specific amendments which were adopted with 28 ayes, 0 nays, and 21 not voting:

1. Amend the bill by adding a new section to be known as section 27 and to read as follows:

"Sec. 27. That section 81-145, Revised Statutes Supplement, 1963, be amended to read as follows:

81-145. As used in sections 81-145 to 81-163, unless the context otherwise requires:

(1) Purchasing Agent shall mean the head of the division of the state government charged with the administration of this act, which division shall be a part of and subject to the supervision of the office of Tax Commissioner;

(2) Articles shall mean and include all materials, supplies, furniture, equipment, printing, stationery, automotive and road equipment, and all other chattels, goods, wares and merchandise whatsoever; and

(3) Using agencies shall mean and include all officers of the state, departments, bureaus, boards, commissions, councils and institutions receiving legislative appropriations, except The University of Nebraska and the state normal schools where their purchases are made through a recognized and established purchasing agent or purchasing department maintained by such institutions, in quantity lots and after competitive bidding."

2. Amend the bill by renumbering the renumbered sections 27 to 35 as sections 28 to 36 respectively.

3. Amend renumbered section 35, line 3 by striking "and 72-1009" and inserting ", 72-1009, and 81-145".

4. Amend the title to conform.

Mr. Carpenter offered the following specific amendment which was adopted with 41 ayes, 0 nays, and 8 not voting:

1. Amend Standing Committee amendment 6 by inserting a new subdivision after subdivision 4 to be known as subdivision (5) and to read as follows:

"(5) The director shall approve all contracts before the same are executed by the executive officer of the state authorized to execute contracts."

Mr. Warner offered the following amendment which was adopted by unanimous consent:

1. Strike standing committee amendment number 1.

Mr. Carpenter offered the following specific amendments which were adopted with 40 ayes, 0 nays, and 9 not voting:

1. Amend the original section 13 of the bill by adding a new subdivision to be known as subdivision (7) and to read as follows:

"(7) There is hereby created a fund to be known as the Data Processing Revolving Fund to which shall be credited all moneys received by the department for data processing services as provided under subdivision (4) of this section. Expenditures shall be made from the said fund to finance the operations of the data processing service bureau in accord with appropriations made by the Legislature."

2. Amend the bill by adding a new section to be known as section 18 and to read as follows:

"Sec. 18. There is hereby created, in addition to the revolving funds created by subdivision (4) of section 14, and section 21 of this act, a fund to be known as the Administrative Services Revolving Fund. Excepting appropriations for the Data Processing Revolving Fund, the Telephone Expenses Revolving Fund, and the Purchasing Agent's Revolving Fund, the Postage Meter Fund, and the Contributions Fund of the Social Security Administrator, all appropriations to the Department of Administrative Services shall be credited to the Administrative Services Revolving Fund."

(1) The State Accountant shall, not later than June 30, 1967, develop a system of charges and billings to all departments and agencies of the state for which services are provided by the department or in whose behalf the department incurs expenditures. The

system of charges shall reflect, as nearly as may be practicable, the actual share of costs incurred in behalf of or for services to each other department and agency of the state.

(2) The system of charges may take into consideration the volume of funds accounted for or to be accounted for as credited to each other department and agency of the state, the number and type of accounting transactions and other services for each other department and agency of the state, the number of funds accounted for or to be accounted for from which appropriations are made for each other department and agency of the state, the number of programs, subprograms, and activities of each other department and agency of the state for which appropriations are made by the Legislature, the number and character of purchase orders processed for each other department and agency of the state, the area of Capitol Building or other state office buildings in the vicinity of the Capitol Building occupied by each other department and agency of the state, the number and value of work orders for remodeling, painting, repairs or work incidental to occupancy and use of such space subject to control by the department by each other department or agency, and other factors that may be relevant to determination of the share of the costs of all services rendered by or to be rendered by the department or its divisions.

(3) The State Accountant is hereby empowered to include such factors for computation of costs or to exclude such factors as may be necessary to accommodate federal requirements affecting the possibility of recouping from federally supported agencies of the state the share of costs of services rendered or expenditures made in behalf of such agencies by the department.

(4) The State Accountant shall compile from the system of charges, hereinabove provided for, the share of costs of services provided by the department, or expenditures made by the department, in behalf of federally supported agencies as may be uncollectible by reason of federal law or regulations, and the share of costs incurred or expenditures in behalf of such activities of the Treasurer, the Board of Educational Lands and Funds and other state departments and agencies having to do with trust, agency or distributive funds, the Social Security Fund, retirement funds, and funds established for retirement of debt and operations of revenue bond facilities of any agency or department of the state, and to include in the budget request of the department a sum equal to the total of such uncollectible and excluded charges, the sum, or so much thereof as may be accepted by the Legislature, to be financed by appropriation from the state General Fund.

(5) The total of collections from other state departments and agencies, combined with such appropriations as the Legislature may

make from the General Fund, as above provided, to the department shall never exceed the amount appropriated by the Legislature to the department during each fiscal period.

(6) *The director shall, as soon as may be possible following June 1, 1967, and quarterly in advance thereafter, bill the several other departments and agencies of the state in accord with the share of costs of services to be provided or expenditures to be made in behalf of said other departments and agencies as provided hereunder. Payments under said billings shall be credited to the Administrative Services Revolving Fund and expended therefrom in accord with appropriations by the Legislature."*

3. Renumber the sections of the bill accordingly.

4. Amend the title to conform.

Laid over.

Member Excused

Mr. Lysinger was excused at noon until 3:30 p.m.

Recess

Mr. Hasebroock moved to recess until 2:00 p.m.

Mr. Bowen moved to amend the motion until 1:30 p.m.

The Bowen amendment was adopted.

The Hasebroock motion as amended was adopted and at 12:02 p.m. the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Mr. Lysinger, excused until 3:30 p.m.

Member Excused

Mr. R. Rasmussen asked unanimous consent to be excused at 3:30 p.m. for the remainder of the day. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 173. Mr. Marvel offered the following specific amendments which were adopted by unanimous consent:

1. Amend the bill by adding three new sections to be known as sections 32 to 34, and to read as follows:

"Sec. 32. That section 2, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 2. The sums in this act hereinafter specified, or so much thereof as may be necessary for the purposes specified, are hereby appropriated out of any money in the General Fund, or the department cash funds authorized by statute in each case and federal funds as may be applicable in each case, for the biennium beginning July 1, 1965 and ending June 30, 1967.

(1) Except as otherwise specifically provided in this act, wherever appropriations are from both cash funds and the state General Fund to the same agency for the same program, available cash funds shall be used before the General Fund appropriation.

(2) Notwithstanding any other provision of this act, unexpended balances of appropriations from department cash funds which have been created for the purpose of receiving and accounting for money from the federal government shall revert to such cash funds at the expiration of the fiscal period covered by this act unless applicable federal laws in each case shall permit the lapse of such balances to the state General Fund. It is the intent of the Legislature that all appropriations shall lapse at the end of the biennium to the extent they have not been expended or lawfully obligated.

(3) Whenever it is ascertained that by mistake or otherwise any county treasurer or other person has paid into the state treasury any sum not due the state, the Governor *Director of Administrative Services* shall, on the certificate of the State Treasurer that such sum has been paid to him and that it was not due the state, refund to such county treasurer or other person the amount so paid, by seeing that a warrant is drawn therefor upon the state treasury, and such funds are hereby appropriated. Such refund warrant shall be carried on the books of the state as an adjustment to income and not as an expenditure or disbursement.

(4) Whenever it is ascertained that by mistake or otherwise, the State of Nebraska or any of its departments, agencies or officers shall have caused to be made a disbursement which for any reason is refunded to the state, the amount so disbursed and refunded to the state shall be credited to the fund and account from which the disbursement was made as an adjustment of expenditures and disbursements and not as a receipt. Such credited refund shall be considered part of the original appropriation to the department or

agency and is hereby appropriated. Where a refund to the state or any of its departments or agencies shall be in behalf of a transaction which occurred during a prior biennium, the refund shall be credited to the unappropriated surplus account of the fund from which the disbursement was originally made.

(5) Fifteen per cent of all fees shall be remitted to the General Fund of the state treasury by special boards, bureaus, divisions or commissions during the biennium, as enumerated and provided for in section 33-150, Revised Statutes Supplement, 1963.

Sec. 33. That section 17, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 17. QUARTERLY PRO RATA EXPENDITURES OF APPROPRIATIONS

No expending agency of the State of Nebraska shall be entitled to spend more than one-eighth of its appropriation during any one quarter of a year; *Provided*, that where an emergency exists or a special need arises for greater expenditures, the expending agency shall submit to the Auditor of Public Accounts *Director of Administrative Services* its request in writing; and the auditor *director* shall present such request to the Governor through the Tax Commissioner and if such request is approved by the Governor, then the Auditor of Public Accounts *Director of Administrative Services* shall have the authority to disregard the within pro rata provision, but in no case shall the amount of warrants issued against any fund during the biennium exceed the amount of the appropriations made to the fund during the period. The unexpended balance of any quarter may be expended during any subsequent quarter.

Sec. 34. That section 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 18. DRAWING AND PAYMENT OF WARRANTS

The Auditor of Public Accounts *Director of Administrative Services* is hereby authorized and directed to draw his warrants upon the proper fund in the state treasury, for, but never in excess of, the sums herein specified, upon presentation of proper vouchers; *Provided*, vouchers for travel expenses shall be presented at the end of each calendar month and not later than sixty days after expenses are incurred. The State Treasurer shall pay the warrants out of money in the General Fund or other proper fund of the state, not otherwise appropriated."

2. Amend the bill by renumbering renumbered sections 32 to 35 as sections 35 to 38 respectively.

3. Amend Enrollment and Review amendment 35, line 4 by striking "and", and line 6 by inserting after "1963" the following:

" , and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965".

4. Amend the title to conform.

Mr. Marvel offered the following specific amendments which were adopted by unanimous consent:

1. Amend original section 2 of the bill, line 126 by striking "and", line 128 by striking the period and inserting "; and", and by adding thereto a new subdivision to be known as (23) and to read as follows:

"(23) Noncash voucher shall mean a document which serves as evidence of an official transaction to which bills, receipts and other appropriate evidences of indebtedness or settlements may be attached, showing the authority for payment, the particulars of settlement, and other relevant details involving transactions between funds or agencies or departments of the state and which shall be used to liquidate these obligations by a method not requiring the issuance of a warrant since the transactions do not result in either increase or decrease of overall balance in the state treasury."

2. Amend the bill by adding a new section to be known as section 17 and to read as follows:

"Sec. 17. For the purpose of coordinating and expediting the writing and issuance of warrants for the pay of the salary and wages of the officers and employees of the various departments and agencies of the state there is hereby established in the Department of Administrative Services, an account to be known as the imprest payroll account. Beginning on the operative date of this act each officer, department, bureau, board or commission of the state will see to the preparation of its payroll voucher and forward the voucher to the director in accordance with a schedule agreed upon with the director. The payroll vouchers will be audited and approved in accordance with law and the director is authorized to debit the appropriation of each of the several departments, bureaus, boards or commissions of the state the total amount of the payroll shown on such voucher. The payroll vouchers shall show all expenditures attributable to that payroll such as deduction for Old Age and Survivors' Insurance, withholding tax, retirement, insurance, and other authorized deductions together with the state's share of the Old Age and Survivors' Insurance tax, retirement, and group insurance. On the approval of each payroll voucher a charge shall be made against the appropriation on which the payroll voucher is written and an identical amount shall be credited to the imprest payroll account."

The director shall notify the State Treasurer of the amount so debited and credited who shall allocate and set aside in a separate fund in the state treasury the amount so allocated for payroll purposes.

The director shall cause warrants for the net amount of salary or wages due each individual to be written as shown by the approved payroll voucher, such warrants to be drawn against the imprest payroll account and paid out of the fund set aside for that purpose in the office of the State Treasurer. Warrants based upon authorized deductions as shown by the payroll vouchers shall also be drawn to the designated depository; Provided, that but one warrant may be written for each payroll period for the payment of authorized or required deductions for all state officers or employees. The director is also authorized to coordinate the total amount designated to be paid on behalf of the state for its share of the amount due to the United States for the payment of the state's share of the Old Age and Survivors' Insurance tax to insure that no excess payments are made. In all cases, transfer of money between accounts in the state treasury may be accomplished by means of a noncash voucher which shall be based on and in the same amount as the approved payroll voucher."

3. Amend the bill by renumbering renumbered sections 17 to 35 as sections 18 to 36 respectively.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 95. E and R amendment found in the Legislative Journal for the One Hundred-nineteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Mr. Holmquist offered the following amendments:

1. Amend the Harsh amendment adopted June 24th, 1965, by striking amendments 2 and 3.

2. Amend the title to conform.

Mr. Ruhnke asked unanimous consent to hold LB 850 until after vacation.

Mr. Carpenter objected.

The Holmquist amendments were adopted with 36 ayes, 7 nays and 6 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 756. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Laid over temporarily at the request of Mr. Pedersen.

LEGISLATIVE BILL 352. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 764. E and R amendments found in the Legislative Journal for the One Hundred-nineteenth Day were adopted.

Mr. Stromer offered the following specific amendments:

1. Amend section 22 of Standing Committee Amendments, line 2 by inserting “, public power district, public power and irrigation district, or any municipality which produces or sells electric energy” before “shall”, by striking line 4 and inserting “tion of any candidate for any civil office, other than his own, or in any manner or form to assist any political party, political organization, committee or individual”.

2. Amend the title to conform.

Mr. Syas asked for a record vote on the amendment.

Voting in the affirmative, 29:

Adamson	Gerdes	Kokes	Paxton
Bauer	Harsh	Kremer	Payne, D.
Budd	Hasebroock	Marvel	Ruhnke
Burbach	Holmquist	Moulton	Stromer
Carpenter	Hughes	Nelson	Stryker
Carstens	Kjar	Nore	Wallway
Claussen	Knight	Paine, I.	Whitney
Fleming			

Voting in the negative, 14:

Batchelder	Klaver	Rasmussen, E.	Syas
Bowen	Moylan	Rasmussen, R.	Warner
Crandall	Pedersen	Skarda	Wylie
Danner	Proud		

Not voting, 6:

Brauer	Lysinger	Matzke	Orme
Craft	Mahoney		

The Stromer amendments were adopted.

Mr. Knight offered the following specific amendment:

Amend LB 764 by striking the words "unless such municipalities by written notice decide to continue the existing service" from the Whitney General File Amendment and insert the following new paragraph in Section 15:

"To implement LR 58 and, notwithstanding anything in this Act to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations. After January 1, 1973, it shall be unlawful for the grid system or any of its member districts to engage in any retail business or operations.

President Sorensen Presiding

Mr. Moulton moved to commit the Knight amendment to the Public Works Committee and that the committee report its recommendation tomorrow.

Mr. Syas appealed the ruling of the Chair that an amendment may be committed to a committee.

The question is, "Shall the Chair be sustained?"

The motion prevailed with 40 ayes, 2 nays, and 7 not voting.

Mr. Moulton withdrew his motion.

Mr. Knight withdrew his amendment.

Mr. Stryker offered the following amendments:

1. Amend Standing Committee amendment section 2, line 3 by striking "corporation" and inserting "agency".

2. Amend Standing Committee amendment section 6 by inserting at the end of line 24, "If any vacancy on the board of directors

of the grid system occurs for any reason prior to the expiration of a term, such vacancy shall be filled by appointment by the Governor for the balance of the unexpired term.”.

3. Amend the Stryker amendment to the Standing Committee amendment section 6, line 4 by striking the language “and the offices of all directors of such districts are abolished as of July 1, 1966.”

4. Amend the Whitney amendment to Standing Committee amendment section 1, line 40 to read in Standing Committee amendment section 1 insert, “unless a municipality being served at retail by a member district by written notice from its governing body to the board of directors of the grid system elects to continue the existing service” before the period in line 40.

5. Amend Standing Committee amendment section 15, line 9 by inserting “unless a municipality being served at retail by a member district by written notice from its governing body to the board of directors of the grid system elects to continue the existing service” before the period.

6. Amend Standing Committee amendment section 21, line 2 after the word “districts” insert, “not appointed as directors of the grid system” and section 21, line 6 after the word “request”, “After the terms of office of the present members of the boards of directors of member districts expire, no other directors shall be appointed or elected to the board of a member district”.

7. Amend Standing Committee amendment section 23 by striking lines 2 to 8 and inserting “and independent act establishing a new and independent public agency and political subdivision of the state.”.

Stryker amendments 1-3 and 6 and 7 were adopted by unanimous consent.

Stryker amendment 4 was adopted with 31 ayes, 8 nays, and 10 not voting.

Stryker amendment 5 was adopted with 33 ayes, 3 nays, and 13 not voting.

Mr. Carpenter offered the following specific amendment which was adopted with 32 ayes, 0 nays, and 17 not voting:

Add the Emergency clause and amend the title to conform.

Mr. Stromer offered the following amendments which were adopted by unanimous consent:

1. Amend section 22 of Standing Committee Amendment, line 17 by inserting after the period the following:

"It shall be the duty of the Attorney General to enforce the provisions of this section."

2. Insert in line 13 of Section 22 of Standing Committee amendment, "civil office other than his own" after "any", and strike "created by the State of Nebraska".

3. Amend the title to conform.

Messrs. Skarda and Mahoney were excused at 3:45 p.m. for the remainder of the day.

Mrs. Orme offered the following amendment, which was adopted by unanimous consent:

Amend Legislative Bill 764 by adding at the end of Section 10 the following: "Nothing contained in this act shall prevent or in any way interfere with a public power district agreeing with a municipality to eliminate competing electric systems within the municipality.

Such municipality shall have the power to contract for the acquisition of the electrical facilities and properties used or useful in connection therewith of such a public power district within or without the municipality and to acquire the same at any time before, during or after 1972, and to pay for all or any part of the same out of the earnings of electric facilities and properties."

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. Advanced to E and R for engrossment.

MOTION—Place LB 229 on General File

Mr. President: I move that LB 229 be placed on General File notwithstanding the action of the committee.

(Signed) John E. Knight

Motion pending.

Visitors

Mr. Budd introduced his son and daughter.

Presented to the Governor

Presented to the Governor for approval on June 30, 1965 at 11:45 a.m.: LB 889

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Banking, Commerce and Insurance

LEGISLATIVE RESOLUTION 48. Indefinitely postponed.

Statement on LR 48:

Resolution No. 48 was considered by the Committee, and after a hearing, it was the opinion of the Committee that this is an area of taxation that is deserving of further study. The Committee decided to present a resolution for a study of the entire matter of intangible taxes and report back to the next Legislature.

There were no proponents appearing except the introducer of the resolution. Those appearing in opposition to LR 48 were David Pierson, representing the American Federation of Insurance Companies; Ted Fraizer, representing American Insurance Association; and Mr. William Brandt, representing the Nebraska Bankers Association.

The Committee decided to indefinitely postpone LR 48 by a vote of 5 ayes, 0 nays, and 1 not voting.

LEGISLATIVE BILL 20. Indefinitely postponed.

LEGISLATIVE BILL 218. Indefinitely postponed.

LEGISLATIVE BILL 653. Indefinitely postponed.

(Signed) Albert A. Kjar, Chairman

Education

LEGISLATIVE BILL 821. Indefinitely postponed.

LEGISLATIVE BILL 484. Indefinitely postponed.

LEGISLATIVE BILL 468. Indefinitely postponed.

LEGISLATIVE BILL 452. Indefinitely postponed.

LEGISLATIVE BILL 688. Indefinitely postponed.

LEGISLATIVE BILL 341. Placed on General File as amended.

Standing Committee amendments to LB 341:

1. Amend section 1 of the bill by striking lines 8 to 13 and inserting the following:

"tax, is adopted, the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, *except for funds to be used for capital building improvements of the state, and the Legislature shall allocate a portion of the proceeds from such tax to the school districts of this state.*"

2. Amend section 2 of the bill by striking lines 6 to 12 and inserting the following:

"Constitutional amendment excepting from the prohibition a levy of a tax for capital building improvements of the state and allocating a portion of the proceeds of a sales tax, income tax, or a combination sales and income tax to school districts."

3. Amend the title to conform.

(Signed) Ross H. Rasmussen, Chairman

Revenue

LEGISLATIVE BILL 78. Placed on General File as amended.

Standing Committee amendments to LB 78:

1. Amend the bill by striking section 5.
2. Amend section 10, line 3 by striking "77-707".
3. Amend the bill by renumbering original sections 6 through 10 as sections 5 through 9, respectively.
4. Amend the title to conform.

LEGISLATIVE BILL 30. Placed on General File.

LEGISLATIVE RESOLUTION 17. Placed on General File as amended.

Standing Committee amendments to LR 17:

1. Amend the second "WHEREAS" line 2 by inserting after the comma the following:

"miscellaneous cash funds, and unobligated cash funds,"

2. Amend the resolve clause line 4 by striking "as of March 31, 1965" and inserting the following:

"miscellaneous cash funds, and unobligated cash funds as of June 30, 1963".

LEGISLATIVE BILL 696. Indefinitely postponed.

LEGISLATIVE BILL 906. Placed on General File as amended.

Standing Committee amendment to LB 906:

1. Amend section 1 of the bill, line 22 by striking the word "shall" and inserting the word "may".

(Signed) J. W. Burbach, Chairman

Adjournment

At 4:13 p.m., on a motion by Mr. D. Payne, the Legislature adjourned until 9:00 a.m., Thursday, July 1, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED-TWENTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 1, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by Rev. Carl A. Burkhardt.

Prayer

We look to thee, Our Heavenly Father, for life and strength in this day. At its beginning we seek the blessing of thy spirit upon this body and upon the work which is theirs to do today.

We give thanks for the serious concern with which they have worked in days past. For their devotion to duty and the dedication with which they have faced the difficult decisions which confront our state.

Deliver us, O God, from the fear of the future, from the paralyzing fear of change, from the fear of challenges and sacrifice. Free us also we pray from the arrogant spirit which makes us too sure of ourselves. Give us enough uncertainty to drive us back again to seek the guidance of thy truth and the blessing of thy love.

For the sake of thy holy will, we pray. Amen.

The roll was called and all members were present except Messrs. Adamson and Moylan who were excused.

Corrections for the Journal

Page 2237, line 29, insert "Referred to the Executive Board of the Legislative Council."

Page 2255, line 24, delete "851" and insert "821".

The Journal for the One Hundred-twentieth Day was approved as corrected.

Communication

Letter from W. J. Driver, Administrator of Veterans Affairs, acknowledging receipt of LR 57.

MOTION—Replace LB 891 on Select File

Mr. Kremer moved to replace LB 891 on Select File for consideration of the following specific amendments:

1. Amend the Carpenter Amendments adopted May 6, 1965, by striking section 2 of amendment 2.
2. Amend the title to conform.

The motion prevailed with 41 ayes, 0 nays and 8 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 656. Replaced on Select File as amended.

E and R amendments to LB 656:

1. Strike the Enrollment and Review amendment to new section 2, line 11.

2. In new section 2, strike “(” before “other” in line 14 and before “and” in lines 18, 20, and 22, and insert a comma; strike “)” after “organization” in line 15 and after “agents” in lines 18, 20, and 22, and insert a comma; and in line 23, strike “Provided further,” and insert “*and provided further,*”.

3. Add a new section to be known as section 27 and to read as follows:

“Sec. 27. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”

4. In Enrollment and Review amendment 23, line 14, strike “and”; and in line 15, insert “; and to declare an emergency” after “title”.

LEGISLATIVE BILL 914. Replaced on Select File as amended.

E and R amendments to LB 914:

1. In new section 2, line 71, insert “it” after “and”.

2. Amend the Gerdes amendments to new section 2 to read “In new section 2, line 73, strike ‘*Nebraska*’ and insert ‘*State*’; and strike beginning with ‘*Commission*’ in line 74 through ‘*treasury*’ in line 75 and insert ‘*Fund*’.”.

3. Amend the Gerdes amendment found on page 2214 of the Legislative Journal to read "In section 1, line 14, strike '*eighty and zero-tenths*' and insert '*twelve and two-tenths*'."

4. Renumber original section 2 as section 4.

5. In the title, line 5, immediately after "prescribed" insert "; to amend section 79-2103, Revised Statutes Supplement, 1963; to provide additional powers and duties; to provide for fees and the use thereof; to repeal the original section".

LEGISLATIVE BILL 849. Replaced on Select File as amended.

E and R amendment to LB 849:

1. In line 2 of Enrollment and Review amendment 17, strike "and" and insert "to amend section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965; to increase a fee;" and in line 2, insert "; and to repeal the original section" after "severability".

LEGISLATIVE BILL 99. Placed on Select File as amended.

E and R amendments to LB 99:

1. Amend the first Proud amendment to read "1. In standing committee amendment 1, line 4, strike 'that provide for transportation of pupils by school bus' and show the same as stricken; and in line 5, strike 'such' and insert 'such school'."

2. In standing committee amendment 1, line 5, insert an underscored comma after "buses"; strike the new matter in line 24 and the first "*the*" in line 25; and in line 25, insert "*State*" before "Department".

3. In the second Proud amendment to standing committee amendment 1, line 13, insert "*State*" after "*the*"; and in line 13, insert an underscored period after "*Education*".

4. Insert the Pedersen amendment after the second Proud amendment to standing committee amendment 1.

5. In the Pedersen amendment, line 3, strike "*the inspection*" and insert "*any inspection required by the provisions of this section*"; in line 6, strike "*School Board*" and insert "*school board or board of education*"; and strike the second sentence and insert "*Failure to remove such bus from service shall constitute a misdemeanor, and, any person guilty thereof shall, upon conviction thereof, be punished as provided in subdivision (12) of section 79-328.*"

6. In standing committee amendment 4, line 3, insert "the" after "and"; in line 4, insert "State" after "the"; and in line 4, insert "after 'examination'" before the period.

7. In the Crandall amendment 1, line 12, insert an underscored period after "duty".

8. In the title, line 9, strike "and" and insert "to provide duties and penalties; to limit the hours of duty and provide minimum periods of rest of school bus operators as prescribed; to provide an operative date;"; and in line 9, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 436. Placed on Select File as amended.

E and R amendment to LB 436:

1. In section 1, line 21, insert " , by ordinance," after "shall"; strike lines 22 and 23 and "nance" in line 24, and insert "tracts, whether part of a city or village or not, which is located in an adjoining county"; and in line 27, strike the first "of" and insert "by".

LEGISLATIVE BILL 609. Placed on Select File as amended.

E and R amendment to LB 609:

1. Amend standing committee amendment 1 to read "1. In section 1, line 2, strike "lots 3, 4, and 5" and insert "lot 3".

LEGISLATIVE BILL 654. Placed on Select File as amended.

E and R amendments to LB 654:

1. In section 4, line 4, insert an underscored comma after "vehicles".

2. For correlation purposes, after the second comma in line 2 of section 4, insert "as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 3, strike "The" and insert "Except as to motor vehicles subject to the provisions of sections 2 to 8 of this act *Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965,* the".

3. In section 5, strike line 3 and insert "77-1240.01. Beginning January 1, 1954, in In addition"; and in line 5, insert an underscored comma after "vehicles".

4. In the standing committee amendment, before line 1 thereof, insert "Amend section 7 to read as follows:"; and strike section 8 from the amendment.

5. In section 7, as amended, strike all stricken matter except the first stricken sentence and underscore all remaining matter.

6. Amend section 8 to read:

"Sec. 8. That original section 77-1238, Reissue Revised Statutes of Nebraska, 1943, sections 77-1239, 77-1239.02, 77-1240.01, and 77-1241.01, Revised Statutes Supplement, 1963, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1242, Revised Statutes Supplement, 1959, and also section 77-1242, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

7. In the title, strike lines 3 to 5, and insert "of Nebraska, 1943, sections 77-1239, 77-1239.02, 77-1240.01, and 77-1241.01, Revised Statutes Supplement, 1963, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1242, Revised Statutes Supplement, 1959, relating to reve-"; and in line 9, insert ", and also section 77-1242, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965" after "sections".

LEGISLATIVE BILL 724. Placed on Select File as amended.

E and R amendments to LB 724:

1. In section 1, line 17, strike "*of the crime alleged*" and insert "*thereof*".

2. In the Carstens amendment, line 5, strike the comma.

3. In the title, line 5, insert "except as prescribed" after "complaint".

LEGISLATIVE BILL 819. Placed on Select File as amended.

E and R amendments to LB 819:

1. In line 3 of the Stromer amendment 1, insert "*each*" after "*and*".

2. In section 1, insert "*or village*" after "*city*" in line 7 and after "*city*" in lines 7, 10, 13, and 20.

3. For correlation purposes, after the second comma in line 2 of sections 2 and 3 and line 3 of the title, insert "as amended by section 2, Legislative Bill 499, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in section 2, strike beginning with "may" in

line 15 through "paid" in line 19, and insert "shall have power to impose fines, forfeitures, penalties, and imprisonment at hard labor for the violation of any ordinance, and to provide for the recovery, collection and enforcement thereof; and in default of payment to provide for confinement in the city or county prison, workhouse or other place of confinement with or without hard labor as may be provided by ordinance".

4. Add a new section to be known as section 4 and to read as follows:

"Sec. 4. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

5. In the title, line 5, insert "to make prescribed provisions applicable to cities of the second class and villages;" after the semicolon; in line 6, insert "and villages" after "cities"; in line 7, strike "and"; and in line 7, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 249. Placed on Select File as amended.

E and R amendments to LB 249:

1. In the second standing committee amendment, line 3, strike the period and insert a period at the end of the line.

2. Amend the Stromer amendment to read "In section 2, insert 'guarantee or' at the end of line 6."

3. In the title, line 5, insert "guarantee or" after "to".

LEGISLATIVE BILL 646. Correctly enrolled.

LEGISLATIVE BILL 908. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 646 LB 908

UNANIMOUS CONSENT—Return LB 789 to Select File

Mr. Carpenter asked unanimous consent to return LB 789 to Select File for consideration of a specific amendment:

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 892. E and R amendments found in the Legislative Journal for the One Hundredth Day were adopted.

Laid over at the request of Mr. Brauer.

LEGISLATIVE BILL 911. Laid over until July 15th at the request of Mr. Marvel.

LEGISLATIVE BILL 164. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Mr. Wallwey offered the following specific amendment, which was adopted with 40 ayes, 0 nays and 9 not voting:

Amend the Klaver amendment to LB 164, Line 15, Sec. 3 as follows: "for directors of Public Power and Irrigation districts and reclamation districts twenty-five dollars *when their annual compensation exceeds one thousand dollars, otherwise ten dollars.*"

Laid over at the request of Mr. Stromer.

LEGISLATIVE BILL 893. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 540. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Mr. Pedersen offered the following amendments:

1. Amend the bill by striking section 1 and adding two new sections to be known as sections 2 and 3 and to read as follows:

"Section 1. That section 53-129, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-129. Retail licenses issued hereunder apply only to the premises described in the application and in the license issued thereon, and only one location shall be so described in each license. After such license has been granted for particular premises, the commission, with the approval of the local governing body, and upon proper showing, may endorse upon the license permission to abandon the premises therein described and remove therefrom to other premises approved by him or it, but in order to obtain such

approval the retail licensee shall file with the local governing body a request in writing, and a statement under oath which shall show that the premises to which removal is to be made comply in all respects with the requirements of this act *and subparagraph 7 of section 53-134 which includes a public hearing*. No such removal shall be made by any such licensee until his said license has been endorsed to that effect in writing both by the local governing body and by the commission.

Sec. 2. That section 53-134, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-134. The local governing body of any city or village with respect to licenses within its corporate limits and the local governing body of any county with respect to licenses not within the corporate limits of any city or village shall have the following powers, functions and duties with respect to licenses to sell alcoholic liquors at retail: (1) To revoke for cause retail licenses to sell alcoholic liquors issued to persons for premises within its jurisdiction, subject to the right of appeal to the commission; (2) to enter or to authorize any law enforcement officer to enter at any time upon any premises licensed hereunder to determine whether any of the provisions of this act or any rules or regulations adopted by it or by the commission have been or are being violated, and at such time to examine the premises of such licensee in connection therewith; (3) to receive a signed complaint from any citizen within its jurisdiction that any of the provisions of this act, or any rules or regulations adopted pursuant thereto, have been or are being violated and to act upon such complaints in the manner hereinafter provided; (4) to receive retail license fees as provided in subdivision (5) of section 53-124, and pay the same forthwith, after applicant has been delivered his retail license, to the city or village, or county treasurer, as the case may be; (5) to examine, or cause to be examined, under oath, any applicant or any retail licensee upon whom notice of revocation has been served in the manner hereinafter provided, and to examine or cause to be examined, the books and records of any such applicant or licensee; to hear testimony and to take proof for its information in the performance of its duties. For the purpose of obtaining any of the information desired, the local governing body may authorize its agent or attorney to act on its behalf; (6) to revoke on its own motion any license if, upon the same notice and hearing as provided in section 53-1,114, it determines that the licensee has violated any of the provisions of this act or any valid and subsisting ordinance or regulation duly enacted relating to alcoholic liquors; *Provided*, such order of revocation shall be subject to appeal to the commission as other orders or actions of the local governing body, as hereinafter provided in section 53-1,114; (7) upon receipt from the commission of the notice and copy of application as pro-

vided in section 53-131, the local governing body shall fix a time and place at which a hearing will be had and at which such local governing body may receive evidence under oath, either orally or by affidavit, from any person, bearing upon the propriety of the issuance of such license. *The clerk of such city, village, or county shall give notice of the time and place of such hearing by causing a sign to be conspicuously posted on the premises for which such license is desired stating that an application for license has been made and class of license desired and notify by registered or certified mail the record title owners, as shown by the records in the register of deeds office, of the property owners within three hundred feet of any lot line of the proposed licensed premises, stating that an application for a license has been made or of a request for transfer and the class of license desired or to be removed, and the time and place of hearing. Such notice shall be mailed at least five days prior to the hearing. The applicant shall furnish the list of the record owners to the clerk of such city, village or county as provided by the provisions of this section, with an affidavit stating that such persons are all of the record owners within such three hundred feet, and deposit such sum as the clerk shall demand to cover the cost of mailing such notice. Failure or omission to give such notice of hearing shall not be cause for revocation of the license if issued or for transfer of the license if made. Notice of the time and place of such hearing shall be published in a legal newspaper in or of general circulation in such city, village, or county, as the case may be, one time not less than three nor more than seven days before the time of the hearing. Such hearing shall be held not more than twenty-one days after the date of receipt of said notice and, after such hearing, the local governing body shall cause to be spread at large in the minute record of their proceedings a resolution recommending either issuance or refusal of said license. The clerk of such city, village, or county shall thereupon mail to the commission by first-class mail postage prepaid a copy of the resolution which shall state the cost of the published notice; *Provided*, that failure to comply herewith shall not render void any license issued by the commission. In the event the commission refuses to issue such a license, the cost of publication of notice as herein required shall be paid by the commission from the security for costs.*

Sec. 3. That original sections 53-129, and 53-134, Reissue Revised Statutes of Nebraska, 1943, are repealed."

2. Amend the title to conform.

The Pedersen amendments were adopted with 25 ayes, 0 nays, and 24 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 918. E and R amendments found in the Legislative Journal for the One Hundred-twentieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 905. The Mahoney specific amendment found in the Legislative Journal for the One Hundred-twentieth Day was adopted with 26 ayes, 7 nays, and 16 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 891. The Kremer amendments found in this day's Journal were adopted by unanimous consent.

Laid over at Mr. Harsh's request.

LEGISLATIVE BILL 789. Laid over at Mr. Carpenter's request.

Message from the Governor

July 1, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on June 25, 1965, I approved Legislative Bill 890, and on June 30, 1965, I approved Legislative Bills 865, 268, 720, 878, 884, 676, 607, 449, 902, 673, 627, and 889.

I have permitted Legislative Bill 797 to become law without my signature.

Respectfully,

(Signed) Frank B. Morrison
Governor

Presented to the Governor

Presented to the Governor for approval on July 1, 1965, at 8:30 a.m.: LB 526

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT

Miscellaneous Subjects

LEGISLATIVE BILL 661. Indefinitely postponed.

(Signed) Eric Rasmussen, Chairman

UNANIMOUS CONSENT—Withdraw LB 826

Mrs. Orme asked unanimous consent to withdraw LB 826.

Request laid over one day.

RESOLUTION**LEGISLATIVE RESOLUTION 65.**

Mr. Carpenter offered the following amendment which was adopted:

After “*truth*” insert the following: “and those who vote for this resolution request that in the future their names be stricken from all news media.”

Mr. Carpenter requested a record vote on the motion to adopt LR 65.

Voting in the affirmative, 1:

Proud

Voting in the negative, 2:

Carpenter Nelson

Not voting, 46:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdes	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger		

The motion to adopt LR 65 lost.

MOTION—Place LB 688 on General File

Mr. President: I move that LB 688 be placed on General File with Committee action. (Signed) Fred W. Carstens

Mr. Hasebroock Presiding

Mr. Carstens requested a record vote.

Mr. Carstens asked for a Call of the House. The Call showed 45 members present.

Mr. Carstens moved the Call be raised. The motion prevailed with 32 ayes, 0 nays and 17 not voting.

Voting in the affirmative, 26:

Batchelder	Gerdes	Lysinger	Pedersen
Bauer	Harsh	Marvel	Rasmussen, E.
Budd	Hasebroock	Matzke	Rasmussen, R.
Carpenter	Holmquist	Orme	Stromer
Carstens	Hughes	Paine, I.	Warner
Crandall	Kjar	Paxton	Whitney
Fleming	Knight		

Voting in the negative, 15:

Brauer	Klaver	Nelson	Syas
Claussen	Mahoney	Nore	Wallwey
Craft	Moulton	Ruhnke	Wylie
Danner	Moylan	Skarda	

Not voting, 8:

Adamson	Burbach	Kremer	Proud
Bowen	Kokes	Payne, D.	Stryker

The motion prevailed and LB 688 was placed on General File as amended by the Committee.

Standing Committee amendments to LB 688:

1. Amend the bill by striking sections 1 to 8 and inserting the following:

“Section 1. As used in this act, unless the context otherwise requires:

(1) Established district shall mean that Class III school district which exists and presently operates and maintains both elementary and high schools;

(2) New district shall mean that Class III school district which has been formed under the provisions of this act; and

(3) Neighboring districts shall mean those districts geographically neighboring the parent district but which need not necessarily be adjacent to or contiguous with such established district.

Sec. 2. Any two or more Class I or Class II school districts which are neighboring districts to an existing Class III district, hereinafter referred to as the established district, and which Class I

or Class II districts if combined would meet the population requirements of subdivision (3) of section 79-102, Revised Statutes Supplement, 1963, may, by joint action of such Class I or Class II districts, join together to form a new Class III school district, hereinafter referred to in this act as the new district.

Sec. 3. Any such new district shall be formed pursuant to sections 79-426.01 to 79-426.19 and 79-426.22, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; *Provided*, that such reorganization under the provisions of this act is contingent upon approval of a joint operation between any such new district and established district by the voters of said established district in an election as provided in section 4 of this act. On the commencement of the procedure to reorganize the new district under the provisions of this act, the county reorganization committee shall appoint an interim board consisting of six persons appointed from within the proposed new district, which interim board shall have the power of the board of education of any such new district in order that said interim board may negotiate with the board of education of the established district to formulate together the submission of the proposition of joint action to be voted upon by the voters of the respective districts. At the same time that the proposed plan of reorganization shall be submitted at a special election pursuant to section 79-426.15, Revised Statutes Supplement, 1963, the interim committee shall submit the question of joint action between the established district and the proposed new district to the voters of the proposed new district. If a majority of the persons voting on such issue in the proposed new district vote for the proposition, the joint action of the two districts shall be affected, and the joint board of education provided in this act shall commence to operate such school or schools on July 1 next following the election. The proposition relative to joint action between the two districts shall be submitted on the ballot in substantially the following form:

Shall the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska, enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name of county) in the State of Nebraska?

For

Against

Upon approval of reorganization and joint action of the two districts, the initial board of education of the newly formed Class III district shall be appointed pursuant to section 79-426.19, Revised Statutes Supplement, 1963.

Sec. 4. The board of education of the established district proposing to join together with the new district to acquire the site or sites, construct a building or buildings, and operate the school or schools under this act, shall submit the question of such joint action between the two districts by its individual board of education to the voters of the established district at an election to be held on the same date as the election of reorganization provided for in section 3 of this act. If the majority of persons voting on such issue in the established district vote for the proposition, and those voters voting in the proposed new district approve reorganization and joint action of the two districts, such joint action of the two districts shall be affected, and the joint board of education shall commence to operate such school on July 1 next following the election. The proposition shall be submitted on the ballot in substantially the following form:

Shall the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska, enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska?

For

Against

Sec. 5. The board of education of the new district formed under the provisions of this act shall provide for instruction of all grade levels through grade six or eight within the new district and at such locations as the board shall determine.

Sec. 6. A new district formed under the provisions of this act, may, in conjunction with the established district described in section 1 of this act, acquire a site or sites and construct a new building or buildings or use existing building or buildings to provide instruction in the grades in which instruction is to be offered outside of the new district and within the established district. School or schools so established may be constructed separately or jointly and operated jointly by the new district and the established district. The established district may similarly acquire a site or sites, construct a building or buildings, and operate a school or schools within the new district.

Sec. 7. When any school or schools of grades seven to twelve or nine to twelve are operated jointly as provided in this act, the annual budget for such joint operation shall be apportioned in the following manner:

(1) The per pupil total cost shall be calculated by adding to the amount budgeted for such joint operation by the joint board of education thereof an amount of ten per cent of the insured value of the building or buildings used, ten per cent of the value of the grounds used, and ten per cent of the insured value of the inventory of all furnishings and equipment used, which total amount shall then be divided by the total number of students enrolled in the grades involved from both the established district and the new district. In determining such per pupil total cost, the new district shall be given credit for (a) ten per cent of the insured value of any building or buildings or additions to existing buildings, including gymnasiums or athletic fields or facilities, constructed by the new district in the established district for use in the joint operation, and, (b) ten per cent of the value of grounds purchased by the new district for use in the joint operation, and, (c) ten per cent of the insured value of the inventory of all furnishings and equipment purchased by the new district for use in the joint operation.

(2) The enrollment base of the new district shall be the new district enrollment of the grades involved at the time joint operation commences.

(3) The new district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the new district attending the jointly operated school or schools, but such number of pupils shall never be less than the enrollment base herein described, and the established district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the established district attending the jointly operated school or schools, provided that in determining such per pupil total cost as applied to the established district, the established district shall be given credit for (i) ten per cent of the insured value of building or buildings used in the joint operation, (ii) ten per cent of the value of grounds used in the joint operation, and (iii) ten per cent of the insured value of all furnishings and equipment used in the joint operation.

Sec. 8. When any school is operated jointly, it shall be managed by a joint board of education composed of the entire board of education of the established district and as many members as shall be proportionate to the pupil attendance, as compared with the pupil attendance of the established district, which representation shall never be less than one, appointed from the new district's board of education from its own board membership which appointments shall be for terms of two years each; *Provided*, that such appointed member shall have two years remaining in his term of office. The members representing the new district shall have full

voting powers only on matters directly related to joint operations of the school or schools involved.

Sec. 9. Either an established district or a new district may issue bonds for the purposes and in the manner set forth in Chapter 10, article 7, Reissue Revised Statutes of Nebraska, 1943. Subject to the election requirements of Chapter 10, article 7, Reissue Revised Statutes of Nebraska, a new district may issue bonds for the purpose of (1) constructing a building or buildings or an addition to existing building or buildings of an established district with which it is operating a school jointly, including gymnasiums or athletic fields or facilities, (2) aiding an established district with which it is operating a school jointly in the construction of a building or buildings or in the construction of additions to a building or buildings of such established district, including gymnasiums or athletic fields or facilities, (3) purchasing furnishings or equipment for such joint operation.

Sec. 10. The free high school tuition levy shall be discontinued in the new district on the approval of the joint operation of a high school by the two districts pursuant to the provisions of this act.

Sec. 11. Each district shall continue to have sole responsibility for providing transportation for all pupils residing in its own district notwithstanding the joint operation of the school or schools by the two districts as provided for in this act.”

2. Amend the title to conform.

Members Excused

Mr. Stromer was excused at 11:30 a.m. for the remainder of the day.

Messrs. Budd, Burbach, D. Payne and Holmquist were excused for this afternoon.

Messrs. Gerdes and Klaver were excused for tomorrow.

Visitors

Mr. Craft introduced Mrs. James Adkins, Sr. and Jeanne, also Mrs. Erik Levine and Aurilla from North Platte.

UNANIMOUS CONSENT—LB 918

Mr. E. Rasmussen asked unanimous consent to place LB 918 at the head of E and R for Engrossment. No objections. So ordered.

MOTION—Reconsider Action

Mr. Knight renewed his pending motion found in the Legislative Journal for the Ninety-eighth Day to reconsider action on LB 786.

Mr. Carpenter moved the previous question. The motion prevailed with 23 ayes, 10 nays and 16 not voting.

Mr. Ruhnke asked for a Call of the House. The Call showed 45 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 28 ayes, 0 nays and 21 not voting.

The motion to reconsider LB 786 lost with 22 ayes, 22 nays and 5 not voting.

Recess

At 12:05 p.m., on a motion by Mr. Budd, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Budd, Burbach, Holmquist, D. Payne and Stromer excused and the members of the Government and Military Affairs Committee excused.

Visitors

Mr. Fleming introduced Miss Cynthia Mueller, Nebraska Wheat Queen from Potter, Nebraska and Mrs. Dale Erlewine, State Wheat-heart President from Grant, Nebraska. Miss Mueller addressed the Legislature.

STANDING COMMITTEE REPORTS**Labor**

LEGISLATIVE BILL 659. Indefinitely postponed.

LEGISLATIVE BILL 745. Indefinitely postponed.

LEGISLATIVE BILL 787. Indefinitely postponed.

(Signed) Edward R. Danner, Chairman

UNANIMOUS CONSENT—Return LB 914 to Select File

Mr. Gerdes asked unanimous consent to return LB 914 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 4 by striking "76-704 to 76-724" and inserting "72-213 to 72-222".

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 914. The Gerdes specific amendments found in this day's Journal were adopted by unanimous consent.

Laid over.

MOTION—General Appropriations Bill

Mr. President: I move that the Clerk of the Legislature send to the printer all of the General Appropriations bill being typed in the office of the Bill Drafter, except the title page, when the printer's copy is delivered to him by the Bill Drafter, and that the title page be furnished to the printer when the bill is introduced.

(Signed) Richard D. Marvel

The motion prevailed.

MOTION—July 4th Vacation

Mr. Bowen moved to adjourn Friday noon, July 2, 1965 and return on Wednesday, July 7, 1965 at 9:00 a.m.

The motion prevailed with 25 ayes, 15 nays and 9 not voting.

MOTION—Unbracket and Expedite Bills

Mr. President: I move to unbracket on General File Legislative Bills 472, 581, 482, 480, 176, 156, 512, 636 and 772 and to place at the top of General File those bills unbracketed and Legislative Bills 538, 650, 234, 141, 807, 78 and 30.

Place at the top of E and R for review Legislative Bills 491, 99, 172, 609, 428, 855, 545, 894 and 332.

Unbracket LB 911 on Select File.

Place at the top of E and R for Engrossment Legislative Bills 656, 849, 161, 173, 756 and 893 and that all these bills have top priority.

(Signed) Kenneth L. Bowen

Mr. Warner moved to amend the motion to exclude LB 472 from the list. The motion lost.

The Bowen motion prevailed with 27 ayes, 0 nays and 22 not voting.

MOTION—Place LB 661 on General File

Mr. Danner moved to place LB 661 on General File and requested a record vote on the motion.

Mr. Danner asked for a Call of the House. The Call showed 43 members present.

Mr. Bowen asked unanimous consent that the Call be raised. No objections. So ordered.

Vote on the Danner motion.

Voting in the affirmative, 12:

Carpenter	Kjar	Kremer	Orme
Claussen	Klaver	Mahoney	Stryker
Danner	Knight	Moylan	Skarda

Voting in the negative, 19:

Batchelder	Hasebroock	Pedersen	Wallwey
Bowen	Marvel	Proud	Warner
Craft	Moulton	Rasmussen, E.	Whitney
Crandall	Nelson	Rasmussen, R.	Wylie
Harsh	Paine, I.	Syas	

Not voting, 18:

Adamson	Carstens	Kokes	Paxton
Bauer	Fleming	Lysinger	Payne, D.
Brauer	Gerdes	Matzke	Ruhnke
Budd	Holmquist	Nore	Stromer
Burbach	Hughes		

The Danner motion lost.

MOTION—Place LB 452 on General File

Mr. Marvel moved to place LB 452 on General File notwithstanding the committee action.

Laid over until Wednesday, July 7, 1965.

UNANIMOUS CONSENT—Place LB 173 on Select File

Mr. Marvel asked unanimous consent to replace LB 173 on Select File for the following specific amendments. No objections. So ordered.

1. Amend the Carpenter amendment of June 30, 1965, as it amended the Standing Committee Amendment 6, relating to the new subdivision (5) by striking "approve" and inserting "review" and inserting "*excepting contracts for employment of faculty at the University and State Colleges*" before the period.

2. Amend the Marvel amendment 29, line 3, by striking 'July' and inserting 'October'."

3. Amend the bill, section 19, line 32, by striking "Governor" and inserting "*Director of Administrative Services*".

4. Amend the bill, renumbered section 21, by inserting immediately after the period in line 38, "*All collections for payment of telephone expenses shall be placed in the Telephone Expense Revolving Fund which is hereby created. Expenditures shall be made from the Telephone Expense Revolving Fund for the payment of telephone expenses subject to appropriations by the Legislature. Such payment shall be made by the Superintendent of Buildings and Grounds.*".

5. Amend Enrollment and Review amendment 27, line 10, by inserting "*or the Telephone Expense Revolving Fund*" after "Fund".

6. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 173. The Marvel specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

MOTION—Place LB 484 on General File

Mr. Warner moved to place LB 484 on General File notwithstanding the committee action.

Laid over.

MOTION—Postage Expenses

Mr. Bowen moved that each member of the Legislature and the Lieutenant Governor be allowed \$200.00 in postage stamps to take care of the members' correspondence during the balance of their terms after adjournment sine die; payment to be made from Legislature Expense Fund E-5.

Mr. Klaver moved to amend by striking "\$200.00" and inserting "\$300.00".

The Klaver amendment lost.

The Bowen motion prevailed.

RESOLUTION

LEGISLATIVE RESOLUTION 68. Re: Recognition of Attorney General, Clarence A. H. Meyer

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, our Attorney General, Clarence A. H. Meyer, has received the annual Louis E. Wyman Award from the National Association of Attorneys General at their 59th Annual Convention; and

WHEREAS, this award is given to the attorney general who has done the most to advance the objectives of the National Association of Attorneys General to help make the United States of America a better place in which to live for all.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That by unanimous consent the entire Legislature congratulate Attorney General Meyer for this outstanding achievement and recognition from the National Association of Attorneys General.

2. That the Clerk of the Legislature send a copy of this resolution to Attorney General Meyer.

Mr. Bowen moved to suspend the rules to adopt the resolution at this time and to add the names of all members as co-introducers.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

LR 68 was adopted.

GENERAL FILE

LEGISLATIVE BILL 538. Read and considered.

ONE HUNDRED TWENTY-FIRST DAY—JULY 1, 1965 2279

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Advanced to E and R for review with 30 ayes, 6 nays and 13 not voting.

UNANIMOUS CONSENT—Withdraw LB 612

Mr. E. Rasmussen asked unanimous consent to withdraw LB 612. Laid over.

GENERAL FILE

LEGISLATIVE BILL 650. Read and Considered.

Mr. Carpenter offered the following amendment, which was adopted:

Section 1, line 6, strike "one million" and insert "six hundred fifty thousand".

Advanced to E and R for review with 29 ayes, 2 nays and 18 not voting.

Members Excused

Messrs. Harsh, Mahoney and Paxton asked unanimous consent to be excused next Wednesday, Thursday and Friday, July 7, 8 and 9th. No objections. So ordered.

Mr. Skarda asked to be excused for Friday, July 2. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 642. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Mr. Ruhnke Presiding

Mr. Wylie offered the following amendments:

1. Amend the bill by adding a new section to be known as section 29 and to read as follows:

"Sec. 29. The provisions of this act shall not become effective until submitted to the voters of such county at a general election or a special election called for the purpose of approving a county employees retirement system. The proposition shall be approved by a majority vote of the election voting on such proposition at any such election. Such election may be called either by resolution of the county board or upon a petition submitted to the county

board calling for the same. Such petition shall be signed by the legal voters of the county equal in number to ten per cent of the number of votes cast in the county for the office of Governor at the last general election.”.

2. Renumber section 29 of the bill as section 30.

3. Amend the title to conform.

Amendments pending.

Adjournment

At 4:40 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 8:30 a.m.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Friday, July 2, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by Rev. Henry Beatty of the Grace Methodist Church, Lincoln.

The roll was called and all members were present except Messrs. Adamson, Gerdes, Moylan, Skarda and Syas, who were excused.

UNANIMOUS CONSENT — Final Reading

Mr. Bowen asked unanimous consent to pass over final reading this morning. No objections. So ordered.

MOTION — Reconsider Action

Mr. Holmquist moved to reconsider the action taken on the 4th of July vacation time yesterday and to adjourn today and return on Monday, July 12, 1965 at 9:00 a.m.

The motion prevailed, with 26 ayes, 12 nays and 11 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 69. Re: Study of Motor Vehicle Laws

Introduced by Jerome Warner, 25th District, Hal W. Bauer, 28th District, Richard F. Proud, 12th District, Henry F. Pedersen, Jr., 4th District, and Eugene T. Mahoney, 5th District.

WHEREAS, the Report of the Nebraska Legislative Council Committee on Traffic Safety, being Committee Report No. 134, which committee was formed pursuant to Legislative Resolution 57 of the Seventy-third Session of the Nebraska State Legislature made the following recommendation:

"That the 1965 Legislature authorize the completion of the study of Nebraska's motor vehicle laws (rules of the road) and the Uniform Vehicle Code."

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the completion of the study of the motor vehicle laws of this state.

2. That the study include a comparison of all the traffic legislative provisions of the Nebraska statutes with commonly accepted standards.

3. That the committee utilize the facilities and services of the Department of Roads, the Department of Motor Vehicles, the Nebraska Safety Council, and the Governor's Traffic Safety Coordinating Committee.

4. That the committee report its findings and recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

Visitor

Mr. Kokes introduced his son Reginald Kokes.

SELECT FILE

LEGISLATIVE BILL 911. Advanced to E and R for engrossment.

LEGISLATIVE BILL 892. Advanced to E and R for engrossment.

LEGISLATIVE BILL 164. Mr. Stromer offered the following specific amendments, which were adopted by unanimous consent:

1. Amend the bill by adding two new sections to be known as sections 8 and 9 and to read as follows:

"Sec. 8. That section 32-1037, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-1037. Every civil office shall be vacant, except as provided in section 32-1038, upon the happening of any one of the following events at any time before the expiration of the term of such office: The (1) resignation of the incumbent; (2) death of incumbent; (3) removal of incumbent from office; (4) decision of a competent tribunal

declaring the office of incumbent vacant; (5) incumbent ceasing to be a resident of the state, district, county, township, precinct, or ward in which the duties of his office are to be exercised, or for which he may have been elected; (6) failure to elect at a proper election, there being no incumbent to continue in office until his successor is elected and qualified, nor other provision relating thereto; (7) forfeiture of office as provided by any law of the state; or (8) conviction of an infamous crime or of any public offense involving the violation of the oath of office of incumbent; or (9) *incumbent of an elective office created by an act of the Legislature being elected to another office. Such vacancy shall exist at the time incumbent assumes other office.*

Sec. 9. That section 32-1041, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

32-1041. Vacancies, occurring in the office of the justice of the peace, shall be filled by appointment, as provided in section 32-1040. ~~Vacancies, occurring in the office of county judge, shall be filled by election, but when the unexpired term does not exceed two years the vacancies shall be filled by appointment, as provided in section 32-1040.~~ Vacancies, occurring in the office of any police magistrate in cities, shall be filled by appointment. Any person so appointed or elected under the provisions of this section shall hold his office for the unexpired term.”.

2. Amend the bill by renumbering original section 8 as section 10.

3. Amend renumbered section 10, line 1 by striking “and 32-511” and inserting “32-511, 32-1037 and 32-1041,” and line 4 by inserting “; and also section 32-536.01, Reissue Revised Statutes of Nebraska, 1943” after “1963”.

4. Amend the title to conform.

5. Add the Emergency Clause.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. Mr. Harsh offered the following specific amendments, which were adopted with 27 ayes, 0 nays and 22 not voting:

1. Amend original section 2 of the bill, line 12 by inserting “, to be known as the Nebraska Centennial Building” after “building”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 789. Bracketed until July 16, 1965 at the request of Mr. Carpenter.

LEGISLATIVE BILL 656. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 914. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 849. E and R amendment found in the Legislative Journal for the One Hundred twenty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 99. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Mr. Crandall offered the following specific amendment, which was adopted by unanimous consent:

Amend the standing committee amendment, Sec. 5, by striking "*July 1, 1965.*" and inserting "*August 1, 1965.*"

Advanced to E and R for engrossment.

LEGISLATIVE BILL 609. E and R amendment found in the Legislative Journal for the One Hundred twenty-first Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 654. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 724. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 819. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Mr. Carstens offered the following amendment, which was adopted by unanimous consent:

Section 1, line 5 after "lease" insert "lease with option to buy", and after the word "gift" add "or devise".

Advanced to E and R for engrossment and placed behind LB 173.

LEGISLATIVE BILL 249. E and R amendments found in the Legislative Journal for the One Hundred twenty-first Day were adopted.

Advanced to E and R for engrossment.

Member Excused

Mr. Craft was excused at 11:15 a.m. until 3:00 p.m.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 491. Placed on Select File as amended.

E and R amendments to LB 491:

1. For correlation purposes, after the second comma in line 2 of sections 1 and 3 and after the first comma in line 3 of the title, insert "as amended by section 1, Legislative Bill 794, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 4, strike the reinstated word and insert "twenty-one"; in line 14, strike "Boone,"; strike line 15 and insert "Dodge and Washington,"; strike the reinstated word in line 42; at the end of line 45, insert "; and"; following line 45, insert "District No. 21 shall consist of the counties of Boone, Platte, Colfax, Nance and Merrick,"; and in line 49, strike "sixth,".

2. In the title, lines 3 and 4, strike "to change district court judicial district;" and insert "to provide an additional judge for District No. 2,"; and in line 5, strike "filling a vacancy" and insert "appointment of the additional judge".

LEGISLATIVE BILL 428. Placed on Select File as amended.

E and R amendments to LB 428:

1. In section 2, line 4, insert "of" before "such"; in line 12, strike ", shall" and insert "shall,"; in line 13, strike the first "by"

and insert "on"; in line 15, insert "and this section" before "during"; in line 15, strike "Said" and insert "Such"; in line 16, insert an underscored comma after "shall"; strike the comma in line 18; in line 20, insert "with such requirements" after "complied"; in line 24, insert "who" after "but"; and insert "and" at the end of line 35.

2. In renumbered section 4, line 4, strike "as amended" and insert "and sections 2 and 3 of this act".

3. In standing committee amendment 3, line 5, strike "with" and insert "within".

4. In the title, strike beginning with "to" in line 7 through "choice" in line 9 and insert "to provide for expenditures,".

LEGISLATIVE BILL 586. Placed on Select File as amended.

E and R amendment to LB 586:

1. In the title, line 7, insert "or sanitary sewerage service" after "water".

LEGISLATIVE BILL 450. Placed on Select File as amended.

E and R amendments to LB 450:

1. In section 1, line 106, strike the new matter and reinstate the stricken matter; and in line 107, strike "and" and insert "or".

2. In the Whitney amendment 1, line 3, insert an underscored comma after "principal"; and in line 4, insert "must" before "shall".

LEGISLATIVE BILL 287. Placed on Select File as amended.

E and R amendment to LB 287:

1. In the title, line 2, strike "53-134" and insert "54-134".

LEGISLATIVE BILL 300. Placed on Select File as amended.

E and R amendments to LB 300:

1. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 4, strike "authorize" and insert "extend the time for"; in line 5, strike "at all times; and" and insert ","; and in line 6, insert ","; and to declare an emergency" after "section".

LEGISLATIVE BILL 862. Placed on Select File as amended.

E and R amendments to LB 862:

1. In section 1, line 5, insert an underscored comma after "anthrax"; and in line 13, strike "Agricultural" and insert "Agriculture".

2. In new section 3, line 1, strike "section" and insert "sections".

3. In the title, line 2, strike "section 54-757" and insert "sections 54-757 and 54-761"; and in line 8, insert "to increase penalties;" after the semicolon.

LEGISLATIVE BILL 308. Placed on Select File as amended.

E and R amendment to LB 308:

1. In the title, line 3, strike "establish" and insert "permit the establishment of".

LEGISLATIVE BILL 328. Replaced on Select File as amended.

E and R amendments to LB 328:

1. In new section 3, line 2, insert "section" after "and".

2. Renumber original section 3 as section 4.

3. In the title, line 3, insert ", and section 32-705, Revised Statutes Supplement, 1963" after "1943".

4. In line 4 of Enrollment and Review amendment 3, adopted June 29, 1965, insert "to provide for a statement to appear on each sheet of every petition containing signatures;" after the first semicolon; and in line 4, strike "section" and insert "sections".

LEGISLATIVE BILL 850. Replaced on Select File as amended.

E and R amendment to LB 850:

1. Strike the Enrollment and Review amendments adopted June 30, 1965.

LEGISLATIVE BILL 101. Replaced on Select File as amended.

E and R amendment to LB 101:

1. In the title, strike lines 5 to 9 and all amendments thereto and insert "may issue bonds for prescribed construction and pay the interest on and retire such bonds from the funds received from the Gasoline Tax Fund; to provide exceptions; to define a term; to repeal the original section; and to declare an emergency."

LEGISLATIVE BILL 756. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Bracket LB 99

Mr. Wallwey asked unanimous consent to bracket LB 99 on E and R for engrossment for Monday, July 12, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Select File

Mr. Carpenter asked unanimous consent to act on those bills reported today on Select File. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 491. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 428. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 586. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 450. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 287. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 300. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 862. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

ONE HUNDRED TWENTY-SECOND DAY—JULY 2, 1965 2289

LEGISLATIVE BILL 308. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 328. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 850. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 101. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 328

Mr. Carpenter asked unanimous consent to place LB 328 behind LB 819 on E and R for engrossment. No objections. So ordered.

MOTION—Reapportionment Bills

Mr. Warner made the following motion:

WHEREAS, the Attorney General is presently in the process of perfecting an appeal to the Supreme Court of the United States in the Nebraska Legislative reapportionment case from the decision of the United States District Court; and

WHEREAS, the passage of any bill reapportioning the Legislature at this time would make moot and prevent the further pursuit of any such appeal,

NOW, THEREFORE, I MOVE that this Seventy-fifth Session of the Nebraska Legislature shall not introduce or consider any bill reapportioning said Legislature.

Motion pending.

GENERAL FILE

LEGISLATIVE BILL 642. Considered.

The Wylie pending amendments found in the Legislative Journal for the One Hundred Twenty-first Day were adopted with 29 ayes, 8 nays, and 12 not voting.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Mr. Carpenter asked unanimous consent to take up LB 301 on General File at this time. No objections. So ordered.

LEGISLATIVE BILL 301. Read and considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Mr. R. Rasmussen offered the following amendment which was adopted:

Amend section 1, line 4 by striking "twenty" and inserting "nineteen".

Mr. Carpenter offered the following amendment which was adopted:

Amend Standing Committee amendment to Section 2 (18) by striking "Morrill and Garden" and by adding in Section 2 (17) "Morrill and Garden".

Mr. Pedersen asked unanimous consent to have his name added as a co-introducer of LB 301. No objections. So ordered.

Speaker Bowen Presiding

Mr. Paxton moved to lay the bill over.

The motion lost with 13 ayes, 25 nays, and 11 not voting.

Advanced to E and R for review with 22 ayes, 9 nays and 18 not voting.

LEGISLATIVE BILL 694. Considered.

Mr. Carpenter withdrew his pending amendments found in the Legislative Journal for the One Hundred-eighteenth Day and offered the following in lieu thereof:

1. Amend Standing Committee amendment 1, section 1, line 14 by striking "(4)" and inserting "(3)", line 33 by striking "user" and inserting "use", line 36 by striking "and", line 41 by striking the period and inserting "; and", and after line 41 by inserting "(10) Industrial use shall mean the utilization of gas for the generation of energy or the processing or production of products."

2. Amend Standing Committee amendment 1, section 3, line 4 by striking "agricultural use" and inserting "compensation", by striking lines 12 to 17 and inserting the following:

“(3) The gas utility operations of any municipality, public authority, municipal corporation or political subdivision of the State of Nebraska when performed within its respective service area including operations of a municipality under section 16-686.01, Re-issue Revised Statutes of Nebraska, 1943, and the service area applicable thereto; and

(4) The operations of a gas utility within the corporate limits of cities of all classes and villages”.

3. Amend Standing Committee amendment 1, section 10, line 1 by striking “dutes” and inserting “duties”.

4. Amend Standing Committee amendment 1, section 14 by striking lines 17 and inserting “a reasonable return upon the reasonable value of such”.

5. Amend Standing Committee 1, section 15, line 7 by inserting “reproduction cost of property; (4) depreciated reproduction cost of property;” after the semicolon, by renumbering subdivisions (3) to (5) as subdivisions (5) to (7) respectively, line 9 by striking “and”, and line 11 by striking the period and inserting “; and (8) the assessed valuation of the property for tax purposes.”

6. Amend Standing Committee amendment 1, section 21, line 3 by striking “22” and inserting “20”.

7. Amend Standing Committee amendment 1, section 25, line 9 by striking “26” and inserting “24”.

8. Amend Standing Committee amendment 1, section 27 by striking “commissioner” and inserting “commission”.

9. Amend Standing Committee amendment 1, section 32, line 18 by striking “times” and inserting “time”.

10. Amend Standing Committee amendment 1, section 34, line 3 by striking “ten” and inserting “twenty”.

11. Amend Standing Committee amendment 1, section 36, line 5 by inserting “, and shall give consideration to the rates and conditions of service established in any adjoining states for similar sales of natural gas” after “commissions”.

12. Amend Standing Committee amendment 1, section 38, line 1 by striking “ten” and inserting “twenty”.

13. Amend Standing Committee amendment 1, section 40, line 7 by striking “40” and inserting “38”.

14. Amend Standing Committee amendment 1, section 42, line 22 by striking “jointed” and inserting “joined”.

15. Amend Standing Committee amendment 1, section 44, by striking lines 1 to 6 and inserting the following:

"Sec. 44. This act is complete in itself and other Nebraska Statutes are not to be construed as applicable to the supervision or regulation of gas utilities by the commission. All acts and parts of acts in conflict with this act are repealed insofar as they pertain to the regulation of gas utilities as defined in section 2 of this act."

16. Amend Standing Committee amendment 1, by striking sections 47 and 48 and inserting the following:

"Sec. 47. The commission is authorized, upon the passage and adoption of this act, and prior to its effective date, to promulgate reasonable and proper rules and regulations as provided by the provisions of this act; to take the steps necessary for the setting up of proper records and forms; to make necessary staff and clerical appointments as provided by law, and to do all things required for the effective and orderly administration of the duties imposed upon the commission by the provisions of this act.

Sec. 48. Notwithstanding any other provision of this act, the commission shall have no authority or jurisdiction over the furnishing of gas by a gas utility to any customer for an interruptible or industrial use, as defined in section 2 of this act; nor shall the commission have any authority or jurisdiction to determine or fix the price or prices at which such gas is furnished or may be furnished; *Provided*, agricultural use, as defined in section 2 of this act, shall be subject to the jurisdiction of the commission."

17. Amend Standing Committee amendment 1, by striking sections 50 to 52 and inserting the following:

"Sec. 50. If any provision of this act, or any severable provision of a section of this act, or the application of such provision to any person or circumstance, shall be held invalid, the remainder of the act, or section thereof, and the application of such provision to persons and circumstances other than those as to which it is held invalid, shall not be affected.

Sec. 51. This act shall become effective and be in full force and effect from and after January 1, 1966."

18. Amend the title to conform.

The amendments were adopted.

The Standing Committee amendments found in the Legislative Journal for the Eighty-seventh Day were adopted as amended.

Advanced to E and R for review with 21 ayes, 11 nays and 17 not voting.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and allow the introduction of a new bill.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 920. Introduced by Terry Carpenter, Legislative District 48, by suspension of the rules.

A BILL FOR AN ACT to amend section 77-515, Reissue Revised Statutes of Nebraska, 1943, and section 77-1601, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 208, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to change the date for fixing the state levy; to change the date the county board of equalization shall have in which to levy county taxes; to repeal the original sections; and to declare an emergency.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and place LB 920 on General File without a public hearing.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Visitor

Mr. Wylie introduced Mr. Fink from Orchard, Nebraska.

UNANIMOUS CONSENT—Withdraw LB 141.

Mr. Bauer asked unanimous consent to withdraw LB 141. Laid over.

UNANIMOUS CONSENT—Bracket LB 562

Mr. Bauer asked unanimous consent to bracket LB 562 on E and R for engrossment.

No objections. So ordered.

UNANIMOUS CONSENT—Consider LB 482

Mrs. Orme asked unanimous consent to consider LB 482 before LB 581 on General File.

Mr. Kremer objected.

Mrs. Orme so moved to consider LB 482 before LB 581.

The Motion lost.

Member Excused

Mrs. Hughes was excused at 11:45 a.m. until 2:30 p.m.

UNANIMOUS CONSENT—Bracket LB 893

Mr. Lysinger asked unanimous consent to bracket LB 893 on E and R for engrossment for Monday, July 12, 1965. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 70. Re: Schedule of Suggested Values For Property Taxation

Introduced by Lester Harsh, 38th District and Terry Carpenter, 48th District.

WHEREAS, one of the basic guarantees of our Constitution is equality; and

WHEREAS, at the present time some persons are now required to use suggested values item by item when they assess their property.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Tax Commissioner use a uniform method of valuing property for taxation and that all taxpayers report their property based on values as required by law.

2. That all taxpayers be required to report all classes of property for tax purposes according to a schedule of suggested values prepared by the Tax Commissioner, but no person shall be required to report his property for taxation from a schedule of suggested values until all classes of property are required to be reported from a schedule of suggested values as prepared by the Tax Commissioner.

LEGISLATIVE RESOLUTION 71. Re: Study to Determine if the State Can Act as Refinancing Agent For Outstanding Bonds Against Existing Public Power Districts.

Introduced by Terry Carpenter, 48th District.

WHEREAS, Legislative Bill 764, which provides for the consolidation of three public power districts into a grid system, in part provides for the refinancing, if desirable, of the outstanding bonds as they now exist; and

WHEREAS, such refinancing is necessary in order to eventually consolidate the three present districts into one operating identity, under the direction and supervision of one board; and

WHEREAS, to accomplish this ultimate purpose would require one of the largest, if not the largest, financial transactions in the history of a part of state government; and

WHEREAS, it is an accepted fact that those who, in the past have refinanced or financed such operations, to some unknown degree control to a large degree the future methods and operations of such consolidated districts; and

WHEREAS, it is further admitted that such operations are highly technical in nature and somewhat restricted to those who participate particularly in view of the amounts involved.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee of five members to make a study with the viewpoint of protecting the public interest, with full authority to proceed in whatever area is necessary to obtain information, facts, and knowledge to the extent that it can make recommendations as to whether or not it is feasible, practical, and constitutional for the state to become, either directly or indirectly, the fiscal agent for such refinancing operations, and to make such obligations acceptable in the area of investment of those moneys which the state assumes full control and responsibility for their investment, or as a dispersing agent to provide the means and methods to accomplish the end result; or, as a semipermanent investment of such funds. And, to determine whether or not sufficient funds are available within the investing public of the State of Nebraska to purchase and to hold such financial obligations.

2. That the committee report its findings with recommendation to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

UNANIMOUS CONSENT—Withdraw LB 826 and LB 612

Mrs. Orme renewed her pending request found in the Legislative Journal for the One Hundred-twenty-first Day to withdraw LB 826. No objections. So ordered.

Mr. E. Rassmussen renewed his pending request found in the Legislative Journal for the One Hundred-twenty-first Day to withdraw LB 612. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 68.

Committee Meeting

Mr. Marvel requested a meeting of the Budget Committee under the South Balcony.

UNANIMOUS CONSENT—Bracket LB 892

Mr. Carpenter asked unanimous consent to bracket LB 892 on E and R for engrossment. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on July 2, 1965, at 8:30 a.m.: LB 646 LB 908

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT**Government and Military Affairs**

LEGISLATIVE RESOLUTION 62. Placed on General File as amended.

Standing Committee amendment to LR 62:

Amend line 24 of the Resolution by striking "one hundred thousand" and inserting "one hundred twenty-five thousand".

(Signed) Jerome Warner, Chairman

Statement on LR 62:

July 2, 1965

The purpose of LR 62 was to clean, waterproof, and tuck point the State Capitol Building excepting the tower. It was pointed

out by the proponents that the building has not received any extensive repair of this nature since construction, and that there are numerous areas which show a deterioration of the stone.

It was the feeling of the committee that the preservation of the aesthetic value of our capitol building is a justified and needed repair.

Those appearing for the Resolution were: Senator Henry Pedersen, Linus Burr Smith, Governor Frank B. Morrison, Robert C. Newell, Senator Harold Stryker, and John Hossack. There was no opposition.

The Resolution was advanced to General File by a vote of seven ayes and one absent and not voting.

(Signed) Jerome Warner, Chairman

UNANIMOUS CONSENT—LR 62

Mr. Pedersen asked unanimous consent that LR 62 be placed behind LB 30 on General File. No objections. So ordered.

Ease

The Legislature was at ease from 11:55 a.m. until 12:00 p.m.

MOTIONS—Introduce Bills

Mr. President: I move the Committee on Budget be allowed to introduce the following new bill and the rules be suspended and placed directly on General File.

(Signed) Richard D. Marvel, Chairman

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

Mr. President: I move the Committee on Budget be allowed to introduce the following new bill and the rules be suspended and placed directly on General File. (Signed) Richard D. Marvel, Chairman

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 921. Introduced by Committee on Budget, Richard D. Marvel, Legislative District 33, Chairman; George H. Fleming, Leg-

islative District 47; Stanley A. Matzke, Legislative District 24; Richard Lysinger, Legislative District 36 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT to appropriate the sum of fifty-one thousand nine hundred and eighty-five dollars to aid in defraying the expenses of the Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

LEGISLATIVE BILL 922. Introduced by the Committee on Budget, Richard D. Marvel, Legislative District 33; George H. Fleming, Legislative District 47; Stanley A. Matzke, Legislative District 24; Richard Lysinger, Legislative District 36 and W. H. Hasebroock, Legislative District 16.

A BILL FOR AN ACT making appropriations for certain departments, boards, and commissions of the state government of the State of Nebraska for the biennium beginning July 1, 1965, and ending June 30, 1967 as prescribed; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; and to declare an emergency.

Recess

At 12:05 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Carpenter, Gerdes, Klaver, Knight, Mahoney, Moylan, Skarda, and Syas, who were excused for the afternoon; Mrs. Hughes, excused until 2:30 p.m.; and Mr. Craft, excused until 3:30 p.m.

Corrections for the Journal

Page 2273, line 13, correct spelling of "operating".

Page 2275, line 13, delete "Advanced to E and R for engrossment." and insert "Laid over."

The Journal for the One Hundred-twenty-first Day was approved as corrected.

Visitors

Mr. Nore introduced Judy Ann Crka from Central City and Jerome Cox from Genoa.

Mr. Danner introduced Mr. Robert L. Brewer and son from Rocky Mount, North Carolina.

GENERAL FILE

LEGISLATIVE BILL 581. Read and considered.

President Sorensen Presiding

The Standing Committee amendments found in the Legislative Journal for the One Hundred-first Day were adopted except amendment 9 which was rejected.

Mr. Whitney asked unanimous consent to lay over LB 581.

Mr. Kremer objected.

Mr. Whitney moved to have the bill laid over.

The motion lost.

Mr. Kokes moved the previous question. The question is, "Shall the debate cease?"

The motion lost with 19 ayes, 6 nays, and 24 not voting.

Mr. Pedersen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

Mr. Ruhnke offered the following amendment which was adopted:

Amend the bill by adding the Emergency clause and amending the title to conform.

Advanced to E and R for review with 25 ayes, 4 nay, and 20 not voting.

Member Excused

Mr. Proud was excused at 3:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Withdraw Name

Mrs. Orme asked unanimous consent to withdraw her name from LB 482. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 482. Reading waived. Considered.

Standing Committee amendments found in the Legislative Journal for the One Hundred-seventh Day were adopted.

Advanced to E and R for review with 23 ayes, 7 nays and 19 not voting.

Member Excused

Mr. Hasebroock was excused at 3:30 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 480. Read and Considered.

Laid over.

Message from the Governor

July 2, 1965

The President, the Speaker
and Members of the Legislature:

I have today, July 2, 1965, approved Legislative Bills 526, 255, 71, 895, 464, and 682.

Respectfully,
(Signed) Frank B. Morrison, Governor

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 764. Replaced on Select File as amended.

E and R amendments to LB 764:

1. In the Stromer amendment to line 2 of new section 22, lines 2 and 3, insert "any" before "public"; and in line 5 of section 22, strike "affecting the results thereof".

2. In line 3 of the Stryker amendment 6, adopted June 30, 1965, strike "word 'request'" and insert "period"; and in line 6, insert a period after "district".

3. Amend the Stromer amendment to new section 22, line 13 to read "In new section 22, strike line 13 and 'of Nebraska' in line 14 and insert 'election to any civil office other than his own'".

4. Insert the material added to new section 10 by the Orme amendment as new section 23, inserting "Sec. 23." before "Nothing" and making a single paragraph thereof.

5. Renumber standing committee amendment sections 23 and 24 as sections 24 and 25.

6. Add a new section to be known as section 26 and to read as follows:

"Sec. 26. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

7. In the title, line 8, insert "to provide for enforcement; to authorize prescribed contracts;" after the second semicolon.

8. In line 2 of Enrollment and Review amendment 20, strike the first "and"; and in line 4, insert "; and to declare an emergency" after "1963".

LEGISLATIVE BILL 819. Replaced on Select File as amended.

E and R amendment to LB 819:

1. Amend the Carstens specific amendment to read "In section 1, line 5, insert '*lease with option to buy*' after '*lease*'; and in standing committee amendment 1, insert '*or devise*' after '*gift*' in line 3."

LEGISLATIVE BILL 428. Replaced on Select File as amended.

E and R amendment to LB 428:

1. In line 2 of Enrollment and Review amendment 4, adopted July 2, 1965, strike "'choice' in line 9" and insert "line 8".

LEGISLATIVE BILL 891. Replaced on Select File as amended.

E and R amendments to LB 891:

1. Renumber original section 2 as section 3; and renumber section 3, added by the Carpenter amendment, adopted May 17, 1965, as section 2.

2. Strike Enrollment and Review amendment 2, adopted June 2, 1965.

3. Strike Enrollment and Review amendment 4, adopted June 2, 1965, and in the title, line 6, insert "to amend section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original section;" before "and".

(Signed) Henry F. Pedersen, Jr., Chairman

Revenue

LEGISLATIVE BILL 144. Indefinitely postponed.

LEGISLATIVE BILL 847. Indefinitely postponed.

(Signed) J. W. Burbach, Chairman

UNANIMOUS CONSENT—Select File Bills

Mr. Pedersen asked unanimous consent to consider the E and R amendments on the bills just reported to Select File and advance the same. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 764. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 819. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 428. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

MOTION—Place LB 144 on General File

Mr. President: I move to place LB 144 on General File.

(Signed) Terry Carpenter

Laid over.

MOTION—Place LR 48 on General File

Mr. President: I move to place LR 48 on General File notwithstanding the committee action.

(Signed) Terry Carpenter

Laid over.

ONE HUNDRED TWENTY-SECOND DAY—JULY 2, 1965 2303

Adjournment

At 3:55 p.m., on a motion by Mr. Paxton, the Legislature adjourned until Monday, July 12, 1965 at 9:00 a.m.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Monday, July 12, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by Rev. Donald D. Hagerty, Jr., Associate Pastor, Westminster Presbyterian Church, Lincoln.

Prayer

We thank thee, O God, for life - for the individual lives with which each of us has been blessed, for the lives we share with others, and for the lives of all men to whom we are related because of our common humanity. Help us more fully to appreciate life by respecting that one life which we have and by living toward all other lives in loving service. Deepen our sensitivities; broaden our visions that we may perceive how we can serve thee and our fellow man as individual legislators and as this corporate group. Amen.

The roll was called and all members were present except Mrs. Hughes and Messrs. Gerdes and E. Rasmussen, who were excused until 9:30 a.m.

Corrections for the Journal

Page 2283, line 9, show the first "or" as stricken matter.

The Journal for the One Hundred twenty-second Day was approved as corrected.

Message from the Governor

July 7, 1965

The President, the Speaker,
and members of the Legislature:

Please be informed that on July 6, 1965, I approved Legislative Bill 908, and on July 7, 1965, I approved Legislative Bill 646.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communications

Copy of California Senate Concurrent Resolution No. 83 relative to municipal industrial revenue bond financing.

Letter from U. S. Senator Roman L. Hruska acknowledging receipt of copy of resolution to the Nebraska Churchill Freedom Foundation.

MOTION—Suspend Rules

Mr. Adamson moved to pass over the final readings until Wednesday Evening, July 14.

Mr. Adamson asked for a record vote on the motion.

Voting in the affirmative, 27:

Adamson	Fleming	Moylan	Ruhnke
Bauer	Harsh	Nelson	Skarda
Bowen	Kjar	Paine, I.	Stryker
Brauer	Klaver	Paxton	Wallwey
Craft	Kokes	Pedersen	Warner
Crandall	Marvel	Proud	Whitney
Danner	Moulton	Rasmussen, R.	

Voting in the negative, 17:

Batchelder	Hasebroock	Mahoney	Payne, D.
Budd	Holmquist	Matzke	Stromer
Burbach	Knight	Nore	Syas
Carpenter	Lysinger	Orme	Wylie
Claussen			

Not voting, 5:

Carstens	Hughes	Kremer	Rasmussen, E.
Gerdes			

The motion lost.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 524.

A BILL FOR AN ACT relating to revenue and taxation; to provide a documentary stamp tax on conveyances of real estate as prescribed; to provide for exemptions; to provide that such instruments of conveyance shall not be recorded unless such documentary stamps are attached thereto; to provide powers and duties; to make certain

acts unlawful; to provide penalties; to provide for rules and regulations; and to provide when this act shall become operative.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 32:

Adamson	Gerdes	Mahoney	Proud
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Ruhnke
Carpenter	Holmquist	Moulton	Stromer
Claussen	Kjar	Orme	Stryker
Craft	Knight	Paine, I.	Wallwey
Crandall	Kremer	Payne, D.	Warner
Fleming	Lysinger	Pedersen	Whitney

Voting in the negative, 13:

Batchelder	Klaver	Nelson	Skarda
Bauer	Kokes	Nore	Syas
Bowen	Moylan	Paxton	Wyllie
Brauer			

Not voting, 4:

Carstens	Danner	Hughes	Rasmussen, E.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 727.

A BILL FOR AN ACT to amend section 60-318, Reissue Revised Statutes of Nebraska, 1943, and section 60-329, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 707, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to delete the provision for paying registration fee for motor vehicles carrying more than seven passengers for hire; to provide for payment to the Department of Motor Vehicles of fees for prorated buses; to eliminate provision for certain school buses; to provide for certification of the unladen weight to the Department of Motor Vehicles or county treasurer; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carstens

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 552. Laid over at the request of Mr. Warner.

LEGISLATIVE BILL 877. Mr. Burbach asked unanimous consent to bracket LB 877 indefinitely. No objections. So ordered.

LEGISLATIVE BILL 909. With Emergency.

A BILL FOR AN ACT to amend section 2, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to change qualifications for assistance to the aged, blind or disabled; to exempt from consideration certain income derived under the Economic Opportunity Act of 1964 adopted by the Congress of the United States; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 49:

Adamson	Budd	Craft	Harsh
Batchelder	Burbach	Crandall	Hasebroock
Bauer	Carpenter	Danner	Holmquist
Bowen	Carstens	Fleming	Hughes
Brauer	Claussen	Gerdes	Kjar

Klaver	Moulton	Payne, D.	Stromer
Knight	Moylan	Pedersen	Stryker
Kokes	Nelson	Proud	Syas
Kremer	Nore	Rasmussen, E.	Wallwey
Lysinger	Orme	Rasmussen, R.	Warner
Mahoney	Paine, I.	Ruhnke	Whitney
Marvel	Paxton	Skarda	Wylie
Matzke			

Voting in the negative, 0.

Not voting, 0.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 851. Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 593.

A BILL FOR AN ACT to create the Nebraska Arts Council; to provide for purposes; to define a term; to provide for composition of the council and the terms, election, and appointment of directors of the council; to provide for administrative powers; to provide for informatory powers; to provide for promotive powers; to provide for advisory and recommendatory powers; and to provide for financial procedures.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Adamson	Danner	Kokes	Rasmussen, E.
Batchelder	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Mahoney	Ruhnke
Budd	Harsh	Marvel	Stromer
Burbach	Hasebroock	Matzke	Stryker
Carstens	Holmquist	Moulton	Wallwey
Claussen	Hughes	Nore	Warner
Craft	Kjar	Orme	Whitney
Crandall	Knight	Payne, D.	Wylie

Voting in the negative, 9:

Brauer	Nelson	Pedersen	Skarda
Klaver	Paxton	Proud	Syas
Moylan			

Not voting, 4:

Bauer Carpenter Lysinger Paine, I.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 913. With Emergency.

A BILL FOR AN ACT to amend section 83-210.01, Revised Statutes Supplement, 1963, relating to the Department of Public Institutions; to change the use of the revolving fund in assisting the blind in vocational rehabilitation as prescribed; to provide for disposition of gross proceeds as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 48:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Matzke		Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 1:

Carpenter

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

UNANIMOUS CONSENT—Committee Meetings

Mr. Warner asked unanimous consent for the Government and Military Affairs Committee to meet in the West Lounge at 1:00 p.m. today. No objections. So ordered.

Mr. Adamson asked unanimous consent for the Committee on Committees to meet in the West Lounge at 1:25 p.m. today. No objections. So ordered.

STANDING COMMITTEE REPORTS

Enrollment and Review

- LEGISLATIVE BILL 905.** Correctly re-engrossed.
- LEGISLATIVE BILL 95.** Correctly re-engrossed.
- LEGISLATIVE BILL 918.** Correctly engrossed.
- LEGISLATIVE BILL 428.** Correctly engrossed.
- LEGISLATIVE BILL 491.** Correctly engrossed.
- LEGISLATIVE BILL 609.** Correctly engrossed.
- LEGISLATIVE BILL 328.** Correctly engrossed.
- LEGISLATIVE BILL 819.** Correctly engrossed.
- LEGISLATIVE BILL 332.** Placed on Select File as amended.

E and R amendments to LB 332:

1. In section 1, line 13, strike the period and insert a semicolon.
2. In standing committee amendment 1, line 11, strike the first period and insert a semicolon.
3. In section 3, line 41, strike the semicolon and insert a period; in line 51, 70, and 84, strike “; and” and insert a period; and in line 90, strike “; he” and insert “. He”.
4. In section 4, line 2, strike “; general” and insert “: General”; in line 13, strike the comma after “area”; strike the commas in line 14; in line 15, strike the semicolon and insert a comma; in line 17, strike “; and” and insert a period; in lines 33 and 71 strike “section 4 of this act” and insert “this section”; and in line 68, insert “and” before “one-”.
5. In section 8, line 7, strike “to”.
6. In section 9, line 2, strike “it” and insert “him”; in line 12, strike the comma; and in lines 14 and 15, strike “law is enacted” and insert “land is located”.
7. In section 12, line 11, strike “the” and insert “this”.

8. In section 15, line 10, strike "directed" and insert "divided".

9. In section 16, line 3, strike "are" and insert "is".

10. Add a new section to be known as section 17, and to read as follows:

"Sec. 17. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

11. In the title, line 4, strike "and"; and in line 6, insert "; and to declare an emergency" after "thereto".

LEGISLATIVE BILL 581. Placed on Select File as amended.

E and R amendments to LB 581:

1. In section 4, line 15, strike "with" and insert "within".

2. In section 7, line 24, reinstate the stricken words "If the proposal is".

3. In standing committee amendment 6, line 1, insert ", line 1," after "bill".

4. In section 11, lines 11 and 14, insert "governing" before "board".

5. In section 13, line 2, strike "course" and insert "courses".

6. In section 15, line 7, insert ", and amendments thereto" after "1943".

7. In new section 18, line 6, strike ", 4, 5, 6, and" and insert "to"; in line 6, strike "to" and insert "shall"; and in line 7, strike the comma.

8. Add a new section to be known as section 20 and to read as follows:

"Sec. 20. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

9. In the title, line 4, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 482. Placed on Select File as amended.

E and R amendments to LB 482:

1. In new section 2, line 6, insert "such" after "pay"; in line 10, strike "with a" and insert "on behalf of any"; and in line 11, strike the second "the" and insert "such".

2. In the title, strike lines 2 to 10 and insert "FOR AN ACT relating to schools; to provide for the establishment and financing of a state system of vocational technical schools as prescribed; to encourage local initiative; to provide for nonresident students; to provide for appropriations; and to declare an emergency."

LEGISLATIVE BILL 538. Placed on Select File as amended.

E and R amendments to LB 538:

1. In section 1, line 1, section 2, lines 11 and 27, section 3, lines 2 and 23, and section 4, line 1, insert "the Department of" before "Agriculture".

2. In section 1, line 12, strike "will" and insert "shall".

3. In section 2, line 1, insert "(1)" before "A"; in lines 7, 16, and 25, strike "(1)", "(2)", and "(3)" respectively and insert "(2)", "(3)", and "(4)" respectively; in line 17, strike ", for a five-year term each," and in line 24, strike the comma.

4. In standing committee amendment 2, line 2, strike the first comma.

5. In section 3, line 1, insert "(1)" before "A"; in line 6, strike "(1)" and insert "(2)"; in line 19, strike "said" and insert "each"; in line 20, as amended, strike "(4)" and insert "(5)"; strike the comma in line 21, and strike line 22 and insert "be disposed".

6. In standing committee amendment 4, line 3, strike "(2)" and insert "(3)"; in lines 3 and 4, strike "through the director" and insert "to the Department"; in line 5, strike "in subdivision (i)" and insert "under the provisions of subsection (2)"; and in line 7, strike "(3)" and insert "(4)".

7. In the title, line 5, strike "depreatory" and insert "depredatory".

LEGISLATIVE BILL 650. Placed on Select File as amended.

E and R amendments to LB 650:

1. In section 1, line 5, strike "commissioner" and insert "commission".

2. In the enacting clause, insert "the people of" after "by".

LEGISLATIVE BILL 504. Placed on Select File as amended.

E and R amendment to LB 504:

1. In section 2, line 35, insert "*purpurea*" before "*ipomoea*".

LEGISLATIVE BILL 635. Placed on Select File as amended.

E and R amendment to LB 635:

1. In the title, strike lines 2 to 5 and insert "FOR AN ACT to amend section 60-326.01, Revised Statutes Supplement, 1963, relating to motor vehicles; to increase the state's share of motor vehicle registration fees;"

LEGISLATIVE BILL 713. Placed on Select File as amended.

E and R amendment to LB 713:

1. In the title, strike line 5 and insert "of hauling unbaled livestock forage".

LEGISLATIVE BILL 858. Placed on Select File as amended.

E and R amendments to LB 858:

1. In section 1, line 30, strike "a".
2. In new section 2, line 3, strike "depends" and insert "shall depend".
3. The typed bill being correct, strike the standing committee amendment to section 4, line 7.
4. In standing committee amendment 4, line 5, strike "in six-hundredths" and insert "six-hundredths of one per".
5. In section 5, line 4, strike "scab-free" and insert "scabies-free"; in line 6, strike "provided" and insert "if the"; and in line 7, strike "state-federal" and insert "state or federal".
6. In section 6, line 3, strike "No" and insert "May be moved without".
7. In section 7, line 8, insert "inspections of" after "making"; and in line 17, strike "said" and insert "such".
8. In section 8, line 5, strike "is".
9. In new section 11, line 1, strike "work"; and in line 2, insert "for which a specific penalty is not otherwise provided" after "act".
10. In the title, line 5, insert "to provide for rules and regulations;" before "and".

LEGISLATIVE BILL 149. Placed on Select File as amended.

E and R amendments to LB 149:

1. In lines 1 and 2 of sections 1 to 4, line 2 of section 5, and line 3 of the title, strike "Revised Statutes Supplement, 1963" and insert "Reissue Revised Statutes of Nebraska, 1943".

2. In the Stromer amendment 1, strike line 3 and insert "*such capacity on and after*"; and in line 5, strike the period and insert a period at the end of the line.

3. In the Stromer amendment 2, strike the quotation marks in lines 3, 13, and 14; in line 13, strike the period and insert a stricken semicolon; in line 14, strike "(3)" and remove paragraphing; and in line 22, strike the period and insert an underscored semicolon.

4. In the Stromer amendment 3, line 5, strike the period and insert a period at the end of the line.

5. In the Stromer amendment 4, line 3, insert an underscored comma before "*and*"; and in line 7, strike the period and insert a period at the end of the line.

6. In the Stromer amendment 5, line 3, insert "*commencing*" before "*upon*"; and in line 4, strike the period and insert a period at the end of the line.

7. In section 2, line 26, insert "*and cities*" after "*counties*".

8. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 2, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 4, after "fund" insert ", but such contribution shall not be made from any supplemental salary provided by section 24-301.01"; and in line 13, after "court" insert ", excluding for purposes of such deduction any supplemental salary provided for in section 24-301.01,".

9. For correlation purposes, in line 1 of section 5 and line 2 of the title, strike "24-703,"; and before "are" in line 2 of section 5, and before "re-" in line 3 of the title, insert "and section 24-703, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965,".

10. In the title, line 4, insert "to redefine terms;" after the semicolon.

LEGISLATIVE BILL 374. Placed on Select File as amended.

E and R amendments to LB 374:

1. In section 1, line 10, strike “; commencing” and insert “: Commencing”; and in line 13, strike the second comma.

2. In standing committee amendment 1, line 1, strike the second “3” and insert “2”; and in line 2, strike “4 and” and insert “3 to”.

3. In the title, line 6, strike “and”; and in line 7, insert “; and to declare an emergency” after “sale”.

LEGISLATIVE BILL 506. Placed on Select File as amended.

E and R amendment to LB 506:

1. In the title, line 6, strike “and”; and in line 7, insert “; and to declare an emergency” after “sale”.

LEGISLATIVE BILL 336. Placed on Select File as amended.

E and R amendment to LB 336:

1. In the title, line 3, insert “to except freight trains from the full crew law;” after the semicolon.

LEGISLATIVE BILL 880. Placed on Select File as amended.

E and R amendments to LB 880:

1. In line 1 of the Adamson amendment, strike “2” and insert “4”.

2. In new section 1, lines 4 and 5, and new section 2, lines 3 and 4, strike “Reissue Revised Statutes of Nebraska, 1943” and insert “Revised Statutes Supplement, 1963”.

3. In new section 2, line 1, strike “Section” and insert “Sec.”; in line 5, strike “15th” and insert “15”; and in line 6, strike “said” and insert “such”.

4. In the title, strike lines 2 to 8 and insert “FOR AN ACT relating to schools; to provide for bonded indebtedness when any school district or part thereof is merged into a school district of the third class; and to provide when such merger shall be effective.”.

LEGISLATIVE BILL 894. Placed on Select File as amended.

E and R amendments to LB 894:

1. In section 3, line 1, insert “Advisory” after “the”; and in line 12, strike “so”.

2. In section 4, line 7, strike "To make" and insert "Make"; and in line 9, strike "to".

3. Renumber original sections 6 and 7 as sections 5 and 6 respectively.

4. In the title, line 5, insert "and" before "to"; and strike beginning with the semicolon in line 6 through "duties" in line 7.

LEGISLATIVE BILL 545. Placed on Select File as amended.

E and R amendments to LB 545:

1. In section 1, line 5, insert "of" after "therefrom"; strike the period in lines 7, 10, 12, and 13 and insert a semicolon; and in line 18, strike the period and insert "; and".

2. In standing committee amendment 1, line 6, strike the first period and insert a semicolon.

3. In section 2, lines 6, 11, and 13, strike the period and insert a semicolon; and in line 14, strike the period and insert "; or".

4. In standing committee amendment 3, line 10, strike the comma.

5. In renumbered section 7, lines 5, 7, and 9, strike the period and insert a semicolon; in line 11, strike the period and insert "; or"; and in line 14, strike "the" and insert "this".

6. In standing committee amendment 8, line 5, strike "to" and insert "nor more than".

7. In renumbered section 8, line 3, insert "Reissue Revised Statutes of Nebraska, 1943," before "and".

8. In renumbered section 11, line 19, strike the semicolon and insert a comma.

9. In renumbered section 12, line 1, strike "(a)" and insert "(1)"; and in line 19, strike "(b)" and insert "(2)".

10. In standing committee amendment 10, line 3, strike "contract" and insert "the period" and strike "in" and insert "In"; in line 13, strike "Twenty-Five Dollars" and insert "twenty-five dollars"; and in line 16, strike the period and insert a period at the end of the line.

11. In renumbered section 13, lines 9 and 18, strike the period and insert a semicolon; in line 22, strike the period and insert "; and"; in line 19, strike "No licensee shall accept an" and insert "Accept no"; and in line 21, strike "requirement" and insert "payments".

12. In standing committee amendment 11, line 2, strike "funds'" and insert "the first comma"; and in line 6, strike the first period and insert a semicolon.

13. In renumbered section 14, lines 3, 5, 8, and 12, strike the period and insert a semicolon; in line 17, strike the period and insert "; or"; in line 11, strike "both" and insert "either"; and in line 21, insert "is made" after "wherein".

14. In renumbered section 15, line 3, insert a comma after "director"; in line 6, strike "is" and insert "shall be".

15. In standing committee amendment 12, line 3, insert a comma before "be".

16. In renumbered section 16, line 2, strike "pursuant to" and insert "under the provisions of"; and in line 3, strike "causes" and insert "cause".

17. In the title, line 7, strike "and"; and in line 8, insert "; and to provide a statute of limitations" after "act".

LEGISLATIVE BILL 855. Placed on Select File as amended.

E and R amendments to LB 855:

1. In section 2, line 5, strike "will be" and insert "is".

2. In section 3, line 7, strike "however the" and insert "which".

3. In renumbered section 6, line 1, strike "5" and insert "4"; and in line 6, strike the semicolon and insert a comma.

4. In renumbered section 7, line 7, strike "said" and insert "such"; in line 12, strike "failure" and insert "fail"; and strike line 18 and insert "or be both so fined and imprisoned."

5. In renumbered section 8, line 2, strike the comma; strike line 7, and insert "not available, each livestock owner shall continue his"; strike line 10, and insert "ians, and such live-"; and in line 13, strike "will" and insert "shall".

6. The typed bill being correct, strike standing committee amendment 5.

7. In standing committee amendment 6, line 3, strike "10" and insert "9 of this act".

8. In renumbered section 10, line 11, strike "direct" and insert "directly".

9. In standing committee amendment 6, line 1, insert ", line 2," after "10".

10. In renumbered section 13, line 11, strike "as under" and insert "in the manner provided in"; in line 12, strike "13" and insert "12"; and in line 20, strike "section 14 of this act" and insert "this section".

11. In renumbered section 13, lines 14 and 17, renumbered section 20, line 83, and renumbered section 21, line 18, strike "suspicious" and insert "suspect"; and in renumbered section 20, line 23 and renumbered section 21, line 58, strike "suspicious to" and insert "suspect as a result of".

12. In renumbered section 15, line 17, strike the period and insert "; and"; remove separate paragraphing from lines 8, 15, 24, and 31 and capitalization from "all" in lines 15 and 31.

13. In renumbered section 16, line 2, strike "16" and insert "15".

14. In renumbered section 20, line 3, strike "19 and 20" and insert "18 and 19"; in line 6, strike "5" and insert "4"; strike the period in lines 19, 32, 87, 107, 117, and 132 and insert a semicolon; strike the period at the end of lines 129 and 147 and insert "; and"; in lines 65 and 67, strike "provided" and insert "if"; in line 127, strike "is to" and insert "shall"; in line 132, strike "if" and insert "is"; in lines 133 and 154, strike "subdivisions" and insert "subdivision"; in line 151, strike "(5)" and insert "(4)"; and in line 154, strike "(4)" and insert "(3)".

15. In standing committee amendment 8, line 1, strike "24" and insert "20"; in line 3, strike "25 and line 26" and insert "125 and line 126"; in line 11, strike the second "55" and insert "All"; and in line 32, insert a period after "149".

16. In renumbered section 21, lines 2 and 3 and lines 14 and 15, strike "subdivisions" and insert "subdivision"; in line 23, strike "(4) (c) of section 21" and insert "(3) (c) of section 20"; remove paragraphing from lines 42, 45, 55, 60, 77, and 93 and capitalization from the first word in lines 45, 55, 60, 77, and 93; strike the period in lines 44, 54, 59, and 76 and insert a semicolon; strike the period in line 92, and insert "; and"; in lines 50, 65, and 100, strike the semicolon and insert ", with"; in line 69, strike "establishment" and insert "establishments"; strike the comma in line 78; in lines 85, 86, and 105, strike "section 22 of this act" and insert "this section"; in line 89, strike "subdivision" and insert "subsection"; and in line 104, strike "subdivisions" and insert "subsection".

17. In standing committee amendment 9, line 2, strike "21" and insert "20".

18. In renumbered section 22, line 2, strike "22" and insert "21"; and in line 4, strike "21" and insert "20".

19. In renumbered section 24, line 13, strike "subdivision" and insert "section".

20. In standing committee amendment 13, line 1, strike "27" and insert "25"; in line 4, strike "for" and strike the comma; in line 6, strike "Feeding" and insert "The feeding"; in line 7, strike "is not to" and insert "shall not"; and in line 16, strike "will" and insert "shall".

21. In renumbered section 26, line 3, strike "removal of" and insert "who shall remove any".

22. In renumbered section 27, line 5, strike "8" and insert "7".

23. In new section 28, line 2, insert "for which a specific penalty is not otherwise provided" after "act"; in lines 5 and 6, strike "shall not" and insert "for not to"; and in line 6, insert "by" after "or".

24. In renumbered section 31, line 1 and the title, line 8, strike "54-764.01,"; in renumbered section 31, line 4 and the title, line 11, strike "54-766.10,"; in renumbered section 31, line 5 and the title, line 13, strike "and"; and after "1963" in line 6 of renumbered section 31 and line 14 of the title, insert ", section 54-764.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 18, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 54-766.10, Reissue Revised Statutes of Nebraska, 1943, as amended by section 19, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965".

LEGISLATIVE BILL 867. Placed on Select File as amended.

E and R amendments to LB 867:

1. In new section 1, line 1, insert a comma after "act".

2. In the title, strike lines 2 to 4 and insert: "FOR AN ACT relating to crimes and punishments; to define terms; to make it unlawful to steal, embezzle, or without authority to copy or cause to be copied any article representing a trade secret; to provide penalties; and to provide what shall not be a defense to prosecutions."

LEGISLATIVE BILL 173. Replaced on Select File as amended.

E and R amendments to LB 173:

1. Renumber sections as follows:

Present No.	Source
Sections 1 to 11	Original Sections 1 to 11
Sec. 12	Marvel amendment 11

Sec. 13 to 15	Original Sec. 12 to 14
Sec. 16	Original Sec. 15 as amended by Marvel amendment 15
Sec. 17	Second Marvel amendment 2, adopted June 30, 1965
Sec. 18	Original Sec. 16
Sec. 19	Second Carpenter amendment 2, adopted June 30, 1965
Sec. 20	Original Sec. 17
Sec. 21	Original Sec. 19
Sec. 22	Marvel amendment 21
Sec. 23 and 24	Original Sec. 22 and 23
Sec. 25	Standing Committee amendment 14
Sec. 26 to 28	Original Sec. 24 to 26
Sec. 29	First Carpenter amendment 1, adopted June 30, 1965
Sec. 30	Original Sec. 27
Sec. 31	Marvel amendment 26
Sec. 32 to 34	Original Sec. 28 to 30
Sec. 35 to 37	First Marvel amendment 1, adopted June 30, 1965
Sec. 38 and 39	Marvel amendment 29
Sec. 40 and 41	Original Sec. 31 and 32

2. In standing committee amendment 6, line 24, strike "*and*"; and in line 30, strike the period and insert "*;* *and*".

3. In the third Carpenter amendment 1, adopted June 30, 1965, line 6, strike "*moneys*" and insert "*money*"; in line 8, strike "*the said*" and insert "*such*"; and in line 10, strike "*accord*" and insert "*accordance*".

4. In renumbered section 19, line 1, insert "(1)" before "*There*"; in lines 12, 20, 42, 49, 67, and 73, strike "(1)", "(2)", "(3)", "(4)", "(5)", and "(6)" respectively, and insert "(2)", "(3)", "(4)", "(5)", "(6)", and "(7)" respectively; in line 32, insert "*the*" after the second "*of*"; in line 42, strike "*is hereby empowered to*" and insert "*may*"; in line 43, strike "*to*"; in line 56, insert "*State*" after the first "*the*"; in lines 76 and 81, strike "*accord*" and insert "*accordance*"; in lines 78 and 79, strike "*said*" and insert "*such*"; in line 78, strike "*hereunder*" and insert "*in this section*".

5. In new section 17, line 2, strike "*pay*" and insert "*payment*"; in lines 9 and 12, strike "*will*" and insert "*shall*"; and in line 27, strike "*who*" and insert "*and the State Treasurer*".

6. In the Marvel amendment 1, adopted July 1, 1965, line 5, strike "*the University and State Colleges*" and insert "*The University of Nebraska and the four state colleges*".

7. In line 1 of the Marvel amendment 3, adopted July 1, 1965, insert "original" before "section".

8. In line 1 of the Marvel amendment 4, adopted July 1, 1965, strike "renumbered section 21" and insert "original section 22".

9. Strike the Marvel amendment 22.

10. Strike Enrollment and Review amendment 30.

11. Strike Enrollment and Review amendment 33; and in renumbered section 34, lines 4 and 5, strike "28 and 29" and insert "32 and 33".

12. Strike renumbered section 40 and in lieu thereof insert:

"Sec. 40. That original sections 72-706.01, 77-2406, 77-2409, 81-106, and 84-304, Reissue Revised Statutes of Nebraska, 1943, sections 11-119, 72-1009, and 81-145, Revised Statutes Supplement, 1963, section 72-206, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130, 81-131, and 83-127, Reissue Revised Statutes of Nebraska, 1943, are repealed."

13. In the title, strike lines 14 to 19 and amendments thereto, and insert "for a seal; to provide an operative date, to provide for severability; to amend sections 72-706.01, 77-2406, 77-2409, 81-106, and 84-304, Reissue Revised Statutes of Nebraska, 1943, sections 11-119, 72-1009, and 81-145, Revised Statutes Supplement, 1963, section 72-206, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130, 81-131, and 83-127, Reissue Revised Statutes of Nebraska,".

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Replace LB 101 on Select File

Mr. Carpenter moved to replace LB 101 on Select File for the following specific amendments:

1. Amend the bill by adding a new section to be known as section 4 and to read as follows:

"Sec. 4. That section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

66-424.01. The Gasoline Tax Fund shall be distributed by the State Treasurer as follows:

(1) The State Treasurer shall first make all refunds, as provided in sections 66-413 and 66-414, and credit to the General Fund one per cent of the Gasoline Tax Fund collected, to pay the cost of administering and enforcing the motor vehicle fuel tax laws of this state; and then on the effective date of this act transfer to the Department of Roads two hundred thirty-seven thousand seven hundred fifty dollars and eighty cents;

(2) The State Treasurer shall then pay all warrants drawn by the Auditor of Public Accounts for all refunds and for such amount as shall be necessary to provide the identifying chemicals as provided in section 66-447;

(3) Fifteen per cent of fourteen-fifteenths of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall then be transferred to the various county treasurers of the state in the same manner as provided in section 66-422 and shall be used as provided in sections 39-1001 to 39-1009;

(4) Twenty-four per cent of fourteen-fifteenths of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the various county treasurers of the state in the same manner and for the same uses as provided in sections 66-422 and 66-423; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer six thousand dollars to the Grade Crossing Protection Fund;

(5) The other sixty-one per cent of fourteen-fifteenths of the remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be transferred to the Department of Roads in the same manner and for the same uses and purposes as provided in section 66-424; *Provided*, that before making the transfer each month as provided in this subdivision, the State Treasurer shall transfer sixty thousand dollars to the State Highway Urban Fund, which is hereby created; and

(6) The other one-fifteenth remainder of the Gasoline Tax Fund after making the deductions as provided in subdivisions (1) and (2) of this section shall be distributed as follows: (a) Eighty per cent thereof shall be transferred to the various incorporated city

and village treasurers of the state in the proportion that the population of each such city and village bears to the total population of all incorporated cities and villages of the state according to the most recent federal decennial census; and (b) twenty per cent thereof shall be transferred to the various county treasurers of the state in the proportion that the rural population of each such county bears to the total rural population of the state according to the most recent federal decennial census. All funds distributed under the provisions of this subdivision may be used exclusively for constructing or resurfacing dustless-surface street or road improvements, and for the amortization of bonded indebtedness when created for such improvements, but not for maintenance or equipment purchases.”.

2. Amend the bill by renumbering sections 4 and 5 as sections 5 and 6 respectively.

3. Amend renumbered section 5, line 2 by striking “is” and inserting the following:

“and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, are”.

4. Amend the title, by striking lines 2 to 9 and all amendments thereto and inserting:

“FOR AN ACT to amend section 66-423, Revised Statutes Supplement, 1963, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle fuels; to provide that counties, cities, and villages may issue bonds for prescribed construction and pay the interest on and retire such bonds from the funds received from the Gasoline Tax Fund; to provide exceptions; to define a term; to harmonize with previous legislation; to repeal the original sections; and to declare an emergency.”.

The motion prevailed with 36 ayes, 0 nays, and 13 not voting, and LB 101 was replaced on Select File.

MOTION—Replace LB 893 on Select File

Mr. Lysinger moved to replace LB 893 on Select File for an amendment. The motion prevailed with 30 ayes, 0 nays, and 19 not voting, and LB 893 was replaced on Select File.

SELECT FILE

LEGISLATIVE BILL 436. E and R amendment found in the Legislative Journal for the One Hundred Twenty-first Day was adopted.

Mr. Syas moved to indefinitely postpone.

Mr. R. Rasmussen Presiding

The motion to indefinitely postpone prevailed with 30 ayes, 16 nays, and 3 not voting.

UNANIMOUS CONSENT—Withdraw LB 141

Mr. Bauer renewed his pending request found in the Legislative Journal for the One Hundred Twenty-second Day to withdraw LB 141. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 101. The Carpenter specific amendments found in this day's Journal were adopted with 34 ayes, 0 nays, and 15 not voting.

Advanced to E and R for engrossment and placed before LB 161.

LEGISLATIVE BILL 893. Laid over.

Member Excused

Mr. Proud was excused at 11:25 a.m. for the remainder of the day.

MOTION—Reapportionment Bill

Mr. Warner renewed his pending motion found in the Legislative Journal for the One Hundred twenty-second Day that this Seventy-fifth Session of the Nebraska Legislature shall not introduce or consider any bill reapportioning said Legislature.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 34 ayes, 8 nays and 7 not voting.

The Warner motion lost with 21 ayes, 26 nays and 2 not voting.

Legislature Expenses, June 1965

Account E-2 Gross Salaries of 49 Members	\$ 9,800.00
Tax Commissioner - Employers	
Contribution Fund FICA	1,065.75
Total	\$10,865.75

Account E-4 Gross Salaries of Officers & Employees		
75 Employees	20,144.54	
Tax Commissioner - Employers		
Contribution Fund FICA	2,219.50	
Lincoln General Hospital -		
Hospital charges for Legislative		
Employee	14.30	
Drs. Neely, McGreer, Bradley & Troester		
X-Ray charges for Legislative Employee	15.00	
Total		22,393.34
Account E-5 Incidental Expenses		
Postage	1,000.00	
Telephone	849.63	
Freight	8.10	
Publishing & Printing		
Journal	\$5,850.00	
Bills	986.03	
Other	55.50	6,891.53
IBM Data Processing	62.92	
Repair of Office Equipment	58.50	
Office Supplies	2,540.47	
Flowers	31.20	
Total		11,442.35
Account 7 Gross Salary of Lieutenant Governor		416.70
Tax Commissioner - Employers		
Contribution Fund FICA	45.32	
Total		462.02
Account 7A Expenses, Lieutenant Governor		
Hotel Fort Sumter - Conference		
May 13-15	\$ 18.54	
Lincoln Tour and Travel - Conference	164.30	
Telephone Expense	25.37	
Travel mileage allowance	266.88	
Total		\$ 475.09
Account 8 Clerks' Salary, Other Wages, Maintenance		
and Supplies		
Gross Salaries - 3 Employees	1,712.71	
Tax Commissioner - Employers		
Contribution Fund FICA	144.26	

Bankers Life - Health & Life		
Group Premium Insurance	15.37	
Office Furniture & Fixtures	511.66	
Total		2,384.00
TOTAL EXPENSES JUNE		\$48,022.55

RECEIPTS MONTH OF JUNE 1965

Daily Mailing of Bills and Journals	\$	105.00
Mailing of Bills and Journals to Schools		5.00
Slip Laws and Indexes		84.00
Reproduction		9.96
Refund on Air Line Ticket		4.65
Total Receipts month of June	\$	208.61

(Signed) Hugo F. Srb
Clerk of the Legislature

GENERAL FILE

LEGISLATIVE BILL 921. Read and Considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

Visitors

Mrs. Orme introduced Mr. and Mrs. Gary Loso of San Diego, California and Mr. Albert Firestone of Lincoln.

Recess

At 11:59 a.m., on a motion by Mr. Hasebroock, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present except Mr. Proud, who was excused and Mr. Carstens excused until 2:30 p.m.

MOTION—State Vocational Technical School

Mr. President. I move that during the next biennium the State shall establish and assume all obligations for the operation and financing of an additional Vocational Technical School.

(Signed) Lester Harsh

Mr. Burbach offered the following amendment to the Harsh motion:

Amend the Harsh motion by inserting "or two" before the word "additional" and by striking "School" and inserting "Schools".

Mr. Carpenter moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 30 ayes, 6 nays and 13 not voting.

The Burbach amendment to the Harsh motion prevailed with 28 ayes, 19 nays and 2 not voting.

Speaker Bowen Presiding

Mr. Carpenter moved the previous question on the Harsh motion as amended. The question is, "Shall the debate now close?"

The motion prevailed with 33 ayes, 6 nays and 10 not voting.

The Harsh motion as amended prevailed with 31 ayes, 13 nays and 5 not voting.

Visitors

Mr. D. Payne introduced Miss Lois Peterson and Miss Bonnie Gallup, teachers at Bellevue, Nebraska.

Mr. Kremer introduced some visitors from Orlando, Florida and also his daughter and family.

GENERAL FILE

LEGISLATIVE BILL 480. Reading waived. Explained. Laid over.

UNANIMOUS CONSENT—Letters Concerning Sioux Ordnance Depot

Mr. Carpenter asked unanimous consent to print in the Journal two letters concerning the Sioux Ordnance Depot. No objections. So ordered.

July 6, 1965

Mr. Ray Watson
c/o Chamber of Commerce
North Platte, Nebraska

Dear Mr. Watson:

This confirms our telephone conversation today with respect to the availability of and the procedure for acquiring surplus personal property for use by a vocational school in North Platte.

Excess personal property which is not required by any federal agency is determined by GSA to be surplus to the needs of the federal government. At the time the determination is reached, the property is offered by GSA for educational, public health and civil defense purposes including research.

This "donation program" is administered by the Department of Health, Education and Welfare and the property is distributed through State Agencies for Surplus Property. In Nebraska, Mr. Avery J. Lynn is the Director, State Agency for Surplus Property, Department of Education, State Capitol, Lincoln, Nebraska 68509. Mr. Lynn's telephone number is 477-5211, extension 356 (area code 402).

Eligibility of a vocational school to acquire surplus personal property should be established with the Nebraska State Agency for Surplus Property as soon as possible. As soon as eligibility of the vocational school is established, then Mr. Lynn should be advised of the types and quantities of surplus personal property required by the school.

It is our understanding that the closing of the Sioux Ordnance Depot, Sidney, Nebraska, is set for sometime in 1967. The personal property will not be reported to GSA by the Department of Defense for disposal until the Department of the Army and the other military services have completed their screening. We have no information at this time when the Department of Defense will report the personal property to us for disposal.

The procedure for acquiring surplus personal property for educational purposes is as outlined above whether or not the property you require is located at the Sioux Ordnance Depot. We are furnishing a copy of this letter to Mr. Avery J. Lynn so that he will be aware of your interest in acquiring surplus personal property for educational purposes.

If we can be of any further service to you, do not hesitate to contact this office.

Sincerely yours,

(Signed) W. A. Holloway
Regional Administrator

30 June 1965

Honorable George H. Fleming
Nebraska Senate
Lincoln, Nebraska 68501

Dear Senator Fleming:

Thank you for your letter of 29 June 1965 concerning the status of the trade school bill. Congratulations, too, on being able to get the bill out of the committee.

The specific procedure that would make buildings and equipment available for a school prescribes that they must be used to relieve an economic problem of an area affected by the closure of a military installation. Very simply, the Secretary of Defense is concerned about the economic well-being of Sidney and not the balance of the State. Therefore, this would not allow moving the items elsewhere.

The state of Nebraska has a golden opportunity here and one that will not be available for very long. It would be well to act favorably and quickly.

Sincerely yours,

(Signed) Cyril P. Williams
Lt Col, Ord Corps
Commanding

UNANIMOUS CONSENT—Equipment For Trade Schools

Mr. Carpenter asked unanimous consent to request the Governor to immediately contact the Department of Defense and the General Services Administration or any other federal agency which may have control or custody of the equipment at the Sioux Army Depot located in Sidney, Nebraska, and the Hastings Ammunition Depot, in order to obtain possession by the State of Nebraska to be distributed among whatever trade or vocational schools, including the Milford Trade School, which may be authorized by legislation this session, to immediately contact the President of the United States and our Congressional Delegation to see that the equipment is not disposed of for any other purpose until Nebraska's position has been presented.

No objections. So ordered.

RESOLUTION

LEGISLATIVE RESOLUTION 72. Ratification of Joint Resolution Proposing a Constitutional Amendment Relating to Succession to the Presidency and Vice Presidency.

Introduced by Marvin E. Stromer, 27th District, and Richard D. Marvel, 33rd District.

WHEREAS, the Joint Resolution proposing an amendment to the Constitution of the United States relating to the succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office was adopted by the Eighty-ninth Congress of the United States in the following words, to wit:

"JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years from the date of its submission by the Congress:

ARTICLE—

"Section 1. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

"Sec. 2. Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.

"Sec. 3. Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.

"Sec. 4. Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

"Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate

and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office."

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Joint Resolution proposing an amendment to the Constitution of the United States relating to the succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office adopted by the Eighty-ninth Congress of the United States be and the same is hereby ratified.

2. That copies of this resolution duly certified by the Secretary of State with the Great Seal of Nebraska attached thereto shall be forwarded by the Secretary of State to the Administrator of General Services, Washington D. C., and to the President of the Senate and to the Speaker of the House of Representatives of the Congress of the United States.

Mr. Stromer asked unanimous consent to add the names of all members present as co-introducers of LR 72. No objections. So ordered.

Mr. Stromer moved to suspend the rules and adopt the resolution today.

The motion prevailed with 47 ayes, 0 nays, and 2 not voting.

LR 72 was adopted.

Mr. Stromer asked unanimous consent that the processing of LR 72 be expedited and that it be sent to the Governor for signature immediately. No objections. So ordered.

MOTION—Suspend Rules

Mr. Bauer moved to suspend the rules and take up LB's 480, 176, 156, 512, 636, and 772 on General File in consecutive order for purpose of debate and then to vote on each in consecutive order.

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

MOTIONS—Introduce Bills

Mr. President: I move the introduction of the following new bill, recommended by the Committee on Government and Military Affairs. (LB 923) (Signed) Jerome Warner, Chairman

The motion prevailed with 32 ayes, 8 nays and 9 not voting.

Mr. President: I move the introduction of a new bill recommended by the Committee on Committees. (LB 924)

(Signed) Elvin Adamson, Chairman

The motion prevailed with 37 ayes, 4 nays and 8 not voting.

Mr. President: I move the introduction of a new bill recommended by the Committee on Committees. (LB 925)

(Signed) Elvin Adamson, Chairman

The motion prevailed with 35 ayes, 2 nays and 12 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 923. Introduced by the Committee on Government and Military Affairs; Jerome Warner, Legislative District 25, Chairman; Elvin Adamson, Legislative District 43; Ross H. Rasmussen, Legislative District 15; S. H. Brauer, Sr., Legislative District 21 and Albert A. Kjar, Legislative District 39.

A BILL FOR AN ACT for submission to the electors of amendments to Article III, sections 5, 6, and 7, of the Constitution of Nebraska, relating to the Legislature; to change the method of apportionment and the number of members to be elected; to provide for continuance in office when the state is redistricted; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

LEGISLATIVE BILL 924. Introduced by the Committee on Committees, Elvin Adamson, Legislative District 43, Chairman; Ramey C. Whitney, Legislative District 44; George C. Gerdes,

Legislative District 49; George Syas, Legislative District 13; Albert A. Kjar, Legislative District 39; Fern Hubbard Orme, Legislative District 29; Sam Klaver, Legislative District 9; Jerome Warner, Legislative District 25 and William R. Skarda, Jr., Legislative District 7.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide a description of precincts, townships, cities, and villages, as prescribed; to provide an operative date; and to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

LEGISLATIVE BILL 925. Introduced by the Committee on Committees, Elvin Adamson, Legislative District 43, Chairman; Jerome Warner, Legislative District 25; Cecil Craft, Legislative District 45; Ross H. Rasmussen, Legislative District 15; Albert A. Kjar, Legislative District 39; Sam Klaver, Legislative District 9; Fern Hubbard Orme, Legislative District 29; George Syas, Legislative District 13; Willam R. Skarda, Jr., Legislative District 7 and Ramey C. Whitney, Legislative District 44.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide an operative date; and to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Adjournment

At 4:34 p.m., on a motion by Mrs. Hughes, the Legislature adjourned until 8:30 a.m., Tuesday, July 13, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, July 13, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., Speaker Bowen presiding.

Prayer was offered by the Rev. Donald D. Hagerty, Jr.

Prayer

We gather, O God, to do thy work. This is thy work, for all that we do in the name of and for the sake of humanity is thine.

We ask this day not for wisdom beyond that with which we have been blessed, but only for fortitude to use that wisdom which already is ours.

Neither do we ask for strength greater than what we now possess, but only for the inspiration to put to work that strength we have.

And we ask not for vision deeper than that which already lies within us, but only for the courage to express and implement that which we know is right.

Bless us, O God, and work through us, that thy work may be done well. Amen.

The roll was called and all members were present except Mr. Burbach excused until 8:45 a.m. and Mr. Stromer excused until 9:00 a.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 552. With Emergency.

A BILL FOR AN ACT to amend section 75-347, Revised Statutes Supplement, 1963, relating to the State Railway Commission; to exclude from the provisions of sections 75-338 to 75-347, Revised Statutes Supplement, 1963, all tractors manufactured, sold and used for

heavy construction and earthmoving by contractors and governmental bodies and not for prescribed agricultural purposes; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Kremer	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Burbach Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 851. Laid over at the request of Mr. Pedersen.

LEGISLATIVE BILL 756.

A BILL FOR AN ACT to amend section 43-504, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 757, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to infants; to redefine dependent child; to prescribe a condition for eligibility for aid for certain children; to provide when aid to dependent children shall be paid from county funds; and to repeal the original section.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Batchelder	Danner	Mahoney	Pedersen
Bauer	Fleming	Marvel	Proud
Bowen	Gerdes	Matzke	Rasmussen, R.
Brauer	Harsh	Moulton	Skarda
Budd	Hasebroock	Moylan	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Knight	Paine, I.	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall			

Voting in the negative, 11:

Adamson	Kjar	Nelson	Ruhnke
Claussen	Kokes	Paxton	Wylie
Holmquist	Kremer	Rasmussen, E.	

Not voting, 1:

Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 161. Replaced on Select File as amended.

E and R amendment to LB 161:

1. In line 2 of Enrollment and Review amendment 8, strike "transactions" and insert "consumers".

LEGISLATIVE BILL 849. Replaced on Select File as amended.

E and R amendment to LB 849:

1. Strike the Enrollment and Review amendment to section 3, line 18, and at the end of line 18, insert "or".

LEGISLATIVE BILL 891. Replaced on Select File as amended.

E and R amendment to LB 891:

1. Renumber original section 3 as section 5.

LEGISLATIVE BILL 334. Placed on Select File as amended.

E and R amendments to LB 334:

1. Renumber sections as follows:

Section No.	Source
Section 1	Original section 1.
Sec. 2 and 3	Sec. 2 and 3 from standing committee amendment 1.
Sec. 4	Carpenter amendment 4.
Sec. 5 and 6	Sec. 4 and 5 from standing committee amendment 1.
Sec. 7	Burbach amendment 1
Sec. 8	Original Sec. 2.
Sec. 9	Rasmussen amendment 1.
Sec. 10	Standing committee amendment 4.
Sec. 11 to 16	Original Sec. 3 to 8
Sec. 17	Second Carpenter amendment 1, adopted June 24, 1965.
Sec. 18	Original Sec. 9.

2. In section 1, lines 6 and 10, strike "said" and insert "such".

3. For correlation purposes, after the second comma in line 2 of renumbered section 2, insert "as amended by section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in lines 58 and 59, strike "alcohol" and insert "alcoholic liquor"; in line 129, strike "revenues" and insert "revenue".

4. In the first Carpenter amendment 1, adopted June 24, 1965, line 3, strike "have" and insert "having" as in the statutes; in line 6, insert "congregate for the express purpose of consuming such alcoholic liquors" after "liquors" as in the statutes; and in lines 12 and 13, strike "or pool system" and insert ", or any other system pool system,".

5. In lieu of the Carpenter amendment 4, adopted June 24, 1965, insert a new section to be known as section 4 and to read as follows:

"Sec. 4. That section 53-117, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

53-117. The commission shall have the following powers, functions and duties: (1) To receive applications for and to issue and revoke licenses to manufacturers, distributors, nonbeverage users, retailers, railroads, including owners and lessees of sleeping, dining and cafe cars, and boats, in accordance with the provisions of this act; (2) to fix by regulations the standards of manufacture of alcoholic liquors not inconsistent with federal laws in order to insure the use of proper ingredients and methods in the manufacture and distribution thereof; and to establish rules, not inconsistent with

federal laws, for the proper labeling of containers or barrels, casks or other bulk containers or bottles of alcoholic liquor manufactured or sold in this state; it is intended by this grant of the power to adopt rules and regulations, that the commission shall be clothed with broad discretionary powers to govern the traffic in alcoholic liquors, and to enforce strictly all the provisions of this act in the interest of sanitation, purity of products, truthful representations and honest dealings in such manner as generally will promote the public health and welfare; and all such rules and regulations shall be absolutely binding upon all licensees and enforceable by the commission through the power of suspension or cancellation of licenses, *except that all rules and regulations of the commission effecting a Class H, Class 9 or a club possessing any form of retail license shall have equal application to all such licenses or shall be void*; (3) to call upon other administrative departments of the state, county and municipal governments, county sheriffs, city police departments, village marshals, peace officers and upon prosecuting officers for such information and assistance as it may deem necessary in the performance of its duties; (4) to recommend to local governing bodies rules and regulations, not inconsistent with law, for the distribution and sale of alcoholic liquors throughout the state; (5) to submit to the Governor annually on or before December 15, reports of its official acts and recommendations; (6) to inspect, or cause to be inspected, any premises where alcoholic liquors are manufactured, distributed or sold; (7) to hear and determine appeals from orders of a local governing body in accordance with the provisions of this act, as hereinafter set forth; (8) in the conduct of any hearing authorized to be held by the commission, to examine, or cause to be examined, under oath, any licensee, and to examine or cause to be examined the books and records of such licensee; to hear testimony and take proof material for its information in the discharge of its duties hereunder; and to administer or cause to be administered oaths; (9) to investigate the administration of laws in relation to alcoholic liquors in this and other states, and to recommend from time to time to the Governor and through him to the Legislature of this state, amendments to this act; and (10) to receive, account for and turn over to the State Treasurer state license fees and taxes provided for in this act.

Members of the commission and all persons appointed by them to the office of storekeeper or inspector, as hereafter provided, shall be appointed deputy state sheriffs by the Governor, and, upon qualifying for such office, shall possess all the powers which attach to such office, except that their powers and duties shall be restricted to the enforcement of this act. For any duties as deputy state sheriffs they shall not receive any additional compensation."

6. Strike the Carpenter amendments to section 4 of the standing committee amendments; and in renumbered section 5, strike line 10

and insert "*cense shall not be considered as a wholesale sale nor as a sale for resale; and provided further, that for the purposes of this act possession of a federal wholesale tax stamp shall not be deemed evidence of a wholesale transaction.*".

7. In renumbered section 6, insert a stricken semicolon at the end of line 186; and strike beginning with the semicolon in line 203 through "*village*" in line 208.

8. In renumbered section 7, line 1, insert "Reissue" before "Revised"; in line 3, strike the comma and insert a period; strike lines 7 and 8 and insert "community in which he resides, (3) a person who is not a citizen"; in line 28, strike "subsection" and insert "subdivision" as in the statutes; and in line 36, strike "and (13) (12)" and insert "and (13) or (12)".

9. For correlation purposes, in renumbered section 9, line 2, strike "1" and insert "3"; in line 3, strike "27" and insert "253"; and in lines 29 and 30, strike "alcohol, or wine" and insert "alcoholic liquor".

10. In renumbered section 10, strike beginning with "*that*" in line 18 through the comma in line 24; in line 25, insert "*or bottle club*" after "*corporation*"; in line 43, strike "*contained*"; and in line 46, strike "*hereby*" and insert "*by this section*".

11. In renumbered section 13, lines 2 and 7, strike "4" and insert "12"; and in line 8, strike "*said*" and insert "*such*".

12. In renumbered section 14, line 10, strike "*Said*" and insert "*Such*".

13. In renumbered section 15, line 4, strike "6" and insert "14".

14. Amend renumbered section 18 to read:

"Sec. 18. That original sections 53-105, 53-117, 53-123.04, 53-125, and 53-190, Reissue Revised Statutes of Nebraska, 1943, sections 53-124, 53-138.03, and 53-179, Revised Statutes Supplement, 1963, section 53-103, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

15. In the title, strike lines 2 to 10 and insert:

"FOR AN ACT to amend sections 53-105, 53-117, 53-123.04, 53-125, and 53-190, Reissue Revised Statutes of Nebraska, 1943, sections 53-124, 53-138.03, and 53-179, Revised Statutes Supplement, 1963, section 53-103, Revised Statutes Supplement, 1963, as amended by

section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to liquors; to make certain acts unlawful; to provide penalties; to redefine terms; to require conformation by the Legislature of members of the Nebraska Liquor Control Commission; to change provisions for the regulation of alcoholic liquor and ineligibility for a license as prescribed; to provide for a bottle club license fee; to provide a tax on bottle club membership and for the enforcement thereof; to provide when alcoholic liquor may not be sold or dispensed; and to repeal the original sections.”.

LEGISLATIVE BILL 352. Correctly re-engrossed.

LEGISLATIVE BILL 911. Correctly engrossed.

LEGISLATIVE BILL 914. Correctly engrossed.

LEGISLATIVE BILL 654. Correctly engrossed.

LEGISLATIVE BILL 524. Correctly enrolled.

LEGISLATIVE BILL 727. Correctly enrolled.

LEGISLATIVE BILL 909. Correctly enrolled.

LEGISLATIVE BILL 593. Correctly enrolled.

LEGISLATIVE BILL 913. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 72 LB 524 LB 727 LB 909 LB 593 LB 913

MOTION—Return LB 914 to Select File

Mr. Gerdes moved to return LB 914 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 15 by striking “six” and inserting “seven”, and line 16 by striking “sixty and five-tenths” and inserting “twenty-eight and three-tenths”.

2. Amend the title to conform.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

MOTION—Return LB 99 to Select File

Mr. Wallwey moved to return LB 99 to Select File.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 332. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Marvel offered the following specific amendments, which were adopted with 37 ayes, 0 nays and 12 not voting:

1. Amend the bill by striking section 13 and renumbering sections 14 to 16 as sections 13 to 15 respectively.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 581. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 482. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 538. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Marvel offered the following specific amendments, which were adopted with 35 ayes, 0 nays and 14 not voting:

1. Amend section 3 of the bill by striking lines 1 to 7 and amendments thereto and inserting the following:

“Sec. 3. In order to support the cost of managing or destroying destructive predators, birds, rodents or other nuisance animals, each county shall pay into the state General Fund an annual assessment

which shall be figured as", line 18 by striking "predatory and rodent fund" and inserting "state General Fund", line 20 as amended, by striking "(5)", line 21 by striking "this fund" and inserting "the state General Fund", and line 26 by striking "this fund" and inserting "the state General Fund".

2. Amend the bill by striking Standing Committee amendment 4.

3. Amend section 4 of the bill, line 2 by striking "from this fund"; and by striking the sentence beginning in line 6.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 650. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted with 30 ayes, 0 nays and 19 not voting:

1. Strike all material in the original bill, as amended, following the period in line 5.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 504. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 635. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 713. Mr. Wylie offered the following specific amendments:

1. Amend Standing Committee amendment 1, line 5 by striking "sixteen" and inserting "twenty".

2. Amend the title to conform.

Amendments pending.

Laid over at the request of Mr. Wylie.

LEGISLATIVE BILL 858. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 149. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 374. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 506. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 336. E and R amendment found in the Legislative Journal for the One Hundred Twenty-third Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 880. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 894. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 545. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 855. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 867. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 173. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Mr. Marvel offered the following specific amendments which were adopted with 31 ayes, 0 nays, and 18 not voting.

1. Amend the Carpenter amendment and all amendments there-to to Standing Committee amendment 6, adopted June 30, 1965, by striking lines 4 to 6 and inserting the following:

"(5) A copy of all written contracts shall be filed with the Director of the Department of Administrative Services before the same are executed by the executive officer of the state authorized to execute contracts."

2. Amend the title to conform.

Advanced to the head E and R for engrossment to be expedited.

LEGISLATIVE BILL 914. The Gerdes specific amendments found in this day's Journal were adopted with 31 ayes, 0 nays, and 18 not voting.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 99. Laid over.

LEGISLATIVE BILL 893. Mr. Lysinger offered the following specific amendments:

1. Amend the bill by adding two new sections to be known as sections 1 and 2 and to read as follows:

"Section 1. That section 71-201, Revised Statutes Supplement, 1963, be amended to read as follows:

71-201. No person shall practice or attempt to practice barbering without a certificate of registration as a registered barber issued

pursuant to the provisions of sections 71-201 to 71-224 by the Board of Barber Examiners. No person shall serve or attempt to serve as an apprentice barber without a certificate of registration as a registered apprentice issued by the board. It shall be unlawful to operate a barber shop unless it is at all times under the direct supervision and management of a registered barber. Not more than one apprentice shall be employed for each three journeymen barbers. Each barber shop may have one apprentice. No person, partnership or corporation shall operate a barber shop or barber school until a license has been obtained for that purpose from the Board of Barber Examiners, and such license shall be issued only to (1) a registered barber, (2) a partnership all members of which are registered barbers, or (3) a corporation the majority of the voting stock of which is held by registered barbers. Such license shall expire at the same time and be renewed in the same manner as an individual license. Any such license may be suspended, revoked, or renewal denied by the Board of Barber Examiners for violation of any provision of the statutes or rule of the board pertaining to the operation of barber shops or barber schools, or any regulation of the Department of Health pertaining to sanitation, after due notice and hearing before the board.

Sec. 2. That section 71-204, Revised Statutes Supplement, 1963, be amended to read as follows:

71-204. A person is qualified to receive a certificate of registration to practice barbering (1) who is qualified under the provisions of section 71-206; (2) who is at least eighteen years of age; (3) who is of good moral character and temperate habits; (4) who has practiced as a registered apprentice for a period of one year under the immediate personal supervision of a registered barber *in a registered barber school in this state*; and (5) who has passed a satisfactory examination conducted by the Board of Barber Examiners to determine his fitness to practice barbering.”

2. Amend the bill by renumbering original sections 1 to 8 as sections 3 to 10 respectively.

3. Amend renumbered section 4, line 9 by inserting after “college” the following:

“preparation, which shall consist of a minimum of sixty hours earned college credit, or the equivalency thereto, as established by the Department of Education and this academic work shall be in the humanities, social and natural sciences, business administration, and general methods of education”.

4. Amend renumbered section 8 of the bill, line 2 by inserting “consecutive” after “twelve”, line 3 by inserting “immediately” after

"college", and line 4 by striking "January 1, 1964" and inserting "*the effective date of this act*".

5. Amend renumbered section 9 of the bill, line 1 by striking "71-202" and inserting "71-201, 71-202, and 71-204".

6. Amend the title to conform.

Laid over at the request of Mr. Ruhnke.

UNANIMOUS CONSENT—LB 332

Mr. Carpenter asked unanimous consent to place LB 332 behind LB 173 on E and R for engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Expedite LB 301

Mr. Carpenter asked unanimous consent to place LB 301 at the head of E and R for review and to expedite the E and R processing.

MOTION—Place LB 452 on General File

Mr. Marvel renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-first Day to place LB 452 on General File notwithstanding the committee action.

The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

Visitors

Mr. Holmquist introduced Mrs. Chester Schafersman, Mrs. Paul Neve, Carole Schafersman, Barbara Wright, and Mr. and Mrs. Thomas Blanchard from Blair, Nebraska.

RESOLUTION

LEGISLATIVE RESOLUTION 73. Re: Exempting Peru State College from the Provisions of LR 44.

Introduced by Calista Cooper Hughes, 1st District.

WHEREAS, this Legislature has adopted Legislative Resolution 44 which resolved that Peru State College discontinue the operation of its elementary and secondary school; and

WHEREAS, it now appears that the cost to the State would be far greater if the elementary and secondary school at Peru State College were discontinued than if continued in operation.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA STATE LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That Peru State College be exempt from the provisions of Legislative Resolution 44, and continue operation of its elementary and secondary school.

Mr. Carpenter Presiding

GENERAL FILE

LEGISLATIVE BILL 480. Considered.

LEGISLATIVE BILL 176. Reading waived. Explained.

LEGISLATIVE BILL 156. Reading waived. Explained.

LEGISLATIVE BILL 512. Reading waived. Explained.

LEGISLATIVE BILL 636. Reading waived. Explained.

LEGISLATIVE BILL 772. Reading waived. Explained.

LEGISLATIVE BILL 480. Mrs. Orme asked for a record vote on advancing the bill to E and R for review.

Voting in the affirmative, 25:

Adamson	Craft	Knight	Pedersen
Bauer	Crandall	Mahoney	Rasmussen, E.
Bowen	Gerdes	Moulton	Skarda
Brauer	Hasebroock	Nelson	Syas
Carpenter	Holmquist	Orme	Wallwey
Carstens	Kjar	Payne, D.	Warner
Claussen			

Voting in the negative, 13:

Batchelder	Kremer	Matzke	Stryker
Budd	Lysinger	Paine, I.	Whitney
Burbach	Marvel	Proud	Wylie
Fleming			

Not voting, 11:

Danner	Klaver	Nore	Ruhnke
Harsh	Kokes	Paxton	Stromer
Hughes	Moylan	Rasmussen, R.	

LB 480 was advanced to E and R for review.

LEGISLATIVE BILL 176. Advanced to E and R for review with 23 ayes, 15 nays and 11 not voting.

LEGISLATIVE BILL 156. The motion to advance LB 156 to E and R for review lost with 13 ayes, 28 nays and 8 not voting.

Mr. Klaver moved to indefinitely postpone LB 156.

The motion prevailed with 32 ayes, 9 nays and 8 not voting.

LEGISLATIVE BILL 512. Advanced to E and R for review with 21 ayes, 14 nays and 14 not voting.

LEGISLATIVE BILL 636. The motion to advance LB 636 to E and R for review lost with 14 ayes, 21 nays and 14 not voting.

Mr. Klaver moved to indefinitely postpone LB 636.

The motion prevailed with 28 ayes, 9 nays and 12 not voting.

LEGISLATIVE BILL 772. The motion to advance LB 772 to E and R for review lost with 13 ayes, 20 nays and 16 not voting.

Mr. Klaver moved to indefinitely postpone LB 772.

The motion prevailed with 20 ayes, 9 nays and 20 not voting.

Presented to the Governor

Presented to the Governor for approval on July 13, 1965 at 10:00 a.m.: LR 72

(Signed) Ruth Bossard, Enrolling Clerk

Message from the Governor

July 13, 1965

The Speaker and Members
Nebraska Legislature
State Capitol
Lincoln, Nebraska

Dear Senators of the Seventy-fifth Session:

Please be informed that I have today approved Legislative Resolution 72.

Respectfully,

(Signed) Philip C. Sorensen,
Acting Governor

REFERENCE COMMITTEE REPORT

LB Committee
923.....Government and Military Affairs

(Signed) Kenneth L. Bowen
Speaker of the Legislature

UNANIMOUS CONSENT—Committee Meeting

Mr. Kremer asked unanimous consent for the Agriculture and Recreation Committee to meet at 1:20 p.m. in the West Lounge. No objections. So ordered.

Recess

At 12:05 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present except Messrs. D. Payne and Stromer, excused until 3:00 p.m.

Corrections for the Journal

Page 2329, line 30, strike "Proposed" and insert "Proposing".

The Journal for the One Hundred Twenty-third Day was approved as corrected.

Visitors

Mrs. Orme introduced Senator Elmer Haiseth and wife from Wyoming and 3 nieces.

Mr. Warner introduced Cindy, Patty and Jim McGill; Mrs. Neujahr and children Lila, LeRoy, LeEtta and Loran from Waverly.

Mr. Syas introduced Mr. and Mrs. Forrest Francisco and Mr. and Mrs. Robert Fosberg of Omaha.

GENERAL FILE

LEGISLATIVE BILL 922. Reading waived. Explained.

Mr. Syas offered the following amendment, which was adopted with 30 ayes, 7 nays and 12 not voting:

Amend Sec. 10, lines 11 and 24, by striking "\$139000".

Mr. Carpenter offered the following amendment and asked for a record vote:

Amend Sec. 17, lines 5 and 15, by striking "\$700000".

Mr. Pedersen moved to amend the Carpenter amendment by striking "\$700000" and inserting "\$400000".

Speaker Bowen Presiding

Mr. Whitney moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 30 ayes, 7 nays and 12 not voting.

The Pedersen amendment lost with 10 ayes, 33 nays and 6 not voting.

Record vote on the Carpenter amendment:

Voting in the affirmative, 12:

Batchelder	Mahoney	Payne, D.	Skarda
Carpenter	Marvel	Pedersen	Stromer
Klaver	Moylan	Proud	Syas

Voting in the negative, 35:

Adamson	Crandall	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Paine, I.	Ruhnke
Brauer	Harsh	Lysinger	Stryker
Budd	Hasebroock	Matzke	Wallwey
Burbach	Holmquist	Moulton	Warner
Carstens	Hughes	Nelson	Whitney
Claussen	Kjar	Nore	Wylie
Craft	Knight	Orme	

Not voting, 2:

Danner	Paxton
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The Carpenter amendment lost.

Mr. Ruhnke offered the following amendment:

Amend Sec. 17, lines 5 and 15, by striking "\$700000" and inserting "\$600000".

Mr. Syas moved to amend the Ruhnke amendment by striking "\$600000" and inserting "\$500000".

Mr. Klaver asked for a record vote on the Syas amendment:

Voting in the affirmative, 10:

Batchelder	Nore	Proud	Skarda
Moulton	Payne, D.	Ruhnke	Syas
Moylan	Pedersen		

Voting in the negative, 30:

Adamson	Fleming	Knight	Paine, I.
Bauer	Gerdes	Kokes	Rasmussen, E.
Bowen	Harsh	Kremer	Rasmussen, R.
Budd	Hasebroock	Lysinger	Stryker
Burbach	Holmquist	Mahoney	Wallwey
Carstens	Hughes	Matzke	Warner
Craft	Kjar	Orme	Whitney
Crandall	Klaver		

Not voting, 9:

Brauer	Danner	Nelson	Stromer
Carpenter	Marvel	Paxton	Wylie
Claussen			

The Syas amendment lost.

The Ruhnke amendment was adopted with 23 ayes, 21 nays and 5 not voting.

RESOLUTION

LEGISLATIVE RESOLUTION 74. Re: Annexation of Land in Sarpy County

Introduced by Dale L. Payne, 3rd District.

WHEREAS, the city of Omaha in Douglas County has passed an ordinance to permit the annexation of land in adjoining Sarpy County; and

WHEREAS, Sarpy County has contracted for and is in the process of conducting a complete reappraisal of all real property and improvements situated in its county, pursuant to sections 77-1301.01 to 77-1301.08.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the city of Omaha not be permitted to annex into Sarpy County until Douglas County shall have reappraised all of its real property and improvements so that the assessed value of real

property and improvements of Douglas County is within one per cent of the assessed value of real property and improvements of Sarpy County.

UNANIMOUS CONSENT—Withdraw LB 422

Mr. Mahoney asked unanimous consent to withdraw LB 422. Laid over one day.

Ease

The Legislature was at ease from 4:15 p.m. until 4:25 p.m.

GENERAL FILE

LEGISLATIVE BILL 922. Considered.

Mr. Craft offered the following amendment:

Amend Sec. 43, lines 5 and 11, by striking \$6138835 and inserting \$5640775.

Amendment pending.

Members Excused

Messrs. Marvel and Wallwey were excused for Wednesday, July 14, 1965.

Adjournment

At 4:32 p.m., on a motion by Mr. Budd, the Legislature adjourned until 8:30 a.m., Wednesday, July 14, 1965.

Hugo F. Srb

Clerk of the Legislature

ONE HUNDRED TWENTY-FIFTH DAY—JULY 14, 1965 2353

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, July 14, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., Speaker Bowen presiding.

Prayer was offered by the Rev. Donald D. Hagerty, Jr.

Prayer

We are humble before thee, O God, as we reflect upon the troubled times in which we live. As we consider the war in Vietnam and its daily escalation, we shudder with fear and dread for the lives and resources that are being spent there. And as we reflect upon civil rights problems in our own country, we wonder if racial justice and harmony will ever be a reality. And we are sobered by the issues we confront in this state, which at times seem beyond solution.

Yet we ask this day not for an escape from these problems but for strength to face them. We ask not for a haven of rest and contentment from the complexities and tensions of this world, but for the will to do our part to solve them. Amen.

The roll was called and all members were present except Mr. Bauer excused until 10:00 a.m., Mr. Danner excused until 9:30 a.m., and Messrs. Marvel and Wallwey excused for the day.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 851. With Emergency.

A BILL FOR AN ACT to amend sections 48-502, 48-503, and 48-509, Reissue Revised Statutes of Nebraska, 1943; relating to employment agencies; to provide an exception; to increase license fees in cities of the metropolitan and primary class; to provide for posting of a schedule of fees as prescribed; to provide for manner of payment; to provide for posting of charges as prescribed; to regulate the soliciting in this state of common or agricultural labor for employ-

ment beyond this state as prescribed; to provide for penalties; to provide for severability; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Burbach	Hughes	Nore	Stromer
Carpenter	Kjar	Orme	Stryker
Claussen	Knight	Paxton	Syas
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Pedersen	Whitney
Fleming	Lysinger	Proud	Wylie
Gerdes	Mahoney		

Voting in the negative, 3:

Batchelder	Carstens	Paine, I.
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Not voting, 8:

Bauer	Danner	Marvel	Rasmussen, R.
Budd	Klaver	Moylan	Wallway

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

GENERAL FILE

LEGISLATIVE BILL 922. Considered.

Mr. Adamson offered the following amendment to the pending Craft amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day:

Amend the Craft amendment by striking "\$5640775" and inserting "\$5890775".

The Adamson amendment was adopted with 25 ayes, 19 nays and 5 not voting.

Mr. Paxton Presiding

Mr. Carpenter asked for a record vote on the Craft amendment as amended.

Mr. Carpenter requested a Call of the House. The Call showed 46 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 42 ayes, 0 nays and 7 not voting.

Vote on the Craft amendment:

Voting in the affirmative, 24:

Adamson	Crandall	Lysinger	Paxton
Batchelder	Fleming	Mahoney	Payne, D.
Bowen	Gerdes	Moylan	Ruhnke
Brauer	Holmquist	Nelson	Skarda
Budd	Hughes	Nore	Whitney
Craft	Kokes	Paine, I.	Wylie

Voting in the negative, 21:

Burbach	Kjar	Moulton	Rasmussen, R.
Carpenter	Klaver	Orme	Stromer
Carstens	Knight	Pedersen	Stryker
Claussen	Kremer	Proud	Syas
Harsh	Matzke	Rasmussen, E.	Warner

Hasebroock

Not voting, 4:

Bauer	Danner	Marvel	Wallwey
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The Craft amendment was adopted as amended.

LB 922 was advanced to E and R for review with 38 ayes, 1 nay and 10 not voting and placed behind LB 172 on E and R for review.

Visitors

Mr. Stromer introduced Florence McGonagle, teacher and 24 students from the Clare McPhee Laboratory School, Lincoln.

Mr. Hasebroock introduced Mr. and Mrs. Tom Hoefs and family from Wisner.

Speaker Bowen Presiding

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up LB 95, LB 328, and LB 819 on Final Reading.

The motion prevailed with 36 ayes, 0 nays, and 13 not voting.

Member Excused

Mr. Ruhnke was excused for the afternoon.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 95. With Emergency.

A BILL FOR AN ACT to amend sections 19-2602 and 19-2603, Reissue Revised Statutes of Nebraska, 1943, and section 19-2602.01, Revised Statutes Supplement, 1963, relating to urban renewal; to provide that the provisions of sections 19-2601 to 19-2644, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be extended to include all cities and villages; to require a vote of the people only in a city of the metropolitan or primary class; to redefine terms; to provide for a referendum as prescribed; to provide for relocation of persons displaced as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Kremer	Proud
Bauer	Gerdes	Lysinger	Rasmussen, E.
Bowen	Harsh	Mahoney	Rasmussen, R.
Brauer	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Moylan	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall			

Voting in the negative, 5:

Batchelder	Paine, I.	Paxton	Wylie
Nelson			

Not voting, 3:

Danner	Marvel	Wallwey
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 328. With Emergency.

A BILL FOR AN ACT to amend section 32-713, Reissue Revised Statutes of Nebraska, 1943, and section 32-705, Revised Statutes Supplement, 1963, relating to elections; to provide how the signature shall be made and residence indicated on initiative and referendum petitions; to provide for a statement to appear on each sheet of every petition containing signatures; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Adamson	Craft	Knight	Payne, D.
Batchelder	Crandall	Kokes	Rasmussen, E.
Bauer	Danner	Kremer	Rasmussen, R.
Bowen	Fleming	Lysinger	Ruhnke
Brauer	Gerdes	Matzke	Stromer
Budd	Harsh	Nelson	Stryker
Burbach	Hasebroock	Nore	Warner
Carpenter	Holmquist	Orme	Whitney
Carstens	Hughes	Paine, I.	Wylie
Claussen	Kjar	Paxton	

Voting in the negative, 8:

Klaver	Moulton	Pedersen	Skarda
Mahoney	Moylan	Proud	Syas

Not voting, 2:

Marvel	Wallwey
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 819. With Emergency.

A BILL FOR AN ACT to amend section 16-246, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 499, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 16-201, Revised Statutes Supplement, 1963, relating to cities of the first class; to make prescribed provisions applicable to cities of the second class and villages; to grant additional powers to such cities and villages and clarify power relating to general welfare; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Danner	Lysinger	Proud
Batchelder	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 0.

Not voting, 2:

Marvel Wallwey

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Mr. Adamson Presiding

NOTICE OF COMMITTEE HEARING

Government and Military Affairs

LB 923	Wednesday, July 21, 1965	2:00 p.m.
LB 924	Wednesday, July 21, 1965	2:00 p.m.
LB 925	Wednesday, July 21, 1965	2:00 p.m.

UNANIMOUS CONSENT—Committee Hearing

Mr. Warner asked unanimous consent to hold the above hearing in the West Chamber and to adjourn at noon on Wednesday, July 21, 1965. No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on July 14, 1965, at 8:30 a.m.: LB 524 LB 727 LB 909 LB 593 LB 913

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Government and Military Affairs

LEGISLATIVE BILL 916. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Enrollment and Review

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendment to LB 332:

1. Renumber new section 17 as section 16.

LEGISLATIVE BILL 538. Replaced on Select File as amended.

E and R amendment to LB 538:

1. In the title, strike beginning with "to" in line 7 through the semicolon in line 8.

LEGISLATIVE BILL 301. Placed on Select File as amended.

E and R amendments to LB 301:

1. Amend the Carpenter amendment to read "In section 2, strike lines 34 to 36 and insert '(17) The counties of Sioux, Dawes, Box Butte, Sheridan, Morrill, and Garden; (18) The counties of Scotts Bluff and Banner; and'."

2. In standing committee amendment 2, line 5, strike "are" and insert "shall be".

3. In standing committee amendment 6, line 4, insert "and" before "social".

4. In standing committee amendment 7, line 5, strike the second comma.

5. Strike so much of standing committee amendment 9 as amends section 11, line 4, and in lieu thereof, in section 11, insert "acting as such or as the State Board of Vocational Education" at the end of line 4.

6. Strike so much of standing committee amendment 10 as amends section 12, line 1, and in lieu thereof, in section 12, line 1, insert "acting as such or as the State Board of Vocational Education" after "Education".

7. In standing committee amendment 10, line 5, strike the second "and" and insert ", which shall be"; and insert a comma at the end of line 5.

LEGISLATIVE BILL 394. Placed on Select File as amended.

E and R amendments to LB 394:

1. In standing committee amendment 4, line 1, insert "original" after "Amend"; and in line 4, strike the comma and insert an underscored period.

2. In renumbered section 13, line 3, strike the comma and show the same as stricken.

3. In new section 14, line 9, strike the comma.

4. In standing committee amendment 6, line 2, strike the first comma.

5. In the title, strike beginning with "to" in line 4 through the semicolon in line 5; in line 5, strike "assign" and insert "reassign"; in line 13, strike "and 54-1182" and insert "54-1182, and 81-202"; and strike beginning with the second "and" in line 14 through "1963" in line 15.

LEGISLATIVE BILL 870. Placed on Select File as amended.

E and R amendments to LB 870:

1. In new section 2, line 16, strike "And such" and insert "And such *Such*"; in line 28, strike the comma and insert an underscored semicolon; and in line 32, strike the comma.

2. In new section 3, lines 13 and 14, strike "state, city, village" and insert "the state and of cities, villages".

3. In new section 4, line 1, insert "each of" after "That"; and in line 1, strike "amendment" and insert "amendments".

4. In the title, strike lines 2 to 4 and insert:

"FOR AN ACT relating to public funds; to submit to the electors an amendment to Article VII, section 9, and to Article XV of the Constitution of Nebraska; to provide"; In line 6, strike "direct;" and insert

"provide; to authorize the Legislature to provide for investments of the state and of cities, villages, school districts, public power districts, and other governmental or political subdivisions"; and in line 7, strike "amendment" and insert "amendments".

LEGISLATIVE BILL 471. Placed on Select File as amended.

E and R amendments to LB 471:

1. In new section 1, insert "in" at the end of line 9.

2. For correlation purposes, after the second comma in line 2 of new section 1 and line 3 of new section 3, insert "as amended by section 2, Legislative Bill 721, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in new section 1, line 5, insert "in counties having a population of more than sixty thousand inhabitants" immediately after "county"; in line 7, insert "and not more than sixty-thousand inhabitants" after "inhabitants"; and in line 33, insert " ; Provided, that a registered voter who changes residence and who has retained legal residence continuously in the county since the date of last registration may complete the abbreviated transfer of registration in lieu of the standard registration" before the period.

3. In the title, strike lines 2 to 14 and insert

"FOR AN ACT to amend section 32-233, Reissue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 721, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to require voter registration in counties having a population in excess of twenty thousand inhabitants and permit it in counties of lesser population; to harmonize provisions; and to repeal the original sections."

LEGISLATIVE BILL 264. Placed on Select File as amended.

E and R amendments to LB 264:

1. In new section 1, line 4, strike "except" and insert " , except areas".

2. In new section 2, line 18, strike the comma.

3. In the title, line 7, insert "to provide for outstanding obligations as prescribed;" before "and".

LEGISLATIVE BILL 921. Placed on Select File.

LEGISLATIVE BILL 101. Correctly engrossed.

LEGISLATIVE BILL 724. Correctly engrossed.

LEGISLATIVE BILL 249. Correctly engrossed.

LEGISLATIVE BILL 586. Correctly engrossed.

LEGISLATIVE BILL 450. Correctly engrossed.

LEGISLATIVE BILL 287. Correctly engrossed.

LEGISLATIVE BILL 300. Correctly engrossed.

LEGISLATIVE BILL 862. Correctly engrossed.

LEGISLATIVE BILL 308. Correctly engrossed.

LEGISLATIVE BILL 850. Correctly engrossed.

LEGISLATIVE BILL 552. Correctly enrolled.

LEGISLATIVE BILL 756. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Ratification

Mr. Pedersen moved that the presiding officer and the Clerk of the Legislature take whatever action necessary to notify the General Services Administration and the presiding officers of each house of the Congress of the United States that the Legislature of the State of Nebraska ratified the proposed 25th amendment to the Constitution of the United States on July 12, 1965 constituting the State of Nebraska as the first state of the United States to ratify this amendment.

The motion prevailed.

UNANIMOUS CONSENT—Print in Journal

Mr. Pedersen asked unanimous consent that the following opinion of the Attorney General be printed in the Journal. No objections. So ordered.

Senator Henry F. Pedersen, Jr.
Nebraska State Legislature
State Capitol
Lincoln, Nebraska

Dear Senator:

You have requested our opinion regarding the time as of which it should be deemed that the State of Nebraska has ratified the Twenty-fifth Amendment to the Constitution of the United States.

Legislative Resolution No. 72 of the Seventy-fifth Session of the Legislature was voted upon, passed, and signed by the presiding officer of the Senate, on July 12, 1965. However, the resolution was not approved by the Acting Governor until July 13, 1965, at 10:19 a.m.

Rule 15, Section 2 of the Rules of the Nebraska Legislature provides:

“Resolutions which propose amendments to the State Constitution, propose the ratification of amendments to the Federal Constitution * * * or require the approval of the Governor, shall be considered and adopted in the same manner as bills. Const. Art. III, Secs. 13, 14; Art. XVI, Sec. 1.”

L. R. 72 is of such a nature as to require presentation to the Governor. Article IV, Section 15, Constitution of Nebraska; Report of Attorney General, 1963-1964, p. 49.

In *Stadle v. Battle Creek Twp.* (Mich.), 77 N. W. 2d 329, the term “enactment” was defined as giving legislative sanction and executive approval whereby a bill becomes an act or law. Accordingly, it cannot be said that L. R. 72 was enacted (in the sense of having force and effect under Nebraska law) until July 13, 1965, at 10:19 a.m.

Be that as it may, it can very properly be said that the Twenty-fifth Amendment to the Constitution of the United States was in fact ratified by the Nebraska Legislature on July 12, 1965, notwithstanding the fact that such ratification did not become effective until the signature of the Acting Governor was affixed to L. R. 72 on the following day. By the terms of L. R. 72, it is resolved that the Twenty-fifth Amendment to the Constitution of the United States “be and the same is hereby ratified.” The official Legislative Journal attests to the fact that L. R. 72 was adopted on July 12, 1965, by a vote of 47 ayes, 0 nays (2 not voting). Also, the resolution itself bears the certification of the Clerk of the Legislature to the effect that the resolution was “originated in and passed by the Legislature of the State of Nebraska” on said date.

The fact the certification of the Secretary of State was not made until later does not militate against the conclusion that the legislative act of ratification occurred on July 12, 1965; as such certification merely serves to impart verity to the authenticity of the physical document.

Very truly yours,

CLARENCE A. H. MEYER
Attorney General

(Signed) C. C. Sheldon
Assistant Attorney General

CCS:ejg

RESOLUTIONS**LEGISLATIVE RESOLUTION 74.**

Mr. Syas moved to indefinitely postpone.

Mr. D. Payne asked for a Call of the House. The Call showed 41 members present.

Mr. D. Payne moved the Call be raised. The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Mr. D. Payne asked for a record vote on the Syas motion to indefinitely postpone.

Voting in the affirmative, 20:

Batchelder	Holmquist	Mahoney	Proud
Budd	Klaver	Moulton	Skarda
Carpenter	Knight	Moylan	Stryker
Danner	Kokes	Orme	Syas
Harsh	Kremer	Pedersen	Warner

Voting in the negative, 6:

Brauer	Nelson	Rasmussen, R.	Whitney
Claussen	Payne, D.		

Not voting, 23:

Adamson	Crandall	Lysinger	Rasmussen, E.
Bauer	Fleming	Marvel	Ruhnke
Bowen	Gerdes	Matzke	Stromer
Burbach	Hasebroock	Nore	Wallwey
Carstens	Hughes	Paine, I.	Wylie
Craft	Kjar	Paxton	

LR 74 was indefinitely postponed.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Agriculture and Recreation.

(Signed) M. A. Kremer, Chairman

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 926. Introduced by the Committee on Agriculture and Recreation, M. A. Kremer,

Legislative District 34, Chairman; George Syas, Legislative District 13; H. C. Crandall, Legislative District 46; Herb Nore, Legislative District 22 and Harold T. Moylan, Legislative District 6.

A BILL FOR AN ACT relating to emergency fires; to create the Emergency Fire Fighting Fund; to provide uses for the proceeds of such funds; to provide duties for the Governor; to authorize the Governor to enter into agreements with the federal government as prescribed; to make an appropriation; and to declare an emergency.

MOTION—Suspend Rules

Mr. Paxton moved to suspend the rules and place LB 926 on General File without a public hearing.

The motion prevailed with 37 ayes, 1 nay and 11 not voting.

UNANIMOUS CONSENT—Return LB 650 to Select File

Mr. Stryker asked unanimous consent to return LB 650 to Select File for consideration of the following specific amendment:

1. Add the emergency clause and amend the title to conform.

No objections. So ordered.

UNANIMOUS CONSENT—Return LB 764 to Select File

Mr. Stryker asked unanimous consent to return LB 764 to Select File for consideration of the following specific amendments:

1. Amend the bill by striking the Stryker amendment 1, adopted June 30, 1965.
2. Amend the Stryker amendment 7, adopted June 30, 1965, line 3, by striking "agency" and inserting "corporation".
3. Amend Standing Committee amendment section 22 to read as follows:

"Sec. 22. No appointive officer or employee of the grid system, any public power district, public power and irrigation district, or any municipality which purchases or sells electric energy shall: (1) Use his official authority for the purpose of interfering with an election or a nomination of any candidate for civil office or in any manner or form to assist any political party, political organization, committee, or individual for political purposes (2) directly or indirectly coerce, attempt to coerce, command, or advise any other such officer or employee to pay, lend, or contribute anything of value to any party,

committee, organization, agency, or person for political purposes. All such persons shall retain the right to vote as they may choose and to express their opinions on all political subjects and candidates. Violation of this section shall be a cause for removal from office. It shall be the duty of the Attorney General to enforce the provisions of this section.”.

4. Amend the Orme amendment adopted June 30, 1965, line 13, by striking the comma and inserting a period.

5. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 893.

Mr. Lysinger offered the following amendment to his pending specific amendments found in the Legislative Journal for the One Hundred Twenty-fourth Day:

1. Sec. 2, line 10, delete “school” and insert “shop”.

The amendment was adopted.

The pending specific amendment was adopted as amended with 35 ayes, 0 nays and 14 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 713. E and R amendments found in the Legislative Journal for the One Hundred Twenty-third Day were adopted.

Laid over at the request of Mr. Ruhnke.

LEGISLATIVE BILL 99. Laid over.

President Sorensen Presiding

LEGISLATIVE BILL 161. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 849. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fourth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 334. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fourth Day were adopted.

Mr. Carpenter offered the following amendment, which was adopted by unanimous consent:

AMEND SECTION 2 OF L. B. 334 TO READ AS FOLLOWS:

Sec. 2. That section 53-138.03, Revised Statutes Supplement, 1963, be amended to read as follows:

53-138.03. No nonprofit corporation shall engage in the sale of alcoholic liquor or the operation of a bottle club, nor shall any bottle club operate, without first having obtained a license required by Chapter 53. Sales made under a nonprofit license or service of liquor under a bottle club license shall be made only to bona fide members of the licensee and their guests. *Such sales or service shall, after April 30, 1966, be limited to areas of the licensed premises physically separated from any areas open to the general public.* Any violation of the provisions of this section shall be subject to the penalties provided in Chapter 53 and shall, in addition, constitute a nuisance which may be abated in an action brought in the county in which such violation occurs by the county attorney or, if the county attorney shall fail or refuse to act, by the Attorney General.

Mr. Carpenter offered the following amendments, which were adopted by unanimous consent:

1. Amend Carpenter Amendment 1, adopted June 24, 1965, section 9, line 4 by striking the period and inserting “; *Provided, that the provisions of this section shall not apply to sales for consumption on the licensed premises.*”.

2. Amend the title to conform.

Mr. E. Rasmussen offered the following amendments, which were adopted by unanimous consent:

1. Amend Standing Committee Amendment 3, lines 4 and 5 by striking “*nor any such member*”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 650. The Stryker specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 764. The Stryker specific amendments found in this day's Journal were adopted by unanimous consent.

Laid over until tomorrow at the request of Mr. Craft.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 552 LB 756

UNANIMOUS CONSENT—LB 234

Mr. Carpenter asked unanimous consent to consider LB 234 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 234. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the One Hundredth Day were adopted.

Visitors

Mr. Warner introduced Mrs. Bob Peterson and daughter Peggy.

Mr. I. Paine introduced Mr. and Mrs. Clarence Luth and Mrs. Frieda Buettner of Hall County.

Mr. Kokes introduced Mary Jo, Betty June and Nelson Deament; Gilbert Siedel and Ed Hulinsky of Burwell.

Members Excused

Messrs. Hasebroock and D. Payne were excused for the afternoon.

Recess

At 11:57 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Hasebroock, Marvel, Ruhnke, Wallwey, and Warner, who were excused.

UNANIMOUS CONSENT—Replace LB 911 on Select File

Mr. Carpenter asked unanimous consent to replace LB 911 on Select File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 234. Considered.

Mr. Pedersen moved to indefinitely postpone.

Mr. D. Payne moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 32 ayes, 6 nays, and 11 not voting.

Mr. Klaver requested a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 13:

Budd	Mahoney	Orme	Proud
Carpenter	Moulton	Paine, I.	Skarda
Danner	Moylan	Pedersen	Syas
Klaver			

Voting in the negative, 31:

Adamson	Craft	Knight	Payne, D.
Batchelder	Crandall	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Lysinger	Stromer
Brauer	Harsh	Matzke	Stryker
Burbach	Holmquist	Nelson	Whitney
Carstens	Hughes	Nore	Wylie
Claussen	Kjar	Paxton	

Not voting, 5:

Hasebroock	Ruhnke	Wallwey	Warner
Marvel			

The motion lost.

Advanced to E and R for review with 31 ayes, 11 nays, and 7 not voting.

UNANIMOUS CONSENT—Withdraw LB 422

Mr. Mahoney renewed his pending request found in the Legislative Journal for the One Hundred Twenty-fourth Day to withdraw LB 422. No objections. So ordered.

UNANIMOUS CONSENT—Consider LR 60

Mr. Kjar asked unanimous consent to take up LR 60 on General File at this time. No objections. So ordered.

Speaker Bowen Presiding

GENERAL FILE

LEGISLATIVE RESOLUTION 60. Read and considered.

Mr. Kjar offered the following amendment, which was adopted:

Amend the last paragraph by striking "all members of Congress" and inserting "the Nebraska delegation in Congress".

Mr. Carpenter offered the following amendment, which was adopted:

Amend the last paragraph by inserting "'s Legislature" after the word "Nebraska".

Mr. Carpenter moved to have the Resolution sent to the Governor for his signature, if he so desires.

The motion prevailed.

Mr. Carpenter asked for a record vote on the adoption.

Voting in the affirmative, 34:

Adamson	Crandall	Lysinger	Paxton
Batchelder	Fleming	Matzke	Pedersen
Bauer	Gerdes	Moulton	Proud
Bowen	Harsh	Moylan	Rasmussen, E.
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Knight	Orme	Whitney
Claussen	Kokes	Paine, I.	Wylie
Craft	Kremer		

Voting in the negative, 6:

Carpenter	Klaver	Skarda	Syas
Danner	Mahoney		

Not voting, 9:

Carstens	Marvel	Rasmussen, R.	Wallway
Hasebroock	Payne, D.	Ruhnke	Warner
Holmquist			

LR 60 was adopted.

Visitors

Mr. Nore introduced Mr. Karl Prussion, former FBI counterspy, and announced that he would be speaking at the Y.W.C.A. this evening at 8:00 p.m. for those wishing to attend.

UNANIMOUS CONSENT—Bracket LB 789 and LB 764

Mr. Carpenter asked unanimous consent that LB 789 and LB 764 be bracketed on Select File for Monday, July 19, 1965. No objections. So ordered.

Member Excused

Mr. Carpenter was excused for Thursday and Friday, July 15 and 16, 1965.

GENERAL FILE

LEGISLATIVE BILL 807. Considered.

Mr. Knight offered the following amendments:

1. Amend the bill by striking sections 1 to 21 and inserting the following:

“Section 1. That section 2-2502, Revised Statutes Supplement, 1963, be amended to read as follows:

2-2502. The proceeds of the tax authorized to be levied by the provisions of section 2-2501 and any funds received by gift or from the federal government to be used for the purpose provided in this section shall be expended by the Department of Agriculture and Economic Development for research and development of new, additional, and improved uses for agricultural products, and not to exceed ten thousand dollars each year for the promotion of industrialization of products developed by the expenditure of such funds as shall be deemed to be necessary or convenient when approved by the advisory committee as specified in section 2-2503; *Provided*, that this provision shall not be construed as a limitation on expenditures for perfecting such products or the technique of production thereof.

The department shall have power and authority within the limits of the funds available to it, to coordinate and expedite activities toward research with The University of Nebraska College of Agriculture and Home Economics. for basic and applied research in the development of new, additional and improved uses for agricultural products, and not to exceed ten thousand dollars each year for the promotion of industrialization of products developed by the expenditure of such funds as shall be deemed to be advantageous for the development of new industry in Nebraska when approved by the advisory committee; but this provision shall not be construed as a limitation on expenditures for perfecting such products or the technique of production thereof. Upon selection of research projects, first priority in expenditure of funds shall be given to qualified and equipped enterprises in this state. The advisory committee shall coordinate research activities with The University of Nebraska College of Agriculture and Home Economics and other educational institutions of this state.

Sec. 2. There shall be a continuing survey of all agricultural research being conducted within this field by the federal government, by the states, by all public and private agencies, and by individuals. The advisory committee shall keep itself generally informed of applicable research progress in this field. It is the intention that agricultural research authorized by this act shall not duplicate research already carried out and about which information is readily available.

Sec. 3. The advisory committee shall require periodic and terminal reports on each project for which contracts have been let. Periodic reports shall include the status of progress on each project and relative expenditure of funds in such detail as to provide the advisory committee with information from which evaluation of accomplishment can be determined. Terminal reports shall include evaluation of accomplishments in relation to objectives with recommendations, a detailed accounting of all expenditures from funds provided by this act, and such reports shall be readily accessible to citizens of the state at all times.

Sec. 4. The advisory committee shall at the end of each fiscal year employ an independent certified public accountant, upon recommendation of the State Auditor of Public Accounts, to audit all income and expenses of the Nebraska Agricultural Research Division including the use of funds granted under signed agreement to public research or educational institutions or under contract to other concerns. The advisory committee shall provide that a copy of such detailed audit and other records of the division shall be made readily accessible at all times to citizens of the state as provided in sections 84-712 to 84-712.03. The expense of such audit shall be paid from the agricultural research fund. An annual report of the activities of

the agricultural research division, including said detailed audit shall be made to the Governor of the state.

Sec. 5. That original section 2-2502, Revised Statutes Supplement, 1963, is repealed.”.

2. Amend the title to conform.

Laid over until Thursday, July 15, 1965.

LEGISLATIVE RESOLUTION 62. Read and considered.

Standing Committee amendment found in the Legislative Journal for the One Hundred Twenty-second Day was adopted.

Advanced to E and R for review with 29 ayes, 3 nays, and 17 not voting.

LEGISLATIVE BILL 398. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Ninety-second Day were adopted.

Laid over at the request of Mr. Gerdes.

Corrections for the Journal

Page 2348, line 6, delete “176” and insert “156”.

The Journal for the One Hundred Twenty-fourth Day was approved as corrected.

Explanation of Vote

Had I been present for Final Reading on July 13, 1965, I would have voted “aye” on LB 756.

(Signed) Marvin E. Stromer

Member Excused

Mr. Skarda asked to be excused for Friday, July 16, 1965. No objections. So ordered.

Adjournment

At 4:18 p.m., on a motion by Mr. Mahoney, the Legislature adjourned until 8:30 a.m., Thursday, July 15, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 15, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by Rev. Donald D. Hagerty, Jr.

Prayer

We pause, O God, to reflect upon the life of Adlai Stevenson, once a fellow citizen of us all and for all times a fine leader of our country. We are saddened at the death of this man who gave so completely of himself to the causes of peace and justice in our world. But we are thankful that our country was blessed with his presence. We are eternally grateful for the wisdom and insight he lent to world problems. We pray that his dedication of purpose may be an inspiration to us all. May we too be willing to give of ourselves to the concerns of this state, the problems of this country, the needs of this world. Give us the vision and integrity that Adlai Stevenson possessed that we too might lead well. Amen.

The roll was called and all members were present except Mr. Carpenter, who was excused.

Visitors

Mr. Whitney introduced Harold Dethlefsen from Chappell and Ray Hartman from Oshkosh.

UNANIMOUS CONSENT—Pass Over LB 905

Mr. D. Payne asked unanimous consent to pass over LB 905 on Final Reading.

Mr. Klaver objected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 905. With Emergency.

A BILL FOR AN ACT to make appropriations for the payment of claims filed against the State of Nebraska in the office of the Auditor of Public Accounts or the secretary of the Sundry Claims Board, not heretofore paid, and for which no appropriation has been made; to make appropriations for the payment of miscellaneous claims presented to the Legislature for which no appropriations have been made; to provide the manner in which certain money so appropriated shall be paid and expended; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Carstens	Mahoney	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 918. With Emergency.

A BILL FOR AN ACT to amend sections 76-214 and 76-215, Reissue Revised Statutes of Nebraska, 1943, as amended by sections 1 and 2, respectively, Legislative Bill 527, Seventy-fifth Session,

Nebraska State Legislature, 1965, relating to real property; to change the provisions for filing a statement when recording a deed as prescribed; to provide duties for the register of deeds; to change penalties; to repeal the original sections, and also section 3, Legislative Bill 527, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bauer	Hasebroock	Moulton	Ruhnke
Bowen	Holmquist	Moylan	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallwey
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming	Mahoney		

Voting in the negative 0.

Not voting, 3:

Carpenter	Carstens	Rasmussen, R.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 428.

A BILL FOR AN ACT to amend section 71-1,136, Reissue Revised Statutes of Nebraska, 1943, relating to optometry; to change provisions for the accrediting of schools of optometry; to provide for postgraduate standards as a prerequisite for license renewal; to provide for exemptions; to provide for expenditures; to provide for rules and regulations; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Pedersen
Batchelder	Gerdes	Mahoney	Proud
Bauer	Harsh	Marvel	Rasmussen, E.
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stromer
Budd	Hughes	Moylan	Stryker
Burbach	Kjar	Nelson	Syas
Carstens	Klaver	Nore	Wallway
Claussen	Knight	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer	Paxton	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter Payne, D. Rasmussen, R. Ruhnke

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 491. With Emergency.

A BILL FOR AN ACT to amend section 5-105, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 794, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to apportionment; to provide an additional judge for District No. 2; to provide an operative date; to provide for appointment of the additional judge; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Batchelder	Gerdes	Mahoney	Proud
Bauer	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Knight	Paine, I.	Wallway
Craft	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 4:

Adamson Carpenter Marvel Rasmussen, R.

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 609.

A BILL FOR AN ACT to establish a Nebraska Statehood Memorial as prescribed.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Adamson	Danner	Kremer	Payne, D.
Batchelder	Fleming	Lysinger	Rasmussen, E.
Bauer	Gerdes	Mahoney	Rasmussen, R.
Bowen	Harsh	Marvel	Skarda
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Moulton	Stryker
Carstens	Hughes	Moylan	Wallwey
Claussen	Kjar	Nore	Warner
Craft	Klaver	Orme	Whitney
Crandall			

Voting in the negative, 8:

Knight	Nelson	Pedersen	Ruhnke
Kokes	Paxton	Proud	Wylie

Not voting, 4:

Burbach Carpenter Paine, I. Syas

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Message from the Governor

July 15, 1965

The President, the Speaker,
and Members of the Legislature:

ONE HUNDRED TWENTY-SIXTH DAY—JULY 15, 1965 2379

Please be informed that on July 14, 1965, I approved Legislative Bill 909.

Respectfully,

(Signed) Frank B. Morrison
Governor

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 334. Replaced on Select File as amended.

E and R amendment to LB 334:

1. Strike the Carpenter amendment to section 2, adopted July 14, 1965, and in lieu thereof, in renumbered section 8, strike the new matter in lines 9 to 11 and after the period in line 11, insert "*Such sales or service shall, after April 30, 1966, be limited to areas of the licensed premises physically separated from any areas open to the general public.*".

LEGISLATIVE BILL 650. Replaced on Select File as amended.

E and R amendments to LB 650:

1. Add a new section to be known as section 2 and to read as follows:

"Sec. 2. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 5, insert "; and to declare an emergency" after "prescribed".

LEGISLATIVE BILL 482. Replaced on Select File as amended.

E and R amendment to LB 482:

1. In new section 3, line 5, strike "their" and insert "its"; and in line 9, strike "Department" and insert "Board".

LEGISLATIVE BILL 917. Placed on Select File as amended.

E and R amendments to LB 917:

1. In section 1, line 50, insert "*or services*" after "*goods*".
2. In section 2, line 2, strike "1943" and insert "1965".

3. Add a new section to be known as section 3 and to read as follows:

"Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

LEGISLATIVE BILL 344. Placed on Select File as amended.

E and R amendments to LB 344:

1. In the standing committee amendment, strike line 2 and insert "shall".

2. In section 2, line 40, strike "or" and insert "or and".

LEGISLATIVE BILL 662. Placed on Select File as amended.

E and R amendment to LB 662:

1. In lines 1 and 2 of sections 1 and 2 and lines 2 and 3 of the title, strike "Revised Statutes Supplement, 1963," and insert "Reissue Revised Statutes of Nebraska, 1943, as amended by section 3, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and for correlation purposes, in section 1, line 10, insert "that any supplemental salary provided for in section 24-301.01 shall be excluded for purposes of computing such annuity; *provided further,*" before "that".

LEGISLATIVE BILL 642. Placed on Select File as amended.

E and R amendments to LB 642:

1. In section 1, line 9, strike "he is" and insert "they are".

2. In section 5, line 12, strike "that".

3. In section 19, line 22, strike "In the event that" and insert "If".

4. In section 20, line 7, strike "in" and insert "of".

5. In section 28, line 3, insert "so" after "be".

6. In new section 29, line 6, strike "election" and insert "electors".

7. In the title, line 19, strike "and"; and in line 19, insert "and to provide for an election as prescribed" after "officers".

LEGISLATIVE BILL 581. Correctly engrossed.

LEGISLATIVE BILL 635. Correctly engrossed.

LEGISLATIVE BILL 506. Correctly engrossed.

LEGISLATIVE BILL 336. Correctly engrossed.

LEGISLATIVE BILL 851. Correctly enrolled.

LEGISLATIVE BILL 95. Correctly enrolled.

LEGISLATIVE BILL 328. Correctly enrolled.

LEGISLATIVE BILL 819. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 851 LB 95 LB 328 LB 819.

RESOLUTIONS

LEGISLATIVE RESOLUTION 75. Re: Study of Public Sale of Working Interests in Oil and Gas Drilling Ventures

Introduced by Rudolf C. Kokes, 41st District.

WHEREAS, over four hundred and fifty oil and gas test wells were drilled in Nebraska during 1964; and

WHEREAS, a small percentage of these wells were financed through public solicitation and sale of so-called working interest contract agreements; and

WHEREAS, a number of working interest purchasers have alleged that improper promotion and representation has occurred in contract agreements and performance.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a study of (a) sale to the public of fractional working interest in oil and gas drilling ventures and (b) the terms and conditions of the contract agreements drawn for such sales, and records of performance.

2. That the committee report its findings to the next regular session of the Legislature with its recommendations.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 73.

Mr. Burbach offered the following amendment which was adopted:

Add a new paragraph 2 to read as follows:

2. That the facility may be used so long as it is not necessary for the operation of Peru State College.

LR 73 was adopted with 29 ayes, 4 nays, and 16 not voting.

SELECT FILE

LEGISLATIVE BILL 713. Laid over at Mr. Ruhnke's request.

LEGISLATIVE BILL 301. Laid over at Mr. R. Rasmussen's request.

LEGISLATIVE BILL 99. Laid over at Mr. Hasebroock's request.

LEGISLATIVE BILL 332. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 538. E and R amendment found in the Legislative Journal for the One Hundred Twenty-fifth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 394. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 870. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 471. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 264. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 921. Advanced to E and R for engrossment.

LEGISLATIVE BILL 911. Laid over at Mr. Marvel's request.

MOTION—Place LB 916 on General File

Mr. Pedersen moved to place LB 916 on General File notwithstanding the committee action.

The motion lost with 13 ayes, 22 nays, and 14 not voting.

Visitors

Mr. Gerdes introduced Ronald W. Gadeken from Bushnell, M. C. Wallace from Harrison, G. Willard Carpenter from Morrill, Joel Andrews from Alliance, Mrs. Della M. Golka from Hemingford, and Mrs. Ellen G. Nielsen from Alliance.

Mr. Fleming introduced Mr. John Peety and Lloyd Mintken from Sidney, and Tom Brawer from Kimball.

Mr. Marvel introduced Mrs. Hal Smith and Gene R. Smith from Hastings.

MOTION—Place LB 484 on General File

Mr. Warner renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-first Day to place LB 484 on General File notwithstanding the committee action.

The motion lost with 14 ayes, 18 nays, and 17 not voting.

UNANIMOUS CONSENT—Suspend Rules

Mr. Knight asked unanimous consent to suspend the rules and to consider his pending motion found in the Legislative Journal for the One Hundred Twentieth Day to place LB 229 on General File notwithstanding the committee action. No objections. So ordered.

Speaker Bowen Presiding

The Knight motion to place LB 229 on General File notwithstanding the committee action prevailed with 25 ayes, 13 nays, and 11 not voting.

UNANIMOUS CONSENT—Return LB 504 to Select File

Mr. Kjar asked unanimous consent to return LB 504 to Select File for the following specific amendments. No objections. So ordered.

1. Amend the bill by striking section 1 and in lieu thereof inserting the following new section:

“Section 1. For all purposes of weed control in this state, the morning glory (purpurea ipomoea) shall be classified as a noxious weed.”.

2. Amend section 5 to read:

“Sec. 5. That original section 81-2,136.01, Revised Statutes Supplement, 1963, is repealed.”.

3. Amend the title by striking lines 2 and 3 and inserting “FOR AN ACT to amend section 81-2,136.01, Re-”; and line 8 by striking “sections” and inserting “section”.

SELECT FILE

LEGISLATIVE BILL 504. The Kjar specific amendments found in this day's Journal were adopted with 39 ayes, 0 nays, and 10 not voting.

Advanced to E and R for engrossment.

Member Excused

Mr. E. Rasmussen was excused for Friday, July 16, and Monday, July 19, 1965.

Explanation of Vote

Mr. President: Had I been present, I would have voted “aye” on LB 918 on Final Reading.

(Signed) Fred W. Carstens

GENERAL FILE

LEGISLATIVE BILL 398. Considered.

Advanced to E and R for review with 37 ayes, 0 nays, and 12 not voting.

Visitors

Mrs. Orme introduced Mr. and Mrs. George D. Beatty from Port Arthur, Ontario, Canada.

GENERAL FILE

LEGISLATIVE BILL 472. Laid over at Mr. Warner's request.

LEGISLATIVE BILL 807. Considered.

The Knight pending amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted with 33 ayes, 1 nay, and 15 not voting.

Advanced to E and R for review with 27 ayes, 1 nay, and 21 not voting.

UNANIMOUS CONSENT—Replace LB 394 on Select File

Mr. Burbach asked unanimous consent to replace LB 394 on Select File for the following specific amendments. No objections. So ordered.

1. Amend the bill by striking renumbered sections 5 to 9 and renumbering renumbered sections 10 to 13 as sections 5 to 8 respectively, by renumbering new section 14 as section 9 and original section 15 as section 10.

2. Amend renumbered section 10 to read "Sec. 10. That original sections 54-701, 54-730, and 71-1803, Reissue Revised Statutes of Nebraska, 1943, and sections 54-1180, 54-1181, 54-1182, and 81-202, Revised Statutes Supplement, 1963, are repealed."

3. Amend the title by striking lines 10 to 15 and inserting "54-701, 54-730, and 71-1803, Reissue Revised Statutes of Nebraska, 1943, and sections 54-1180, 54-1181, and 81-202, Revised Statutes Supplement, 1963; and to repeal the original sections."

SELECT FILE

LEGISLATIVE BILL 394. The Burbach specific amendments found in this day's Journal were adopted with 30 ayes, 0 nays, and 19 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Replace LB 332 on Select File

Mr. Kremer asked unanimous consent to replace LB 332 on Select File for the following specific amendments. No objections. So ordered.

Insert emergency clause as Section 16 to read:

Since an emergency exists, this act shall be in full force and take effect from and after its passage and approval, according to law.

Add a Section 17 to read:

That Chapter 2, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall be repealed as of January 1, 1966.

SELECT FILE

LEGISLATIVE BILL 332. The Kremer specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays, and 17 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Suspend Rules

Mr. Holmquist asked unanimous consent to suspend the rules and bracket LB 856 and LB 859 until after July 25, 1965.

Mr. Ruhnke objected.

Mr. Holmquist moved that LB 856 and LB 859 be bracketed. The motion lost with 11 ayes, 21 nays, and 17 not voting.

President Sorensen Presiding

UNANIMOUS CONSENT—Replace LB 910 on Select File

Mr. Marvel asked unanimous consent to replace LB 910 on Select File for the following unanimous consent amendments. No objections. So ordered.

1. Amend section 1 of the bill, line 27 by striking "thirty-five 1,065,120" and inserting "thirty-six 1,095,570", and by striking lines 28 to 31.

2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 910. The Marvel amendments found in this day's Journal were adopted by unanimous consent.

Advanced to the head of E and R for engrossment.

UNANIMOUS CONSENT—LB 487

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Mr. Bowen asked unanimous consent to place LB 487 at the head of General File. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 487. Read and considered.

Standing Committee amendment found in the Legislative Journal for the One Hundred-nineteenth Day was adopted.

The title was amended to conform.

Advanced to E and R for review with 29 ayes, 2 nays, and 18 not voting.

LEGISLATIVE BILL 856. Considered.

Advanced to E and R for review with 40 ayes, 2 nays and 7 not voting.

MOTION—Adjourn Sine Die

Mr. Bauer moved to adjourn Sine Die.

The motion lost.

Recess

At 12:02 p.m., on a motion by Mr. Nelson, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carpenter and D. Payne, excused and Mr. Proud excused until 2:15 p.m.

President Sorensen Presiding

GENERAL FILE

LEGISLATIVE BILL 859. Read and Considered.

Advanced to E and R for review with 31 ayes, 6 nays and 12 not voting.

UNANIMOUS CONSENT—Memorial Program

Mr. President: I ask unanimous consent that the Lieutenant Governor prepare a short memorial eulogy and program in recogni-

tion of one of our outstanding national leaders who passed away Wednesday, July 14th, the Honorable Adlai Stevenson, to be presented Friday Morning at 11:30 a.m. (Signed) Kenneth L. Bowen, Speaker of the Legislature

No objections. So ordered.

Correction for the Journal

Page 2353, line 15, correct spelling of "sobered".

The Journal for the One Hundred Twenty-fifth Day was approved as corrected.

Presented to the Governor

Presented to the Governor for approval on July 15, 1965 at 8:30 a.m.: LB 756 LB 552

(Signed) Ruth Bossard, Enrolling Clerk

Visitors

Mr. E. Rasmussen introduced his sister and husband, Mr. and Mrs. Dan McCormick of Norfolk.

GENERAL FILE

LEGISLATIVE BILL 848. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the Eighty-eighth Day were adopted.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend the bill by adding a new section to be known as section 25 and to read as follows:

"Sec. 25. Before the Department of Banking shall register any securities of foreign corporations, partnerships, associations or persons which are subject to the provisions of this act, the issuer or applicant shall file with the department a consent in writing that it will comply with the provisions of section 77-721, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto. If this consent is not carried out then the one filing the consent shall be barred from further offer of any securities in this state until such time as the provisions of the consent are fulfilled."

2. Amend the bill by renumbering original sections 25 and 26 as sections 26 and 27 respectively.

3. Amend the title to conform.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

LEGISLATIVE BILL 413. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-sixth Day were adopted.

Advanced to E and R for review with 36 ayes, 0 nays and 13 not voting.

UNANIMOUS CONSENT—Pass Over LB 602

Mr. Ruhnke asked unanimous consent to pass over LB 602 at this time.

Mr. Bauer objected.

GENERAL FILE

LEGISLATIVE BILL 602. Reading waived. Explained.

Mrs. Orme offered the following amendments:

Amend LB 602, Section 1, Strike all of lines 3 through 31 and insert:

28-1016. Whoever shall erect, keep up or continue and maintain any nuisance to the injury of any part of the citizens of this state shall be fined in any sum not exceeding five hundred dollars, and the court shall, moreover, in case of conviction of such offense, order every such nuisance to be abated or removed. *The following shall be deemed nuisances:* the erecting, continuing, using or maintaining of any building, structure, or other place for the exercise of any trade, employment, manufacture or other business which, by occasioning noxious exhalations, noisome or offensive smells, becomes injurious and dangerous or detrimental to the health, safety, general welfare, comfort or property of individuals or the public; the obstructing or impeding, without legal authority, the passage of any navigable river, harbor or collection of water; or the corrupting or rendering unwholesome or impure any watercourse, stream, or water; or unlawfully diverting any such watercourse from its natural course or state to the injury or prejudice of others; and the obstructing or encumbering by fences, buildings, structures or otherwise, any of the public highways or streets or alleys of any city or village; and the maintaining or establishing of any nuisance detrimental to the public health, safety or general welfare, including the maintaining or establishing of a junk yard, motor vehicle junk yard, motor vehicle salvage yard, or dump yard unless the premises on which the same is maintained or established are entirely enclosed with a solid nontransparent fence at least eight feet in height from the

ground level except for gates or doors in the fence which shall be opened only for actual admittance of persons or material, which fence shall not contain any poster or advertising of any kind. The recitation of the foregoing requirements shall not limit any valid restrictions imposed by any county, city or village. shall be deemed nuisances. Every person or persons guilty of erecting, continuing, using or maintaining or causing any such nuisances shall be guilty of a violation of this section, and in every such case the offense shall be construed and held to have been committed in any county whose inhabitants are or have been injured or aggrieved thereby. Each day that a violation continues to exist shall constitute a separate offense. In any court of competent jurisdiction, an action may be brought to prevent, restrain, correct, or abate any violation of this section. The court in such proceedings shall adjudge to the plaintiff such relief by way of injunction, which may be mandatory or otherwise, as may be proper under all the facts and circumstances of the case in order to fully effectuate the purpose of this section.

Mr. Stryker offered the following amendment to the Orme amendments:

Amend the Orme amendment lines 30 and 31 by striking "restrictions imposed by" and inserting "regulations of".

The Stryker amendment was adopted.

The Orme amendments, as amended were adopted.

Mrs. Orme asked for a record vote on advancing the bill to E and R for review.

Mrs. Orme requested a Call of the House. The Call showed 47 members present.

Mr. Skarda moved the Call be raised. The motion prevailed with 33 ayes, 0 nays and 16 not voting.

Voting in the affirmative, 16:

Adamson	Hughes	Marvel	Rasmussen, E.
Carstens	Kjar	Moulton	Rasmussen, R.
Fleming	Knight	Orme	Syas
Hasebroock	Kremer	Paine, I.	Wallwey

Voting in the negative, 23:

Batchelder	Craft	Nelson	Stromer
Bauer	Crandall	Nore	Stryker
Bowen	Danner	Paxton	Warner
Brauer	Harsh	Pedersen	Whitney
Budd	Holmquist	Proud	Wylie
Claussen	Kokes	Ruhnke	

Not voting, 10:

Burbach	Klaver	Matzke	Payne, D.
Carpenter	Lysinger	Moylan	Skarda
Gerdes	Mahoney		

The motion to advance LB 602 to E and R for review lost.

Mr. Paxton moved to indefinitely postpone LB 602.

The motion prevailed with 24 ayes, 8 nays and 17 not voting.

Member Excused

Mr. Harsh asked to be excused for Friday, July 16, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Revert to Select File

Mr. Marvel asked unanimous consent to revert back to Select File for consideration of LB 911. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 911. Mr. Marvel offered the following specific amendment which was adopted by unanimous consent:

1. Amend Section 1 by striking after "said hospital", all material on lines 12, 13, 14, 15, 16, 17 and 18 ending with "Board of Regents."

Advanced to E and R for re-engrossment.

Visitors

Mr. Kjar introduced Mrs. Marvin Roether, Mrs. O. L. McKee and Mrs. Ennis Shepherd of Holdrege.

UNANIMOUS CONSENT—Committee Meetings

Mr. Craft asked unanimous consent to hold a short meeting of the Public Works Committee immediately after adjournment. No objections. So ordered.

Mr. Marvel asked unanimous consent to hold a meeting of the Budget Committee at 4:00 p.m. No objections. So ordered.

UNANIMOUS CONSENT—Bracket Bills

Mr. Kremer asked unanimous consent to bracket LB 581 and LB 482 until LB 301 has been disposed of. No objections. So ordered.

UNANIMOUS CONSENT—General File Bills

Mr. Carstens asked unanimous consent that LB 688 be placed at the head of General File for consideration tomorrow. No objections. So ordered.

President Sorensen Presiding

Mr. Bowen asked unanimous consent that LB 452 be considered after LB 688 on General File tomorrow. No objections. So ordered.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 60

UNANIMOUS CONSENT—Pass Over LB 753

Mr. Nore asked unanimous consent that LB 753 be passed over at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 903. Read and Considered.

Standing Committee amendment found in the Legislative Journal for the Ninety-ninth Day was adopted.

The title was amended to conform.

Advanced to E and R for review with 39 ayes, 0 nays and 10 not voting.

LEGISLATIVE BILL 447. Read and considered.

Advanced to E and R for review with 34 ayes, 0 nays, and 15 not voting.

UNANIMOUS CONSENT—LB 316

Mr. Bowen asked unanimous consent to take up LB 316 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 316. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the One Hundredth Day were adopted.

Mr. Klaver moved to indefinitely postpone.

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Mr. Klaver asked unanimous consent that his motion be laid over until Friday, July 16, 1965.

Mr. Harsh objected.

Adjournment

At 4:32 p.m., on a motion by Mr. Syas, the Legislature adjourned until 8:30 a.m., Friday, July 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, July 16, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by Rev. Donald D. Hagerty, Jr.

Prayer

We thank thee, O God, for this world in which we live. We are fully cognizant of its tensions, its complexities, and its problems. Yet we see something of thy goodness at the root of it all. We perceive men and women interested in the betterment of their fellow men, people interested in other people's needs, individuals willing to give of themselves for the sake of that which they know is right.

Give us all, O God, clear heads to see the issues of our day, caring hearts that motivate us to respond, and dedicated wills that propel us into the midst of all life's issues. Inspire us to move our world at least one step further to become that world which thou would have it to be. Amen.

The roll was called and all members were present except Messrs. Carpenter, Danner, Harsh, D. Payne, E. Rasmussen, and Skarda, excused for the day; Mr. Wallwey, excused until 8:45 a.m., and Mr. Stromer, excused until 9:00 a.m.

Members Excused

Messrs. Holmquist and R. Rasmussen were excused at 10:00 a.m. for the remainder of the day.

Messrs. Klaver, Proud, and Warner were excused for the afternoon.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 352.

A BILL FOR AN ACT to amend section 39-1379, Revised Statutes Supplement, 1963, and section 39-1370, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 68, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to freeways; to provide when vehicles in tow shall be prohibited on freeways; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kremer	Paxton
Batchelder	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Mahoney	Proud
Bowen	Hasebroock	Marvel	Rasmussen, R.
Brauer	Holmquist	Matzke	Ruhnke
Budd	Hughes	Moulton	Stryker
Burbach	Kjar	Moylan	Syas
Carstens	Klaver	Nelson	Warner
Claussen	Knight	Nore	Whitney
Craft	Kokes	Paine, I.	Wylie

Voting in the negative, 1:

Orme

Not voting, 8:

Carpenter	Harsh	Rasmussen, E.	Stromer
Danner	Payne, D.	Skarda	Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 654.

A BILL FOR AN ACT to amend section 77-1238, Reissue Revised Statutes of Nebraska, 1943, sections 77-1239, 77-1239.02, 77-1240.01, and 77-1241.01, Revised Statutes Supplement, 1963, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1242, Revised Statutes Supplement, 1959, relating to revenue and taxation; to provide for a change in the method of taxation of motor vehicles owned and held for resale by motor vehicle dealers; and to repeal the original sections, and also section 77-1242, Revised Statutes Supplement, 1963, as amended by section 2,

Legislative Bill 195, Seventy-fifth Session, Nebraska State Legislature, 1965.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Lysinger	Paxton
Batchelder	Gerdes	Mahoney	Pedersen
Bauer	Hasebroock	Marvel	Proud
Bowen	Holmquist	Matzke	Rasmussen, R.
Brauer	Hughes	Moulton	Ruhnke
Budd	Kjar	Moylan	Stryker
Burbach	Klaver	Nelson	Wallway
Carstens	Knight	Nore	Warner
Claussen	Kokes	Orme	Whitney
Craft	Kremer	Paine, I.	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 8:

Carpenter	Harsh	Rasmussen, E.	Stromer
Danner	Payne, D.	Skarda	Syas

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitor

Mr. Gerdes introduced his son Gene.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendments to LB 332:

1. The bill already carrying the emergency clause, strike the first Kremer amendment adopted July 15, 1965.
2. Strike the second Kremer amendment adopted July 15, 1965, and in lieu thereof, in renumbered section 15, insert "The provisions of this section shall become operative on January 1, 1966." at the end of line 3.

3. In the title, line 4, insert "to provide an operative date;" after the second semicolon.

LEGISLATIVE BILL 172. Placed on Select File as amended.

E and R amendments to LB 172:

1. In renumbered section 4, line 5, strike "Said" and insert "Such".

2. In standing committee amendment 3, line 2, strike "5" and insert "3".

3. In renumbered section 5, lines 1 and 2, strike "shall be and hereby is empowered to" and insert "may".

4. In standing committee amendment 6, line 1, insert ", line 1," after "bill"; insert an underscored comma before "consistent" in line 2 and after "braska" in line 3; and in line 4, insert "office of the" before "Tax".

5. In renumbered section 8, lines 1 and 2, strike "shall have authority to" and insert "may".

6. In standing committee amendment 7, lines 3 and 4, strike "line 9 by striking 'Department of Revenue'" and insert "by striking line 9"; and in line 5, strike "shall have the authority to" and insert "may".

7. In renumbered section 9, line 1, strike "shall have power to" and insert "may".

8. In renumbered section 10, lines 1 and 2, strike "shall have the power to" and insert "may"; in line 2, strike the second "to"; and in line 3, strike "to".

9. In renumbered section 11, line 4, strike "ities"; and in line 13, strike "said" and insert "such".

10. Because of the Warner amendment 2, strike the standing committee amendment to line 9 of renumbered section 11.

11. In renumbered section 13, line 7, strike "Said" and insert "Such".

12. In renumbered section 14, lines 1 and 2 and line 20, strike "Department of Revenue" and insert "Tax Commissioner".

13. In renumbered section 15, line 24, strike the comma and show the same as stricken; and in line 24, strike "the".

14. For correlation purposes, after the second comma in line 2 of renumbered section 16, insert "as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965,";

in line 3, strike "The" and insert "Except as to motor vehicles subject to the provisions of sections 2 to 8 of Legislative Bill 441, Seventy-fifth Session, Nebraska State Legislature, 1965, the"; and at the end of line 4, insert ", except dealer's vehicles on hand."

15. In renumbered section 18, line 5, strike "town" and insert "town village".

16. Strike the standing committee amendment to line 9 of renumbered section 18.

17. For correlation purposes, after the second comma in line 2 of renumbered section 19, insert "as amended by section 4, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and after the period in line 10, insert "The refunds shall be paid as follows: Three-fourths from the General Fund, and, until the completion of the biennium ending June 30, 1967, the other one-fourth, (1) seven-twentieths from the State Educational Television Fund, (2) six-twentieths from the State Recreation Road Fund, and (3) seven-twentieths from the Land and Water Conservation Fund, and thereafter all such refunds shall be paid from the General Fund."

18. In renumbered section 19, line 7, strike "the" and show the same as stricken; and in line 11, strike the first "the" and the second comma and show both as stricken.

19. In standing committee amendment 22, line 1, strike "renumbered" and insert "original"; in line 4, strike "25" and insert "24"; and in line 6, strike "same" and insert "all old matter".

20. In renumbered section 23, line 7, reinstate the stricken colon; in line 24, strike the reinstated semicolon and insert "; .".

21. In the Warner amendment 6, line 2, strike "State".

22. In renumbered section 24, line 9, strike "Assessments" and insert "Assessment".

23. In renumbered section 25, reinstate the stricken semicolon in line 4.

24. For correlation purposes, after the second comma in line 2 of renumbered section 25, insert "as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike lines 5 to 55; strike the stricken matter and remove underscoring in lines 56, 60, 64, and 68; and in lines 71, 77, and 90, strike "Governor" and insert "Director of Administrative Services".

25. In renumbered section 26, strike lines 4 to 7 and "thereto," in line 8, and insert "article 7, Chapter 66, and Chapter 77, article 26,"; and in lines 9 and 11, strike "Department of Revenue" and insert "Tax Commissioner".

26. In renumbered section 27, lines 1 and 2, insert "*the Department of*" after "*of*"; and strike lines 4 to 7 and "*thereto,*" in line 8, and insert "*57, articles 5 and 7, Chapter 66, and Chapter 77, article 26,*".

27. In renumbered section 28, lines 4 and 5, strike "*Department of Revenue created by this act*" and insert "*Tax Commissioner*"; and in line 7, strike "*Department of Revenue*" and insert "*Tax Commissioner*".

28. In renumbered section 29, strike line 5 and "*of this act*" in line 6 and insert "*to the Tax Commissioner*"; and in line 7, strike "*Department of Revenue*" and insert "*Tax Commissioner*".

29. Strike renumbered section 30 and renumber present sections 31 to 34 as sections 30 to 33 respectively.

30. In renumbered section 30, lines 4 and 5, strike "*30 to 34*" and insert "*26 to 29*".

31. Strike renumbered section 32 as amended and insert:

"Sec. 32. That original sections 72-206, 77-1757, 77-1768, 77-1770, 79-1301, and 84-303, Reissue Revised Statutes of Nebraska, 1943, section 81-201, Revised Statutes Supplement, 1963, section 84-304, Reissue Revised Statutes of Nebraska, 1943, as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-2610, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

32. In the title, strike lines 2 to 19, and insert:

"FOR AN ACT relating to the Tax Commissioner; to define terms; to provide for the transfer of existing functions, powers, and duties to the Tax Commissioner as prescribed; to provide duties as prescribed; to provide for assistants; to provide for administration; to provide an operative date; to amend sections 72-206, 77-1757, 77-1768, 77-1770, 79-1301, and 84-303, Reissue Revised Statutes of Nebraska, 1943, section 81-201, Revised Statutes Supplement, 1963, section 84-304, Reissue Revised Statutes of Nebraska, 1943, as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-2610, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 26, Seventy-

fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.”.

LEGISLATIVE RESOLUTION 62. Placed on Select File.

LEGISLATIVE BILL 914. Correctly re-engrossed.

LEGISLATIVE BILL 374. Correctly engrossed.

LEGISLATIVE BILL 880. Correctly engrossed.

LEGISLATIVE BILL 894. Correctly engrossed.

LEGISLATIVE BILL 867. Correctly engrossed.

LEGISLATIVE BILL 161. Correctly engrossed.

LEGISLATIVE BILL 849. Correctly engrossed.

LEGISLATIVE BILL 891. Correctly engrossed.

LEGISLATIVE BILL 905. Correctly enrolled.

LEGISLATIVE BILL 918. Correctly enrolled.

LEGISLATIVE BILL 428. Correctly enrolled.

LEGISLATIVE BILL 609. Correctly enrolled.

LEGISLATIVE BILL 491. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 905 LB 918 LB 428 LB 609 LB 491

Visitor

Mr. Adamson introduced Miss Kathy Filkins from Omaha, a student at Hollins College, Roanoke, Virginia.

UNANIMOUS CONSENT—Bracket LB 301

Mr. R. Rasmussen asked unanimous consent to bracket LB 301 on Select File for Monday, July 19, 1965. No objections. So ordered.

UNANIMOUS CONSENT—Replace LB 545 on Select File

Mr. Warner asked unanimous consent to replace LB 545 on Select File for the following specific amendment. No objections. So ordered.

1. Amend Standing Committee amendment by striking amendment 5.
2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 713. The Wylie specific amendments found in the Legislative Journal for the One Hundred Twenty-fourth Day were adopted by unanimous consent.

Mr. Wylie offered the following specific amendments, which were adopted by unanimous consent.

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

“Sec. 2. That section 39-723, Revised Statutes Supplement, 1963, be amended to read as follows:

39-723. (1) Except as provided in subsections (2) and, (3) and (4) of this section, no person shall operate a motor vehicle on any highway outside of a city or village or on a freeway as defined in section 39-1369 at a rate of speed greater than is reasonable and proper, having regard for the traffic, the use of the road, and the condition of the road, nor at a rate of speed such as to endanger the life or limb of any person, nor in any case at a rate of speed exceeding (a) seventy-five miles per hour upon any part of the National System of Interstate and Defense Highways or upon any freeway as defined in section 39-1369, (b) sixty-five miles per hour between the hours of sunrise and sunset, and fifty-five miles per hour between the hours of sunset and sunrise, upon any concrete, brick, macadamized, or other hard-surfaced highway, or upon any other highway that is a part of the state highway system, or (c) fifty miles per hour upon any gravel, dirt, or other highway or road that is not hard surfaced, except upon any highway that is a part of the state highway system.

(2) No person shall operate a truck, truck-tractor, or any freight-carrying vehicle, if the gross weight of such freight-carrying vehicle including any load thereon is more than five tons, on any highway outside of a city or village or on a freeway as defined in section 39-1369 at a rate of speed that is greater than reasonable and proper, having regard for the traffic, the use of the road, and the

conditions of the road, nor at a rate of speed such as to endanger the life or limb of any person, nor in any case at a rate of speed exceeding (a) sixty-five miles per hour upon any portion of the National System of Interstate and Defense Highways or on any freeway as defined in section 39-1369, (b) sixty miles per hour between the hours of sunrise and sunset, and fifty miles per hour between the hours of sunset and sunrise, upon any concrete, brick, macadamized, or other hard-surfaced highway, or upon any other highway that is a part of the state highway system, or (c) fifty miles per hour upon any gravel, dirt, or other highway or road that is not hard surfaced, except upon any highway that is a part of the state highway system.

(3) No person shall operate any motor vehicle when towing a cabin trailer on any highway outside of a city or village or on a freeway as defined in section 39-1369 at a rate of speed greater than is reasonable and proper, having regard for the traffic, the use of the road, and the conditions of the road, nor at a rate of speed such as to endanger the life or limb of any person, nor in any case at a rate of speed exceeding fifty miles per hour.

(4) No person shall operate any vehicle hauling unbaled live-stock forage as provided in subdivision (5) of section 39-719 at a rate of speed greater than twenty-five miles per hour.

(4) (5) The Department of Roads shall, at the expense of such department, erect and maintain suitable signs along county roads in such number and at such locations as the department shall deem necessary to give adequate notice of the speed limit upon such roads.”.

2. Amend the bill by renumbering sections 2 and 3 as sections 3 and 4 respectively.

3. Amend renumbered section 3 by striking lines 1 and 2 and inserting the following:

“Sec. 3. That original sections 39-719 and 39-723, Revised Statutes Supplement, 1963, are repealed.”.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 99. Mr. Wallwey offered the following specific amendments, which were adopted by unanimous consent:

1. Amend the Pedersen amendment adopted June 21, 1965, line 4 by inserting “and the defect is not corrected within twenty-four hours after discovery” after “transportation” and line 6 by striking “the School Board” and inserting “a law enforcement officer”.

2. Amend the title to conform.

Mr. Adamson offered the following specific amendment, which was adopted by unanimous consent.

In Section 1, strike lines 121, 122 and 123.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 334. E and R amendment found in the Legislative Journal for the One Hundred Twenty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 650. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 482. E and R amendment found in the Legislative Journal for the One Hundred Twenty-sixth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 917. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 344. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 662. E and R amendment found in the Legislative Journal for the One Hundred Twenty-sixth Day was adopted.

Mr. Bauer offered the following specific amendment, which was adopted by unanimous consent:

Section 1, line 13, strike the word "yearly" and reinsert the word "monthly". (Effect being to restore original language of Statute in line 13).

Advanced to E and R for engrossment.

LEGISLATIVE BILL 642. E and R amendments found in the Legislative Journal for the One Hundred Twenty-sixth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 545. The Warner specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 316. Considered.

Mr. Klaver renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-sixth Day to indefinitely postpone.

Mr. Syas asked for a record vote:

Voting in the affirmative, 5:

Klaver	Moylan	Proud	Syas
Mahoney			

Voting in the negative, 34:

Adamson	Fleming	Marvel	Rasmussen, R.
Batchelder	Gerdas	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Wallwey
Carstens	Kjar	Paine, I.	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Pedersen	Wylie
Crandall	Kremer		

Not voting, 10:

Bauer	Danner	Orme	Rasmussen, E.
Brauer	Harsh	Payne, D.	Skarda
Carpenter	Lysinger		

The motion lost.

Advanced to E and R for review with 31 ayes, 6 nays and 12 not voting.

Member Excused

Mr. Hasebroock asked to be excused at 10:00 a.m. for the remainder of the day. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 229. Reading waived. Explained.

Mr. Knight offered the following amendments, which were adopted with 33 ayes, 2 nays and 14 not voting:

1. Reinsert the stricken matter in lines 15, 16, and 17 of Sec. 2 of LB 229; strike the word "two" in line 15 of Sec. 2 of LB 229, and to add subsection (c) to paragraph (1) Sec. 2 at the end of line 17: "Except that the amount of any individual service annuity for a full-time school employee or emeritus member who shall have retired prior to January 1, 1955, and not eligible for Social Security benefits, shall be two dollars and twenty-five cents per month for each year of service."

2. Amend the title to conform.

Mr. Pedersen asked unanimous consent to add his name as a co-introducer to LB 229. No objections. So ordered.

Advanced to E and R for review with 30 ayes, 4 nays and 15 not voting.

Message from the Governor

July 15, 1965

Hugo F. Srb
Clerk of the Legislature
State House
Lincoln, Nebraska

Dear Mr. Srb:

I am replying to the request, adopted by unanimous consent of the Legislature on July 12, 1965, which you transmitted to me on July 13th.

We have contacted Mr. Donald Bradford, Director of the Office of Economic Adjustment, Department of Defense. Following is the text of a telegram received from Mr. Bradford:

"Mr. Dunlevey has asked us to outline for you the procedures under which we are holding equipment at the Sioux Army Depot for use in the recovery program being developed by Sidney, Nebraska, to offset the economic impact caused by the announced closing of the depot by June, 1967. These procedures apply only to communi-

ties hurt by the closing of a military installation, and apply only when such a community is developing a recovery plan which includes constructive use of the closed military installation. We are holding that property, bought with appropriated funds, whose retention in the community interest does not impose a buy requirement upon the Department of Defense. Sidney must show, to the satisfaction of GSA and other interested agencies (E. G., DHEW) (Department of Health and Education and Welfare), that the equipment will contribute importantly to the use of the buildings and real estate to meet valid community recovery objectives. The equipment will be used to support Sidney's recovery plans to the extent feasible. If the State decides to operate a vocational school at the Sioux Army Depot, and if the Depot is transferred to the State, the equipment would be transferred with the real property to the State for this purpose. If the State and Sidney were to decide neither has an interest in using the equipment to relieve the economic impact upon Sidney, it would be redistributed within the DOD (Department of Defense) to meet legitimate updating needs which fall short of being "buy" needs. Some portion of the equipment would then become available for general donation to meet educational and health needs. Those items not claimed by eligible donees would be sold competitively."

Mr. Bradford advised us by telephone that the same principles also apply to disposal of equipment at the Hastings Naval Ammunition Depot and the Lincoln Air Force Base.

Under federal law and administrative regulation, the state would have a priority for whatever portion of the equipment becomes available for general donation to meet educational and health needs. We will exercise that priority, when such equipment becomes available, for any equipment which can be used for trade schools or other state purposes.

Sincerely,

(Signed) Frank B. Morrison
GOVERNOR

Visitors

President Sorensen introduced Capt. Morten, 1st Lt. Dave Keene of York and a group of cadets from the Nebraska and Iowa wing of the Civil Air Patrol.

UNANIMOUS CONSENT—Bracket LB 336

Mr. Matzke asked unanimous consent that LB 336 be bracketed on Final Reading for July 26, 1965. No objections. So ordered.

Visitors

Mrs. Orme introduced Mr. and Mrs. Chester Hart from Oak Park, Illinois, and Mrs. K. J. Dougall from Perth, West Australia.

GENERAL FILE

LEGISLATIVE BILL 688. Reading waived. Explained.

Speaker Bowen Presiding

Mr. Carstens offered the following amendments to the Standing Committee amendments which were adopted:

1. Amend Standing Committee Amendment 1, section 1 by inserting after line 12 the following:

“(4) Budget shall mean those amounts actually budgeted for the joint operation of the two or more districts less any moneys derived from sources other than by taxation from the individual school districts participating in such joint operation; and

(5) Insured value shall mean actual replacement value.”.

2. Amend Standing Committee Amendment 1, by adding two new sections to be known as sections 12 and 13 and to read as follows:

“Sec. 12. That section 79-102, Revised Statutes Supplement, 1963, be amended to read as follows:

79-102. School districts in this state are classified as follows:

(1) Class I shall include any school district that maintains only elementary grades under the direction of a single school board;

(2) Class II shall include any school district embracing territory having a population of one thousand inhabitants or less that maintains both elementary and high school grades under the direction of a single school board;

(3) Class III shall include any school district embracing territory having a population of more than one thousand and less than fifty thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education, *except that for the specific purpose of operating high school grades by two or more Class III districts under the provisions of sections 1 to 11 of this act, such high school grades may be under the direction of a joint board of education composed of elective members*

from the boards of education of the jointly operating Class III districts as set out in sections 1 to 11 of this act;

(4) Class IV shall include any school district embracing territory having a population of more than fifty thousand and less than two hundred thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education;

(5) Class V shall include any school district embracing territory having a population of two hundred thousand or more that maintains both elementary grades and high school grades under the direction of a single board of education; and

(6) Class VI shall include any school district in this state that maintains only a high school.”

“Sec. 13. That section 79-102, Revised Statutes Supplement, 1963, is repealed.”

3. Amend the title to conform.

Standing Committee amendments found in the Legislative Journal for the One Hundred Twenty-first Day were adopted as amended.

Mr. Ruhnke moved to indefinitely postpone.

Mr. Ruhnke asked for a Call of the House. The Call showed 40 members present.

Mr. Klaver moved the Call be raised. The motion prevailed with 32 ayes, 0 nays, and 17 not voting.

The Ruhnke motion to indefinitely postpone lost with 19 ayes, 20 nays, and 10 not voting.

Mr. Ruhnke offered the following amendments which were adopted:

1. Amend the bill by striking sections 1 to 8 and inserting the following:

“Section 1. *As used in this act, unless the context otherwise requires:*

(1) *Established district shall mean that Class III school district which exists and presently operates and maintains both elementary and high schools;*

(2) *New district shall mean that Class III school district which has been formed under the provisions of this act;*

(3) *Neighboring districts shall mean those districts geographical-ly neighboring the parent district but which need not necessarily be adjacent to or contiguous with such established district; and*

(4) *Budget shall mean those amounts actually budgeted for the joint operation of the two or more districts less any money derived from sources other than by taxation from the individual school districts participating in such joint operation; and*

(5) *Insured value shall mean actual replacement value.*

Sec. 2. *Any two or more Class I or Class II school districts which are neighboring districts to an existing Class III district, hereinafter referred to as the established district, and which Class I or Class II districts if combined would meet the population requirements of sub-division (3) of section 79-102, Revised Statutes Supplement, 1963, may, by joint action of such Class I or Class II districts, join together to form a new Class III school district, hereinafter referred to in this act as the new district.*

Sec. 3. *Any such new district shall be formed pursuant to sections 79-426.01 to 79-426.19 and 79-426.22, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; Provided, that such reor-ganization under the provisions of this act is contingent upon approval of a joint operation between any such new district and established district by the voters of said established district in an election as provided in section 4 of this act. On the commencement of the procedure to reorganize the new district under the provisions of this act, the county reorganization committee shall appoint an interim board consisting of six persons appointed from within the proposed new district, which interim board shall have the power of the board of education of any such new district in order that said interim board may negotiate with the board of education of the established district to formulate together the submission of the proposition of joint action to be voted upon by the voters of the respective districts. At the same time that the proposed plan of reorganization shall be submitted at a special election pursuant to section 79-426.15, Revised Statutes Supplement, 1963, the interim committee shall submit the question of joint action between the established district and the proposed new district to the voters of the proposed new district. If a majority of the persons voting on such issue in the proposed new district vote for the proposition, the joint action of the two districts shall be af-fected, and the joint board of education provided in this act shall commence to operate such school or schools on July 1 next following the election. The proposition relative to joint action between the two districts shall be submitted on the ballot in substantially the fol-lowing form:*

Shall the school district of (name or number of said school dis-trict) in the county of (name of county) in the State of Nebraska,

enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name of county) in the State of Nebraska?

- For
 Against

Upon approval of reorganization and joint action of the two districts, the initial board of education of the newly formed Class III district shall be appointed pursuant to section 79-426.19, Revised Statutes Supplement, 1963.

Sec. 4. The board of education of the established district proposing to join together with the new district to acquire the site or sites, construct a building or buildings, and operate the school or schools under this act, shall submit the question of such joint action between the two districts by its individual board of education to the voters of the established district at an election to be held on the same date as the election of reorganization provided for in section 3 of this act. If the majority of persons voting on such issue in the established district vote for the proposition, and those voters voting in the proposed new district approve reorganization and joint action of the two districts, such joint action of the two districts shall be affected, and the joint board of education shall commence to operate such school on July 1 next following the election. The proposition shall be submitted on the ballot in substantially the following form:

Shall the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska, enter into a joint operation of a school (or schools) including (herein describe acquisition of land, construction of buildings, and operation of a joint board, apportionment of costs,) with the school district of (name or number of said school district) in the county of (name of county) in the State of Nebraska?

- For
 Against

Sec. 5. The board of education of the new district formed under the provisions of this act shall provide for instruction of all grade levels through grade six or eight within the new district and at such locations as the board shall determine.

Sec. 6. A new district formed under the provisions of this act, may, in conjunction with the established district described in section 1 of this act, acquire a site or sites and construct a new building or buildings or use existing building or buildings to provide instruction in the grades in which instruction is to be offered outside of the new district and within the established district. School or schools so

established may be constructed separately or jointly and operated jointly by the new district and the established district. The established district may similarly acquire a site or sites, construct a building or buildings, and operate a school or schools within the new district.

Sec. 7. When any school or schools of grades seven to twelve or nine to twelve are operated jointly as provided in this act, the annual budget for such joint operation shall be apportioned in the following manner:

(1) The per pupil total cost shall be calculated by adding to the amount budgeted for such joint operation by the joint board of education thereof an amount of ten per cent of the insured value of the building or buildings used, ten per cent of the value of the grounds used, and ten per cent of the insured value of the inventory of all furnishings and equipment used, which total amount shall then be divided by the total number of students enrolled in the grades involved from both the established district and the new district. In determining such per pupil total cost, the new district shall be given credit for (a) ten per cent of the insured value of any building or buildings or additions to existing buildings, including gymnasiums or athletic fields or facilities, constructed by the new district in the established district for use in the joint operation, and, (b) ten per cent of the value of grounds purchased by the new district for use in the joint operation, and, (c) ten per cent of the insured value of the inventory of all furnishings and equipment purchased by the new district for use in the joint operation.

(2) The enrollment base of the new district shall be the new district enrollment of the grades involved at the time joint operation commences.

(3) The new district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the new district attending the jointly operated school or schools, but such number of pupils shall never be less than the enrollment base herein described, and the established district shall raise by taxes for the joint school operating budget that amount as is determined by the per pupil total cost as calculated above, multiplied by the number of pupils of the established district attending the jointly operated school or schools, provided that in determining such per pupil total cost as applied to the established district, the established district shall be given credit for (i) ten per cent of the insured value of building or buildings used in the joint operation, (ii) ten per cent of the value of grounds used in the joint operation, and (iii) ten per cent of the insured value of all furnishings and equipment used in the joint operation.

Sec. 8. When any school is operated jointly, it shall be managed by a joint board of education composed of the entire board of education of the established district and as many members as shall be proportionate to the pupil attendance, as compared with the pupil attendance of the established district, which representation shall never be less than one, appointed from the new district's board of education from its own board membership which appointments shall be for terms of two years each; Provided, that such appointed member shall have two years remaining in his term of office. The members representing the new district shall have full voting powers only on matters directly related to joint operations of the school or schools involved.

Sec. 9. Either an established district or a new district may issue bonds for the purposes and in the manner set forth in Chapter 10, article 7, Reissue Revised Statutes of Nebraska, 1943. Subject to the election requirements of Chapter 10, article 7, Reissue Revised Statutes of Nebraska, a new district may issue bonds for the purpose of (1) constructing a building or buildings or an addition to existing building or buildings of an established district with which it is operating a school jointly, including gymnasiums or athletic fields or facilities, (2) aiding an established district with which it is operating a school jointly in the construction of a building or buildings or in the construction of additions to a building or buildings of such established district, including gymnasiums or athletic fields or facilities, (3) purchasing furnishings or equipment for such joint operation.

Sec. 10. The free high school tuition levy shall be discontinued in the new district on the approval of the joint operation of a high school by the two districts pursuant to the provisions of this act.

Sec. 11. Each district shall continue to have sole responsibility for providing transportation for all pupils residing in its own district notwithstanding the joint operation of the school or schools by the two districts as provided for in this act.

Sec. 12. That section 79-102, Revised Statutes Supplement, 1963, be amended to read as follows:

79-102. School districts in this state are classified as follows:

- (1) Class I shall include any school district that maintains only elementary grades under the direction of a single school board;
- (2) Class II shall include any school district embracing territory having a population of one thousand inhabitants or less that maintains both elementary and high school grades under the direction of a single school board;
- (3) Class III shall include any school district embracing territory having a population of more than one thousand and less than

fifty thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education, *except that for the specific purpose of operating high school grades by two or more Class III districts under the provisions of sections 1 to 11 of this act, such high school grades may be under the direction of a joint board of education composed of elective members from the boards of education of the jointly operating Class III districts as set out in sections 1 to 11 of this act;*

(4) Class IV shall include any school district embracing territory having a population of more than fifty thousand and less than two hundred thousand inhabitants that maintains both elementary and high school grades under the direction of a single board of education;

(5) Class V shall include any school district embracing territory having a population of two hundred thousand or more that maintains both elementary grades and high school grades under the direction of a single board of education; and

(6) Class VI shall include any school district in this state that maintains only a high school.”

2. Amend the title to conform.

Mr. Adamson asked unanimous consent to hold LB 688 in its present position on General File until after discussion of LB 452 on General File. No objections. So ordered.

LEGISLATIVE BILL 452. Reading waived. Explained.

Laid over at Mr. Marvel's request.

Memorial Program

Lt. Governor Sorensen presented a memorial eulogy in honor of Adlai Stevenson.

Prayer was offered by Rev. Charles Stephen.

GENERAL FILE

LEGISLATIVE BILL 688. Considered.

Mr. Carstens moved to advance LB 688 to E and R for review.

Mr. Carstens asked for a Call of the House. The Call showed 38 members present.

Mr. Whitney moved the Call be raised. The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

The motion to advance LB 688 to E and R for review lost with 14 ayes, 15 nays, and 20 not voting.

Presented to the Governor

Presented to the Governor for approval on July 16, 1965, at 8:30 a.m.: LB 819 LB 328 LB 95 LB 851

(Signed) Ruth Bossard, Enrolling Clerk

Recess

At 11:52 a.m., on a motion by Mr. Budd, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carpenter, Danner, Harsh, Hasebroock, Holmquist, Klaver, Mahoney, Matzke, D. Payne, Proud, E. Rasmussen, R. Rasmussen, Skarda and Warner, who were excused.

Correction for the Journal

Page 2374, line 21, correct spelling of "all".

The Journal for the One Hundred Twenty-sixth Day was approved as corrected.

Members Excused

Mr. Kremer asked to be excused for all of next week. No objections. So ordered.

Messrs. Ruhnke, Claussen, Kjar, and Mahoney asked to be excused for Monday, Tuesday and Wednesday of next week to attend the Council of State Governments. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 904. Laid over at the request of Mr. Brauer.

LEGISLATIVE BILL 912. Reading waived. Explained.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

Visitors

Mr. Nore introduced Mr. and Mrs. Iver Nore and Mrs. Baker from Sioux City, Iowa.

Member Excused

Mr. Nore was excused at 1:45 p.m. for the remainder of the day.

GENERAL FILE

LEGISLATIVE BILL 407. Reading waived. Explained.

Advanced to E and R for review with 24 ayes, 3 nays and 22 not voting.

UNANIMOUS CONSENT—Return LB 891 to Select File

Mr. Stryker asked unanimous consent to return LB 891 to Select File for consideration of the following specific amendments:

1. Amend the Carpenter amendment 1 adopted May 17, 1965, by inserting in line 6 "fifty" after "hundred".

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 891. The Stryker specific amendments found in this day's Journal were adopted with 28 ayes, 0 nays and 21 not voting.

Advanced to E and R for re-engrossment.

Member Excused

Mr. Lysinger asked to be excused from 2:00 until 3:00 p.m. this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 277. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Seventy-fifth Day were rejected.

Mr. Kremer offered the following amendments, which were adopted:

1. Strike the new material as shown in the original version of Section Two of LB 277 and insert in lieu thereof the following:

"On lands acquired in this manner by the Game, Forestation and Parks Commission all mineral income shall accrue to the appropriate state school funds; provided that all mineral extraction and exploration shall be conducted in a manner to be approved by both the Board of Educational Lands and Funds and the Game, Forestation and Parks Commission."

2. Strike the new and original material shown in Section Three of the original version of LB 277 and insert in lieu thereof the following: "Section Three that Section 72-261, Revised Statutes Supplement, 1963, be amended to read as follows:

72-261

"The Game, Forestation and Parks Commission is authorized to acquire title to not more than two sections or twelve hundred eighty acres of educational lands in any calendar year for parks, recreation areas or wildlife management areas, or any combination of these uses. The Game, Forestation and Parks Commission shall employ the proceedings set forth in Section 72-213 to 72-224 to so acquire said title, provided that the determination of the value of the lands to be acquired shall be in the manner provided by Section 72-224.03 and the value of any leasehold interests to be acquired shall be determined as provided by Section 72-224.02. As provided in Section 81-805, the Governor shall approve all such acquisitions."

3. Renumber Section Four of LB 277 to be Section Five, and add emergency clause.

Mr. Burbach moved to amend the Kremer amendment by striking "twelve hundred eighty" and inserting "six hundred forty".

The amendment was adopted.

Advanced to E and R for review with 20 ayes, 0 nays and 29 not voting.

LEGISLATIVE BILL 926. Read and considered.

Advanced to E and R for review with 27 ayes, 0 nays, and 22 not voting.

Mr. Ruhnke Presiding

LEGISLATIVE BILL 919. Reading waived. Explained.

Mrs. Orme offered the following amendment which was adopted:

Add the Emergency clause and amend the title to conform.

Advanced to E and R for review with 23 ayes, 0 nays, and 26 not voting.

LEGISLATIVE BILL 702. Reading waived. Explained.

Standing Committee amendment found in the Legislative Journal for the One Hundred-third Day was adopted.

Mr. Craft offered the following amendments, which were adopted:

1. Amend section 1 of Standing Committee amendments adopted June 7, 1965, line 1 by inserting after "highway" the following: "not a freeway", and in line 2 by inserting after "municipality" the following: "of not more than five thousand inhabitants", and in line 2 by striking "has been" and inserting in lieu thereof: "is", and line 2 and 3 by striking "has been" and inserting "is", and in line 4 by striking "has" and inserting "is" and striking "provided" and inserting "providing", and in line 7 after "so" by inserting the following: "prior to the purchase of right-of-way by the department".

2. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. Whenever a highway, which formerly traversed the corporate limits of a municipality, has been relocated since January 1, 1960, and has been made a controlled access facility, and the Department of Roads has not provided any frontage road as authorized by section 39-1328, Reissue Revised Statutes of Nebraska, 1943, near an intersection with a roadway connecting with such municipality, the department may upon the conditions hereinafter set out construct one such frontage road if requested to do so within one year of the effective date of this act by such municipality, county, or by the owners of sixty per cent of the property abutting on said relocated highway. The quadrant of such intersection in which the frontage road may be located shall be designated by the governing board of such municipality with the approval of the department. The department shall at the request of the county or municipality procure the right-of-way for such frontage road in the same manner as though it were for state highway purposes after receiving from the county or municipality reasonable assurance of reimbursement for such right-of-way costs. The responsibility for the maintenance of such frontage road shall be as provided in section 39-1372, Revised Statutes Supplement, 1963."

3. Amend the title to conform.

Advanced to E and R for review with 25 yeas, 0 nays and 24 not voting.

Visitors

Mr. Burbach introduced Sue Steenson and sons Chuck and Jimmy; Chuck is working on his community Citizenship Merit Badge, and is here to study the Legislature and its workings.

GENERAL FILE

LEGISLATIVE BILL 630. Read and Considered.

Mr. Gerdes moved to advance LB 630 to E and R for review.

Mr. Gerdes requested a Call of the House. The Call showed 35 members present.

Mr. Gerdes moved the Call be raised. The motion prevailed with 27 ayes, 0 nays and 22 not voting.

The motion to advance lost with 14 ayes, 15 nays and 20 not voting.

Mr. Kjar moved to indefinitely postpone. The motion prevailed with 16 ayes, 14 nays and 19 not voting.

LEGISLATIVE BILL 671. Reading waived. Considered.

The motion to advance to E and R for review lost with 7 ayes, 18 nays and 24 not voting.

Mr. Pedersen moved to indefinitely postpone. The motion prevailed with 22 ayes, 4 nays and 23 not voting.

LEGISLATIVE BILL 554. Reading waived. Explained.

Presented to the Governor

Presented to the Governor for approval on July 16, 1965 at 2:05 p.m. LR 60

(Signed) Ruth Bossard, Enrolling Clerk

Adjournment

At 3:49 p.m., on a motion by Mr. Bowen, the Legislature adjourned until 9:00 a.m., Monday, July 19, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED TWENTY-EIGHTH DAY—JULY 19, 1965 2419

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, July 19, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

Once again, O Lord, we bow humbly before Thee in acknowledgment that another dedicated statesman of our time rests from his labors. For his courage and devotion to duty, for the manner in which he represented the people of this land in the councils of the nation and the world accept our gratitude.

As those who live to serve keep us sensitive to our opportunity and obligation as leaders in this state. Grant that with both diligence and discretion we may discharge our duty this day so that what we do out of honest hearts may be acceptable in thy sight, O Lord, our Strength and Redeemer. Amen.

The roll was called and all members were present except Messrs. Claussen, Kremer, Mahoney, Ruhnke, and Whitney, excused for the day.

Corrections for the Journal

Page 2398, line 14, delete the quotation marks before "Three-fourths".

Page 2416, line 29, delete "20 not voting" and insert "29 not voting".

The Journal for the One Hundred Twenty-seventh Day was approved as corrected.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 101. With Emergency.

A BILL FOR AN ACT to amend section 66-423, Revised Statutes Supplement, 1963, and section 66-424.01, Revised Statutes Supplement, 1963, as amended by section 28, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicle fuels; to provide that counties, cities, and villages may issue bonds for prescribed construction and pay the interest on and retire such bonds from the funds received from the Gasoline Tax Fund; to provide exceptions; to define a term; to harmonize with previous legislation; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 33:

Adamson	Fleming	Knight	Pedersen
Bowen	Gerdes	Lysinger	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moulton	Stromer
Carpenter	Hughes	Moylan	Stryker
Carstens	Kjar	Orme	Wallwey
Craft	Klaver	Payne, D.	Warner
Crandall			

Voting in the negative, 8:

Batchelder	Nelson	Paine, I.	Rasmussen, E.
Kokes	Nore	Paxton	Wylie

Not voting, 8:

Bauer	Danner	Mahoney	Syas
Claussen	Kremer	Ruhnke	Whitney

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 724.

A BILL FOR AN ACT to amend section 29-404, Reissue Revised Statutes of Nebraska, 1943, relating to criminal procedure; to require consent of the county attorney or Attorney General for the filing of a complaint except as prescribed; to provide when such consent shall be given; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Crandall	Knight	Payne D.
Bauer	Fleming	Kokes	Rasmussen, E.
Bowen	Gerdes	Lysinger	Rasmussen, R.
Brauer	Harsh	Marvel	Skarda
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Moylan	Stryker
Carpenter	Hughes	Orme	Warner
Carstens	Kjar	Paxton	Wylie
Craft	Klaver		

Voting in the negative, 8:

Moulton	Nore	Pedersen	Syas
Nelson	Paine I.	Proud	Wallwey

Not voting, 7:

Batchelder	Danner	Mahoney	Whitney
Claussen	Kremer	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 249.

Introduced by Marvin E. Stromer, 27th District; Richard R. Lysinger, 36th District; Richard D. Marvel, 33rd District; Terry Carpenter, 48th District; Dale L. Payne, 3rd District; Ross H. Rasmussen, 15th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article XIII, section 3, of the Constitution of Nebraska, relating to state indebtedness; to permit the state to guarantee or make long-term, low-interest loans to students seeking post high school education; to provide for administration; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article XIII, section 3, of the

Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 3. The credit of the state shall never be given or loaned in aid of any individual, association, or corporation, except that the state may guarantee or make long-term, low-interest loans to Nebraska students seeking post high school education at any public or private institution in this state. Qualifications for and the repayment of such loans shall be as prescribed by the Legislature.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment to permit the state to guarantee or make long-term, low-interest loans to students seeking post high school education.

- For
 Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 29:

Bauer	Fleming	Lysinger	Orme
Bowen	Harsh	Marvel	Payne, D.
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Skarda
Carpenter	Hughes	Moylan	Stromer
Carstens	Kjar	Nelson	Stryker
Crandall	Knight	Nore	Wallwey
Danner			

Voting in the negative, 14:

Adamson	Gerdes	Pedersen	Syas
Batchelder	Kokes	Proud	Warner
Brauer	Paine, I.	Rasmussen, E.	Wylie
Craft	Paxton		

Not voting, 6:

Claussen	Kremer	Ruhnke	Whitney
Klaver	Mahoney		

Having failed to receive a constitutional three-fifths majority, the bill failed of passage.

LEGISLATIVE BILL 586.

A BILL FOR AN ACT to amend sections 15-113, 15-115, 15-116, 15-117, and 15-118, Reissue Revised Statutes of Nebraska, 1943, and section 15-104, Revised Statutes Supplement, 1963, relating to cities of the primary class; to authorize such cities to annex any village within the limits of such city which it serves with water or sanitary sewerage service; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Danner	Lysinger	Pedersen
Batchelder	Fleming	Marvel	Proud
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Craft	Knight	Paxton	Wylie
Crandall	Kokes	Payne, D.	

Voting in the negative, 4:

Carpenter	Nelson	Rasmussen, E.	Warner
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Not voting, 6:

Claussen	Kremer	Ruhnke	Whitney
Gerdes	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 450. Laid over at the request of Mr. Whitney.

LEGISLATIVE BILL 287.

A BILL FOR AN ACT to amend section 54-134, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to remove certain

territory from the brand inspection area; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Matzke	Proud
Batchelder	Gerdes	Moulton	Rasmussen, E.
Bauer	Harsh	Moylan	Rasmussen, R.
Bowen	Hasebroock	Nelson	Skarda
Brauer	Hughes	Nore	Stromer
Budd	Klaver	Orme	Stryker
Burbach	Knight	Paine, I.	Syas
Carpenter	Kokes	Paxton	Wallwey
Craft	Lysinger	Payne, D.	Warner
Crandall	Marvel	Pedersen	Wylie
Danner			

Voting in the negative, 3:

Carstens	Holmquist	Kjar
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Not voting, 5:

Claussen	Mahoney	Ruhnke	Whitney
Kremer			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 300. With Emergency.

A BILL FOR AN ACT to amend section 37-502, Revised Statutes Supplement, 1963, relating to game and fish; to extend the time for snagging of fish externally by hook and line in the Missouri River; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Burbach	Gerdes	Klaver
Batchelder	Carpenter	Harsh	Knight
Bauer	Craft	Hasebroock	Kokes
Bowen	Crandall	Holmquist	Lysinger
Brauer	Danner	Hughes	Marvel
Budd	Fleming	Kjar	Matzke

Moulton	Paine, I.	Rasmussen, R.	Syas
Moylan	Paxton	Skarda	Wallwey
Nelson	Payne, D.	Stromer	Warner
Nore	Pedersen	Stryker	Wylie
Orme	Rasmussen, E.		

Voting in the negative, 2:

Carstens	Proud
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Not voting, 5:

Claussen	Mahoney	Ruhnke	Whitney
Kremer			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 862.

A BILL FOR AN ACT to amend sections 54-757 and 54-761, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to impose a duty on the owner of any animal or animals who die of anthrax, to destroy and bury or burn the carcasses of such animals under the supervision of the Department of Agriculture and Economic Development; to increase penalties; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdas	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Rasmussen, R.
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Craft	Knight	Paxton	Warner
Crandall	Kokes	Payne, D.	Wylie
Danner	Lysinger	Pedersen	

Voting in the negative, 0.

Not voting, 6:

Carpenter	Kremer	Ruhnke	Whitney
Claussen	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 308.

A BILL FOR AN ACT relating to cities of the second class and villages; to permit the establishment of a pension plan for the regularly employed or appointed full-time employees of the city or village.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Batchelder	Danner	Lysinger	Proud
Bowen	Fleming	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Skarda
Budd	Holmquist	Moulton	Stromer
Burbach	Hughes	Moylan	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Payne, D.	Wallwey
Craft	Knight	Pedersen	Warner
Crandall	Kokes		

Voting in the negative, 8:

Adamson	Harsh	Nore	Rasmussen, E.
Bauer	Nelson	Paxton	Wylie

Not voting, 7:

Claussen	Kremer	Paine, I.	Whitney
Gerdes	Mahoney	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Return LB 850 to Select File

Mr. Klaver moved to return LB 850 to Select File for the following specific amendment:

Strike the enacting clause.

The motion lost with 11 ayes, 29 nays, and 9 not voting.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 850.

A BILL FOR AN ACT to amend section 77-202, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 385, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to eliminate the exemption of household goods; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Adamson	Fleming	Knight	Payne, D.
Batchelder	Gerdes	Lysinger	Rasmussen, E.
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Stryker
Burbach	Holmquist	Nore	Wallwey
Carpenter	Hughes	Orme	Warner
Craft	Kjar	Paxton	Wylie
Crandall			

Voting in the negative, 14:

Bauer	Kokes	Paine, I.	Skarda
Bowen	Moulton	Pedersen	Stromer
Danner	Moylan	Proud	Syas
Klaver	Nelson		

Not voting, 6:

Carstens	Kremer	Ruhnke	Whitney
Claussen	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 19, 1965, at 8:30 a.m.: LB 609 LB 491 LB 428 LB 918 LB 905

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 545. Replaced on Select File as amended.

E and R amendment to LB 545:

1. In renumbered section 13, line 14, strike the period and insert a semicolon.

LEGISLATIVE BILL 164. Replaced on Select File as amended.

E and R amendments to LB 164:

1. In the Stromer amendment 3, adopted July 2, 1965, line 2, insert a comma after "32-1037" and strike the comma after "32-1041".

2. Add a new section to be known as section 11 and to read as follows:

"Sec. 11. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

3. In the title, line 2, strike "and 32-511" and insert "32-511, 32-1037, and 32-1041"; and in line 12, strike "and" and insert "to provide an event which will result in vacancy of a civil office; to eliminate a provision for filling vacancies in the office of county judge;"; and in line 12, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 540. Replaced on Select File as amended.

E and R amendments to LB 540:

1. In new section 1, line 11, strike "premises approved by him or it" and insert "*approved premises approved by him or it*"; and in line 16, strike "*subparagraph*" and insert "*subdivision*".

2. In new section 2, line 57, insert "*the*" before "*class*"; in line 59, strike "*register of deeds office*" and insert "*office of the register of deeds*"; strike line 62 and "*transfer*" in line 63 and insert "*tion for a license or request for transfer has been made*"; and strike the new matter in line 74 and insert "*for revocation of the permission to transfer if such transfer has been made*".

3. In new section 3, line 1, strike the first comma.

4. In the title, strike lines 2 to 6 and insert

"FOR AN ACT to amend sections 53-129 and 53-134, Reissue Revised Statutes of Nebraska, 1943, relating to liquors; to provide for

prescribed notice of public hearing on an application for a license to sell alcoholic liquor at retail or on request for transfer of a license; to provide the effect of failure to comply with such requirements; and to repeal the original sections.”.

LEGISLATIVE BILL 893. Replaced on Select File as amended.

E and R amendments to LB 893:

1. Renumber original section 1 as section 2 and new section 2 as section 3.
2. In line 1 of renumbered section 2, strike “Section” and insert “Sec.”.
3. In the Lysinger amendment 3, line 4, strike “*equivalancy thereto*” and insert “*equivalent thereof*”; in line 5, insert “*State*” after “*the*”; and in line 5, strike “*and this*” and insert “, *which*”.
4. Strike the Lysinger amendment 5, adopted July 14, 1965, and in renumbered section 9, line 2, insert “71-201, 71-204,” after “sections”.
5. In the title, line 3, insert “71-201, 71-204,” after “sections”; and in line 5, insert “to eliminate certain restrictions on eligibility for a license; to clarify provisions; to provide educational requirements;” after the first semicolon.

LEGISLATIVE BILL 656. Replaced on Select File as amended.

E and R amendments to LB 656:

1. In new section 2, line 11, strike “(1)” and insert “(a)”; and in line 14, strike “(2)” and insert “or (b)”.
2. In new section 21, line 5, strike “commissioner” and insert “commission”.
3. In new section 23, line 7, strike “imprisonment” and insert “imprisoned”.

LEGISLATIVE BILL 858. Correctly engrossed.

LEGISLATIVE BILL 352. Correctly enrolled.

LEGISLATIVE BILL 654. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 352 LB 654

RESOLUTION**LEGISLATIVE RESOLUTION 70.**

LR 70 was adopted with 28 ayes, 4 nays, and 17 not voting.

Mr. Carpenter asked unanimous consent that every county assessor receive a copy of LR 70.

Mr. R. Rasmussen moved to amend that the chairman of each county board also receive a copy of LR 70.

The R. Rasmussen amendment was adopted.

The Carpenter request as amended was adopted.

UNANIMOUS CONSENT—LB 593

Mrs. Orme asked unanimous consent that the Governor be requested to return LB 593 to the Legislature. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 789. Laid over at Mr. Stryker's request.

LEGISLATIVE BILL 764. Advanced to the head of E and R for engrossment.

LEGISLATIVE BILL 301. E and R amendments found in the Legislative Journal for the One Hundred Twenty-fifth Day were adopted.

Laid over at Mr. R. Rasmussen's request.

LEGISLATIVE BILL 332. E and R amendments found in the Legislative Journal for the One Hundred Twenty-seventh Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 172. E and R amendments found in the Legislative Journal for the One Hundred Twenty-seventh Day were adopted.

Mr. Carpenter offered the following amendments which were adopted by unanimous consent:

1. Amend the bill by adding a new section after original section 20 to be known as section 21 and to read as follows:

“Sec. 21. That section 77-302, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

77-302. The term of office of the Tax Commissioner shall be six years. He shall serve from his appointment and qualification for the period appointed and until his successor is appointed and qualified. In case of vacancy in the office by death, resignation, or otherwise, the Governor shall make a temporary appointment until the next session of the Legislature, when the vacancy for the unexpired term shall be filled in the manner provided in section 77-301. *The Tax Commissioner may be removed by the Governor, following a public hearing, if requested by the Tax Commissioner.*

2. Amend the bill by renumbering original sections 21 to 37 as sections 22 to 38 respectively.

3. Amend renumbered section 37, line 2 by inserting “, 77-302” after “72-206”.

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE RESOLUTION 62. Advanced to E and R for engrossment.

Speaker Bowen Presiding

UNANIMOUS CONSENT—Return LB 593 to Select File

Mrs. Orme asked unanimous consent to return LB 593 to Select File for consideration of the following specific amendments:

Amend Section 1 to read:

Section 1. There is hereby created a Nebraska Arts Council for the purpose of benefitting all citizens through the promotion of cultural and artistic activities by the exercise of the powers enumerated in this act.

Amend Section 3 to read:

Section 3. (Retain lines 1 through 3)

(Line 4) For a period of sixty (60) days immediately following the effective date of this bill, the board of directors shall consist of fifteen directors appointed by the Governor, not more than five of whom may reside in any one Congressional district.

Thereafter, the board of directors shall consist of not more than thirty and not less than fifteen directors. Of this number, two-thirds

shall be chosen by election of the membership voting in geographical districts, the numbers and boundaries of which districts shall be determined by the initial directors. One-third of the directors shall be selected by appointment of the Governor from recommendations prepared by the council. Directors shall be elected or appointed for a period of five years.

(Line 13 through 17 retained)

(Line 18) Membership shall be open to all interested citizens, and terms and conditions of membership shall be subject to provisions to be adopted by the board of directors at the first meeting of that body, which shall be held within 30 days from the effective date of this act, or as thereafter stipulated in the by-laws of the Council.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 593. The Orme specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays and 17 not voting.

Advanced to E and R for re-engrossment.

GENERAL FILE

LEGISLATIVE BILL 5. Reading waived. Explained.

Standing Committee amendments were rejected.

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend section 1 of the bill line 19 by striking "ten" and reinstating "six", line 37 by striking "three" and reinstating "two", lines 38 to 40 by reinstating the stricken matter, and line 40 by striking "f.o.b. dock".

2. Amend the bill by striking section 2 and renumbering section 3 as section 2.

3. Amend the title to conform.

Mr. Syas moved to indefinitely postpone.

Mr. Carpenter asked for a record vote.

Voting in the affirmative, 26:

Adamson	Bauer	Budd	Danner
Batchelder	Brauer	Crandall	Harsh

Holmquist	Moylan	Pedersen	Syas
Hughes	Nelson	Rasmussen, E.	Wallwey
Klaver	Nore	Rasmussen, R.	Warner
Kokes	Paine, I.	Stryker	Wylie
Moulton	Paxton		

Voting in the negative, 12:

Bowen	Carstens	Kjar	Proud
Burbach	Craft	Lysinger	Skarda
Carpenter	Hasebroock	Payne, D.	Stromer

Not voting, 11:

Claussen	Knight	Marvel	Ruhnke
Fleming	Kremer	Matzke	Whitney
Gerdes	Mahoney	Orme	

The motion to indefinitely postpone carried.

LEGISLATIVE BILL 688. Considered.

Advanced to E and R for review with 20 ayes, 10 nays and 19 not voting.

LEGISLATIVE BILL 415. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the Ninety-second Day was adopted.

President Sorensen Presiding

Mr. Carpenter offered the following amendment, which was adopted:

Add the emergency clause and amend the title to conform.

Mr. Pedersen offered the following amendment, which was adopted:

In Sec. 9, line 5, strike "three" and insert "five".

Advanced to E and R for review with 25 ayes, 2 nays and 22 not voting.

LEGISLATIVE BILL 622. Reading waived. Explained.

Standing Committee amendments found in the Legislative Journal for the One Hundred-third Day were adopted.

Mr. Carpenter offered the following amendments:

1. Add a new section to the bill to be known as section 1, and to read as follows:

"Sec. 1. That section 66-410, Revised Statutes Supplement, 1963, as amended by Legislative Bill 25, Seventy-fifth Session, State of Nebraska, be amended to read as follows:

66-410. At the time of filing the statement, required by section 66-409, such dealer shall, in addition to the other taxes provided for by law, pay a tax of seven and one half cents per gallon upon all motor vehicle fuels as shown by such statement. Such dealers shall remit such tax to the Department of Agriculture and Economic Development. The department shall ~~receipt the dealer therefor and~~ pay ~~daily~~ to the State Treasurer all of the money, drafts, checks, post-office money orders, express money orders, or other mediums of exchange, thus received."

2. Renumber original sections 1, 2, and 3, as sections 2, 3, and 4.

3. Strike standing Committee amendment 2.

4. Amend standing committee amendment 3, by reinstating the stricken matter in lines 51 to 62, and by striking the new matter "If the Department of Agriculture and Economic Development shall require special invoices or receipts to substantiate a claim for refund, then such special invoices or receipts shall be furnished by the department."

5. Add a new section to be known as section 5, and to read as follows:

"Sec. 5. If the tax provided for in section 66-410.04 is not paid on or before the twentieth day of the following calendar month, the same shall thereupon become delinquent and a penalty of one half cent per gallon shall be added thereto. The amount of the penalty shall in no case be less than twenty-five dollars. The tax report shall be considered filed on time if mailed in an envelope properly addressed to the motor fuel tax administrator, and postmarked before midnight of the final filing date. If the final filing date for such report falls on a Saturday, Sunday, or legal holiday, the next secular or business day shall be the final filing date; Provided, that for good cause the administrator may grant reasonable extensions of time for filing, but not to exceed ten days in the aggregate for any one return."

6. Add a new section to be known as section 6, and to read as follows:

"Sec. 6. That section 66-421, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

66-421. All sums of money received under sections 66-410, 66-410.04, and 66-428 by the State Treasurer shall be placed by him in a fund to be known as the Gasoline Tax Fund."

7. Add a new section to be known as section 7, and to read as follows:

"Sec. 7. That section 66-441, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

66-441. Motor vehicle fuels in excess of *twenty thirty* gallons in the supply tank of any truck, bus or other vehicle, which is regularly connected with the carburetor of the engine of any such vehicle, and which are brought into this state shall be liable for the payment of the tax imposed by this state upon motor vehicle fuels under the provisions of sections 66-410 and 66-428."

8. Add a new section to be known as section 8, and to read as follows:

"Sec. 8. That section 66-442, Revised Statutes Supplement, 1963, be amended to read as follows:

66-442. Any truck, bus or other motor vehicle with a supply tank or tanks with an aggregate capacity of more than *twenty thirty* gallons of motor vehicle fuel for use in the engine of any such vehicle entering this state must pay the tax imposed by this state upon motor vehicle fuels as provided in section 66-429 on all motor vehicle fuels contained therein in excess of *twenty thirty* gallons; *Provided*, that trucks transporting exclusive livestock or other farm and dairy products to a market within the municipal limits of any city or village of this state which enter the state within the municipal limits of any city or village of this state whose municipal limits extend to the state line, and where said trucks do not proceed beyond the municipal limits of such city or village upon any highway in this state, shall be exempt from the requirement provided in this section."

9. Add a new section to the bill to be known as section 9, and to read as follows:

"Sec. 9. That section 66-504, Revised Statutes Supplement, 1963, be amended to read as follows:

66-504. Sections 66-501 to 66-513 shall not be construed to include the carrying or motor vehicle fuels in the supply tank of said vehicles which is regularly connected with the carburetor of the engine of the vehicle, except when said fuel supply tank shall have a capacity of more than *twenty thirty* gallons, in which case the amount of fuel in said tank in excess of *twenty thirty* gallons shall be taxed at the rate of tax for such type of fuel as provided by the

laws of this state then in force; Provided, that a vehicle departing from this state may there after recenter this state with an amount of fuel in the supply tanks not in excess of the amount contained in the fuel tanks on departure. Any fuel in excess of such amount shall be taxed at the rate of tax for such type fuel as provided by the laws of this state then in force."

10. Add a new section to the bill to be known as section 10, and to read as follows:

"Sec. 10. That section 66-634, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

66-634. Any motor vehicle with a supply tank or tanks with an aggregate capacity of more than ~~twenty~~ *thirty* gallons for special fuel for use in the engine of any such vehicle entering this state must comply with sections 66-504 and 66-506.

11. Strike original section 12.

12. Renumber original section 13 as section 11.

13. That original section 66-410, 66-421, 66-441, 66-442, 66-504, and 66-634 be repealed.

Amendments pending.

Visitors

Mrs. Orme introduced Mr. Hou Chuan-Cheng, Member of Taiwan Provincial Governors Council since 1954. He is traveling with Department of State escort-interpreter, Mr. Larry N. Shyu.

Mr. Fleming introduced Mr. and Mrs. Dale Kruse and family from Sidney and Janie, David, and Joe Rezac from Fremont.

Recess

At 12:00 p.m., on a motion by Mr. Adamson, the Legislature recessed until 1:15 p.m.

After Recess

The Legislature reconvened at 1:15 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Carstens, Claussen, Kremer, Mahoney, Ruhnke and Whitney excused, and Messrs. D. Payne, and E. Rasmussen excused until 2:00 p.m.

GENERAL FILE

LEGISLATIVE BILL 904. Read and Considered.

Mr. Syas moved to indefinitely postpone.

The motion prevailed with 25 ayes, 12 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 301. Mr. R. Rasmussen offered the following specific amendments, which were adopted with 32 ayes, 5 nays and 12 not voting.

1. Amend section 1 of the bill by striking lines 1 to 4 and inserting:

“Section 1. In order to provide supplementary educational services to local school districts, there are hereby established nineteen educational serv-”.

2. Amend section 2 of the bill, line 4 by inserting “Knox,” before “and”, line 16 by striking “Knox,” and inserting “Boyd, Holt, Wheeler,”, line 27 by striking “Boyd,” and line 28 by striking “Holt,”.

3. Amend section 4 of the bill, line 3 by inserting after the period the following:

“It shall be the function of the board of the educational service unit to determine the participation of the educational service unit in providing supplementary educational services. In the event the board of the educational service unit does not provide supplementary educational services, it shall meet during each succeeding January to determine the participation in providing supplementary educational services for that calendar year.”.

4. Amend section 5 of the bill by striking lines 1 and 2 and inserting:

“Sec. 5. Each board of an educational service unit deciding to provide supplementary services shall appoint and fix the compensation and duties of an administrator, who shall be a”.

5. Amend section 7 of the bill, line 1 by inserting “or deputy” after “treasurer”.

6. Amend Standing Committee amendment 1, line 2 by striking “Wheeler,” after “inserting”.

7. Amend Standing Committee amendment 1, line 9 by inserting after “units” the following:

"providing that within ninety days after the enactment of this act, the boards of education of the existing Class IV and Class V school districts have requested the exemption".

8. Amend Standing Committee amendment 2, line 6 by inserting after the period the following:

"The county superintendent of each county shall call a meeting within thirty days of the enactment of this act of the presidents of boards of education in each county. The presidents of the boards of education shall submit not less than six names from the county to the Governor for possible appointment to the initial board of education of the educational service unit in which the county is located."

9. Amend section 8 of the bill by striking lines 1 to 11 and Standing Committee amendment 6 and inserting the following:

"Sec. 8. The board of each educational service unit (1) shall determine the supplementary services to be provided within its geographical area, (2) shall plan and coordinate educational services within its geographical area whenever such services are offered on a cooperating basis between local school districts, and (3) may contract for educational services with the board of any other educational service unit, any other educational agency, or any appropriate state or federal officer or agency."

10. Amend the bill by adding a new section to be known as section 13 and to read as follows:

"Sec. 13. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

11. Amend the title to conform.

Mr. Carpenter offered the following specific amendments which were adopted with 26 ayes, 0 nays, and 23 not voting:

Add after "Section 3." (1)

Add (2) after January 15, 1966, and each succeeding January and upon submission of petitions of 5% of the legal voters from three-fifths of the school districts of any one county as prescribed in the initiative and referendum Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, to the Secretary of State, an election to determine the exclusion of a county from an educational service unit shall be caused to be held at the next succeeding general election in that county. A favorable majority vote shall exclude said county from an educational service unit.

Add (3) any county excluded by favorable majority as provided in (2) of this section, may make application to be readmitted

to the educational service unit by presenting such application signed by fifty percent of the presidents of the boards of education within that county to the board of the educational service unit from which the county originally withdrew. Upon favorable acceptance of the application by the board of the educational service unit the county shall be readmitted.

Add (4) under no circumstance shall the county withdrawing from the educational service unit be entitled to the services provided by any educational service unit.

Mr. Carpenter offered the following specific amendments which were adopted with 29 ayes, 0 nays, and 20 not voting:

1. Add a new section to read as follows:

This act shall be supplemental to any other laws and shall not affect the reorganization of school districts as provides in sections 79-426.01 to 79-426.19 and 79-426.22, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto.

2. Renumber subsequent sections.

Mr. Batchelder moved to indefinitely postpone.

The motion lost with 12 ayes, 25 nays, and 12 not voting.

Mr. R. Rasmussen asked unanimous consent to bracket LB 301 on Select File until Thursday, July 22, 1965, and to have the bill mimeographed with the amendments now adopted. No objections. So ordered.

Visitor

Mr. Bowen introduced Dave Foege, former personal page for Iowa Lt. Governor Moody.

Mr. Bauer Presiding

UNANIMOUS CONSENT—Return LB 581 to Select File

Mr. Bowen asked unanimous consent to return LB 581 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill by striking lines 1 and 2 and inserting:

“Section 1. The governing boards of any educational service unit, any one or more counties, or any education service unit and any one or more counties may”,

2. Amend section 4 of the bill, line 23 by striking “two hundred” and inserting “one hundred fifty”.

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 581. The Bowen specific amendments found in this day's Journal were adopted with 31 ayes, 0 nays and 18 not voting.

Advanced to E and R for engrossment and bracketed ahead of LB 482.

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to hold a meeting in the West Lounge tomorrow morning at 8:00 a.m. No objections. So ordered.

UNANIMOUS CONSENT—LB 258

Mr. Stromer asked unanimous consent to place LB 258 at the bottom of General File. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 172 to Select File

Mr. Carpenter asked unanimous consent to return LB 172 to Select File for consideration of the following specific amendments:

1. Amend Standing Committee amendment 23, Section 25, line 9 by striking the period and inserting:

“and the tabular statement shall show separately residential, agricultural, commercial and industrial lands and improvements whether or not such lands and improvements be in an incorporated area.”.

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 172. The Carpenter specific amendments found in this day's Journal were adopted with 29 ayes, 0 nays and 20 not voting.

Advanced to E and R for engrossment and placed immediately behind LB 173.

GENERAL FILE

LEGISLATIVE BILL 452. Considered.

Mr. Marvel offered the following amendments, which were adopted:

Amend SECTION 2—line 4, strike “one hundred” and insert “seventy-five”

Amend SECTION 2—lines 6 and 7 to read

“valuation for purposes of taxation of *twelve* million dollars.”

Amend SECTION 7—line 7 to read

“withdrawal, *provided such petition for withdrawal has been submitted to the board of education of each associate district which participated in the original formation of the federation and the boards of such associate districts approve the withdrawal, and no further action shall be necessary.*”

Amend SECTION 9—line 4 to read

“*trict and the school boards of the associate district with each to be represented.*”

Amend SECTION 9—line 6 to read

“*education, and the numbers from each group to so serve, shall be deter—*”

Amend SECTION 9—lines 11, 12, 13, 14, 15 to read

“*parent district. Members of the special board of education to represent the associate districts shall be chosen by the members of the school boards of the associate districts from among their own members. Members to represent*”

Amend SECTION 13—lines 1, 2 and 3 to read

“*The budget procedures of the parent district shall be modified such that two budgets and the necessary financial records related to each budget shall be prepared and maintained.*”

Amend SECTION 13—line 5 to read

“*grade six*” before the period insert “*and shall be submitted for approval to the board of education of the parent district.*”

Amend SECTION 13—lines 14 and 15 to read

“*such budget shall be submitted for approval to the board of education of the federation of school districts.*”

Amend SECTION 15 to read

“Any new bonded indebtedness necessary to provide facilities for grades seven to twelve shall be enacted in accord with statutes pertaining to school bonds for Class III school districts and such indebtedness shall be a general obligation of the entire federation and the levy for payment of principal and interest thereof shall be determined accordingly. Any property which is part of the federation at the time an indebtedness is assumed continues to be an obligation on that property until paid.”

Advanced to E and R for review with 30 ayes, 1 nay and 18 not voting.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent that the Budget Committee meet in the Railway Commission Hearing Room at 4:00 p.m. this afternoon. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 906. Reading waived. Considered.

Standing Committee amendment found in the Legislative Journal for the One Hundred Twentieth Day was adopted.

Advanced to E and R for review with 29 ayes, 1 nay and 19 not voting.

Visitors

Mr. Hasebroock introduced Mr. Cull, Supt. of Leigh Public Schools and Mr. Jacoblosky, Supt. of Howells Public Schools.

Mr. Ira Paine introduced his brother and wife, Mr. and Mrs. Robert T. Paine from Alliance.

LEGISLATIVE BILL 920. Reading waived. Considered.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

MOTION—Adjourn

Mrs. Hughes moved to adjourn until 8:30 a.m. The motion lost.

GENERAL FILE

LEGISLATIVE BILL 554. Laid over at Mr. Syas' request.

President Sorensen Presiding

LEGISLATIVE BILL 622. Considered.

The Carpenter pending amendments found in this day's Journal were adopted.

Advanced to E and R for review with 35 ayes, 0 nays, and 14 not voting.

Adjournment

At 4:00 p.m., on a motion by Mr. Syas, the Legislature adjourned until 8:30 a.m., Tuesday, July 20, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED TWENTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, July 20, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

Father, Thou knowest it has been a long session in which we have been involved together in this assembly. Many issues have come before us for debate and action, and it is so human to tire and let down. Forbid, O God, that we grow weary in the midst of our task. Help us to be perceptive concerning issues that shall come before us. Send forth the light of the Spirit and help us to act wisely and well this day, in the name of Him who is the Light of Life. Amen.

The roll was called and all members were present except Messrs. Claussen, Kremer, Mahoney, R. Rasmussen and Ruhnke, excused, and Messrs. Bauer and D. Payne, excused until 9:30 a.m.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 450.

A BILL FOR AN ACT to amend section 79-486, Revised Statutes Supplement, 1963, relating to schools; to change provisions for contracting with another school district for the instruction of pupils as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Batchelder
Bowen

Brauer
Budd

Burbach
Carpenter

Carstens
Craft

Crandall	Kjar	Moylan	Rasmussen, E.
Danner	Klaver	Nelson	Skarda
Fleming	Knight	Nore	Stromer
Gerdes	Kokes	Orme	Stryker
Harsh	Lysinger	Paine, I.	Syas
Hasebroock	Marvel	Paxton	Wallwey
Holmquist	Matzke	Pedersen	Warner
Hughes	Moulton	Proud	Whitney

Voting in the negative, 2:

Adamson	Wylie
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Not voting, 7:

Bauer	Kremer	Payne, D.	Ruhnke
Claussen	Mahoney	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 635.

A BILL FOR AN ACT to amend section 60-326.01, Revised Statutes Supplement, 1963, relating to motor vehicles; to increase the state's share of motor vehicle registration fees; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Fleming	Marvel	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Nore	Syas
Carpenter	Kjar	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Bauer	Kremer	Payne, D.	Ruhnke
Claussen	Mahoney	Rasmussen, R.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 506. With Emergency.

A BILL FOR AN ACT relating to state administrative departments; to authorize the Department of Public Institutions to sell at public auction certain farm land that is surplus to the needs of the State Reformatory for Women at York, Nebraska; to provide for use of funds from such sale; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Gerdes	Marvel	Proud
Batchelder	Harsh	Matzke	Rasmussen, E.
Bowen	Hasebrook	Moulton	Skarda
Brauer	Holmquist	Moylan	Stromer
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Craft	Knight	Paine, I.	Warner
Crandall	Kokes	Paxton	Whitney
Danner	Lysinger	Pedersen	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 8:

Bauer	Claussen	Mahoney	Rasmussen, R.
Carpenter	Kremer	Payne, D.	Ruhnke

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Member Excused

Mr. Proud was excused for Thursday, July 22, 1965.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 911. Replaced on Select File as amended.

E and R amendments to LB 911:

1. Amend the Marvel specific amendment to read "1. Strike the Carpenter amendments adopted June 23, 1965, and amendments thereto."

2. Strike Enrollment and Review amendment 3, adopted June 29, 1965; in the title, line 11, strike "and"; and in line 13, insert "; and to declare an emergency" after "1943".

LEGISLATIVE BILL 99. Replaced on Select File as amended.

E and R amendments to LB 99:

1. Because of the Wallwey amendment to line 6 of the Peder- sen amendment adopted June 21, 1965, strike the Enrollment and Review amendment to the same line.

2. The Adamson unanimous consent amendment having re- moved all amendatory matter therefrom, strike section 1.

3. Renumber original section 2 as section 1, and in line 1 thereof strike "Sec." and insert "Section"; renumber new section 3, added by standing committee amendment 2, as section 2; strike standing committee amendment 3; renumber new section 5, added by standing committee amendment 5, as section 4; strike standing com- mittee amendment 6 and renumber original section 4 as section 5; and renumber new section 7, added by standing committee amend- ment 7, as section 6.

4. In renumbered section 5, line 1, strike "79-328, 79-488," and insert "79-488".

5. In the title, line 2, strike "79-328, 79-488," and insert "79- 488"; and strike beginning with "to" in line 4 through the semicolon in line 6.

LEGISLATIVE BILL 891. Replaced on Select File as amended.

E and R amendment to LB 891:

1. Amend the Stryker amendment 1, adopted July 16, 1965, to read "In renumbered section 2, insert 'fifty' at the end of line 19."

LEGISLATIVE BILL 922. Placed on Select File as amended.

E and R amendments to LB 922:

1. In section 1, line 89, insert "and" before "ditches".

2. In section 2, line 55, insert "Nebraska" after "the"; in lines 55 and 56, strike "Licensing" and insert "License"; in line 57, insert a comma after "Game"; and in line 59, strike "State".

3. In section 10, line 12, strike "2264600" and insert "2125600"; and in line 15, strike "2829900" and insert "2690900".
4. In section 17, line 6, strike "700500" and insert "600500".
5. In section 22, strike line 8.
6. In section 24, insert a horizontal line between lines 18 and 19 in the column headed "Total Budgeted".
7. In section 25, line 1, strike "HISTORIC" and insert "HISTORICAL"; and in line 5, insert "Highway" before "Historical".
8. In section 35, line 1, insert "NEBRASKA" before "MOTOR".
9. In section 43, line 1, insert "NEBRASKA" before "SAFETY".
10. In section 50, line 1, insert "THE" before "UNIVERSITY".
11. In section 51, line 1, insert "NEBRASKA" before "WORKMEN'S".
12. In section 53, line 36, strike the semicolon and insert " and amendments thereto; and".

LEGISLATIVE BILL 910. Correctly engrossed.

LEGISLATIVE BILL 149. Correctly engrossed.

LEGISLATIVE BILL 921. Correctly engrossed.

LEGISLATIVE BILL 650. Correctly engrossed.

LEGISLATIVE RESOLUTION 62. Correctly engrossed.

LEGISLATIVE BILL 101. Correctly enrolled.

LEGISLATIVE BILL 724. Correctly enrolled.

LEGISLATIVE BILL 586. Correctly enrolled.

LEGISLATIVE BILL 287. Correctly enrolled.

LEGISLATIVE BILL 300. Correctly enrolled.

LEGISLATIVE BILL 862. Correctly enrolled.

LEGISLATIVE BILL 308. Correctly enrolled.

LEGISLATIVE BILL 850. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 101 LB 724 LB 586 LB 287 LB 300 LB 862 LB 308 LB 850 LR 73

UNANIMOUS CONSENT—Return LB 172 to Select File

Mr. Marvel asked unanimous consent to return LB 172 to Select File for consideration of the following specific amendment:

Amend LB 172 by amending standing committee amendment 28 as it relates to Section 33, by striking "July" and inserting "October".

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 172. The Marvel specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment and placed in its former position.

MOTION—Return LB 172 to Select File

Mr. Pedersen moved to return LB 172 to Select File.

The motion lost with 2 ayes, 26 nays, and 21 not voting.

SELECT FILE

LEGISLATIVE BILL 789. Mr. Knight offered the following specific amendments:

Amend standing committee report as follows:

1. Section 1: line 24 add after 'electricity' the following 'at retail'; line 26 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 26 add after 'which' the following 'has an approved retail service area adjoining said city' and strike the balance of the sentence.

2. Section 2: line 28 add after 'electricity' the following 'at retail'; line 30 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 30 add after 'which' the following 'has an approved retail service area adjoining said city or village' and strike the balance of the sentence.

3. Section 3: line 37 add after 'electricity' the following 'at retail'; line 39 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 39 add after 'which' the following 'has an approved retail service area adjoining said city or village' and strike the balance of the sentence.

4. Section 4: line 37 add after 'electricity' the following 'at retail'; line 39 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 39 add after 'which' the following 'has an approved retail service area adjoining said city or village' and strike the balance of the sentence.

5. Section 5: line 17 add after 'district' the following 'not a member district of the grid system created by LB 764, or an electric cooperative'; line 17 add after 'which' the following 'has an approved retail service area adjoining said city or village;' and strike the balance of line 17 and all of line 18 and line 19.

6. Insert a new section as follows:

"Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations, except that if the Nebraska Power Review Board shall upon application by a municipality presently being served by a member of the grid system, and after giving notice to interested non-grid power agencies and hearing evidence, in the manner provided in Sections 70-1005 and 70-1006, determine that unnecessary hardship will result to the residents of such municipality, it may order that such retail service by the grid system be continued until such time as similar service can be provided the municipality by a non-grid power agency without unnecessary hardship to the residents of the municipality.

7. Amend the title to conform.

Laid over until Thursday, July 22, 1965, at Mr. Stryker's request.

LEGISLATIVE BILL 545. E and R amendment found in the Legislative Journal for the One Hundred Twenty-eighth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 164. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 540. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

MOTION—Return LB 540 to Select File

Mr. Gerdes moved to return LB 540 to Select File for the following specific amendment:

Strike the enacting clause.

Mr. Kjar moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 25 ayes, 9 nays, and 15 not voting.

The Gerdes motion to return LB 540 to Select File prevailed with 26 ayes, 14 nays, and 9 not voting.

SELECT FILE

LEGISLATIVE BILL 540. Mr. Pedersen requested a record vote on the Gerdes specific amendment to strike the enacting clause found in this day's Journal.

Mr. Bowen moved the previous question. The question is, "Shall the debate cease?"

The motion prevailed with 33 ayes, 2 nays, and 14 not voting.

Vote on the Gerdes specific amendment:

Voting in the affirmative, 29:

Adamson	Craft	Kjar	Orme
Batchelder	Crandall	Klaver	Payne, D.
Bauer	Fleming	Kokes	Skarda
Bowen	Gerdes	Lysinger	Stromer
Brauer	Hasebroock	Marvel	Stryker
Budd	Holmquist	Matzke	Warner
Burbach	Hughes	Nelson	Wylie
Carpenter			

Voting in the negative, 14:

Carstens	Moulton	Paxton	Rasmussen, E.
Danner	Moylan	Pedersen	Syas
Harsh	Nore	Proud	Whitney
Knight	Paine, I.		

Not voting, 6:

Claussen	Mahoney	Ruhnke	Wallwey
Kremer	Rasmussen, R.		

The motion carried.

LEGISLATIVE BILL 893. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 656. E and R amendments found in the Legislative Journal for the One Hundred Twenty-eighth Day were adopted.

Advanced to E and R for engrossment.

Presented to the Governor

Presented to the Governor for approval on July 20, 1965 at 8:30 a.m.: LB 352 LB 654

(Signed) Ruth Bossard, Enrolling Clerk

Ease

The Legislature was at ease from 10:17 a.m., until 10:20 a.m.

GENERAL FILE

LEGISLATIVE BILL 30. Read and Considered.

Mr. Ruhnke offered the following amendments, which were adopted:

1. Amend the bill by adding two new sections to be known as sections 3 and 4 and to read as follows:

"Sec. 3. When a general income tax becomes operative in this state, the provisions of this act shall become void.

Sec. 4. The provisions of this act shall become operative on January 1, 1967."

2. Amend the bill by renumbering section 3 as section 5.
3. Amend the title to conform.

Mr. E. Rasmussen Presiding

Mr. Carpenter offered the following amendments, which were adopted:

1. Amend the bill by striking sections 1 to 3 and inserting the following:

“Section 1. That section 77-706, Revised Statutes Supplement, 1963, be amended to read as follows:

77-706. The value of the shares of stock of corporations, organized or domesticated under the laws of this state, shall be determined for the purpose of taxation by deducting from the actual value of the paid up capital stock, surplus, and undivided profits of such corporation available for stock dividends, the actual value of the property of the corporation, both intangible and tangible, listed and taxed in this state, the actual value of the property of the corporation outside of this state, the actual value of bonds or other obligations issued by the United States of America or any of its agencies or instrumentalities, or by the State of Nebraska or any of its municipal or political subdivisions, and the actual value of the shares of stock of other Nebraska corporations, domestic or domesticated, owned by the corporation; *Provided*, this section shall not apply to domesticated corporations subject to assessment and taxation under the provisions of Chapter 77, article 6, and shall not apply to the taxation of stock or shares of building and loan associations taxed under section 77-707. The corporation shall furnish the county assessor or Tax Commissioner or his authorized representative such proof of the value of its property outside of the state as they may require. The corporation shall pay the tax assessed upon its stock or shares, and shall have a lien thereon for the tax so paid. *Every corporation, organized or domesticated, or foreign under the laws of this state shall, on or before March 1 of each year, file a statement with the Tax Commissioner giving the name and post-office address of each person residing in Nebraska owning any of such stock or shares, the number of shares held by each person and the book value or market value, whichever is the highest as of January 1 at 12:01 a.m. of that year.*

Sec. 2. *Book value of shares or stock of corporations is the market value of all the assets of the corporation less all of its liabilities.*

Sec. 3. That original section 77-706, Revised Statutes Supplement, 1963, is repealed.”

2. Amend the title to conform.

Mr. Batchelder moved to indefinitely postpone.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 32 ayes, 0 nays and 17 not voting.

Mr. Carpenter asked for a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 21:

Batchelder	Holmquist	Moylan	Paxton
Bauer	Hughes	Nelson	Pedersen
Brauer	Klaver	Nore	Proud
Budd	Marvel	Orme	Skarda
Danner	Moulton	Paine, I.	Syas
Gerdes			

Voting in the negative, 21:

Bowen	Fleming	Lysinger	Stryker
Burbach	Harsh	Matzke	Wallwey
Carpenter	Hasebroock	Payne, D.	Warner
Carstens	Kjar	Rasmussen, E.	Whitney
Craft	Knight	Stromer	Wylie
Crandall			

Not voting, 7:

Adamson	Kokes	Mahoney	Ruhnke
Claussen	Kremer	Rasmussen, R.	

The motion lost.

President Sorensen Presiding

Advanced to E and R for review with 22 ayes, 21 nays and 7 not voting.

Member Excused

Mrs. Hughes was excused at 11:45 a.m. for the remainder of the morning.

GENERAL FILE

LEGISLATIVE BILL 78. Read and considered.

Mr. Carpenter offered the following amendments which were adopted:

3. Amend section 3 of the bill, lines 4 and 5 by reinstating the stricken matter and striking the new matter.

4. Amend the bill by striking sections 4 to 7 and renumbering sections 8 and 9 as sections 4 and 5 respectively.

5. Amend the bill by adding a new section to be known as section 6 and to read as follows:

“Sec. 6. That section 77-704, Revised Statutes Supplement, 1963, be amended to read as follows:

77-704. The tax upon intangible property in Classes A and B shall be in lieu of all other taxes thereon, and shall be due, delinquent, and collectible at the same time as personal taxes. The *first eight million dollars of the amount collected in the various taxing districts of the state shall be apportioned one sixth to the state General Fund, one-sixth to the county general fund, one-third to the general fund of the city or village, and one-third to the general fund of the school district in which the property is assessable and the remainder to the state General Fund; Provided, if the property is not assessable within a city or village, two-thirds of the tax collected shall be apportioned to the general fund of the school district; and provided further, if the property is not assessable within a school district, city or village, five-sixths of the tax collected shall be apportioned to the county general fund.*”.

6. Amend the bill by striking section 10 and inserting the following:

“Sec. 7. That original sections 77-701, 77-702, 77-703, Reissue Revised Statutes of Nebraska, 1943, and sections 77-704, 77-712, and 77-721, Revised Statutes Supplement, 1963, and also sections 77-709 and 77-730, Reissue Revised Statutes of Nebraska, 1943, and sections 77-707, 77-709, and 77-710, Revised Statutes Supplement, 1963, are repealed.

7. Amend the title to conform.

Recess

At 12:06 p.m., on a motion by Mr. Craft, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Claussen, Kremer, Mahoney, R. Rasmussen, and Ruhnke, who were excused.

Member Excused

Mr. Klaver was excused for Wednesday, July 21, 1965.

GENERAL FILE

LEGISLATIVE BILL 78. Considered.

The Standing Committee amendments found in the Legislative Journal for the One Hundred Twentieth Day were rejected.

President Sorensen Presiding

Mr. Nore moved to bracket LB 78 until LB 30 has been disposed of. The motion lost.

Advanced to E and R for review with 21 ayes, 18 nays and 10 not voting.

LEGISLATIVE BILL 554. Considered.

Mr. Bowen asked unanimous consent that the re-printed bill be adopted for consideration at this time. No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the One Hundred Nineteenth Day were adopted.

Mr. Batchelder moved to indefinitely postpone.

Mrs. Hughes moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 27 ayes, 0 nays and 22 not voting.

The motion to indefinitely postpone lost with 14 ayes, 20 nays and 15 not voting.

Advanced to E and R for review with 21 ayes, 14 nays and 14 not voting.

MOTION—Reconsider Action on LR 70

Mr. Burbach moved to reconsider the action taken in passing LR 70.

Mr. Carpenter asked unanimous consent to hold the motion over and print the proposed amendments by Mr. Burbach in the Journal. No objections. So ordered.

Proposed Amendments to LR 70

1. That the Tax Commissioner "County Assessor" use a uniform method of valuing property for taxation and that all taxpayers report their property based on values as required by law.

2. That all taxpayers be required to report all classes of property for tax purposes according to a schedule of suggested values prepared by the Tax Commissioner "*in consultation with the Nebraska Association of County Assessors,*" but no person shall be required to report his property for taxation from a schedule of suggested values until all classes of property, "*where possible and practical,*" are required to be reported from a schedule of suggested values as prepared by the Tax Commissioner, after consultation with the Tax Commissioner.

Adjournment

Mrs. Orme moved to adjourn.

Mr. Adamson moved to amend the motion to adjourn until 8:30 a.m.

The Adamson amendment carried.

The Orme motion as amended carried and at 4:00 p.m. the Legislature adjourned until 8:30 a.m., Wednesday, July 21, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, July 21, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., President Sorensen presiding.

Prayer was offered by Rev. Kenneth C. Stewart.

Prayer

O God, Our Father, as we bow before Thee this day, it is not merely to curtsy and say, "Good morning." It is because we shall make decisions this day that inevitably affect the people whom we represent and the future of this State. It is because we are human and need to be guided in judgment. In the issues which come before us this day, O Lord, help us to distinguish between that which weakens and that which strengthens our lives as a free people. Unto Thee and to our chosen task we commit ourselves anew and ask that what we do may be blest of Thee.

Through Jesus Christ, Our Lord, Amen.

The roll was called and all members were present except Messrs. Claussen, Klaver, Kremer, Mahoney, and Ruhnke, excused for the day, and Messrs. Lysinger, Pedersen, and Stromer, excused until 9:00 a.m.

Corrections for the Journal**One Hundred Twenty-eighth Day**

Page 2423, line 35, correct spelling of "Whitney".

Page 2441, line 7, do not show "seventy-five" as underscored.

One Hundred Twenty-ninth Day

Page 2456, line 29, delete "LB 70" and insert "LR 70".

The Journals for the One Hundred Twenty-eighth and One Hundred Twenty-ninth Days were approved as corrected.

Message from the Governor

July 20, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 15, 1965, I approved Legislative Bill 913, and on July 19, 1965, I approved Legislative Bills 727, 524, 851, 819, 756, 552, 95, and 328, and Legislative Resolution 60.

Respectfully,

(Signed) Frank B. Morrison
Governor

Communications

Resolution from the Omaha City Council concerning LB 916.

Resolution No. 14 from the Mississippi House of Representatives concerning a constitutional amendment dealing with subversive activities within the United States.

Concurrent Resolution No. 102 from the Mississippi Legislature proposing a constitutional amendment relating to the operation of the public schools.

Report from the Secretary of State covering the registration and expense report filing activities of all lobbyists and their employers for the month of June, 1965.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 914. With Emergency.

A BILL FOR AN ACT relating to the Nebraska Educational Television Commission; to authorize the Nebraska Educational Television Commission to acquire certain land by eminent domain as prescribed; to amend section 79-2103, Revised Statutes Supplement, 1963; to provide additional powers and duties; to provide for fees and the use thereof; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Gerdes	Moulton	Rasmussen, E.
Batchelder	Harsh	Moylan	Rasmussen, R.
Bauer	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stryker
Budd	Hughes	Orme	Syas
Burbach	Kjar	Paine, I.	Wallwey
Carpenter	Knight	Paxton	Warner
Carstens	Kokes	Payne, D.	Whitney
Craft	Marvel	Proud	Wylie
Crandall	Matzke		

Voting in the negative, 0.

Not voting, 11:

Bowen	Fleming	Lysinger	Ruhnke
Claussen	Klaver	Mahoney	Stromer
Danner	Kremer	Pedersen	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 374. With Emergency.

A BILL FOR AN ACT relating to state administrative departments; to authorize the Department of Public Institutions to sell at public auction certain farm land that is surplus to the needs of the Girls' Training School at Geneva, Nebraska; to provide for use of proceeds from such sale; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Fleming	Matzke	Proud
Batchelder	Gerdes	Moulton	Rasmussen, E.
Bauer	Harsh	Moylan	Rasmussen, R.
Brauer	Hasebroock	Nelson	Skarda
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Marvel	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 8:

Bowen	Klaver	Lysinger	Ruhnke
Claussen	Kremer	Mahoney	Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 880.

A BILL FOR AN ACT relating to schools; to provide for bonded indebtedness when any school district or part thereof is merged into a school district of the third class; and to provide when such merger shall be effective.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Danner	Marvel	Pedersen
Batchelder	Fleming	Matzke	Proud
Bauer	Gerdes	Moulton	Rasmussen, E.
Brauer	Harsh	Moylan	Rasmussen, R.
Budd	Hasebroock	Nelson	Skarda
Burbach	Holmquist	Nore	Stryker
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Craft	Knight	Paxton	Warner
Crandall	Kokes	Payne, D.	Whitney

Voting in the negative, 1:

Wylie

Not voting, 8:

Bowen	Klaver	Lysinger	Ruhnke
Claussen	Kremer	Mahoney	Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 894.

A BILL FOR AN ACT relating to public health and welfare; to create an Advisory Committee on Aging; to provide for members, their term of office, appointment, compensation, and qualification; and to provide powers, duties and authority.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 32:

Adamson	Danner	Kokes	Proud
Bauer	Fleming	Matzke	Rasmussen, R.
Brauer	Gerdes	Moulton	Skarda
Budd	Harsh	Moylan	Stryker
Burbach	Hasebroock	Nore	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Payne, D.	Warner
Crandall	Knight	Pedersen	Whitney

Voting in the negative, 6:

Batchelder	Nelson	Paxton	Wylie
Holmquist	Paine, I.		

Not voting, 11:

Bowen	Klaver	Mahoney	Ruhnke
Claussen	Kremer	Marvel	Stromer
Craft	Lysinger	Rasmussen, E.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 867.

A BILL FOR AN ACT relating to crimes and punishments; to define terms; to make it unlawful to steal, embezzle, or without authority to copy or cause to be copied any article representing a trade secret; to provide penalties; and to provide what shall not be a defense to prosecutions.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Craft	Hughes	Moylan
Batchelder	Crandall	Kjar	Nelson
Bauer	Danner	Knight	Nore
Bowen	Fleming	Kokes	Orme
Brauer	Gerdes	Lysinger	Paine, I.
Budd	Harsh	Marvel	Paxton
Burbach	Hasebroock	Matzke	Payne, D.
Carpenter	Holmquist	Moulton	Pedersen

Proud	Skarda	Syas	Whitney
Rasmussen, E.	Stromer	Wallwey	Wylie
Rasmussen, R.	Stryker	Warner	

Voting in the negative, 0.

Not voting, 6:

Carstens	Klaver	Mahoney	Ruhnke
Claussen	Kremer		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 849.

A BILL FOR AN ACT relating to cigarettes; to define terms; to prevent unfair competition and unfair trade practices in the sale of cigarettes; to prohibit sales of cigarettes below cost; to protect and stabilize the collection of taxes on the sale of cigarettes and revenues from the licensing of persons engaged in the sale of cigarettes; to confer powers and impose duties on certain officers as prescribed; to provide penalties; to amend section 77-2612, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 881, Seventy-fifth Session, Nebraska State Legislature, 1965; to increase a fee; to provide for severability; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Adamson	Danner	Lysinger	Payne, D.
Bowen	Fleming	Marvel	Pedersen
Brauer	Gerdes	Matzke	Proud
Budd	Harsh	Moulton	Skarda
Burbach	Hasebroock	Moylan	Stromer
Carpenter	Holmquist	Nelson	Stryker
Carstens	Kjar	Nore	Wallwey
Craft	Knight	Orme	Warner
Crandall	Kokes	Paine, I.	

Voting in the negative, 9:

Batchelder	Paxton	Rasmussen, R.	Whitney
Bauer	Rasmussen, E.	Syas	Wylie
Hughes			

Not voting, 5:

Claussen	Kremer	Mahoney	Ruhnke
Klaver			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 161.

A BILL FOR AN ACT relating to dairy products; to define terms; to provide for unlawful acts; to create the division of dairy trade practices in the Department of Agriculture and Economic Development; to provide for collection of fees; to provide duties for certain officers as prescribed; to provide for damages; to provide for civil and criminal procedures as prescribed; to provide for penalties; to provide for limitation of actions; and to provide a construction clause.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 33:

Adamson	Gerdes	Marvel	Payne, D.
Bowen	Harsh	Matzke	Proud
Brauer	Hasebroock	Moulton	Rasmussen, R.
Burbach	Holmquist	Moylan	Skarda
Carpenter	Kjar	Nelson	Stromer
Carstens	Knight	Nore	Stryker
Craft	Kokes	Orme	Wallwey
Crandall	Lysinger	Paine, I.	Warner
Fleming			

Voting in the negative, 10:

Batchelder	Danner	Rasmussen, E.	Whitney
Bauer	Hughes	Syas	Wylie
Budd	Pedersen		

Not voting, 6:

Claussen	Kremer	Paxton	Ruhnke
Klaver	Mahoney		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 21, 1965 at 8:25 a.m.: LB 850 LB 308 LB 862 LB 300 LB 287 LB 586 LB 724 LB 101

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 713. Replaced on Select File as amended.

E and R amendments to LB 713:

1. For correlation purposes, after the second comma in line 2 of new section 2, insert "as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 16, strike "fifty-five" and insert "sixty"; and in line 52, insert "except that a travel trailer less than twenty-three feet in length may be towed at the rate of speed permitted for the towing vehicle" after "hour".

2. Amend renumbered section 3 to read:

"Sec. 3. That original section 39-719, Revised Statutes Supplement, 1963, and section 39-723, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

3. In the title, after the second comma in line 3, insert "and section 39-723, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 6, insert "to provide a speed limit;" after the first semicolon; and in line 6, strike "section" and insert "sections".

LEGISLATIVE BILL 694. Placed on Select File as amended.

E and R amendments to LB 694:

1. In new section 1, strike the commas in lines 1 and 2.

2. In new section 2, line 3, strike "Nebraska".

3. In new section 3, line 4, strike the semicolon and insert a comma.

4. In the Carpenter amendment 2, line 12, insert a period after "villages".

5. In new section 7, line 4, strike ", however;".

6. In new section 8, line 2, strike "wise" and insert "manner"; and in lines 3 and 9, strike "less" and insert "lesser".

7. The standing committee amendment being correct, strike the Carpenter amendment 3.

8. In new section 10, line 8, strike ", however,".

9. In new section 11, lines 5, 6, and 19, strike "said" and insert "such"; and in line 14, strike "therefore provided that" and insert "therefor if"; and in lines 15 and 16, strike ". In the event that" and insert "of this act. If".

10. In new section 13, line 18, insert a semicolon after "rates".

11. In the Carpenter amendment 4, line 2, strike "lines" and insert "line".

12. In the Carpenter amendment 5, line 2, insert "(3)" before "reproduction".

13. In new section 15, line 9, strike "utilities" and insert "utility's".

14. In new section 16, line 2, insert a comma after "motion"; in line 4, strike the comma; and in line 8, strike the first comma.

15. In new section 17, insert a comma at the end of line 11.

16. In new section 18, line 2, insert a comma after "motion".

17. In new section 23, line 2, strike "herein" and insert "in this act"; and in line 8, strike "said" and insert "such".

18. In the Carpenter amendment 8, line 2, insert ", line 1," after "27".

19. In new section 31, lines 3 and 4, strike "State Railway Commission" and insert "commission".

20. In new section 33, line 3, strike "or service," and insert "service of".

21. In new section 35, line 5, strike "said" and insert "such".

22. In new section 38, line 2, strike "decisions" and insert "decision"; and in lines 6 and 13, strike "said" and insert "such".

23. In new section 39, line 8, insert "as" after "ruling".

24. In new section 41, lines 1 and 2, strike "State Railway Commission" and insert "commission".

25. In new section 42, line 16, strike "be".

26. Renumber new section 44, as amended by the Carpenter amendment 15, as section 49; and strike the second sentence thereof.

27. Renumber present sections 45 to 49 as sections 44 to 48 respectively.

28. In renumbered section 44, line 1, strike "of the state".

29. In line 1 of new section 51, as amended by the Carpenter amendment 17, strike "effective" and insert "operative".

30. In the title, strike lines 3 to 8 and insert "provide for the detailed regulation by the commission gas utilities as prescribed; to define terms; to provide procedures; to provide for enforcement and administration; to provide severability; and to provide an operative date."

LEGISLATIVE BILL 480. Placed on Select File as amended.

E and R amendments to LB 480:

1. In section 4, line 8, section 8, line 9, section 9, line 10, and section 11, line 9, strike "said" and insert "such".

2. In section 5, line 7, strike ", 79-1440, 79-1441, and" and insert "to"; and in line 9, strike "thereof" and insert "thereto".

3. In section 6, line 10, strike the comma.

4. In section 7, line 5, strike "also".

5. In section 8, lines 4 and 5, strike "herein mentioned" and insert "mentioned in this act"; and in line 12, strike the first comma.

6. In section 9, lines 8 and 15, strike "said sections" and insert "this act".

LEGISLATIVE BILL 176. Placed on Select File as amended.

E and R amendments to LB 176:

1. In section 1, line 3, section 2, line 2, section 3, line 7, section 4, line 5, section 6, lines 2 and 7, section 7, line 7, section 9, lines 1 and 6, section 10, line 2, section 11, line 1, and in the title, line 3, insert "Vocational" after "Nebraska".

2. In section 1, lines 5 and 7, insert "to" after "conveyed".

3. In section 4, line 7, strike "; *Provided,*" and insert ", but".

4. In section 4, line 8, section 8, line 9, section 9, line 10, and section 11, line 10, strike "said" and insert "such".

5. In section 5, line 7, strike “; 79-1440, 79-1441, and” and insert “to”; and in line 9, strike “thereof” and insert “thereto”.

6. In section 6, line 10, strike the comma.

7. In section 7, line 5, strike “also”; and in line 7, strike “; *Provided*, that such” and insert “. Such”.

8. In section 8, lines 4 and 5, strike “herein mentioned” and insert “mentioned in this act”; in line 7, strike “; *Provided*,” and insert “, except that”; and in line 12, strike the first comma.

9. In section 9, lines 8 and 15, strike “said sections” and insert “this act”; and in line 9, strike “; *Provided*,” and insert “, but”.

LEGISLATIVE BILL 512. Placed on Select File as amended.

E and R amendments to LB 512:

1. In section 3, line 5, strike “such purposes” and insert “purposes of the Vocational Technical School at Norfolk”.

2. In section 4, line 7, strike “; *Provided*,” and insert “, but”.

3. In section 4, line 8, section 9, line 10, and section 11, line 9, strike “said” and insert “such”.

4. In section 5, line 7, strike “; 79-1440, 79-1441, and” and insert “to”; and in line 9, strike “thereof” and insert “thereto”.

5. In section 6, line 10, strike the comma.

6. In section 7, line 5, strike “also”; and in line 7, strike “; *Provided*, that such” and insert “. Such”.

7. In section 8, lines 4 and 5, strike “herein mentioned” and insert “mentioned in this act”; in line 7, strike “; *Provided*, the school” and insert “, except that the board”; and in line 12, strike the first comma.

8. In section 9, line 9, strike “; *Provided*,” and insert “, but”; and in line 15, strike “said sections” and insert “this act”.

9. In section 10, line 8, strike “provision” and insert “provisions”.

LEGISLATIVE BILL 234. Placed on Select File as amended.

E and R amendments to LB 234:

1. In standing committee amendment 1, line 4, insert “*the*” after “*at*”.

2. In section 4, line 1, and in the title, line 2, strike "section" and insert "sections 72-208 and"; and in section 2, line 2, and in the title, line 3, strike "sections 72-208 and" and insert "section".

3. In the title, line 11, strike "to provide for reverter;" and insert "and".

LEGISLATIVE BILL 229. Placed on Select File as amended.

E and R amendments to LB 229:

1. In section 1, line 58, strike the second "The" and insert "The the".

2. For correlation purposes, after the second comma in line 2 of section 1, insert "as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in lines 100 and 103, strike "Service Annuity" and insert "Annuity Reserve".

3. Amend the Knight amendment 1 to read: "1. In section 2, lines 15 to 17, strike the new matter and reinstate the stricken matter; and before the reinstated period in line 17, insert ', except that the amount of any individual service annuity for a full-time school employee or emeritus member who retired prior to January 1, 1955, and not eligible for Social Security benefits, shall be two dollars and twenty-five cents per month for each month of service'."

4. Amend section 3 to read:

"Sec. 3. That original section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed."

5. In the title, strike lines 2 and 3 and insert "FOR AN ACT to amend section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to in-"; in line 4, strike "a" and insert "certain"; and in line 5, strike "employee" and "member" and insert "employees" and "members" respectively.

LEGISLATIVE BILL 398. Placed on Select File as amended.

E and R amendments to LB 398:

1. In new section 1, line 19, insert a comma after "place".

2. In the title, strike lines 2 to 5 and insert "FOR AN ACT relating to livestock; to provide procedures to be followed upon

the arrest of any person for prescribed offenses; and to make certain acts unlawful.”.

LEGISLATIVE BILL 920. Placed on Select File as amended.

E and R amendment to LB 920:

1. In the title, line 8, strike “date” and insert “time”.

LEGISLATIVE BILL 642. Correctly engrossed.

LEGISLATIVE BILL 662. Correctly engrossed.

LEGISLATIVE BILL 344. Correctly engrossed.

LEGISLATIVE BILL 264. Correctly engrossed.

LEGISLATIVE BILL 471. Correctly engrossed.

LEGISLATIVE BILL 870. Correctly engrossed.

LEGISLATIVE BILL 450. Correctly enrolled.

LEGISLATIVE BILL 635. Correctly enrolled.

LEGISLATIVE BILL 506. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 450 LB 635 LB 506

Invitation

Mr. Whitney invited the Senators to participate in the National High School Rodeo Parade in Ogallala on August 12th. The Rodeo will be held August 10th thru the 15th.

RESOLUTIONS

LEGISLATIVE RESOLUTION 76. Re: State Owned Land

Introduced by Eric Rasmussen, 32nd District; William Wylie, 20th District; George C. Gerdes, 49th District; and Clifton B. Batchelder, 10th District.

WHEREAS, land owned by the state and its departments, boards and commissions are being formed by such departments, boards and commissions; and

WHEREAS, it would be more feasible if these boards, departments, and commissions entered into leases and operate such farm lands only as landlords.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That all departments, boards, and commissions of the State of Nebraska, except the Department of Public Institutions and The University of Nebraska cease operating the farm lands except as landlords under written leases by March 1, 1967.

2. That no capital improvements be made to any farm land owned by the State of Nebraska, its departments, board or commissions; *Provided*, that this provision shall not apply to the Department of Public Institutions or The University of Nebraska.

SELECT FILE

LEGISLATIVE BILL 911. E and R amendments found in the Legislative Journal for the One Hundred Twenty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 99. E and R amendments found in the Legislative Journal for the One Hundred Twenty-ninth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 891. E and R amendment found in the Legislative Journal for the One Hundred Twenty-ninth Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 922. E and R amendments found in the Legislative Journal for the One Hundred Twenty-ninth Day were adopted.

Laid over temporarily at the request of Mr. Carpenter.

Birthday

Mr. Bowen announced that today is Mr. Charlie Moon's Birthday. Mr. Moon was escorted to the rostrum, where the members sang Happy Birthday to him.

Mr. Moon thanked the Legislature.

UNANIMOUS CONSENT—Return LB 332 to Select File

Mr. Burbach asked unanimous consent to return LB 332 to Select File for consideration of the following specific amendments:

1. Amend original section 8 of the bill, line 3 by striking “and materials”, line 5 by striking “and may sell such”, by striking line 6, line 7 by striking “their jurisdiction”, line 10 by striking “cost of such materials and the”, line 14 by striking “, sale,”, and line 15 by striking “materials and”.

2. Amend Enrollment and review amendment 1, adopted July 13, 1965, line 1 by striking “1” and inserting “2”.

3. Amend the title to conform.

No objections. So ordered.

Mr. Adamson Presiding

SELECT FILE

LEGISLATIVE BILL 332. The Burbach specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

MOTION—Reconsider Action on LR 70

Mr. Burbach renewed his pending motion found in the Legislative Journal for the One Hundred Twenty-ninth Day to reconsider action in passing LR 70.

The motion prevailed with 27 ayes, 0 nays and 22 not voting.

Mr. Carpenter offered the following amendment to the pending Burbach amendment 1, found in the Legislative Journal for the One Hundred Twenty-ninth Day:

Amend the Burbach amendment 1 by adding the following: “Each individual assessor may use this method within the limitations of the existing tax laws.”

The Carpenter amendment was adopted.

The Burbach amendment 1 as amended was adopted with 27 ayes, 6 nays, and 16 not voting.

The Burbach amendment 2 was adopted with 17 ayes, 15 nays, and 17 not voting.

Mr. Bowen moved to indefinitely postpone LR 70. Mr. Carpenter requested a record vote.

Voting in the affirmative, 19:

Adamson	Craft	Holmquist	Moylan
Batchelder	Crandall	Hughes	Paxton
Bauer	Danner	Kjar	Proud
Bowen	Gerdes	Marvel	Wallwey
Budd	Hasebroock	Moulton	

Voting in the negative, 21:

Brauer	Matzke	Pedersen	Stryker
Carpenter	Nelson	Rasmussen, E.	Syas
Harsh	Nore	Rasmussen, R.	Warner
Knight	Orme	Skarda	Whitney
Kokes	Paine, I.	Stromer	Wylie
Lysinger			

Not voting, 9:

Burbach	Fleming	Kremer	Payne, D.
Carstens	Klaver	Mahoney	Ruhnke
Claussen			

The motion lost.

President Sorensen Presiding

LR 70 was adopted with 27 ayes, 9 nays, and 13 not voting.

Committee Meeting

Mr. Craft announced that the Public Works Committee would hold an executive session at 2:00 p.m. in the West Senate Lounge.

Visitors

Mr. Lysinger introduced Miss Ann Reinhardt from Scottsbluff and Mr. and Mrs. Glen Linder from Broken Bow.

Mr. E. Rasmussen introduced his wife and two children.

SELECT FILE

LEGISLATIVE BILL 922.

Mr. Marvel offered the following amendments which were adopted by unanimous consent:

1. Amend section 5 of the bill by adding a new sub-division to be known as "(3)" and to read as follows:

"(3) Appropriate to the Governor from the General Fund for payment of the claim as state deputy sheriff Marvie J. Talbot for uninsured losses arising as approximate result as such deputies performance of official duties, as follows:

General Fund
<u> </u>
\$ 234.46".

2. Amend section 21 by inserting after line 4 the following:

"(1) Board and Secretary",

after line 8, insert:

"(2) State Surveyor",

line 9, strike "State Surveyor", before line 13 insert:

"(3) The United Spanish War Veterans",

strike lines 14 to 17 and insert:

"(4) Retirement Systems

Administration of Nebraska Safety Patrol-
men's, Judges', School Employees', and
Municipal Employees' Retirement Systems

General Fund
<u> </u>
\$ 76063".

Mr. Marvel offered the following amendments which were adopted by unanimous consent:

1. Section 1, line 26, insert after the period: "Operating expense shall also include costs of ordinary repairs and maintenance of existing physical plant.", line 75 strike "and" and insert a period, and strike lines 76 and 77.
2. Section 2, lines 57 and 58 strike "the Game, Forestation and Parks Commission,".
3. Section 3, line 8, strike "301612" in both places and insert in both places in lieu thereof "324062".
4. Section 4, line 3, insert "(1)" before "The", line 6, strike "68468" in both places and insert in both places in lieu thereof "53593", strike line 7, line 8 strike "511002" in both places and insert in both places in lieu thereof "502255", line 11 strike "720262" and insert "596655", and insert after line 21 the following:

"(2) The figures placed to the right of the program listed below are hereby appropriated from the General Fund for the period commencing with the effective date of this act and ending October 30, 1965, to the department for salaries, wages and maintenance, as follows:

Fiscal Management

<u>General Fund</u>	<u>Cash Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Budgeted</u>
\$ 12310		\$ 12310

Provided, that all balances remaining unexpended from the appropriations made in this subdivision on October 1, 1965, shall

be and hereby are reappropriated to the Department of Administrative Services for the purposes prescribed in Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965."

5. Section 5, line 3, insert "(1)" before "The", line 6, strike "101811" in both places and insert in both places in lieu thereof "104145", strike line 10, line 15 strike "295701" and insert "281159", line 24 strike "270701" and insert "256159", and insert after line 24 the following:

"(2) The figures placed to the right of the program listed below are hereby appropriated from the General Fund for the fiscal period commencing with the effective date of this act and ending September 30, 1965, to the Governor, for salaries, wages, and maintenance, as follows:

Bingo Law Enforcement

General Fund

\$ 1875'.

6. Section 7, line 6, strike "78507" in both places and insert in both places in lieu thereof "71511", line 14 strike "192534" and insert "185538", and line 24 strike "126830" and insert "119834".

7. Section 8, line 3, insert "(1)" before "The", strike lines 9 to 14, line 15 strike "1361342" and insert "438076", strike lines 16 to 32, line 33 strike "propriate" and insert "appropriate to the department", line 36 strike "839614" and insert "438076", and in the same line strike

"521728", and after line 36 insert the following:

"(2) The figures to the right of the various programs listed below are for information purposes.

	<u>General Fund</u>	<u>Cash Funds</u>	<u>Total</u>
		<u>Estimated</u>	<u>Budgeted</u>
Budget Administration	\$ 17707		\$ 17707
Social Security Administration	5381		5381
Supporting Services - Central Purchasing and Multilith	20400		
Purchasing Department Revolving Fund		\$ 9750	30150
Supporting Services - Data Processing	67000		
Data Processing Revolving Fund		55466	122466
Total Budget			\$ 175704

Reappropriate the unexpended balance on hand on the effective date of this act to the Tax Commissioner under section 16 (3), Legislative Bill 455, Seventy-third Session, Nebraska State Legislature, 1963, estimated at \$73000, for the purposes specified therein, and then appropriate \$25000 of the balance on hand on the effective date of this act in the Purchasing Department Revolving Fund to the Data Processing Revolving Fund created by Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, and appropriate all balances and receipts of the Data Processing Revolving Fund during the biennium ending September 30, 1965, to the department, and appropriate all unexpended balances on hand as of the effective date of this act in the Purchasing De-

partment Revolving Fund, and appropriate all receipts to such fund for the period ending September 30, 1965, and then appropriate from the General Fund, to the department for the period ending September 30, 1965, for salaries, wages and maintenance, as follows:

Appropriations Total

<u>General Fund</u>	<u>Cash Funds</u>		<u>Total</u> <u>Budgeted</u>
		<u>Estimated</u>	
\$ 110488	\$	65216	

Provided, that all balances from the appropriations made in this subdivision remaining unexpended on October 1, 1965, shall be and hereby are appropriated to the Department of Administrative Services as provided in Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965.

(3) The figures to the right of the various programs listed below are for information purposes.

Bingo Law Enforcement

<u>General Fund</u>	<u>Cash Funds</u>		<u>Total</u> <u>Budgeted</u>
		<u>Estimated</u>	
\$ 15001	\$		\$ 15001

Motor Fuel Tax Administration

556598

Motor Fuels Refund Cash Fund

\$ 190750

747348

Severance Tax Administration

Severance Tax Administration Fund

26938

26938

Cigarette Tax Administration

34439

34439

Total Budget

\$ 1133726

Appropriate for the purposes of the programs listed above all balances remaining unexpended on October 1, 1965, from

the appropriations to the Governor and the Department of Agriculture and Economic Development under sections 5 (2) and 11 (2) respectively of this act, and all receipts for the period ending June 30, 1967, to the Motor Fuels Refunds Cash Fund and the Severance Tax Administration Fund, and then appropriate from the General Fund for purposes of the programs listed above, to the department for the period ending June 30, 1967, for salaries, wages and maintenance, as follows:

Appropriations Total

General Fund	Cash Funds	Total
	Estimated	Budgeted
\$ 916038	\$ 217688	

8. Section 11, line 3, insert "(1)" before "The", line 5 strike "141919" in both places and insert in both places in lieu thereof "107287", line 16 strike "53832" and insert "53823", strike lines 19 to 23, line 35 strike "5048677" and insert "4094326", line 44 strike "and appropriate", strike lines 45 to 47, line 48 strike "act", line 51 after the comma insert "except as otherwise provided in subsection (2) of this section", line 56 strike "1938467" and "2983710" and insert "1865972" and "2101854" respectively, after line 56 insert the following:

"(2) The figures to the right of the various programs listed below are for information purposes.

Motor Fuels Tax Administration

General Fund	Cash Funds	Total
	Estimated	Budgeted
\$ 76535		
	\$ 27250	\$ 103785

Motor Fuels Refunds Cash Fund

Severance Tax Administration

Severance Tax Administration Fund		3785	3785
Cigarette Tax Administration	3424		3424
Total Budget			\$ 110994

Appropriate for accomplishment of the purposes of the programs listed above twenty-five thousand dollars of the balance remaining unexpended in the Motor Fuels Refunds Cash Fund on the effective date of this act and all receipts to such fund for the period ending September 30, 1965, and appropriate all receipts of the Severance Tax Administration Fund for the period ending September 30, 1965, and then appropriate from the General Fund to the department for the period ending September 30, 1965, for salaries, wages and maintenance, as follows:

<u>General Fund</u>	<u>Cash Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Budgeted</u>
\$ 79959	\$ 31035	

Appropriations Total

Provided, that all balances from the appropriations made in this subdivision remaining unexpended on October 1, 1965, shall be and hereby are appropriated to the Tax Commissioner as provided in Legislative Bill 172, Seventy-fifth Session, Nebraska State Legislature, 1965."

9. Section 18, line 5, strike "599384" in both places and insert in both places in lieu thereof "616404", line 6 strike "54500" in both places and insert in both places in lieu thereof "56057", lines 8 and 14 strike "928032" and insert "946699".

10. Section 19, line 10, strike "22936" in both places and insert in both places in lieu thereof "34879", lines 11 and 17 strike "362136" and insert "374079".

11. Section 20, line 3, insert "(1)" before "The", line 5 strike "36315" in both places and insert in both places in lieu thereof "4539", line 8 strike "319366" in both places and insert in both places in lieu thereof "39921", line 9, strike "959891" and insert "119986", line 10, strike "961091" and insert "121186", line 11, strike "1316772" and insert "165646", line 15, strike "biennium" and insert "period", lines 16 and 19, strike "June 30, 1967" and insert "September 30, 1965", line 18, strike "biennium" and insert "period", line 25, insert "; and provided further, that any balances remaining unexpended from the appropriations made in this section on October 1, 1965, shall be and hereby are reappropriated to the Department of Administrative Services for the purposes defined in Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965," line 28 strike "996206" and insert "124525" and in the same line strike "320566" and insert "41121" and insert after line 28 the following:

"(2) Appropriate from the General Fund to the department for the period commencing with the effective date of this act to September 30, 1965, for payment of personal services costs of switchboard operators \$3800.

(3) Appropriate from the Telephone Expenses Revolving Fund to the General Fund \$3800 from the receipts of such revolving fund after October 1, 1965, to reimburse the General

Fund for salaries of switchboard operators as provided in sub-division (2) of this section.”.

12. Section 21, insert after line 12 the following:
 “Board of Examiners of Land Surveyors

Land Surveyors Examiners’ Fund

Cash Funds	Total
<u>Estimated</u>	<u>Budgeted</u>
\$ 6787	\$ 6787”

line 17, strike “71172” and insert “76063”, line 21, strike “70238” and insert “65614”, line 22, strike “6646” and insert “6379”, line 23 strike “498845” and insert “505632”, and line 34 strike “404742” and insert “409633” and in the same line strike “94103” and insert “95999”.

13. Section 27, line 25, strike “\$587334” and insert under column Cash Funds Estimated “\$587334”.

14. Section 28, line 3, insert “(1)” before “The”, insert after line 26 the following:

“(2) Appropriate to the department for the biennium ending June 30, 1967, \$313765.43 from federal funds available under section 903 of the United States Social Security Act, as amended, for the purpose of acquiring land in any of the cities where the Division of Employment now maintains local employment offices and erecting buildings thereon, or acquiring existing buildings in such cities for the use of the Division of Employment and for landscaping, and fixed equipment as may be required for its proper use and for operation by the Division of Employment, subject to the limitations of section 903

of the Social Security Act as amended by H.R. 4655 of the Eighty-eighth Congress.

(3) Appropriate to the department all balances remaining unexpended on the effective date of this act for the biennium ending June 30, 1967, and appropriate to the department all receipts of the Employment Security Special Contingent Fund for the biennium ending June 30, 1967, for salaries, wages and maintenance and for capital construction, estimated at \$97954.”.

15. Section 36, line 3, insert “(1)” before “The”, lines 6 and 9 strike “Quartermaster Fund” and insert “Military Department Cash Fund”, line 12 strike “139344” and insert “133344”, after line 12 insert:

“Military Department Cash Fund

line 15 strike “533438” and insert “560457”, line 29 strike “1188963” and insert “1182963” and in same line strike “306268” and insert “312268”, and after line 29 insert the following:

“(2) Appropriate to the department from the General Fund for the biennium ending June 30, 1967, for matching federal funds, for payment of the expenses of the Governor’s Survey Committee on State Communications, and for salaries, wages and maintenance and capital construction which may become necessary, for the study and report, design and installation of facilities as may be necessary for a state communications system, \$30000.”.

Cash Fund
<u>Estimated</u>
\$ 6000”

16. Section 42, strike lines 27 to 38, and in line 39 strike "(4)" and insert "(3)".

17. Section 45, line 12, insert after the last comma the following:

"and appropriate all balances remaining unexpended in the Nebraska Soil and Water Conservation Fund on the effective date of this act and then appropriate all receipts of such fund to the department for the biennium ending June 30, 1967, for the purposes for which such fund was established."

18. Amend the bill by inserting three new sections to be known as sections 53, 54, and 55 and to read as follows:

"Sec. 53. DEPARTMENT OF ADMINISTRATIVE SERVICES

2 The figures to the right of the various programs
3 listed below are for information purposes.

- 4 Departmental Administration
- 5 Central Accounting
- 6 Budget Administration
- 7 Central Data Processing

- 8 Data Processing Revolving Fund
- 9 Social Security Administration

10 Supporting Services - Central Purchasing and Multilith

	<u>General Fund</u>	<u>Cash Funds</u> <u>Estimated</u>	<u>Total</u> <u>Budgeted</u>
	\$ 39700		\$ 39700
	328938		328938
	91875		91875
		\$465914	465914
	37667		37667
	143431		

11	Purchasing Department Revolving Fund	68250	211681
12	Central Telephone System		
13		<u>General Fund</u>	<u>Cash Funds</u>
14			<u>Total</u>
			<u>Estimated</u>
			<u>Budgeted</u>
15	Telephone Expense Revolving Fund	\$ 319366	\$ 319366
16	Capitol Buildings and Grounds Operation and Maintenance	\$ 1191047	<u>1191047</u>
17	Total Budget		\$ 2686188
18	Reappropriate for purposes of the programs listed		
19	above, the unexpended balances on hand from appropriations		
20	made in section 4, subsection (2), section 8, subsection		
21	(2), and section 20 on October 1, 1965, and appropriate		
22	all receipts from the cash funds listed above to the de-		
23	partment for the period October 1, 1965, to June 30, 1967,		
24	and then appropriate from the General Fund to the depart-		
25	ment for salaries, wages and maintenance during the period		
26	October 1, 1965, to June 30, 1967, as follows:		
27	Appropriations Total	<u>\$ 1832658</u>	<u>\$ 853530</u>

Sec. 54. That section 6, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Sec. 6. UNIVERSITY OF NEBRASKA

The figures placed to the right of the various

6 programs listed below are for information purposes
 7 except for the medical center which figures are
 8 earmarked. The University of Nebraska

		FUND DISTRIBUTION			
		General Fund	Cash Funds	Federal Funds	Total
		<u>Estimated</u>	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
9	Administration and General Expense				\$ 5840901
10	Instruction and Departmental Research				18316644
11	Organized Activities Related to Instruction				538428
12	Organized Research (including \$150000 for				
13	Nebraska Psychiatric Institute)				825000
14	Extension and Public Service				3675032
15	University Library				1810702
16	Plant Maintenance and Operation (including				
17	\$1243036 for Building Maintenance and Repair.)				4402070
18	Agricultural Experiment Stations				7579024
19	Agricultural Extension Service				5802315
20	Conservation and Survey Division				326010
21	Curtis High School				514172
22	Medical Center				8197237
23	Total Budget				\$ 57827535
24	Appropriate for accomplishment of the purposes				
25	of the programs listed above all unexpended balances				

26
 27
 28 on hand on June 30, 1965, in the various cash and
 29 federal funds administered by The University of Ne-
 30 braska, and then appropriate from the General Fund
 31 for the biennium ending June 30, 1967, and also ap-
 32 propriate all cash and federal money received during
 33 the biennium ending June 30, 1967, to The University
 34 of Nebraska for salaries, wages and maintenance, as
 35 follows:
 36

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
	\$ 25121994	\$ 19964311	\$ 3831320
	34431904	19564311	

Sec. 55. That section 7, Legislative Bill 889,
 2 Seventy-fifth Session, Nebraska State Legislature,
 3 1965, be amended to read as follows:

4 Sec. 7. DEPARTMENT OF PUBLIC WELFARE

5 The figures placed to the right of the various
 6 programs listed below are for information purposes.
 7 Department of Public Welfare

<u>FUND DISTRIBUTION</u>			
<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
8 Departmental Administration	\$ 546475		
9 Medical Care for the Aged Fund		\$ 33600	

10
 11
 12 Departmental Administration Fund

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
		\$ 689540	\$ 1269615

13	Public Assistance	\$ 19976941				
14		14176941				
15	State Assistance Fund					
16	(Categorical Aid Program)		30652141	40520092		
17			30952141	50129082		
18	Commodity Distribution	58203				
19	Commodity Salvage Fund		\$ 1000	1000	59203	
20	Medical Assistance for the Aged					
21	Medical Care for the Aged Fund		\$ 1646400			
22	Medical Assistance for the Aged					
23	State Assistance Program Fund		\$ 1961400	\$ 3607800		
24	Crippled Children	103618				
25	Crippled Children's Fund			657541	761159	
26	Child Welfare	326888				
27	Child Welfare Fund			592602	919490	
28	Cuban Refugee Relief					
29	Cuban Refugee Fund			12316	12316	
30			<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
31				<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
32	Child Care-Home for Children	\$ 797488				
33	Children's Home Cash Fund		\$ 22400		\$ 819888	
34	Total Budget				\$ 56079553	
35					57578553	

36 Appropriate for accomplishment of the purposes
 37 of the programs listed above all unexpended balances
 38 on hand on June 30, 1965, in the various cash and
 39 federal funds administered by the department, and
 40 then appropriate from the General Fund for the bien-
 41 nium ending June 30, 1967, and also appropriate all
 42 cash and federal money received during the biennium
 43 ending June 30, 1967, to the department for salaries,
 44 wages, and maintenance, and including \$5,000 for the
 45 per diem and expenses of the Advisory Committee as
 46 provided by section 68-702.01, Revised Statutes Supple-
 47 ment, 1963, as follows:

\$ 20709612 \$ 1702400 \$ 34566540

48 *Appropriations Total*

\$ 21009613 \$ 1702400 \$ 34866540".

19. Renumber sections 53 to 58 as sections 56 to 61 respectively.

20. Renumbered section 56, lines 3 and 4, strike "biennium ending June 30, 1965" and insert "period ending September 30, 1965", line 14 insert after the semicolon "The receipts for the period October 1, 1965 to June 30, 1967, inuring to the several revolving funds for which appropriations are not otherwise made in this act, together with any unexpended balances on hand in such revolving funds on October 1, 1965, are hereby specifically appropriated to each of the funds respectively and shall be used for the purposes for which the money was received; (c) To the Department of Administrative Services, Purchasing Department Bid

Penalty Fund and Meter Postage Fund; (d) To the Department of Administrative Services, the money accruing to the Contribution Fund established by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943;”, line 21 strike “(b) Depart-”, strike lines 22 to 26, redesignate subdivisions “(c)” to “(g)” as “(b)” to “(f)” respectively, line 36 insert after the semicolon “(g) The receipts for the period ending September 30, 1965, inuring to the following funds for which appropriations are not otherwise made in this act, together with any unexpended balances on hand on the effective date of this act are hereby specifically appropriated to each of the said funds respectively: Department of Agriculture and Economic Development, agricultural and industrial gasoline tax refunds and gasoline tax dealers refunds and gasoline tax and special fuel tax dealers cash bond refunds and special fuel tax dealers tax refunds and interstate motor carriers’ tax refunds; (h) The receipts for the period commencing October 1, 1965, and ending June 30, 1967, inuring to the several funds for which appropriations are not otherwise made in this act, together with any unexpended balances in said funds on hand on October 1, 1965, are hereby specifically appropriated to each of such funds respectively: To the Tax Commissioner, agricultural and industrial gasoline tax refunds and gasoline tax dealers refunds and gasoline tax and special fuel tax dealers cash bond refunds and special fuel dealers tax refunds and interstate motor carriers’ tax refunds;”;

line 45 after the second comma insert "Municipal Annuity Reserve Fund,".

21. Renumbered section 60, line 17, strike the period and insert "; *Provided*, that wherever in this section the words Auditor of Public Accounts or Tax Commissioner appear, they shall on and after October 1, 1965, be deemed to mean Director of Administrative Services."

22. Renumbered section 61, line 11, strike the period and insert "; *Provided*, that wherever the words Auditor of Public Accounts shall appear in this section they shall, on and after October 1, 1965, be deemed to mean Director of Administrative Services."

23. Insert 2 new sections to be known as sections 62 and 63 and to read as follows:

"Sec. 62. IMPREST PAYROLL FUND

2 There is hereby appropriated to the Director of
3 Administrative Services, for the period October 1, 1965
4 to June 30, 1967, all money that may be deposited to the
5 Imprest Payroll Account and the fund created therefor
6 by section 17, Legislative Bill 173, Seventy-fifth Session,
7 Nebraska State Legislature, 1965, for the purposes
8 defined in section 17, Legislative Bill 173.

Sec. 63. STATE OFFICE BUILDING AND OTHER CONSTRUCTION

2 (1) Appropriate to the Game, Forestation and Parks

3 Commission, \$650000 for acquisition of land and construction
4 of an office building from the Game Cash Fund for the bien-
5 nium ending June 30, 1967, as provided by Legislative Bill
6 650, Seventy-fifth Session, Nebraska State Legislature, 1965.

7 (2) Appropriate to the State Building Commission,
8 \$650000 from the State Office Building Fund created by Legis-
9 lative Bill 891, Seventy-fifth Session, Nebraska State Legis-
10 lature, 1965, for acquisition of land and construction of a
11 State Laboratory Building during the biennium ending June
12 30, 1967.

13 (3) Appropriate to the State Office Building Fund
14 \$600000 from the Highway Cash Fund for the period July 1,
15 1966 to June 30, 1967, and then appropriate all receipts
16 of the State Office Building Fund, during the biennium
17 ending June 30, 1967, not otherwise appropriated, to the
18 State Building Commission for use by the State Building
Commission for the purposes defined in Legislative Bill 891,
Seventy-fifth Session, Nebraska State Legislature, 1965.

(4) Reappropriate to the Department of Roads
not to exceed \$1800000 of the balance remaining unexpended
on the effective date of this act from the appropriation
made to the department under section 27 subdivision (2) of
Legislative Bill 455, Seventy-third Session, Nebraska State
Legislature, 1963, for construction of a general office
building at 14th and Burnham Streets, Lincoln, Nebraska
during the biennium ending June 30, 1967.”.

24. Renumber original section 59 as section 64.
25. Insert a new section to be known as section 65 and to read as follows:
 - “Sec. 65. That original sections 6 and 7,
 - 2 Legislative Bill 889, Seventy-fifth Session, Nebraska
 - 3 State Legislature, 1965, are repealed.”
26. Renumber original section 60 as section 66.
27. Amend the title to conform.

Mr. Hasebroock offered the following specific amendment:

In Sec. 43, line 5, strike "\$5890775" and reinsert "\$6138835".

The amendment was adopted with 31 ayes, 7 nays, and 11 not voting.

Mr. Marvel asked unanimous consent that his Select File amendments be printed in lieu of being mimeographed. No objections. So ordered.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 172. Replaced on Select File as amended.

E and R amendments to LB 172:

1. Renumber new section 21, added by the first Carpenter amendment 1, adopted July 19, 1965, as section 16; and renumber sections 16 to 33 as sections 17 to 34 respectively.

2. In line 6 of new section 16, strike the period and show the same as stricken; and in line 7, insert "of Tax Commissioner" after "office".

3. In lieu of the Carpenter amendment 3, adopted July 19, 1965, in line 1 of renumbered section 33 as found in Enrollment and Review amendment 31, insert "77-302," after the first comma.

4. Strike Enrollment and Review amendment 30, and in renumbered section 31, strike "30 to 34" and insert "27 to 30".

5. In line 5 of the title, as amended by Enrollment and Review amendment 32, insert "to provide that the Tax Commissioner shall serve without term and for his removal;" after the semicolon; and in line 8, insert "77-302," after the first comma.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Adjourn

Mr. Warner moved to adjourn until 8:30 a.m., Thursday, July 22, 1965. The motion lost.

Mr. Carpenter moved to stay in session until LB 922 is advanced from Select File. The motion prevailed.

SELECT FILE

LEGISLATIVE BILL 922.

Mr. Gerdes offered the following specific amendment:

In Sec. 10, line 11, reinstate the sum "\$139000".

Mr. Carpenter asked for a Call of the House. The Call showed 40 members present.

Mr. Carpenter moved the Call be raised. The motion prevailed with 29 ayes, 6 nays, and 14 not voting.

The Gerdes amendment lost with 21 ayes, 18 nays, and 10 not voting.

LB 922 was advanced to E and R for engrossment.

Adjournment

At 12:25 p.m., on a motion by Mr. Wylie, the Legislature adjourned until 8:30 a.m., Thursday, July 22, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 22, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

“Guide us, O Thou Great Jehovah,
Pilgrims in this barren land.
We are weak but Thou art mighty,
Hold us by Thy powerful hand.”

As we consider our work today, O Lord, help us to see not only issues that are at atake but the people who will be affected by our decisions. Broaden our sympathies. Intensify our sensitiveness. Show us each day how through our action we might help some child or young person with a better opportunity to learn, some crippled or under-privileged soul to get along or some older citizens to find fresh hope.

May we acquit ourselves today as faithful servants of Thine and true representatives of the people as we strive to build a better world and a better State.

For Jesus' sake. Amen.

The roll was called and all members were present except Messrs. Kremer, Danner, and Proud, excused and Messrs. Bowen and E. Rasmussen, excused until 9:00 a.m.

Communication

Letter from Congressman Dave Martin acknowledging receipt of copies of the Legislative Journals showing the action taken in regard to the Taft-Hartley Act and copy of LR 60.

UNANIMOUS CONSENT—Change of Order

Mr. Klaver asked unanimous consent to consider bills on General File at this time.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 341. Read and Considered.

Mr. Adamson moved to reject Standing Committee amendment 1 found in the Legislative Journal for the One Hundred Twentieth Day and offered the following amendment in lieu thereof:

Amend section 1 of the bill by striking lines 6 to 13 and inserting the following:

"Sec. 1A. When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the The Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes except for funds to be used for capital building improvements for the state."

Mr. Adamson requested a record vote on the amendment.

Voting in the affirmative, 37:

Adamson	Gerdes	Matzke	Rasmussen, R.
Batchelder	Harsh	Moulton	Ruhnke
Bauer	Hasebroock	Moylan	Stromer
Brauer	Hughes	Nelson	Stryker
Budd	Kjar	Nore	Syas
Burbach	Knight	Orme	Wallwey
Carstens	Kokes	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Marvel	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 5:

Holmquist	Paine, I.	Pedersen	Skarda
Klaver			

Not voting, 7:

Bowen	Claussen	Kremer	Proud
Carpenter	Danner	Mahoney	

The amendment was adopted.

Mr. Adamson moved to reject the remainder Standing Committee amendments and offered the following amendments in lieu thereof:

Amend section 2 of the bill by striking lines 6 to 12 and inserting:

“Constitutional amendment prohibiting the Legislature from levying a property tax for state purposes except for funds to be used for capital building improvements of the state.”.

Amend the title to conform.

The motion prevailed and the amendments were adopted.

Advanced to E and R for review with 28 ayes, 13 nays and 8 not voting.

UNANIMOUS CONSENT—Withdraw LR 17

Mr. Burbach asked unanimous consent to withdraw LR 17.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 472. Reading waived. Explained.

Mr. Warner offered the following amendments which were adopted:

1. Amend section 2 of the bill, line 5 by striking the period and inserting the following:

“; *Provided*, that in making appropriations to carry out the provisions of this act, the Legislature shall make its appropriations first to the School Foundation Fund.”.

2. Amend the bill by adding a new section to be known as section 6 and to read as follows:

“Sec. 6. The provisions of this act shall not become operative until a general sales or income tax or combination thereof becomes operative, and thereafter the funds necessary to carry out the provisions of this act shall be paid from the revenue raised by a general sales or income tax or combination thereof.”.

3. Amend the title to conform.

Mr. Skarda moved to indefinitely postpone.

Mr. Harsh moved the previous question. The question is, “Shall the debate cease?”

The motion carried with 30 ayes, 0 nays, and 19 not voting.

Mr. Skarda requested a Call of the House on his motion to indefinitely postpone.

The Call showed 46 members present.

Mr. Ruhnke moved the Call be raised. The motion carried with 34 ayes, 0 nays, and 15 not voting.

Mr. Skarda requested a record vote on his motion.

Voting in the affirmative, 23:

Batchelder	Klaver	Nelson	Stryker
Brauer	Kokes	Nore	Syas
Burbach	Lysinger	Paine, I.	Wallwey
Carstens	Mahoney	Paxton	Whitney
Claussen	Marvel	Pedersen	Wylie
Craft	Moylan	Skarda	

Voting in the negative, 22:

Adamson	Fleming	Kjar	Rasmussen, E.
Bauer	Gerdes	Knight	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Moulton	Stromer
Carpenter	Holmquist	Orme	Warner
Crandall	Hughes		

Not voting, 4:

Danner	Kremer	Payne, D.	Proud
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The motion carried.

Visitors

Mr. Brauer introduced Mia and Hubert Brudels from Holland, now with the Dutch Chancery in Washington, D. C.

Mr. Holmquist introduced former Senator Oliver Olinger.

GENERAL FILE

LEGISLATIVE BILL 753. Read and Considered.

Standing Committee amendments found in the Legislative Journal for the Ninety-eighth Day were adopted.

Advanced to E and R for review with 31 ayes, 0 nays and 18 not voting.

MOTION—Return LB 922 to Select File

Mr. Carpenter moved to return LB 922 to Select File for the purpose of reconsidering the Gerdes amendment found in the Legislative Journal for the One Hundred Thirtieth Day.

The motion prevailed with 30 ayes, 7 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 922. Mr. Carpenter moved to reconsider the action on the Gerdes amendment.

The motion prevailed with 27 ayes, 14 nays and 8 not voting.

The Gerdes amendment was adopted with 31 ayes, 11 nays and 7 not voting.

Mr. Marvel offered the following specific amendments, which were adopted:

Amend Standing Committee amendment number 18 to LB 922, line 16 by striking "1191047" and both places and inserting in lieu thereof in both places "871681"; and line 17, by striking "2686188" and inserting "2366822"; and line 27, by striking "1832658" and inserting in lieu thereof "1513292".

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Change of Order

Mr. Marvel asked unanimous consent to consider LB 172 on Select File at this time.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 172. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment and placed behind LB 173.

Presented to the Governor

Presented to the Governor for approval on July 22, 1965 at 8:30 a.m.: LB 450 LB 506 LB 635

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Public Works

LEGISLATIVE BILL 288. Indefinitely postponed.

LEGISLATIVE BILL 679. Indefinitely postponed.

LEGISLATIVE BILL 760. Indefinitely postponed.

LEGISLATIVE BILL 762. Indefinitely postponed.

LEGISLATIVE BILL 809. Indefinitely postponed.

LEGISLATIVE BILL 869. Indefinitely postponed.

LEGISLATIVE BILL 289. Placed on General as amended.

(Amendments mimeographed in lieu of printing them in the Journal.)

(Signed) Cecil Craft, Chairman

Enrollment and Review

LEGISLATIVE BILL 807. Placed on Select File as amended.

E and R amendments to LB 807:

1. In new section 3, line 9, strike the comma and insert "and".

2. In new section 4, line 3, strike "State"; in line 5, strike "Research Division" and insert "Products Research Fund"; in lines 9 and 10, strike "of the division" and insert "pertaining to the fund"; strike lines 13 and 14 and insert "from the fund. An annual report of the activities financed by such fund,"; in line 15, strike "said" and insert "such"; in line 15, insert an underscored comma after "audit"; and in line 16, strike "of the state".

3. In the title, strike lines 2 to 25 and insert

"FOR AN ACT to amend section 2-2501, Revised Statutes Supplement, 1963, relating to the Nebraska Agricultural Products Research Fund; to change provisions for expenditures of such fund; to provide duties; to require audits and reports as prescribed; and to repeal the original section."

LEGISLATIVE BILL 487. Placed on Select File as amended.

E and R amendments to LB 487:

1. In standing committee amendment 1, line 2, insert "reinstating the" before "stricken".

2. For correlation purposes, after the second comma in line 2 of sections 1 and 2 and line 3 of the title, insert "as amended by section 1, Legislative Bill 559, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in section 1, line 14, insert "the Nebraska National Guard air and army technicians," after the second comma; and in line 35, strike the new and stricken matter and insert "properly".

3. In the title, strike beginning with "to" in line 4 through "act" in line 6 and insert "to include employees of the State Board of Agriculture paid out of the General Fund".

LEGISLATIVE BILL 856. Placed on Select File as amended.

E and R amendments to LB 856:

1. In section 1, strike the comma at the end of line 12.
2. In standing committee amendment 1, line 5, insert "and show the same as stricken" before the comma; and in line 5, strike "and" and insert "which".
3. In section 3, line 7, reinstate the stricken word "cholera"; in line 14, strike "the" and insert "the *The*"; in line 14, insert "and *Home Economics*" before "for"; and in line 25, insert "and" before "such".
4. In renumbered section 5, line 4, insert "by" after "or".
5. In the title, strike beginning with the third "to" in line 4 through line 12, and insert "to change provisions respecting the control of hog cholera serum, vaccine, or virus as prescribed; to provide for rules and regulations; to provide penalties; to harmonize with other legislation; to provide penalties; to provide an operative date; and to repeal".

LEGISLATIVE BILL 656. Correctly engrossed.

LEGISLATIVE BILL 914. Correctly enrolled.

LEGISLATIVE BILL 374. Correctly enrolled.

LEGISLATIVE BILL 880. Correctly enrolled.

LEGISLATIVE BILL 894. Correctly enrolled.

LEGISLATIVE BILL 867. Correctly enrolled.

LEGISLATIVE BILL 849. Correctly enrolled.

LEGISLATIVE BILL 161. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Visitors

Mr. Nore introduced Mr. and Mrs. Herb Oppliger of Columbus.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 914 LB 374 LB 880 LB 894 LB 867 LB 849 LB 161

Committee Meeting

Mr. Warner announced that the Government and Military Affairs Committee would hold an executive session at 1:00 p.m. in the West Lounge.

RESOLUTION

LEGISLATIVE RESOLUTION 76.

Mr. E. Rasmussen offered the following amendment which was adopted:

Sec. 2, line 1, insert after "no" the words "farming or industrial".

LR 76 was adopted with 43 ayes, 0 nays, and 6 not voting.

Explanation of Vote

Mr. President: If I had been present, I would have voted "aye" on the Gerdes amendment to LB 922.

(Signed) Eugene T. Mahoney

Member Excused

Mr. Carstens was excused for Friday, July 23, 1965.

MOTION—Reconsider Action on LB 249

Mr. Whitney moved to reconsider action on final passage of LB 249.

Mr. Whitney asked unanimous consent to hold the motion until Monday, July 26, 1965. No objections. So ordered.

Recess

At 12:03 p.m., on a motion by Mr. Ruhnke, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Danner, Kremer and Proud, who were excused.

GENERAL FILE

LEGISLATIVE BILL 258. Read and Considered.

Standing Committee amendment # 1 found in the Legislative Journal for the One Hundredth Day was adopted.

Standing Committee amendment # 2 was rejected.

Mr. Stromer offered the following amendment, which was adopted:

Section 1, strike lines 36-40 and insert: "The Board shall be elected by districts of substantially equal population and for six year staggered terms as the Legislature shall provide."

Mr. Paxton Presiding

Mr. Carpenter offered the following amendment, which was adopted with 36 ayes, 0 nays and 13 not voting.

Amend Section 1, line 3 after the word "colleges", by inserting "but not including municipal universities".

Advanced to E and R for review with 30 ayes, 7 nays and 12 not voting.

President Sorensen Presiding

LEGISLATIVE BILL 289. Reading waived. Explained.

Mr. Craft offered the following amendment, which was adopted:

Amend Sec. 10 of the proposed amended bill, line 5, by adding "additional" before the word "customers".

Mr. Ruhnke offered the following amendment, which was adopted:

Amend Sec. 13 of the proposed amended bill, line 3, after 70-1014, insert: "After hearing, the board shall have authority to approve or deny the application. Before approval of an application, the board shall find that the application will serve the public convenience and necessity, and that the applicant can most economically and feasibly supply the electric service resulting from the proposed construction, without unnecessary duplication of facilities or operations."

Mr. Ruhnke offered the following amendment which was adopted:

Amend Sec. 19 of the proposed amended bill, line 4 by striking "review" and inserting "consideration".

Mr. Bowen offered the following amendment which was adopted:

Amend Sec. 3 of the proposed amended bill by adding:

"*Provided*, no appointed member of the Nebraska Public Power Review Board shall be eligible to file as a candidate for civil office for a period of two years after the expiration of the term for which such member has been appointed."

The Standing Committee amendments as amended were adopted.

Advanced to E and R for review with 36 ayes, 1 nay, and 12 not voting.

Visitors

Mr. Nelson introduced his grandson Paul Nelson, his wife Nancy, and his great grandson Brad Lee Nelson.

Correction for the Journal

Page 2482, line 21, correct spelling of "cities".

The Journal for the One Hundred Thirtieth Day was approved as corrected.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 858.

A BILL FOR AN ACT relating to livestock; to provide for the control and eradication of scabies in sheep; to provide duties for the Department of Agriculture and Economic Development; to provide for rules and regulations; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Brauer	Carstens	Fleming
Batchelder	Budd	Claussen	Gerdes
Bauer	Burbach	Craft	Harsh
Bowen	Carpenter	Crandall	Hasebroock

Holmquist	Mahoney	Orme	Skarda
Hughes	Marvel	Paxton	Stromer
Kjar	Matzke	Payne, D.	Stryker
Klaver	Moulton	Pedersen	Syas
Knight	Moylan	Rasmussen, E.	Wallwey
Kokes	Nelson	Rasmussen, R.	Whitney
Lysinger	Nore	Ruhnke	Wylie

Voting in the negative, 0.

Not voting, 5:

Danner	Paine, I.	Proud	Warner
Kremer			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Unbracket Bills

Mr. Bowen asked unanimous consent to unbracket LB 562, LB 892, LB 482, and LB 581 on E and R for engrossment. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 77. Re: Establishing the Home of George W. Norris as a National Monument.

Introduced by Lester Harsh, 38th District.

WHEREAS, The Honorable George W. Norris, late a resident of McCook, Nebraska, served his state and nation with statesmanship and distinction as District Judge of the 14th Judicial District for seven years, as United States Congressman from Nebraska's Fifth Congressional District for ten years and as United States Senator from Nebraska for thirty years; and

WHEREAS, his outstanding career provided for his recognition as a national historical figure; and

WHEREAS, his home at 706 Norris Ave., McCook, Nebraska with its furnishings can be an inspiration to present and future generations of the nation.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That this Legislature work toward the establishment of the George W. Norris home with furnishings as a National Monument of the U. S. National Park Service.

2. That if the George W. Norris home should be offered to the State of Nebraska as a donation that the property be accepted to be preserved until such time as it may be designated by Congress as a National Monument.

3. Be it further resolved that the Nebraska State Historical Society be designated as the coordinating agency for the State of Nebraska to supervise and preserve the house and furnishings of the late George W. Norris until such time as it may be accepted by the federal government.

LEGISLATIVE RESOLUTION 78. Re: Study of Cash Funds

Introduced by Fern Hubbard Orme, 29th District and Richard D. Marvel, 33rd District.

WHEREAS, there are approximately eighty agencies of the state operating approximately two hundred eighty programs through appropriations from almost one hundred fifty cash funds; and

WHEREAS, some such agencies require appropriations from up to nine funds for a single program and as a consequence have inordinately difficult and complex accounting and budgeting systems which lead to great difficulty both for the agency and for the Legislature in making appropriations; and

WHEREAS, some such cash funds may be necessary or desirable to accommodate operating requirements of state agencies, there is reason to believe many such funds might be eliminated or consolidated with the result that there could be significant advantages to the state; and

WHEREAS, there is reason to believe that some agencies financed wholly or partly from cash funds tend to avoid legislative control and direction of their budgets and appropriations with the result that there is inadequate information available to the Legislature on which to base appropriations and inadequate knowledge of the results gained from appropriations to such agencies.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a study of all cash funds, their uses, limitations and relative necessity.

2. That such study identify financial and budgetary practices of agencies financed from cash funds and that the committee report to the next meeting of the Legislative Council in 1966 its findings, conclusions and recommendations for fund simplification and revisions to financial and budgetary practices.

3. That the committee prepare and present a draft or drafts of remedial legislation it may deem necessary or desirable to implement its recommendations.

Referred to the Executive Board of the Legislative Council.

Committee Meeting

Mr. Craft announced an executive meeting of the Public Works Committee on Friday, July 23, 1965, at 8:00 a.m. in the West Lounge.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 927. Introduced at the Request of the Governor by Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to public health and welfare; to provide for health service regions as prescribed; to provide for boundaries of regions; to provide for a board and its members; to provide for selection of members of the board and terms of office; to provide for expenses; and to provide powers and duties of the board.

SELECT FILE

LEGISLATIVE BILL 713. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 512. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 398. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 920. E and R amendment found in the Legislative Journal for the One Hundred Thirtieth Day was adopted.

Laid over temporarily at the request of Mr. Adamson.

LEGISLATIVE BILL 301. Mr. R. Rasmussen offered the following specific amendments, which were adopted by unanimous consent:

1. Amend Standing Committee amendment 2, line 11 by inserting "for terms of four years" after "elected", and line 14 by inserting after the period:

"Candidates filing for membership on the board as the representative of the county in which they reside shall file their written application with the county clerk of the county in which they reside forty days prior to the election. Candidates for the position of members at large shall file their written applications with the county clerk of the county in which the principal office of the educational service unit for that geographical area is located forty days prior to the election. No filing fee shall be required of any candidate filing for the office of board member of the boards of educational service units. Whenever any vacancy occurs on the board of the educational service unit, the remaining members of such board shall appoint an individual from the county where the vacating member resided to serve the unexpired term of such vacancy."

2. Amend Standing Committee amendment 7, line 2 by inserting "for operational expenses and" after "unit".

3. Amend Senator Carpenter's amendment adopted July 19, 1965, line 2 by striking "after January 15, 1966" and inserting "within thirty days after the initial boards of educational service units have been appointed by the Governor of Nebraska", and by striking lines 20 to 23, being subsection (4) and inserting:

"(4) Any local joint school district located in two or more counties and in two or more educational service units shall be considered a part of the educational service unit in which the greater number of school age children of such joint school district reside.

(5) In the event that a county in which is located a joint school district lying in two or more counties elects to withdraw from an educational service unit, the joint school district shall be governed by the action of the county in which the greater number of school age children of such joint school district are residing."

4. Amend Rasmussen's amendment 7 adopted July 19, 1965, by striking lines 3 to 6 and inserting:

“; *Provided*, that within sixty days after the enactment of this act the boards of education of the existing Class IV and Class V school districts have requested the State Board of Education for such exemption.”.

5. Amend section 4 of the bill, lines 1 and 2 by striking “not later than January 15, 1965” and amendments thereto and inserting “within ten days after its appointment by the Governor of Nebraska”.

6. Amend the title to conform.

Mr. R. Rasmussen offered the following amendment which was adopted by unanimous consent:

Amend Sec. 9 of the original bill, line 3, by inserting the word “county” before “state”.

Laid over.

Report

Messrs. Ruhnke, Claussen, and Mahoney reported on their trip to the Council of State Governments in Columbus, Ohio.

Adjournment

At 4:17 p.m., on a motion by Mr. Budd, the Legislature adjourned until 8:30 a.m., Friday, July 23, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED THIRTY-SECOND DAY—JULY 23, 1965 2511

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Friday, July 23, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m.,
President Sorensen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

O Thou ever-living God, our Father, as we roll up our sleeves to the duties of another day we ask that Thou wilt support us in our work so that we do it well. Sometimes we are overwhelmed when we think of the bills yet to be considered but help us to realize, though progress may seem slow, we are getting along.

Help us today to dispose quickly of those bills that matter little but give us discretion to act wisely and well upon those that warrant our serious consideration. Guard thou our lips against the thoughtless word, and temper our judgments that they may be true.

Hear our prayer, O Lord, and lead us in a right path, for Thy mercy's sake. Amen.

The roll was called and all members were present except Messrs. Carstens and Kremer, who were excused.

REFERENCE COMMITTEE REPORT

LB Committee
927..... Public Health and Welfare
(Signed) Philip C. Sorensen, President

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 910. With Emergency.

A BILL FOR AN ACT to provide for the payment of the salaries of the officers of the Nebraska state government and payments to be

provided by Chapter 68, article 6, Reissue Revised Statutes of Nebraska, 1943, for the biennium ending June 30, 1967; to provide for the payment thereof; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Matzke	Rasmussen, E.
Batchelder	Gerdes	Moulton	Rasmussen, R.
Bauer	Harsh	Moylan	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Klaver	Paxton	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Marvel		

Voting in the negative, 0.

Not voting, 3:

Carstens	Kremer	Mahoney
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 149.

A BILL FOR AN ACT to amend sections 24-701, 24-708, and 24-714, Reissue Revised Statutes of Nebraska, 1943, and section 24-703, Reissue Revised Statutes of Nebraska, 1943, as amended by section 2, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to judges retirement; to redefine terms; to provide for retirement of judges of the municipal court; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Bauer	Brauer	Burbach
Batchelder	Bowen	Budd	Carpenter

Craft	Kjar	Moylan	Ruhnke
Crandall	Klaver	Nore	Skarda
Danner	Knight	Orme	Stromer
Fleming	Kokes	Paine, I.	Stryker
Gerdes	Lysinger	Paxton	Syas
Harsh	Mahoney	Payne, D.	Wallway
Hasebroock	Marvel	Pedersen	Warner
Holmquist	Matzke	Proud	Whitney
Hughes	Moulton	Rasmussen, R.	Wylie

Voting in the negative, 1:

Nelson

Not voting, 4:

Carstens	Claussen	Kremer	Rasmussen, E.
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 921. With Emergency.

A BILL FOR AN ACT to appropriate the sum of fifty-one thousand nine hundred and eighty-five dollars to aid in defraying the expenses of the Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 47:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carpenter	Klaver	Paine, I.	Wallway
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner	Mahoney	Proud	

Voting in the negative, 0.

Not voting, 2:

Carstens	Kremer
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 650. With Emergency.

A BILL FOR AN ACT relating to the Game, Forestation and Parks Commission; to authorize the commission to acquire a site in Lincoln and construct a state headquarters thereon as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Moylan	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Klaver	Paxton	Wallwey
Claussen	Knight	Payne, D.	Warner
Craft	Kokes	Pedersen	Whitney
Crandall	Mahoney	Proud	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carstens	Kremer	Lysinger	Nore
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE RESOLUTION 62.

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, our Nebraska Capitol Building since its construction, has been recognized as one of the world's architectural masterpieces; and

WHEREAS, it is anticipated that there will be three hundred and fifty thousand visitors to our Capitol Building in the Centennial year of 1967; and

WHEREAS, there is considerable weather discoloration and repair needed to the stone exterior of our Capitol Building with the exception of the tower; and

WHEREAS, cleaning and repair of the tower is not necessary for another six or eight years; and

WHEREAS, we have the finest Capitol Building in the United States, we should protect and preserve the Indiana limestone by cleaning, waterproofing and repairing so as to preserve the exterior of our Capitol which is now over thirty-three years old.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the State Building Commission be directed to authorize and supervise the cleaning, waterproofing and pointing up of the joints where needed of the exterior of the Capitol Building excluding the tower, before the State Centennial of 1967.

2. That a sum not to exceed one hundred twenty-five thousand dollars shall be appropriated to defray the costs of cleaning, waterproofing and repairing the Capitol Building.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the Resolution be adopted?'"

Voting in the affirmative, 44:

Adamson	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Paine, I.	Syas
Claussen	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Lysinger	Pedersen	Whitney
Danner	Mahoney	Proud	Wylie

Voting in the negative, 3:

Batchelder	Holmquist	Orme
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Not voting, 2:

Carstens	Kremer
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A constitutional majority having voted in the affirmative, the Resolution was declared adopted.

STANDING COMMITTEE REPORTS**Government and Military Affairs**

LEGISLATIVE BILL 915. Indefinitely postponed

LEGISLATIVE BILL 924. Indefinitely postponed.

(Signed) Jerome Warner, Chairman

Enrollment and Review

LEGISLATIVE BILL 859. Placed on Select File as amended.

E and R amendments to LB 859:

1. In section 1, line 7, strike the second "or" and insert "of".
2. In section 2, lines 14 and 15, strike "However, if" and insert "If"; and in lines 31 and 32, strike "here under" and insert "under the provisions of this section".
3. In section 3, line 4, section 7, lines 2 and 7, and section 8, lines 4, 6, and 11, strike "will" and insert "shall".
4. In section 4, line 5, strike the first comma; in line 7, strike "hold" and insert "held"; in line 8, strike "Any" and insert "If there is any"; in line 8, strike "on" and insert "in"; strike the comma in line 10; and insert a period at the end of line 12 and strike line 13.
5. In section 6, line 2, insert "shall" after "act".
6. Strike the comma in section 7, line 4.
7. In section 8, line 10, insert "the" after "of".
8. In section 9, line 4, insert a comma after "shall".
9. In section 10, line 4, strike "fail" and insert "fails".
10. In the title, strike line 4 and insert "stroy and remove swine affected with or exposed to"; and in line 5, strike "of" and insert "for".

LEGISLATIVE BILL 413. Placed on Select File as amended.

E and R amendment to LB 413:

1. In the title, line 5, strike "and per diem".

LEGISLATIVE BILL 903. Placed on Select File as amended.

E and R amendment to LB 903:

1. In the title, line 5, insert a period after "cities" and strike the balance of the title.

LEGISLATIVE BILL 447. Placed on Select File.

LEGISLATIVE BILL 316. Placed on Select File as amended.

E and R amendments to LB 316:

1. In section 1, line 18, strike "and" and insert "and".

2. In standing committee amendment 1, line 2, insert an underscored semicolon before "Provided,"; in line 2, strike "4 percent" and insert "four per cent"; and in line 5, strike the period and insert a period at the end of the line.

3. In new section 3, line 1, insert "Sec. 3." before "The", strike "percent" and insert "per cent", and after "rate" insert "provided by sections 72-232 and 72-234".

4. In the title, line 6, insert "to provide the basis of appraisal; to provide when such rate shall become effective;" before "and".

LEGISLATIVE BILL 912. Placed on Select File as amended.

E and R amendment to LB 912:

1. In section 1, strike line 24 and insert "intention of the Legislature to authorize the conveyance of the south".

LEGISLATIVE BILL 407. Placed on Select File as amended.

E and R amendments to LB 407:

1. In section 2, line 53, strike "of this section" and show the same as stricken.

2. For correlation purposes, after the second comma in line 2 of section 2, insert "as amended by section 1, Legislative Bill 177, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 42, strike "surrended" and insert "surrendered"; in line 58, strike the comma and insert a period; strike line 59 and insert "Each"; strike beginning with the comma in line 67 through the comma in line 68; in line 74, insert " , except that the holder of such a permit may drive under the personal supervision of their parents or guardian" after "school"; in line 110, strike " , re-"; and strike line 111 and insert "from an ex-".

3. In section 4, line 1 and the title, line 2, strike “, 60-407,”; and after “1963” in section 4, line 2 and the title, line 3, insert “, and section 60-407, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 177, Seventy-fifth Session, Nebraska State Legislature, 1965”.

LEGISLATIVE BILL 926. Placed on Select File as amended.

E and R amendments to LB 926:

1. In the title, line 4, strike “funds” and insert “fund”.
2. In the enacting clause, strike the semicolon and insert a comma.

LEGISLATIVE BILL 277. Placed on Select File as amended.

E and R amendments to LB 277:

1. In the Kremer amendment 1, line 4, strike “provided” and insert “Provided,”.

2. Amend the Kremer amendment 2, as amended by the Burbach amendment to read “In section 3, strike the new matter and insert *‘The Game, Forestation and Parks Commission is authorized to acquire title to not more than one section or six hundred forty acres of educational lands in any calendar year for parks, recreation areas or wildlife management areas, or any combination of these uses. The Game, Forestation and Parks Commission shall employ the procedure set forth in sections 72-213 to 72-224 to acquire such title; Provided, that the determination of the value of the lands to be acquired shall be in the manner provided by section 72-224.03 and the value of any leasehold interests to be acquired shall be determined as provided by section 72-224.02. The Governor shall approve all such acquisitions as provided in section 81-805.’*”.

3. In lieu of the Kremer amendment 3, add a new section to be known as section 5 and to read as follows:

“Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

4. In the title, strike beginning with “to” in line 8 through “and” in line 12 and insert “to permit the Game, Forestation and Parks Commission to acquire educational lands by eminent domain as prescribed;”; and in line 13, insert “; and to declare an emergency” after “sections”.

LEGISLATIVE BILL 919. Placed on Select File as amended.

E and R amendments to LB 919:

1. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

2. In the title, line 6, strike “and”; and in line 7, insert “; and to declare an emergency” after “section”.

LEGISLATIVE BILL 702. Placed on Select File as amended.

E and R amendments to LB 702:

1. In new section 1, line 5, insert “, Reissue Revised Statutes of Nebraska, 1943,” after “39-1328”; in line 8, insert “the” before “county”; in line 9, strike “said” and insert “such”; and in line 18, insert “, Revised Statutes Supplement, 1963” after “39-1372”.

2. In new section 2, line 11, insert “the” before “county”; and in line 12, strike “said” and insert “such”.

3. In the title, strike line 4 and insert “upon certain highways as prescribed.”.

LEGISLATIVE BILL 415. Placed on Select File as amended.

E and R amendments to LB 415:

1. In section 1, line 9, strike “does” and insert “do”.

2. In section 5, line 4, reinstate “every city of the first class”; in line 7, strike “by its charter” and show the same as stricken.

3. In section 6, line 6, strike “and” and insert “and”.

4. Add a new section to be known as section 13 and to read as follows:

“Sec. 13. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

5. In the Pedersen amendment, line 2, insert “three” before “five”.

6. In the title, line 9, strike “and”; and in line 10, insert “; and to declare an emergency” after “sections”.

LEGISLATIVE BILL 858. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 858

Mr. Ruhnke Presiding

RESOLUTION

LEGISLATIVE RESOLUTION 77.

LR 77 was adopted with 38 ayes, 1 nay, and 10 not voting.

SELECT FILE

LEGISLATIVE BILL 301. Laid over at Mr. Wylie's request.

President Sorensen Presiding

LEGISLATIVE BILL 789.

Messrs. Knight and Bauer substituted the following amendment for the pending Knight amendment 6 found in the Legislative Journal for the One Hundred Twenty-ninth Day.

6. Insert a new section as follows:

"Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations; except that if the Nebraska Power Review Board shall upon application by a municipality presently being served by a member of the grid system, and after giving notice to adjoining non-grid power agencies and hearing evidence, in the manner provided in Sections 70-1005 and 70-1006, determine that public convenience and necessity so require, it may order that such retail service by the grid system be continued until such time as similar service can be provided the municipality by a non-grid power agency.

The pending Knight amendments 1 - 5 and 7 were adopted by unanimous consent.

The Knight and Bauer amendment 6 lost with 20 ayes, 24 nays, and 5 not voting.

Mr. Stryker offered the following specific amendment, which was adopted with 39 ayes, 0 nays and 10 not voting.

Amend the bill by adding section 7 as follows: Section 7. Whenever any municipality and a public power district have entered into an agreement for the elimination of competing electric systems within the municipality by the sale of the power districts facilities to the municipality, and such agreement provides for the payment, as they mature, of the outstanding bonds of the district allocable to the property sold, then after the sale is completed neither the public power district nor the Grid System shall thereafter engage in any retail operation within the city or its service or zoning area, unless there be a default in the payments by the municipality.

Amend the title to conform.

Mr. Stryker offered the following specific amendment:

Section 5: Add a new subsection (3) as follows: "(3) Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall, prior to January 1, 1973, completely divest itself and its member districts of all retail facilities and operations, except as provided in this Section and in rural areas where no other power agency desires to acquire the customers under L.B. 764. A municipality now being served at retail by a member district of the grid system may continue such service after January 1, 1973, only if the governing body of the municipality serves written notice to the board of directors of the grid system to continue such existing retail service. Before serving such written notice by the municipality to the grid system of its election to continue existing service, the municipality shall notify all other non-grid system power agencies within twenty-five miles of the municipality, and give such non-grid power agencies the opportunity to submit to the municipality within sixty days any proposal which such non-grid power agency may desire to submit. Only after consideration of any proposals received from non-grid power agencies after said sixty days notification, may the municipality serve the written notice to the board of directors of the grid system as provided in this Section."

Amendment pending.

Laid over at the request of Mr. Carpenter.

Speaker Bowen Presiding

LEGISLATIVE BILL 694. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Kokes offered the following specific amendment, which was adopted by unanimous consent:

Amend Sec. 3, line 4, by striking the word "compensation" and inserting "agricultural use".

Mr. D. Payne moved to indefinitely postpone. The motion lost with 21 ayes, 18 nays and 10 not voting.

The motion to advance LB 694 to E and R for engrossment lost with 13 ayes, 16 nays and 20 not voting.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 173. Replaced on Select File as amended.

E and R amendments to LB 173:

1. In standing committee amendment 5, line 2, strike "17" and insert "20".
2. In the Marvel amendment 1, adopted July 13, 1965, line 3, strike "6" and insert "7"; and in line 5, strike "*the Department of*".
3. In Enrollment and Review amendment 22, line 4, insert "the Marvel amendment 17" after "in".
4. In renumbered section 19, line 2, strike "(4)" and insert "(7)"; and in line 3, strike "21" and insert "23".
5. In renumbered section 16, line 104, strike "*varying*" and insert "*the various*".
6. In Enrollment and Review amendment 13, adopted July 13, 1965, line 3, strike the first comma and insert a semicolon.
7. In renumbered section 15, line 5, strike "*effective*" and insert "*operative*".
8. In renumbered section 16, line 70, strike "(a)"; and in lines 73, 74, 76, and 80, respectively, strike "(i)", "(ii)", "(iii)", and "(iv)", and insert "(a)", "(b)", "(c)", and "(d)", respectively.
9. In renumbered section 19, line 6, strike "*Expenses*" and insert "*Expense*".
10. In renumbered section 20, lines 1, 12, and 61, strike "*State*".

(Signed) Henry F. Pedersen, Jr., Chairman

ONE HUNDRED THIRTY-SECOND DAY—JULY 23, 1965 2523

SELECT FILE

LEGISLATIVE BILL 173. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 173. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Presented to the Governor

Presented to the Governor for approval on July 23, 1965 at 8:30 a.m.: LB 914 LB 374 LB 880 LB 894 LB 867 LB 849 LB 161

(Signed) Ruth Bossard, Enrolling Clerk

SELECT FILE

LEGISLATIVE BILL 920. Mr. Adamson offered the following specific amendment, which was adopted by unanimous consent:

In Section 1, strike "September 2" and insert "August 15".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 301.

Mr. Wylie asked unanimous consent to adopt the following specific amendment:

1. Amend the bill by adding a new section to be known as Section 13 and to read as follows:

"Sec. 13. The provisions of this act shall not become effective until submitted to the voters of such Educational Service Unit at a general election. The proposition shall be approved by a majority vote of the electors voting on such proposition at any such election. Such election shall be called by the State Board of Education when a petition is presented to it bearing the names of at least five per cent of the legal voters of each county of the proposed district that voted for Governor in the last general election for Governor."

2. Amend the title to conform.

Mr. R. Rasmussen objected.

Mr. Wylie moved the amendment be adopted.

President Sorensen Presiding

Mr. Wylie requested a record vote on his amendment.

Voting in the affirmative, 19:

Adamson	Craft	Kokes	Proud
Batchelder	Crandall	Nelson	Ruhnke
Bowen	Fleming	Nore	Wallwey
Brauer	Hasebroock	Paxton	Wylie
Claussen	Knight	Payne, D.	

Voting in the negative, 27:

Bauer	Holmquist	Moulton	Skarda
Budd	Hughes	Moylan	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Klaver	Paine, I.	Syas
Danner	Lysinger	Pedersen	Warner
Gerdes	Mahoney	Rasmussen, E.	Whitney
Harsh	Marvel	Rasmussen, R.	

Not voting, 3:

Carstens	Kremer	Matzke
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The Wylie amendment lost.

Message from the Governor

July 21, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 21, 1965, I approved Legislative Bills 905, 352, 654, 428, 918, and 491.

Respectfully,

(Signed) Frank B. Morrison
Governor

Member Excused

Mr. Kjar was excused for the afternoon.

Recess

At 12:00 p.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Kjar, Kremer, and D. Payne, who were excused.

RESOLUTIONS

LEGISLATIVE RESOLUTION 79. Re: A Partisan Legislature

Introduced by Richard F. Proud, 12th District.

WHEREAS, the Nebraska Unicameral Legislature is non-partisan;

AND WHEREAS, candidates for such Legislature cannot file for office under a designation of political party affiliation;

AND WHEREAS, such non-partisan method has been tested over a period of years;

AND WHEREAS, experience has shown that the best interests of the people of Nebraska would best be served by changing from a non-partisan system to a partisan system;

NOW THEREFORE BE IT RESOLVED that this 75th Session of the Nebraska Legislature be recorded as favoring a partisan Legislature.

LEGISLATIVE RESOLUTION 80. Re: Study of the Operations of Legislative Service Agencies

Introduced by Richard D. Marvel, 33rd District; Fern Hubbard Orme, 29th District; George C. Gerdes, 49th District; George H. Fleming, 47th District; W. H. Hasebroock, 16th District; Stanley A. Matzke, 24th District; Richard Lysinger, 36th District; Harold Stryker, 23rd District and Clifton B. Batchelder, 10th District.

WHEREAS, there has been much legislative discussion and attention to the desirability of improving the organization and management of the departments and agencies of the state having responsibility for fiscal affairs of the state; and

WHEREAS, both the Seventy-third and Seventy-fifth Sessions of the Legislature have seen considerable action by the Legislature to implement necessary changes in the organization and management of the executive agencies to the end that improved management and efficiency shall result; and

WHEREAS, there has been much discussion of the need for improving the deliberative process of the Legislature toward the end

that the Legislature's business might be handled with greater efficiency and dispatch; and

WHEREAS, much of the work of the Legislature is dependent on the several staff agencies responsible to it; and

WHEREAS, there is reason to believe that the work of the Clerk of the Legislature, the research staff of the Legislative Council and the staff of the Nebraska Blue Book and Legislative Reference Library, the Office of Legislative Fiscal Analyst, the Legislative Bill Drafter, the Enrollment and Review Office, the temporary staff of the Bill Room, and Legislative Clerical and Stenographic Pool, the Revisor of Statutes, performed for the Legislature, might be more effectively organized and directed to the end that both the deliberative and ministerial functions of the Legislature and its service agencies might be more expeditiously and efficiently accomplished.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That the Committee on Appropriations and Budget, of the Legislative Council, undertake a study of the operations of each such legislative service agency aforementioned and report to the Legislative Council at the scheduled meeting in 1966 its conclusions and any recommendations for reorganizations. The report of the study committee shall also include a draft or drafts of recommended legislation to implement such changes in organization and procedures as may, in the judgement of the committee, be necessary or desirable to achieve the objectives of efficiency and expeditious accomplishment of duties imposed on such agencies by the Legislature. The report of the committee shall also include recommendations for such changes in the rules and procedures of the Legislature as may, in its judgement, be related to the proposed changes in organization and procedures of the several service agencies involved.

Referred to the Executive Board of the Legislative Council.

President Sorensen Presiding

UNANIMOUS CONSENT—Letter from Attorney General

Mr. Bowen asked unanimous consent to print the following letter from the Attorney General in the Journal. No objections. So ordered.

Speaker Kenneth Bowen

Speaker, Nebraska Legislature
State Capitol Building
Lincoln, Nebraska

Dear Senator Bowen:

You have asked several questions concerning matters which affect legislative consideration of reapportionment measures now pending before you.

Your first question is whether the present Legislature could call itself back into special session after adjournment *sine die* of the present regular session. Presumably, this question arises because the U. S. District Court in its memorandum of July 17, 1964, held that the legislature elected in 1964 would only have *de facto* status.

Without a doubt, the present legislature can call itself back into special session or may be called into special session by the Governor, for any purpose. Our own Constitution provides for this, and that provision of our Constitution has in no way been suspended by any presently existing federal court order. As a matter of fact, the federal court order of July 17, 1964, specifically provides that you shall "hold office and function until the election and qualification of members of a new legislature to be elected in the 1966 general election," and that order has not been suspended or changed.

Your second question deals with that part of the order of the U. S. District Court dated May 12, 1965, which provides that, "If the Legislature before adjournment of its present regular session does not adopt a constitutionally valid legislative reapportionment plan, the Court will order that all the members of the Legislature be nominated and elected at large in the State of Nebraska at the elections of 1966." You ask, in the event an appeal is taken from the order of May 12, 1965, and the appeal to the United States Supreme Court is unsuccessful, whether that Court might give the Legislature a chance to meet in special session to enact another reapportionment plan in accordance with the standards set forth by the Supreme Court, or whether you are irrevocably faced with the necessity of running at large if the appeal should be unsuccessful.

When an appeal is taken from a court order, the higher court may always modify or change any part of the lower court order which is brought into question.

We are firmly of the opinion that the United States District Court had no intention of foreclosing your right to appeal its decision by inserting a threat in that opinion that you would have to run at large if you did take an appeal. The purpose of inserting that requirement in its order was to provide a means of enforcing its judgment that you were not yet properly apportioned.

We have every confidence that in the event of an unsuccessful appeal, the U. S. Supreme Court would give the State of Nebraska an opportunity to solve its problem in an orderly fashion. It might

determine that some other form of sanction would be more appropriate to compel reapportionment. This office would never have recommended appeal if we had felt that such a course would irrevocably lead you to running at large.

There is one more matter which requires mention. There has been talk that all of the laws you have passed during the present regular session are of questionable validity because you have only a *de facto* status. This is loose talk which does a disservice to the cause of good state government, and it has no foundation whatsoever under any known legal principles.

Very truly yours,

(Signed) Clarence A. H. Meyer
Attorney General

Members Excused

Messrs. Batchelder and Hasebroock were excused at 2:30 p.m. for the remainder of the afternoon.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 920. Replaced on Select File as amended.

E and R amendment to LB 920:

1. In the Adamson unanimous consent amendment, adopted July 23, 1965, insert "2" before "August".

SELECT FILE

LEGISLATIVE BILL 301.

Mr. R. Rasmussen offered the following amendment which was adopted by unanimous consent:

In the Carpenter specific amendments adopted July 19, 1965, strike the third paragraph and insert after "Add (3)" the following:

"Any county excluded by a favorable majority as provided in (2) of this section may upon submission of petitions of 5% of the legal voters from three-fifths of the school districts of any one county as prescribed in the initiative and referendum Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, to the Secretary of State, an election to determine the readmittance of a county to the educational service unit from which said county had been excluded, shall be caused to be held at the next succeeding

general election in that county. A favorable majority vote shall readmit said county to the educational service unit from which it had been excluded.”

Mr. Whitney offered the following amendment which was adopted by unanimous consent:

In Sec. 2 transfer Garden County from District 17 to District 19.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 920. E and R amendment found in this day’s Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 694. Mr. Kokes asked unanimous consent to withdraw LB 694.

Laid over.

LEGISLATIVE BILL 789. Mr. Stryker withdrew his pending amendment found in this day’s Journal.

Mr. Carpenter offered the following specific amendment which was adopted with 32 ayes, 2 nays, and 15 not voting:

Insert a new section as follows:

Section 5. subsection (3): “Notwithstanding any law to the contrary, the grid system shall, upon its formation, commence divesting itself and its member districts of retail facilities and shall proceed to completely divest itself and its member districts of all retail facilities and operations; except in those areas (rural or municipal) where no other power agency, system, or operation is available, and willing, to adequately serve said area at retail.”

Advanced to E and R for engrossment.

LEGISLATIVE BILL 480. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Mahoney offered the following specific amendments:

1. Amend section 1 of the bill, line 1 by striking “a” and in line 2 by striking “school” and inserting “schools”, in line 4 after “braska” insert the following: “and the Omaha Vocational Technical School in Douglas County, Nebraska”, and by striking “site” and inserting “sites”.

2. Amend section 2 of the bill, line 2 by inserting after "School" the following: "and the Omaha Vocational Technical School".

3. Amend section 3 of the bill, line 2 by striking "Institution" and inserting "Institutions", and in line 7 by inserting after "School" the following: "and the Omaha Vocational Technical School".

4. Amend section 4 of the bill, line 3 by striking "institution" and inserting "institutions" and in line 5 after "School" by inserting "and the Omaha Vocational Technical School", and in lines 6 and 8 by striking "school" and inserting "schools".

5. Amend section 5 of the bill, line 3 by striking "institution as a" and inserting "institutions as", and in line 4 by striking "school" and inserting "schools".

6. Amend section 6 of the bill, line 3 by inserting after "Fund" the following: "and the Omaha Vocational Technical School Cash Fund", and in line 8 after "School" insert the following: "and Omaha Vocational Technical School" and in line 8 by striking "this fund" by inserting "the funds", and in line 11 by striking "school" and inserting "schools".

7. Amend section 7 of the bill, line 7 by inserting after "Fund" the following "and the Omaha Vocational Technical School Cash Fund".

8. Amend section 9 of the bill, lines 2 and 7 by inserting after "Fund" the following: "and the Omaha Vocational Technical School Cash Fund".

9. Amend section 10 of the bill, line 3 and section 11, line 2 by inserting after the word "Fund" the following: "and the Omaha Vocational Technical School Cash Fund".

10. Amend the title to conform.

Mr. Skarda moved the previous question. The question is "Shall the debate now close?"

The motion lost with 22 ayes, 15 nays, and 12 not voting.

Mr. Syas requested a record vote on the Mahoney amendments.

Mr. Mahoney requested a Call of the House. The Call showed 46 members present.

Mr. Mahoney asked unanimous consent that the Call be raised. No objections. So ordered.

Vote on the Mahoney specific amendments:

Voting in the affirmative, 16:

Batchelder	Danner	Marvel	Pedersen
Bowen	Klaver	Moulton	Proud
Budd	Knight	Moylan	Skarda
Carpenter	Mahoney	Nore	Syas

Voting in the negative, 24:

Adamson	Craft	Hughes	Paxton
Bauer	Crandall	Kokes	Rasmussen, E.
Brauer	Gerdes	Lysinger	Ruhnke
Burbach	Harsh	Matzke	Stryker
Carstens	Hasebroock	Nelson	Wallwey
Claussen	Holmquist	Orme	Wylie

Not voting, 9:

Fleming	Paine, I.	Rasmussen, R.	Warner
Kjar	Payne, D.	Stromer	Whitney
Kremer			

The Mahoney amendments lost.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 176. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Fleming moved to advance LB 176 to E and R for engrossment.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

LB 176 was advanced to E and R for engrossment.

Visitors

Mr. Burbach introduced Mrs. Peggy Stromer and daughter Gretchen.

MOTION—Introduce Bill

Mr. Marvel moved the introduction of a new bill recommended by the Committee on Budget.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 928. Introduced by the Committee on Budget; Richard D. Marvel, Legislative District 33, Chairman; George H. Fleming, Legislative District 47; Stanley A. Matzke, Legislative District 24; George C. Gerdes, Legislative District 49 and Fern Hubbard Orme, Legislative District 29.

A BILL FOR AN ACT making supplemental appropriations for certain departments, boards, and commissions of the state government of the State of Nebraska for the biennium beginning July 1, 1965, and ending July 30, 1967, as prescribed; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; to amend sections 1 and 9, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.

MOTION—Suspend Rules

Mr. Marvel moved to suspend the rules and place LB 928 on General File.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

UNANIMOUS CONSENT—Fiscal Impact of Bills

Mr. Marvel asked unanimous consent that all bills with fiscal impact be placed at the head of Enrollment and Review for engrossment. No objections. So ordered.

STANDING COMMITTEE REPORT**Government and Military Affairs**

LEGISLATIVE BILL 923. Placed on General File as amended.

Standing Committee amendments to LB 923:

1. Amend section 1 of the bill "Sec. 5.", lines 12 and 15 by striking the new matter and reinstating the old matter, line 23 by reinstating the stricken matter, line 24 by inserting "or" before "number", line 25 by inserting "*or electors as determined by statewide registration of voters when such registration is required*" before "and", and by striking the new matter in lines 34 to 39.

2. Amend section 1 of the bill "Sec. 7.", line 10 by inserting "*, and the law providing for such redistricting shall where necessary specify the newly established district which they shall represent for the balance of their term*" before the period.

3. Amend the title to conform.

LEGISLATIVE BILL 925. Placed on General File as amended.

Standing Committee amendments to LB 925:

1. Amend section 1 of the bill, line 2 by striking "six" and inserting "seven".

2. Amend section 2 of the bill by striking lines 4 to 130 and inserting the following:

"District No. 1. The counties of Richardson, Nemaha, and Johnson.

District No. 2. The counties of Otoe and Cass.

District No. 3. The county of Sarpy.

District No. 4. Includes the following territory in the county of Douglas and the city of Omaha: Beginning at the intersection of the center lines of 50th Street and Hamilton Street; thence south along the center line of 50th Street to Pacific Street; thence west on the center line of Pacific Street to 52nd Street; thence south on the center line of 52nd Street to Center Street; thence west on the center line of Center Street to 67th Street; thence west on the center line of the West Center Road to the Big Papillion Drainage Ditch; thence northwesterly along the center line of the Big Papillion Drainage Ditch to the center line of 94th Street extended south; thence north along the center line of 94th Street to Pacific Street; thence west on the center line of Pacific Street to 96th Street; thence north on the center line of 96th Street to Burt Street; thence east on the center line of Burt Street to the Chicago and Northwestern Railroad tracks; thence north on the center line of the Chicago and Northwestern Railroad tracks to Western Avenue; thence east on the center line of Western Avenue to 66th Street; thence north on the center line of 66th Street to Hamilton Street; thence east on the center line of Hamilton Street to the point of beginning.

District No. 5. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of J Street and 24th Street; thence south on the center line of 24th Street to Railroad Avenue; thence southeasterly along the center line of Railroad Avenue to the Douglas County line; thence west on the Douglas County line to 60th Street; thence north on the center line of 60th Street to the Interstate Highway 80; thence east

along the center line of Interstate Highway 80 to 50th Street; thence north on the center line of 50th Street to Grover Street; thence east on the center line of Grover Street to 42nd Street; thence south on the center line of 42nd Street to the Chicago and Northwestern Railroad tracks; thence easterly on the center line of the Chicago and Northwestern Railroad tracks to the center line of B Street extended west; thence east along the center line of extended B Street to the Union Pacific Railroad tracks; thence southerly on the center line of the Union Pacific Railroad tracks to the center line of J Street extended; thence east on the center line of J Street to the point of beginning.

District No. 6. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Cuming Street and 30th Street; thence south on the center line of 30th Street to Mason Street; thence west on the center line of Mason Street to 30th Avenue; thence south on the center line of 30th Avenue to Woolworth Avenue; thence east on the center line of Woolworth Avenue to Park Avenue; thence south on the center line of Park Avenue to the center line of Walnut Street extended east; thence west on the center line of Walnut Street to 36th Street; thence north on the center line of 36th Street to Woolworth Avenue; thence west on the center line of Woolworth Avenue to 50th Street; thence north on the center line of 50th Street to Cuming Street; thence east on the center line of Cuming Street to the point of beginning.

District No. 7. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Hickory Street with the eastern boundary of the State of Nebraska; thence south on the eastern boundary of the State of Nebraska to its intersection with the south line of Douglas County; thence west on the south line of Douglas County to the center line of Railroad Avenue; thence northwesterly along the center line of Railroad Avenue to 24th Street; thence north along the center line of 24th Street to J Street; thence west on the center line of J Street to the Union Pacific Railroad tracks; thence north along the center line of the Union Pacific Railroad tracks to B Street; thence east on the center line of B Street to 24th Street; thence north on the center line of 24th Street to the Union Pacific Railroad tracks; thence north-easterly along the center line of the Union Pacific Railroad tracks to the center line of William Street; thence east on the center line of William Street to 11th Street; thence south on the center line of 11th Street to Hickory Street; thence east on the center line of Hickory Street to the point of beginning.

District No. 8. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of 34th Street and Sprague Street; thence south on the center line of 34th Street to Lake Street; thence east on the center line of

Lake Street to 33rd Street; thence south on the center line of 33rd Street to Cuming Street; thence west on the center line of Cuming Street to 50th Street; thence north on the center line of 50th Street to Hamilton Street; thence west on the center line of Hamilton Street to 52nd Street; thence north on the center line of 52nd Street to Country Club Avenue; thence northwesterly on the center line of Country Club Avenue to 54th Street; thence north on the center line of 54th Street to Sprague Street; thence east on the center line of Sprague Street to 48th Street; thence southeasterly to the intersection of the center lines of Spaulding Street and 45th Street; thence east on the center line of Spaulding Street to 40th Street; thence north on the center line of 40th Street to Sprague Street; thence east on the center line of Sprague Street to the point of beginning.

District No. 9. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Cuming Street with the eastern boundary of the State of Nebraska; thence south along the eastern boundary of the State of Nebraska to the center line of Hickory Street extended east; thence west on the center line of Hickory Street to 11th Street; thence north on the center line of 11th Street to William Street; thence west on the center line of William Street to the Union Pacific Railroad tracks; thence southwesterly along the center line of the Union Pacific Railroad tracks to the center line of Woolworth Avenue extended east; thence west on the center line of Woolworth Avenue to 30th Avenue; thence north on the center line of 30th Avenue to Mason Street; thence east on the center line of Mason Street to 30th Street; thence north on the center line of 30th Street to Cuming Street; thence east on the center line of Cuming Street to the point of beginning.

District No. 10. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of State Street and 60th Street, also the northeast corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south on the center line of 60th Street to Sprague Street; thence east on the center line of Sprague Street to 54th Street; thence south on the center line of 54th Street to Country Club Avenue; thence southerly along the center line of Country Club Avenue to 52nd Street; thence south on the center line of 52nd Street to Hamilton Street; thence west on the center line of Hamilton Street to 66th Street; thence south on the center line of 66th Street to Western Avenue; thence west on the center line of Western Avenue to the Chicago and Northwestern Railroad tracks; thence north on the center line of the Chicago and Northwestern Railroad tracks to Blondo Street; thence east on the center line of Blondo Street to 83rd Street; thence north on the center line of 83rd Street

to Keystone Drive; thence west on the center line of Keystone Drive to 84th Street; thence north on the center line of 84th Street to Boyd Street; thence west on the center line of Boyd Street to 90th Street; thence north on the center line of 90th Street and the center line of 90th Street extended north to the center line of State Street, such point being the northwest corner of the Northeast Quarter of Section 27, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence east on the center line of State Street to the point of beginning.

District No. 11. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Pratt Street and 16th Street; thence south on the center line of 16th Street to Grace Street; thence east on the center line of Grace Street to the eastern boundary of the State of Nebraska; thence south along the eastern boundary of the State of Nebraska to the center line of Cuming Street extended east; thence west along the center line of Cuming Street to 33rd Street; thence north along the center line of 33rd Street to Lake Street; thence west on the center line of Lake Street to 34th Street; thence north on the center line of 34th Street to Pratt Street; thence east on the center line of Pratt Street to the point of beginning.

District No. 12. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the northeast corner of Section 1, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south along the center line of 60th Street to State Street, also the northeast corner of Section 25, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence west on the center line of State Street to the northwest corner of the Northeast Quarter of Section 27, Township 16 North, Range 12 East of the 6th principal meridian as surveyed, platted and recorded in Douglas County, Nebraska; thence south along the center line of 90th Street to Boyd Street; thence east on the center line of Boyd Street to 84th Street; thence south on the center line of 84th Street to Keystone Drive; thence east on the center line of Keystone Drive to 83rd Street; thence south on the center line of 83rd Street to Blondo Street; thence west on the center line of Blondo Street to the Chicago and Northwestern Railroad tracks; thence south on the center line of the Chicago and Northwestern Railroad tracks to the center line of Burt Street extended; thence west on the center line of Burt Street to 96th Street; thence south on the center line of 96th Street to Pacific Street; thence east on the center line of Pacific Street to 94th Street; thence south on the center line of 94th Street to the Big Papillion Drainage Ditch; thence southerly along the center line

of the Big Papillion Drainage Ditch to West Center Road; thence east on the center line of West Center Road to 84th Street; thence south on the center line of 84th Street to the Interstate Highway 80; thence east on the center line of Interstate Highway 80 to 60th Street; thence south on the center line of 60th Street to the south Douglas County line; thence west on the south Douglas County line to the west Douglas County line; thence north on the west Douglas County line to the north Douglas County line; thence east on the north Douglas County line to the point of beginning.

District No. 13. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the northeast corner of Douglas County; thence south along the eastern boundary of the State of Nebraska to its intersection with the center line of Bridge Street extended; thence west on the center line of Bridge Street extended to 30th Street; thence south on the center line of 30th Street to Laurel Avenue; thence west on the center line of Laurel Avenue to 33rd Street; thence south on the center line of 33rd Street to Ames Avenue; thence west on the center line of Ames Avenue to 34th Street; thence south on the center line of 34th Street to Sprague Street; thence west on the center line of Sprague Street to 40th Street; thence south on the center line of 40th Street to Spaulding Street; thence west on the center line of Spaulding Street to 45th Street; thence northwesterly to the intersection of 48th Street with the center line of Sprague Street; thence west on the center line of Sprague Street to 60th Street; thence north on the center line of 60th Street and 60th Street extended to the north Douglas County line; thence east on the north Douglas County line to the point of beginning.

District No. 14. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center line of Bridge Street extended with the eastern boundary of the State of Nebraska; thence in a southerly direction along the eastern boundary line of the State of Nebraska as it follows the Missouri River and circles Carter Lake, Iowa to the intersection of the center line of Grace Street extended with the eastern boundary of the State of Nebraska; thence west on the center line of Grace Street to 16th Street; thence north on the center line of 16th Street to Pratt Street; thence west on the center line of Pratt Street to 34th Street; thence north on the center line of 34th Street to Ames Avenue; thence east on the center line of Ames Avenue to 33rd Street; thence north on the center line of 33rd Street to Laurel Avenue; thence east on the center line of Laurel Avenue to 30th Street; thence north on the center line of 30th Street to Bridge Street; thence east on the center line of Bridge Street to the point of beginning.

District No. 15. The county of Dodge.

District No. 16. The counties of Cuming, Burt, and Washington.

District No. 17. The counties of Dixon, Dakota, and Thurston.

District No. 18. The counties of Antelope, Pierce, and Wayne.

District No. 19. The counties of Boyd, Knox, and Cedar.

District No. 20. Includes the following territory in the county of Douglas and city of Omaha: Beginning at the intersection of the center lines of Woolworth Avenue and the Union Pacific Railroad tracks; thence southwesterly along the center line of the Union Pacific Railroad tracks to 24th Street; thence south on the center line of 24th Street to B Street; thence west on the center line of B Street and the center line of B Street extended to the center line of the Chicago and Northwestern Railroad tracks; thence westerly on the center line of the Chicago and Northwestern Railroad tracks to 42nd Street; thence north on the center line of 42nd Street to Grover Street; thence west on the center line of Grover Street to 50th Street; thence south on the center line of 50th Street to the Interstate Highway 80; thence west on the center line of Interstate Highway 80 to 84th Street; thence north on the center line of 84th Street to West Center Road; thence east on the center line of West Center Road to 67th Street; thence east on the center line of Center Street to 52nd Street; thence north on the center line of 52nd Street to Pacific Street; thence east on the center line of Pacific Street to 50th Street; thence south on the center line of 50th Street to Woolworth Avenue; thence east on the center line of Woolworth Avenue to 36th Street; thence south on the center line of 36th Street to Walnut Street; thence east on the center line of Walnut Street to Park Avenue; thence north on the center line of Park Avenue to Woolworth Avenue; thence east on the center line of Woolworth Avenue to the point of beginning.

District No. 21. The counties of Madison and Stanton.

District No. 22. The counties of Platte and Colfax.

District No. 23. The counties of Butler and Saunders.

District No. 24. The counties of York and Seward.

District No. 25. Includes that area in Lancaster County not included within the boundaries of Districts 26, 27, 28, and 29.

District No. 26. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street and Vine Street; thence north along the center line of 17th Street to the center line of Court Street; thence

west along the center line of Court Street to the center line of 14th Street; thence north along the center line of 14th Street to the center line of Superior Street; thence east along the center line of Superior Street to the center line of 48th Street; thence south along the center line of 48th Street to the center line of the Chicago, Rock Island and Pacific Railroad right-of-way; thence east along the center line of such railroad right-of-way to the center line of the county road one mile east of 84th Street; thence south along the center line of such county road to the center line of Vine Street extended; thence west along the center line of Vine Street and Vine Street extended to the point of beginning.

District No. 27. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street extended and Pioneers Boulevard; thence north along the center line of 17th Street extended and 17th Street to the center line of Vine Street; thence west along the center line of Vine Street and Vine Street extended to the center line of Salt Creek; thence in a northeasterly direction along the center line of Salt Creek to the north boundary line of Garfield No. 1 precinct; thence west along the north boundary line of Garfield No. 1 precinct to the west boundary of Garfield No. 1 precinct; thence south along the west boundary of Garfield No. 1 precinct and the west boundary of Garfield No. 2 precinct to the center line of West Van Dorn Street; thence east along the center line of West Van Dorn Street to a point one mile west of Folsom Street; thence south along the center line of the county road one mile west of Folsom Street to the center line of Pioneers Boulevard extended; thence east along the center line of Pioneers Boulevard extended and Pioneers Boulevard to the center line of State Highway No. 2; thence southeast along the center line of State Highway No. 2 to the center line of 14th Street; thence south along the center line of 14th Street to the center line of Pioneers Boulevard; thence east along the center line of Pioneers Boulevard to the point of beginning.

District No. 28. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street and A Street; thence north along the center line of 17th Street to the center line of Vine Street; thence east along the center line of Vine Street and Vine Street extended to the center line of the county road one mile east of 84th Street; thence south along the center line of such county road and such county road extended to the center line of A Street; thence west along the center line of A Street to the point of beginning.

District No. 29. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of 17th Street and A Street; thence east along the

center line of A Street to the center line of the county road one mile east of 84th Street; thence south along the center line of such county road to the center line of the county road lying one mile south of Pioneers Boulevard; thence west along the center line of such county road to the center line of 14th Street; thence north along the center line of 14th Street to the center line of Pioneers Boulevard; thence east along the center line of Pioneers Boulevard to the center line of 17th Street extended; thence north along the center line of 17th Street extended and 17th Street to the point of beginning.

- District No. 30. The counties of Gage and Pawnee.
- District No. 31. The counties of Nuckolls, Thayer, and Jefferson.
- District No. 32. The counties of Clay, Fillmore, and Saline.
- District No. 33. The county of Adams.
- District No. 34. The counties of Nance, Merrick, Polk, and Hamilton.
- District No. 35. The county of Hall.
- District No. 36. The counties of Buffalo and Howard.
- District No. 37. The counties of Kearney, Furnas, Harlan, Franklin, and Webster.
- District No. 38. The counties of Dundy, Hitchcock, Red Willow, Frontier, and Gosper.
- District No. 39. The counties of Dawson and Phelps.
- District No. 41. The counties of Custer, Garfield, Valley, and Sherman.
- District No. 42. The counties of Holt, Wheeler, Greeley, and Boone.
- District No. 43. The counties of Sheridan, Cherry, Keya Paha, Brown, Rock, Blaine, and Loup.
- District No. 44. The counties of Grant, Hooker, Thomas, Arthur, McPherson, Logan, Keith, Deuel, Perkins, Chase, and Hayes.
- District No. 45. The county of Lincoln.
- District No. 47. The counties of Banner, Kimball, Garden, and Cheyenne.
- District No. 48. The county of Scotts Bluff.
- District No. 49. The counties of Sioux, Dawes, Box Butte, and Morrill.”.

3. Amend the title to conform.

(Signed) Jerome Warner, Chairman

Adjournment

At 3:50 p.m., on a motion by Mr. Budd, the Legislature adjourned until 9:00 a.m., Monday, July 26, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Monday, July 26, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by Rev. Kenneth C. Stewart.

Prayer

O Lord, our God, as we resume the work of a new day and a new week, we thank Thee for life, liberty and our chosen tasks. Each day as we meet, we feel the pressures of friends and foes as well as those who lobby for special interests. We confess we are human and sometimes it is not easy to withstand the pressures. We ask that Thou wilt give us strength and wisdom beyond our own. Grant that we may serve without fear or favor realizing we are accountable unto no man but unto Thee. So guide us in all of our deliberations this day, and lead us in a right path that will honor Thee and bless Thy people, in the name of him who followed truth e'en though it meant a cross. Amen.

The roll was called and all members were present except Messrs. Fleming, Moylan, and Wallwey, excused for the day; Mr. Claussen, excused until 9:25 a.m.; and Mr. Kokes, excused until 9:45 a.m.

Corrections for the Journal**One Hundred Thirty-first Day**

Page 2497, line 10, strike "offer" and insert "offered".

Page 2503, line 14, strike "inserting" and insert "insert".

Page 2504, line 17, strike "k" and insert "l".

One Hundred Thirty-second Day

Page 2520, line 28, correct spelling of "convenience".

Page 2526, line 27, correct spelling of "expeditious".

Page 2527, line 30, correct spelling of "procedures".

Page 2528, line 12, delete "ours" and insert "yours".

The Journals for the One Hundred Thirty-first and One Hundred Thirty-second Days were approved as corrected.

Communications

Letter from Speaker of the U. S. House of Representatives John McCormack acknowledging receipt of the Legislative Journal for July 14, 1965.

Letters from U. S. Senator Carl T. Curtis and U. S. Representative Glenn Cunningham acknowledging receipt of LR 60 and enclosing copies of the Congressional Record for July 21, 1965, which are filed in the permanent Journal.

Message from the Governor

July 23, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I return to you herewith, L.B. 609, without my signature, for the following reasons:

1. Section 2 provides, "The Nebraska State Historical Society shall be responsible for the restoration of the Nebraska Statehood Memorial. The exterior shall be restored as nearly as may be to its appearance in 1870. The interior shall be restored as nearly as may be to its original appearance and arrangement, and shall be refurnished with authentic period furniture and other materials which relate to the establishment and development of Nebraska state government." This will involve a considerable outlay of public funds, and no appropriation has been made or is included within the budget recommended by the Governor or that recommended by the Budget Committee of the Legislature, and I believe it is contrary to public policy to provide for expenditure of public funds without providing a source of revenue.
2. The property involved is, in my opinion, not of sufficient historical significance to warrant the expenditure of extensive public funds.
3. In my opinion, there are many points of historical interest of greater significance and will involve far less outlay in public funds than the restoration of the Kennard house.

4. A building restored does not have the same historical significance as the original building and hence loses something of its historical importance.

Respectfully,

Frank B. Morrison
Governor

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 336. With Emergency.

A BILL FOR AN ACT to amend sections 75-424 and 75-425, Revised Statutes Supplement, 1963, relating to rail carriers; to except freight trains from the full crew law; to change cross references; to repeal the original sections, and also sections 75-422 and 75-423, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 24:

Adamson	Crandall	Matzke	Pedersen
Batchelder	Hasebroock	Moulton	Proud
Bauer	Holmquist	Nelson	Rasmussen, E.
Bowen	Kjar	Orme	Stryker
Budd	Knight	Paine, I.	Whitney
Burbach	Kremer	Paxton	Wylie

Voting in the negative, 17:

Brauer	Hughes	Marvel	Skarda
Carpenter	Klaver	Nore	Stromer
Craft	Lysinger	Payne, D.	Syas
Danner	Mahoney	Ruhnke	Warner
Harsh			

Not voting, 8:

Carstens	Fleming	Kokes	Rasmussen, R.
Claussen	Gerdes	Moylan	Wallway

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question is, "Shall the bill pass with the emergency clause stricken?"

Mr. Matzke requested a Call of the House. The Call showed 45 members present.

Mr. Matzke asked unanimous consent that the Call be raised. No objections. So ordered.

Mr. Craft objected to the ruling of the Chair that a vote be taken on LB 336 with the emergency clause stricken.

Voting in the affirmative, 25:

Adamson	Harsh	Matzke	Pedersen
Batchelder	Hasebroock	Moulton	Proud
Bauer	Holmquist	Nelson	Rasmussen, E.
Bowen	Kjar	Orme	Stryker
Budd	Knight	Paine, I.	Whitney
Burbach	Kremer	Paxton	Wylie
Crandall			

Voting in the negative, 17:

Brauer	Klaver	Nore	Skarda
Carpenter	Lysinger	Payne, D.	Stromer
Craft	Mahoney	Rasmussen, R.	Syas
Danner	Marvel	Ruhnke	Warner
Hughes			

Not voting, 7:

Carstens	Fleming	Kokes	Wallwey
Claussen	Gerdes	Moylan	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—Return LB 642 to Select File

Mr. Craft moved to replace LB 642 on Select File for the following specific amendments:

1. Amend the bill by striking the Wylie amendment adopted July 2, 1965.

2. Amend the bill by adding a new section to be known as section 29 and to read as follows:

“Sec. 29. The provisions of this act shall be made effective in the following manner:

(1) If a resolution of the county board is adopted approving the county participation in the retirement plan, the county clerk shall cause notice thereof to be published once each week for three consecutive weeks in a legal newspaper published and of general circulation within the county.

(2) If, within thirty days after the date of the third publication, a referendum petition signed by one hundred qualified electors of the county is filed with the county clerk, such resolution shall not become effective until it has been approved by a vote of the electors at a general election. If a majority of the voters voting on this issue vote against such resolution or if the question is not submitted to the voters, the resolution shall not become effective and no such resolution shall thereafter be adopted by the county board for a period of one year from the date of the preceding resolution. The same procedure shall apply on any subsequent resolution. If no such petition is filed, the resolution shall become effective at the expiration of such thirty day period. If a referendum petition if filed as herein provided, the question shall be placed on the ballot only upon the county board adopting a resolution authorizing the same within thirty days after receipt of the referendum petition by the clerk.

(3) If no referendum petition is filed with the clerk or if a majority of the electors approve the retirement plan, the county clerk shall certify to the Governor, if the retirement board has not been approved, or to the retirement board, as the case may be, a copy of the resolution and a proof of publication together with his sworn statement as to whether or not a referendum petition was filed and the outcome of the election. He shall also submit a list of all employees then eligible for participation in the plan which list shall state the name and address of the employee and his gross monthly wage.”.

3. Amend the title to conform.

Mr. Carpenter requested a record vote on the motion to return LB 642 to Select File.

Voting in the affirmative, 17:

Budd	Gerdes	Kremer	Moulton
Burbach	Hasebroock	Lysinger	Rasmussen, R.
Carpenter	Hughes	Mahoney	Skarda
Craft	Klaver	Marvel	Syas
Danner			

Voting in the negative, 22:

Adamson	Crandall	Nore	Ruhnke
Bauer	Harsh	Paine, I.	Stryker
Bowen	Holmquist	Paxton	Warner
Brauer	Kjar	Payne, D.	Whitney
Carstens	Knight	Proud	Wylie
Claussen	Nelson		

Not voting, 10:

Batchelder	Matzke	Pedersen	Stromer
Fleming	Moylan	Rasmussen, E.	Wallwey
Kokes	Orme		

The motion lost.

MOTION—Return LB 642 to Select File

Mr. Craft moved to return LB 642 to Select File for consideration of the following specific amendment:

1. Amend the bill by adding a new section to be known as section 30 and to read as follows:

“Sec. 30. If a majority of the electors approve the retirement plan, the county clerk shall certify the outcome of the election to the Governor if the retirement board has not been appointed or to the retirement board, as the case may be. He shall also submit a list of all employees then eligible for participation in the plan which list shall state the name and address of the employee and his gross monthly wage. When the Governor has received certification from counties whose eligible employees have a combined gross monthly wage of one hundred thousand dollars, he shall appoint the members of the retirement board as provided in section 3 of this act, and shall certify to the retirement board the names of the participating counties.

2. Amend the bill by renumbering original section 29 as section 31.

3. Amend the title to conform.

The motion prevailed with 28 ayes, 3 nays and 18 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 662.

A BILL FOR AN ACT to amend section 24-710, Reissue Revised Statutes of Nebraska, 1943, as amended by section 3, Legislative Bill 844, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to judges retirement; to provide that retirement benefits of a judge shall not exceed sixty-five per cent of his final average salary; and to repeal the original section.

Whereupon the Speaker stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 45:

Adamson	Gerdes	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, E.
Bauer	Hasebroock	Matzke	Rasmussen, R.
Bowen	Holmquist	Moulton	Ruhnke
Brauer	Hughes	Nelson	Skarda
Budd	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Stryker
Carstens	Knight	Paine, I.	Syas
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Fleming	Moylan	Wallwey
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 344.

A BILL FOR AN ACT to amend sections 16-330 and 16-332, Revised Statutes Supplement, 1963, relating to cities of the first class; to make the adoption of a pension plan for policemen mandatory; to permit the use of any recognized method of funding such pension plan; to delete the definition of actuarial equivalent; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 25:

Budd	Hughes	Marvel	Pedersen
Burbach	Klaver	Matzke	Proud
Carpenter	Knight	Moulton	Ruhnke
Carstens	Kokes	Orme	Skarda
Crandall	Lysinger	Paine, I.	Stromer
Danner	Mahoney	Payne, D.	Syas
Hasebroock			

Voting in the negative, 19:

Adamson	Bauer	Claussen	Gerdes
Batchelder	Brauer	Craft	Harsh

Holmquist	Nelson	Rasmussen, R.	Whitney
Kjar	Nore	Stryker	Wylie
Kremer	Paxton	Warner	

Not voting, 5:

Bowen	Moylan	Rasmussen, E.	Wallway
Fleming			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 264.

A BILL FOR AN ACT to amend sections 35-513.01 and 35-513.04, Revised Statutes Supplement, 1963, relating to rural and suburban fire protection districts; to provide for automatic withdrawal of areas from rural and suburban fire protection districts when annexed by an incorporated city or village; to provide for outstanding obligations as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Danner	Lysinger	Proud
Batchelder	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Brauer	Holmquist	Moulton	Skarda
Budd	Hughes	Nelson	Stromer
Burbach	Kjar	Nore	Stryker
Carpenter	Klaver	Orme	Syas
Carstens	Knight	Paine, I.	Warner
Claussen	Kokes	Paxton	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall			

Voting in the negative, 0.

Not voting, 4:

Fleming	Moylan	Payne, D.	Wallway
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 471.

A BILL FOR AN ACT to amend section 32-233, Reissue Revised Statutes of Nebraska, 1943, and section 32-216, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 721, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to elections; to require voter registration in counties having a population in excess of twenty thousand inhabitants and permit it in counties of lesser population; to harmonize provisions; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 40:

Adamson	Gerdes	Mahoney	Rasmussen, E.
Bauer	Harsh	Marvel	Rasmussen, R.
Bowen	Hasebroock	Matzke	Ruhnke
Budd	Holmquist	Moulton	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Orme	Stryker
Carstens	Klaver	Paine, I.	Syas
Claussen	Knight	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Danner	Lysinger	Proud	Wylie

Voting in the negative, 6:

Batchelder	Crandall	Nore	Paxton
Brauer	Kokes		

Not voting, 3:

Fleming	Moylan	Wallwey
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 870.

Introduced by the Committee on Miscellaneous Subjects, Ramey C. Whitney, 44th District; Edward R. Danner, 11th District; Eric Rasmussen, 32nd District; Elmer Wallwey, 17th District; William M. Wylie, 20th District

A BILL FOR AN ACT relating to public funds; to submit to the electors an amendment to Article VII, section 9, and to Article XV of the Constitution of Nebraska; to provide that educational funds shall be invested as the Legislature may provide; to authorize

the Legislature to provide for investments of the state and of cities, villages, school districts, public power districts, and other governmental or political subdivisions; to provide for the submission of the proposed amendments to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendments of the Constitution of Nebraska, which are set forth in section 2 of this act and which are hereby proposed by the Legislature.

Sec. 2. The amendments proposed are as follows:

(1) To amend Article VII, section 9, to read as follows:

“Sec. 9. All funds belonging to the state for educational purposes, the interest and income whereof only are to be used, shall be deemed trust funds held by the state, and the state shall supply any net aggregate losses thereof realized during any calendar year that may in any manner accrue, so that the same shall remain forever inviolate and undiminished; and notwithstanding any other provisions in the Constitution shall be invested by the Board of Educational Lands and Funds as the Legislature may by statute provide. Such funds with the interest and income thereof, are hereby solemnly pledged to the purposes for which they are granted and set apart, and shall not be transferred to any other fund for other uses.”

(2) To amend Article XV by adding a new section to be known as section 17, and to read as follows:

“Sec. 17. Notwithstanding section 3 of Article XIII or any other provision in the Constitution:

(1) The Legislature may provide for the investment of any state funds, including retirement or pension funds of state employees and Nebraska school employees in such manner and in such investments as it may by statute provide; and

(2) The Legislature may authorize the investment of retirement or pension funds of cities, villages, school districts, public power districts, and other governmental or political subdivisions in such manner and in such investments as the governing body of such city, village, school district, public power district and other governmental or political subdivision may determine but subject to such limitations as the Legislature may by statute provide.”

Sec. 3. The proposed amendments shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the

Constitution of Nebraska. The propositions for the submission of the proposed amendments shall be placed upon the ballot in the following form:

“Constitutional amendment providing that educational funds shall be invested as the Legislature may by statute provide.

- For
 Against”

“Constitutional amendment authorizing the Legislature to provide for investment of funds of the state and of cities, villages, school districts, public power districts, and other governmental or political subdivisions as it may by statute provide.

- For
 Against”

Sec. 4. That each of the proposed amendments, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the Speaker stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’ ”

Voting in the affirmative, 42:

Adamson	Danner	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Budd	Holmquist	Nore	Stromer
Burbach	Hughes	Orme	Stryker
Carpenter	Kjar	Paxton	Syas
Carstens	Knight	Payne, D.	Warner
Claussen	Kokes	Pedersen	Whitney
Craft	Kremer	Proud	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Brauer	Klaver	Moylan	Wallwey
Fleming	Mahoney	Paine, I.	

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 26, 1965 at 8:30 a.m.: LB 858

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 258. Placed on Select File as amended.

E and R amendments to LB 258:

1. In section 1, line 3, strike "*that*" and insert "*as*"; and in line 9, reinstate the stricken "*vided.*".

2. Strike line 1 of the Stromer amendment to section 1 and insert "In section 1, strike the new matter in lines 36 to 40 and insert *The members of the board shall*".

LEGISLATIVE BILL 753. Placed on Select File as amended.

E and R amendments to LB 753:

1. In new section 1, line 11, strike "and".

2. In the title, strike lines 3 to 9 and insert "ize The Board of Regents of the University of Nebraska to sell certain land in Nance County, as prescribed; and to provide for use of the proceeds of such sale."

LEGISLATIVE BILL 341. Placed on Select File as amended.

E and R amendment to LB 341:

1. In the title, strike beginning with the second "to" in line 4 through "schools" in line 10 and insert "to prohibit the Legislature from levying a property tax for state purposes except for funds to be used for capital building improvements for the state".

LEGISLATIVE BILL 906. Placed on Select File as amended.

E and R amendments to LB 906:

1. In section 2, line 6, strike "exempt" and insert "permit the exemption"; and in line 7, insert "of" after "tax".

2. In the title, line 4, strike "exempt" and insert "permit the exemption"; and in line 5, insert "of" after "tax".

LEGISLATIVE BILL 452. Placed on Select File as amended.

E and R amendments to LB 452:

1. In section 5, line 8, strike "shall be submitted".
2. In line 2 of the Marvel amendment to section 7, strike "provided" and insert "if".
3. In section 7, line 14, strike "federations" and insert "federation"; in line 19, strike a comma after "dissolve"; and in line 26, strike "District" and insert "Districts".
4. In section 9, line 4, strike "district" and insert "districts"; and in line 6, strike "numbers" and insert "number".
5. In line 3 of the first Marvel amendment to section 13, insert "The first budget" after the period.
6. Amend the second Marvel amendment to section 13 to read "In section 13, line 5, insert 'and shall be submitted for approval to the board of education of the parent district.'".
7. Amend the third Marvel amendment to section 13 to read "In section 13, strike lines 14 and 15 and insert 'purposes. Such budget shall be submitted for approval to the board of education of the federation of school districts.'".
8. In section 13, line 17, strike the comma.
9. In line 3 of the Marvel amendment to section 15, strike "enacted in accord" and insert "incurred in accordance"; and strike lines 7 and 8 and insert "of the federation at the time any such indebtedness is incurred shall remain subject thereto until such indebtedness is fully paid.'".
10. In section 17, line 5, strike "attorney" and insert "superintendent".

LEGISLATIVE BILL 688. Placed on Select File as amended.

E and R amendments to LB 688:

1. In the Ruhnke amendment 1, insert "and all amendments thereto" at the end of line 1.
2. In new section 1, line 12, strike "and"; and in line 17, strike "such"; and in line 17, insert "under the provisions of this act" after "operation".
3. In new section 2, strike beginning with the comma in line 6 through the second comma in line 7.

4. In new section 3, strike the comma in line 2; strike line 3 and "*ments thereto*" in line 4; in line 5, strike "*is*" and insert "*shall be*"; insert "*an*" at the end of line 6; in lines 7, 15, and 35, strike "*said*" and insert "*such*"; strike beginning with "*Revised*" in line 21 through the second comma in line 22; in line 28, strike "*affected*" and insert "*effected*"; in line 29, strike "*such*" and insert "*a*"; in line 39, strike "*and*"; in line 40, insert "*and*" after the first comma and strike the second comma; and strike lines 48 and 49 and insert "*suant to section 79-426.19.*".

5. In new section 4, line 14, strike "*affected*" and insert "*effected*"; in lines 20 and 26, strike "*said*" and insert "*such*"; in line 24, strike "*and*"; and in line 25, insert "*and*" after the first comma and strike the second comma.

6. In new section 6, line 2, strike the first comma; and in line 8, strike "*School*" and insert "*Any school*".

7. In new section 7, line 20, strike "*and*"; in line 22, strike the second comma; in line 25, strike the period and insert an under-scored semicolon; in line 28, strike the period and insert "*;* *and*"; in line 40, strike "*provided that*" and insert "*and*"; and in lines 43, 44, and 46 respectively strike "*(i)*", "*(ii)*", and "*(iii)*" and insert "*(a)*", "*(b)*", and "*(c)*" respectively.

8. In new section 9, strike beginning with the second comma in line 3 through "*1943*" in line 4; strike beginning with "*Reissue*" in line 5 through the comma in line 6; and in line 16, insert "*or*" after the comma.

9. Add a new section to be known as section 13 and to read as follows:

"Sec. 13. That original section 79-102, Revised Statutes Supplement, 1963, is repealed."

10. In the title, strike lines 2 to 7 and insert

"FOR AN ACT relating to schools; to define terms; to permit the creation of new Class III districts from existing districts; to permit joint operations with an existing Class III district as prescribed; to provide for discontinuance of the free high school tuition levy; to amend section 79-102, Revised Statutes Supplement, 1963; and to repeal the original section."

LEGISLATIVE BILL 164. Replaced on Select File as amended.

E and R amendment to LB 164:

1. In lieu of the Klaver and Wallwey amendments, in re-numbered section 4, line 6, insert "*twenty-five dollars when their*

annual compensation exceeds one thousand dollars, otherwise" before "ten".

LEGISLATIVE BILL 764. Correctly engrossed.

LEGISLATIVE BILL 545. Correctly engrossed.

LEGISLATIVE BILL 893. Correctly engrossed.

LEGISLATIVE BILL 504. Correctly engrossed.

LEGISLATIVE BILL 538. Correctly engrossed.

LEGISLATIVE BILL 394. Correctly engrossed.

LEGISLATIVE BILL 910. Correctly enrolled.

LEGISLATIVE BILL 149. Correctly enrolled.

LEGISLATIVE BILL 921. Correctly enrolled.

LEGISLATIVE BILL 650. Correctly enrolled.

LEGISLATIVE RESOLUTION 62. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 910 LB 149 LB 921 LB 650 LR 62

Explanation of Vote

Had I been present, I would have voted "aye" on LB 336 on Final Reading this morning. (Signed) Rudolf C. Kokes

UNANIMOUS CONSENT—Withdraw LB 694

Mr. Kokes renewed his pending request found in the Legislative Journal for the One Hundred Thirty-second Day to withdraw LB 694. No objections. So ordered.

Visitors

Mr. Marvel introduced Mr. and Mrs. Curtis Oakes and family from Omaha and also Miss Terry Armistead.

Mr. Craft introduced Mrs. Marvin Shuler and son Ronnie; Mrs. Clarence Maritz and daughter Pattie from Sutherland.

Mr. Warner introduced Mrs. Lawrence Weidel and family from McCook.

Speaker Bowen introduced Assemblyman and Mrs. William Stanton from Santa Clara County, California.

Mrs. Orme introduced Mr. Mats Fryxell from Stockholm, Sweden, and Mr. Charles C. Laing from Lincoln.

Mr. E. Rasmussen Presiding

SELECT FILE

LEGISLATIVE BILL 234. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Syas offered the following amendments, which were adopted with 29 ayes, 1 nay and 19 not voting:

1. Amend section 3 of the bill, line 14 by inserting before the period the following:

“, and also published three consecutive weeks in one or more newspapers of general circulation throughout the state”.

2. Amend the title to conform.

Mr. Syas offered the following amendments, which were adopted by unanimous consent:

1. Amend section 3 of the bill, line 22 by inserting after the period the following:

“All notices of sale shall be posted in the office of the Board of Educational Lands and Funds.”.

2. Amend the title to conform.

Mr. Carpenter offered the following amendments, which were adopted by unanimous consent:

In Sec. 2, line 22, after the word “appraised”, insert the following: “for sale purposes in the same manner as privately owned land”.

In Sec. 3, line 6, strike after “bidder”, the balance of line 6, line 7 and line 8 through “1963”, and add as follows: “The appraised value for sales purposes as provided in Section 72-257 shall be the starting bid price.”.

Mr. Stromer offered the following amendment, which was adopted by unanimous consent:

Add a new Section 4 and renumber present Section 4 and 5 and insert: “If such land should not be sold according to provisions of

prior sections of this act, then it shall be offered for lease as the Board of Educational Lands and Funds shall provide for a period of six years. No such leased land shall be subsequently offered for sale until the expiration of said lease.”

Mr. Burbach offered the following amendment, which was adopted with 28 ayes, 10 nays and 11 not voting:

In Sec. 2, page 3, lines 19 and 20, strike “*or on request of the lessee*”.

Advanced to E and R for engrossment.

Members Excused

Messrs. Mahoney and Nore were excused at 11:30 a.m. for the remainder of the morning.

Mrs. Hughes was excused for the afternoon.

SELECT FILE

LEGISLATIVE BILL 229. E and R amendments found in the Legislative Journal for the One Hundred Thirtieth Day were adopted.

Mr. Knight offered the following specific amendments which were adopted:

1. Amend the Knight Amendment 1, adopted July 16, 1965, line 9 by inserting after “service” the following:

“; Provided, that no payments shall be made unless application is made therefor by the person entitled thereto and such application shall carry the verified statement that the applicant is not receiving Social Security benefits”.

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 807. E and R amendments found in the Legislative Journal for the One Hundred Thirty-first Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 164

Mr. Stromer asked unanimous consent to consider LB 164 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 164. E and R amendment found in this day's Journal was adopted.

Advanced to its former position on E and R for engrossment.

UNANIMOUS CONSENT—Return LB 922 to Select File

Mr. Marvel asked unanimous consent to return LB 922 to Select File for the following specific amendment. No objections. So ordered.

1. Amend the bill, new section 55, line 14, by striking "14176941" and inserting "19176941".

SELECT FILE

LEGISLATIVE BILL 922. The Marvel specific amendment found in this day's Journal was adopted.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 487. E and R amendments found in the Legislative Journal for the One Hundred Thirty-first Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 856. E and R amendments found in the Legislative Journal for the One Hundred Thirty-first Day were adopted.

Advanced to E and R for engrossment.

Speaker Bowen Presiding

LEGISLATIVE BILL 859. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 413. E and R amendment found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 903. E and R amendment found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 447. Advanced to E and R for engrossment.

LEGISLATIVE BILL 316. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Mr. Adamson offered the following specific amendment which was adopted with 32 ayes, 3 nays, and 14 not voting:

Add the emergency clause and amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 912. E and R amendment found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 407. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Mr. Carpenter offered the following specific amendments:

1. Amend section 2 of the bill by adding after line 127 the following:

"(7) After September 1, 1966, each successful applicant for a minor's license or a limited or learner's permit under the age of twenty-one years shall have his picture taken by the examiner. A copy of such photograph shall be affixed to his license prior to its issuance, and the negative filed with the Department of Motor Vehicles. The county treasurer shall collect a fee of one dollar from each such applicant in addition to all other fees."

2. Amend the title to conform.

Amendments pending.

Committee Meeting

Mr. Burbach announced an executive session of the Revenue Committee at 1:20 p.m. in the West Lounge.

Recess

At 12:06 p.m., on a motion by Mr. Nelson, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Fleming and Moylan and Mrs. Hughes, who were excused.

Committee Meeting

Mr. Stromer announced that the Public Health and Welfare Committee would hold a short meeting immediately.

Ease

The Legislature was at ease from 1:35 p.m. until 1:50 p.m.

SELECT FILE

LEGISLATIVE BILL 407. The Carpenter pending amendment found in this day's Journal lost with 21 ayes, 17 nays, and 11 not voting.

Advanced to E and R for engrossment.

Mr. Hasebroock Presiding

LEGISLATIVE BILL 926. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 277. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Mr. Paxton offered the following specific amendment:

Insert in line 17 of the Kremer amendment Section 3 after the word "lands" the words "*in Chadron State Park*".

Mr. Paxton requested a Call of the House. The Call showed 46 members present.

Mr. Paxton moved the Call be raised. The motion prevailed with 27 ayes, 1 nay, and 21 not voting.

The Paxton amendment lost with 14 ayes, 21 nays, and 14 not voting.

Advanced to E and R for engrossment.

Visitors

Mr. Knight introduced members of his family.

SELECT FILE

LEGISLATIVE BILL 919. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 702. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Laid over at Mr. Carpenter's request.

LEGISLATIVE BILL 415. E and R amendments found in the Legislative Journal for the One Hundred Thirty-second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 642. The Craft specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 173 to Select File

Mr. Marvel asked unanimous consent to return LB 173 to Select File for the following specific amendments. No objections. So ordered.

1. Amend renumbered section 40, line 5, and line 6 of Enrollment and Review amendment 13, adopted July 13, 1965, by striking "72-206" and inserting "72-706".

2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 173. The Marvel specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 927

Mr. Stromer asked unanimous consent to place LB 927 on General File as amended without a public hearing. No objections. So ordered.

STANDING COMMITTEE REPORT

Public Health and Welfare

LEGISLATIVE BILL 927. Placed on General File as amended without a public hearing.

Standing Committee amendments to LB 927:

1. Amend section 2 of the bill, line 2, by inserting after county the following: “, at least two persons licensed to practice medicine and surgery in the State of Nebraska”.

2. Amend section 3 of the bill, line 21, by inserting after proposal the following: “, if approved by the Department of Health,”.

(Signed) Marvin E. Stromer, Chairman

RESOLUTIONS

LEGISLATIVE RESOLUTION 81. Re: Annual National High School Oratorical Contest

Introduced by Ross H. Rasmussen, 15th District.

WHEREAS, the 30th Annual National High School Oratorical Contest, a national Americanism activity of The American Legion, approved by the National Association of Secondary-School Principals, has been invited to hold its national finals in Lincoln, Nebraska as part of the youth activities of the Nebraska Centennial Year; and

WHEREAS, the subject selected for the contestants orations must be on some phase of the Constitution of the United States which will give emphasis to the attendant duties and obligations of a citizen to our government.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Nebraska State Legislature invite the National Americanism Commission of The American Legion to hold this contest in the Legislative Chamber of the Nebraska State Capitol in order that Nebraska's State Senators might hear the nation's four top high school orators speak on the Constitution of the United States.

2. That a copy of this resolution be mailed to the National Americanism Commission of The American Legion, Indianapolis, Indiana.

LEGISLATIVE RESOLUTION 82. Re: Indexing Nebraska Statutes

Introduced by Henry F. Pedersen, Jr., 4th District; Hal W. Bauer, 28th District and Jerome Warner, 25th District.

WHEREAS, the Index to the Nebraska Statutes is periodically reissued, the current edition being the Reissue of 1957; and

WHEREAS, the entire Nebraska statutes have been reissued since the current Index; and

WHEREAS, indexing the Nebraska statutes involves many technical and financial considerations.

NOW, THEREFORE BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the matters involved in reissuing the Index to the Nebraska statutes, including the most desirable and economical form in which the Index should be prepared and reissued and the extent to which electronic data processing techniques can appropriately be used; and

2. That the Legislative Council be authorized to expend a sum not to exceed \$5,000.00 if required for the purposes of such study.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 79.

Mr. Ruhnke offered the following amendments:

1. Line 7, delete the words "changing from" and insert "retaining".

2. Line 8, delete the words "to a partisan system".

3. Line 10, place the word "non" before "partisan".

Mr. Adamson moved the previous question. The question is, "Shall the debate now close?"

The motion carried with 31 ayes, 7 nays, and 11 not voting.

Mr. Proud requested a record vote on the Ruhnke amendments.

Voting in the affirmative, 31:

Adamson	Harsh	Mahoney	Skarda
Bauer	Hasebroock	Marvel	Stromer
Brauer	Holmquist	Moulton	Stryker
Budd	Kjar	Nore	Wallwey
Burbach	Klaver	Orme	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Rasmussen, R.	Wylie
Gerdes	Lysinger	Ruhnke	

Voting in the negative, 9:

Batchelder	Matzke	Paxton	Proud
Bowen	Nelson	Pedersen	Syas
Carstens			

Not voting, 9:

Carpenter	Fleming	Knight	Paine, I.
Claussen	Hughes	Moylan	Rasmussen, E.
Danner			

The amendments were adopted.

Mr. Proud asked unanimous consent to withdraw LR 79. No objections. So ordered.

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 173. Correctly re-engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—LB 173

Mr. Pedersen asked unanimous consent that LB 173 be placed at the head of Final Reading for July 29, 1965. No objections. So ordered.

UNANIMOUS CONSENT—LB 249

Mr. Stromer asked unanimous consent to hold the reconsideration of LB 249 until Tuesday, July 27, 1965. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 923. Read and considered.

Standing Committee amendment #1 found in the Legislative Journal for the One Hundred Thirty-second Day was adopted.

Mr. Syas appealed the ruling of the Chair that the amendment stood adopted. The question is, "Shall the Chair be sustained?"

The motion carried with 22 ayes, 9 nays, and 18 not voting.

Member Excused

Mr. Stromer was excused at 3:40 p.m. for the remainder of the afternoon.

Speaker Bowen Presiding

LEGISLATIVE BILL 923. Considered.

Standing Committee amendments #2 and 3 were adopted.

Mr. Danner offered the following amendments:

1. Amend section 1 of the bill "Sec. 5." lines 12 and 15 by striking the new matter and reinstating the old matter, lines 19 and 20 by reinstating the following "*one member of the Legislature shall be elected from each such district*", and by striking the new matter in lines 20 to 22.

2. Amend the title to conform.

Amendments pending.

Message from the Governor

July 26, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 24, 1965, Governor Morrison approved Legislative Bills 849, 101, 287, 300, 308, 586, 724, 862, 450, 506, 635, 867, 914, 894, 880, 374, and 161.

Respectfully,

(Signed) James E. Dunlevy
Special Assistant to the Governor

Adjournment

At 4:20 p.m., on a motion by Mr. Budd, the Legislature adjourned until 8:30 a.m., Tuesday, July 27, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, July 27, 1965

Pursuant to adjournment, the Legislature met at 8:30 a.m., Speaker Bowen presiding.

Prayer was offered by Rev. Kenneth C. Stewart.

Prayer

As we bow before Thee this day O Lord, it is first with prayer for others than ourselves. We would remember the Governor of this State, the President of our Nation and all who advise them in the affairs of state. Grant them strength and wisdom to carry well the burden of leadership on behalf of all the people.

We remember also those young men who at this very hour represent us on fields of conflict in distant lands. Support them this day as they do their duty and save them from discouragement. Sustain their loved ones by Thy grace and speed the day when the carnage is over and they are home again.

Thy love divine hath led us in the past;
In this free land by Thee our lot is cast;
Be Thou our Ruler, Guardian, Guide and Stay;
Thy word our law, Thy paths our chosen way.

Through Jesus Christ, our Lord. Amen.

The roll was called and all members were present except Mr. Moylan, who was excused.

Communication

Letter from the National Rivers and Harbors Congress.

Visitors

Mrs. Orme introduced Keith Ghormley, Bruce Weyhrauch, and Greg Jensen from Lincoln.

Mr. Moulton introduced Mrs. H. Virgil Hansen from Decatur, Mrs. R. L. Curran and Mrs. C. F. Moulton from Omaha.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 656. With Emergency.

A BILL FOR AN ACT relating to labor; to declare public policy; to define terms; to provide what shall and shall not be unlawful employment practices; to provide exceptions; to establish the Equal Employment Opportunity Commission and provide for its composition, appointment, qualifications, terms, duties, powers, and compensation; to provide for informal methods of eliminating unlawful employment practices; to provide for complaints; to provide for hearings, orders, and judicial review; to provide for enforcement; to provide penalties; to require a contract provision as prescribed; to provide for severability; to provide a short title; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Danner	Kokes	Rasmussen, E.
Bauer	Fleming	Kremer	Rasmussen, R.
Bowen	Gerdes	Mahoney	Ruhnke
Brauer	Harsh	Marvel	Skarda
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Moulton	Stryker
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paine, I.	Warner
Claussen	Klaver	Paxton	Whitney
Crandall	Knight	Proud	Wylie

Voting in the negative, 7:

Batchelder	Nelson	Payne, D.	Syas
Craft	Nore	Pedersen	

Not voting, 2:

Lysinger	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause attached and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 30. Placed on Select File as amended.

E and R amendments to LB 30:

1. In line 1 of the Carpenter amendment 1, insert "original" before "sections".

2. In new section 1, line 28, insert "*whether foreign or*" after the comma; in line 29, strike "*, or foreign*"; insert an underscored comma after "*state*" in line 30; in line 33, strike "*of such stock or shares*" and insert "*shares of stock of such corporation*"; and in line 35, strike "*highest*" and insert "*higher*".

3. In new section 2, line 1, strike "*or*" and insert "*of*"; and in line 2, strike "*is*" and insert "*shall be*".

4. Renumber new section 3, added by the Carpenter amendment 1, as section 5.

5. In the title, strike lines 2 to 11 and insert:

"FOR AN ACT to amend section 77-706, Revised Statutes Supplement, 1963, relating to taxation; to change the formula for determination of the value of corporate stock; to eliminate provision for payment of the tax by certain corporations; to define a term; to provide when the provisions of this act shall become void; to provide an operative date; and to repeal the original section."

LEGISLATIVE BILL 622. Placed on Select File as amended.

E and R amendments to LB 622:

1. In new section 1, line 1, strike "Sec." and insert "Section"; strike line 2 and insert "by section 1, Legislative Bill 25, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to".

2. In renumbered section 2, line 1, strike "Section" and insert "Sec."; and in line 19, strike "not" and show the same as stricken.

3. In renumbered section 3, line 32, strike "comsumption" and insert "*comsumption consumption*".

4. In standing committee amendment 3, line 4, strike the colon and insert an underscored period.

5. In line 1 of new section 6, strike the third period.

6. In new section 7, line 6, insert a comma after the first "state" as in the statutes.

7. In new section 9, line 12, insert "of" after "type" as in the statutes.

8. Amend renumbered section 11 to read as follows:

"Sec. 11. That original sections 66-421, 66-441, and 66-434, Reissue Revised Statutes of Nebraska, 1943, and sections 66-410, 66-410.02, 66-410.04, 66-410.05, 66-442, and 66-504, Revised Statutes Supplement, 1963, are repealed."

9. In the title, strike lines 2 to 9 and insert

"FOR AN ACT to amend sections 66-421, 66-441, and 66-434, Reissue Revised Statutes of Nebraska, 1943, and sections 66-410, 66-410.02, 66-410.04, 66-410.05, 66-442, and 66-504, Revised Statutes Supplement, 1963, relating to motor vehicle fuel taxes; to change provisions for administration and enforcement of the law, as prescribed; to change a penalty; to harmonize with other legislation; and to repeal the original sections."

LEGISLATIVE BILL 316. Replaced on Select File as amended.

E and R amendments to LB 316:

1. Add a new section to be known as section 5 and to read as follows:

"Sec. 5. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. In the title, line 6, strike "and"; and in line 7, insert "; and to declare an emergency" after "sections".

LEGISLATIVE BILL 920. Correctly engrossed.

LEGISLATIVE BILL 512. Correctly engrossed.

LEGISLATIVE BILL 480. Correctly engrossed.

LEGISLATIVE BILL 176. Correctly engrossed.

LEGISLATIVE BILL 164. Correctly engrossed.

LEGISLATIVE BILL 911. Correctly re-engrossed.

LEGISLATIVE BILL 482. Correctly engrossed.

LEGISLATIVE BILL 581. Correctly re-engrossed.

LEGISLATIVE BILL 336. Correctly enrolled.

LEGISLATIVE BILL 662. Correctly enrolled.

LEGISLATIVE BILL 344. Correctly enrolled.

LEGISLATIVE BILL 264. Correctly enrolled.

LEGISLATIVE BILL 471. Correctly enrolled.

LEGISLATIVE BILL 870. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 336 LB 662 LB 344 LB 264 LB 471 LB 870

RESOLUTIONS

LEGISLATIVE RESOLUTION 83. Re: Study of Dump Yard Problems and Legislation

Introduced by Cecil Craft, 45th District; Peter H. Claussen, 18th District; Rick Budd, 2nd District; Arnold Ruhnke, 31st District; Rudolf C. Kokes, 41st District; C. F. Moulton, 8th District; C. W. Holmquist, 14th District and Chester Paxton, 40th District.

WHEREAS, a bill was introduced in this session of the Legislature which attempted to regulate the location and appearance of dump yards, motor vehicle junk yards, and motor vehicle salvage yards along state highways, county roads and city streets; and

WHEREAS, a study made by the Department of Roads at the request of the United States Bureau of Public Roads has shown there are 234 junk yards and 37 dumps located on the 5,500 miles of Nebraska's Interstate and Primary Highway System; and

WHEREAS, a number of other states have enacted legislation to regulate the location and appearance of such dumps and junk yards along their streets and highways; and

WHEREAS, legislation is pending before Congress concerning the regulation of such dump yards and junk yards including the possibility that penalties or benefits may be invoked against states which do not attempt to regulate the location and appearance of such dump yards and junk yards along their highways; and

WHEREAS, efforts are increasing at the local, state and federal levels to beautify streets and highways to make America more scenic; and

WHEREAS, a majority of the members of this Legislature believed the problem of regulating the location and appearance of such dump yards and junk yards merited additional study.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the problems involved in the location of dump yards, motor vehicle junk yards, and motor vehicle salvage yards along state highways, county roads and streets of Nebraska, steps which are being taken in other states to meet these problems, and proposed federal legislation dealing with these problems, and determine what legislation might be enacted in Nebraska to find a fair and equitable solution in this state.

2. That the committee report its findings and recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 81.

LR 81 was adopted with 39 ayes, 0 nays, and 10 not voting.

MOTIONS—Introduce Bills

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 929)

The motion carried with 36 ayes, 2 nays, and 11 not voting.

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 930)

The motion carried with 31 ayes, 0 nays, and 18 not voting.

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 931)

The motion carried with 31 ayes, 1 nay, and 17 not voting.

Mr. Burbach moved the introduction of a new bill recommended by the Committee on Revenue. (LB 932)

The motion carried with 31 ayes, 2 nays, and 16 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 929. Introduced by the Committee on Revenue; J. W. Burbach, Legislative District 19, Chairman; Elmer Wallwey, Legislative District 17; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48; Ramey C. Whitney, Legislative District 44; Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT relating to agricultural seed; to provide that a license shall be obtained by dealers of agricultural seed as prescribed; to provide for such fee; and to provide exceptions.

LEGISLATIVE BILL 930. Introduced by the Committee on Revenue; J. W. Burbach, Legislative District 19, Chairman; Henry F. Pedersen, Legislative District 4; Hal W. Bauer, Legislative District 28; Elmer Wallwey, Legislative District 17; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48; Ramey C. Whitney, Legislative District 44; Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-1736.04, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to include penalties assessed on taxes that may be refunded when the taxes or assessment or any part thereof has been declared illegal by judgment of any court of competent jurisdiction; to remove obsolete matter; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 931. Introduced by the Committee on Revenue; J. B. Burbach, Legislative District 19, Chairman; Henry F. Pedersen, Legislative District 4; Elmer Wallwey, Legislative District 17; Dale L. Payne, Legislative District 3; Terry Carpenter, Legislative District 48; Ramey C. Whitney, Legislative District 44; Eric Rasmussen, Legislative District 32.

A BILL FOR AN ACT to amend section 77-412, Reissue Revised Statutes of Nebraska, 1943, section 77-318, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-716, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for taxing property omitted from taxation; to waive penalties as prescribed; to provide penalties; to provide for notice of assessment of omitted property; to provide for appeals; to repeal the original sections, and also section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1235, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1320.01, Revised Statutes Supplement, 1963, as amended by section 5, Legislative

Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

LEGISLATIVE BILL 932. Introduced by the Committee on Revenue; J. W. Burbach, Legislative District 19, Chairman; Ramey C. Whitney, Legislative District 44; Dale L. Payne, Legislative District 3; Elmer Wallwey, Legislative District 17; Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT relating to cooperatives; to provide the method of determining net taxable income of cooperatives.

Mr. Danner Presiding

UNANIMOUS CONSENT—Place New Bills on General File

Mr. Burbach asked unanimous consent that the rules be suspended and that LB 929, LB 930, LB 931, and LB 932 be placed directly on General File without a public hearing. No objections. So ordered.

MOTION—Replace LB 562 on Select File

Mr. Bauer moved to replace LB 562 on Select File for the following specific amendments:

1. Amend original section 18 of the bill, by striking lines 1 and 2 and inserting the following:

"Sec. 18. This act shall become operative when a general income tax, general sales or use tax, or a combination income and sales or use tax becomes operative."

2. Amend the title to conform.

Mr. Bauer requested a record vote on the motion to replace LB 562 on Select File.

Voting in the affirmative, 38:

Adamson	Fleming	Mahoney	Proud
Batchelder	Gerdes	Matzke	Rasmussen, E.
Bauer	Harsh	Moulton	Skarda
Budd	Hasebroock	Nelson	Stromer
Burbach	Holmquist	Nore	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paxton	Warner
Craft	Knight	Payne, D.	Whitney
Crandall	Kokes	Pedersen	Wylie
Danner	Lysinger		

Voting in the negative, 0.

Not voting, 11:

Bowen	Klaver	Moylan	Ruhnke
Brauer	Kremer	Paine, I.	Stryker
Claussen	Marvel	Rasmussen, R.	

LB 562 was replaced on Select File.

SELECT FILE

LEGISLATIVE BILL 562. The Bauer specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

MOTION—Replace LB 336 on Final Reading

Mr. Harsh moved to replace LB 336 on Final Reading for the purpose of reconsideration.

Mr. Harsh asked for the Call of the House. The Call showed 47 members present.

Mr. E. Rasmussen moved the Call be raised. The motion carried with 40 ayes, 0 nays, and 9 not voting.

The Harsh motion to replace LB 336 on Final Reading lost with 15 ayes, 24 nays, and 10 not voting.

UNANIMOUS CONSENT—Replace LB 855 on Select File

Mr. Marvel asked unanimous consent to replace LB 855 on Select File for the following amendments. No objections. So ordered.

1. Amend section 2 of the bill, line 27 by striking "fund created for such purpose".
2. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 855. The Marvel amendments found in this day's Journal were adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 702. Mr. Carpenter offered the following amendments which were adopted by unanimous consent:

1. Amend Standing Committee amendment 1, section 1, line 4 by inserting "or is" before "not", line 7, by striking "one such

frontage road" and inserting "such frontage roads", line 10 by inserting "or roads" after "road", line 12 by striking "with the approval of the department", line 14, by inserting "by lease or lease-option to buy or" after "road".

2. Amend Craft amendment 1, line 10, by inserting "or leasing or lease-option to buy" after "purchase".

3. Amend Craft amendment 2, section 2, line 3 by inserting "or will be made" after "made", line 8 by striking "may" and inserting "shall", line 9 by striking "one such frontage road", and inserting "such frontage roads", by striking line 10 and inserting "do so", lines 15 and 16 by striking "with the approval of the department".

4. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 258. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Mr. Stromer offered the following amendment which was adopted by unanimous consent:

In Sec. 10 insert after "but not including municipal universities" the following: "*unless request for inclusion is made by the governing board of a municipal university in a manner prescribed by the Legislature.*".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 753. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 341. E and R amendment found in the Legislative Journal for the One Hundred Thirty-third Day was adopted.

Laid over at Mr. Warner's request.

LEGISLATIVE BILL 906. Laid over at Mr. Warner's request.

LEGISLATIVE BILL 452. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

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Mr. Kjar asked unanimous consent that his name be added as a co-introducer of LB 452. No objections. So ordered.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 688. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Advanced to E and R for engrossment.

Speaker Bowen Presiding

MOTION—Place LB 915 on General File

Mr. Pedersen moved to place LB 915 on General File notwithstanding the committee action.

Mr. Batchelder Presiding

Mr. Pedersen requested a record vote on his motion.

Voting in the affirmative, 30:

Batchelder	Harsh	Nore	Ruhnke
Bauer	Hasebroock	Paine, I.	Skarda
Burbach	Knight	Paxton	Stromer
Carpenter	Kokes	Pedersen	Stryker
Carstens	Kremer	Proud	Syas
Danner	Marvel	Rasmussen, E.	Warner
Fleming	Matzke	Rasmussen, R.	Whitney
Gerdes	Moulton		

Voting in the negative, 12:

Adamson	Claussen	Kjar	Orme
Brauer	Crandall	Mahoney	Payne, D.
Budd	Holmquist	Nelson	Wylie

Not voting, 7:

Bowen	Hughes	Lysinger	Wallwey
Craft	Klaver	Moylan	

The motion carried and LB 915 was placed on General File.

Presented to the Governor

Presented to the Governor for approval on July 27, 1965, at 8:30 a.m.: LB 149 LB 921 LB 650 LB 910 LR 62

(Signed) Ruth Bossard, Enrolling Clerk

Visitors

Mr. Nore introduced Sylvester Pfeifer from Lindsay.

Mrs. Orme introduced Mr. and Mrs. Mike Poworoznyk and Johnnie and Mabel Smigelski from Gimli, Manitoba, Canada.

Mr. Holmquist introduced Willard Johnson, Albern Schold, Wilmer Moseman from Burt County; and Donald Schold, Harlan Platt, Carlando Anderson, Selwin Anderson, William Handholm, Emil Meyer, William Rolfe, and Mr. and Mrs. Roemer from Cuming County.

Member's Birthday

Mr. Bowen announced that today is Mr. Matzke's birthday and also his daughter Ellan Hove's birthday. The members sang Happy Birthday in honor of the occasion. Mr. Bowen also introduced Andy Hove, Jr., and children Kathy and Chris, and Mrs. Matzke.

MOTION—Place LB 924 on General File

Mr. Whitney moved to place LB 924 on General File notwithstanding the committee action.

Laid over.

GENERAL FILE

LEGISLATIVE BILL 923. Considered.

Mr. Warner asked unanimous consent to reconsider action on the adoption of the Standing Committee amendments. No objections. So ordered.

Mr. Warner asked for a division of the question on Standing Committee amendment #1. No objections. So ordered.

Standing Committee amendment #1 was divided as follows:

Part 1 - Amend section 1 of the bill "Sec. 5", lines 12 and 15 by striking the new matter and reinstating the old matter, line 23 by reinstating the stricken matter.

Part 2 - line 24 by inserting "or" before "number", line 25 by inserting "*or electors as determined by statewide registration of voters when such registration is required*" before "and".

Part 3 - and by striking the new matter in lines 34 to 39.

Part 1 of Standing Committee amendment #1 was adopted by unanimous consent.

Committee Meeting

Mr. Hasebroock announced that the Legislative Council would meet at 1:15 p.m.

Recess

At 12:00 p.m., on a motion by Mr. Skarda, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Mr. Ruhnke presiding.

The roll was called and all members were present except Mr. Moylan, excused for the day, and Mr. Klaver, excused until 3:00 p.m.

Visitors

Mrs. Orme introduced Allen C. Harr, a Foreign Service Staff member, and Dorothy Stepan from Lincoln.

GENERAL FILE

LEGISLATIVE BILL 923. Considered.

Part 2 of Standing Committee amendment #1 was rejected with 15 ayes, 21 nays, and 13 not voting.

Part 3 of Standing Committee amendment #1 was rejected with 13 ayes, 28 nays, and 8 not voting.

Standing Committee amendment #2 was adopted.

Mr. Warner offered the following amendment which was adopted:

Reinsert the stricken matter in lines 29, 30 and the words "*the discretion of the Legislature*" in line 31 as new matter, and strike new material in lines 34 to 39.

Mr. Warner offered the following amendment which was adopted:

Strike the new matter in lines 24 and 25.

The Danner pending amendment found in the Legislative Journal for the One Hundred Thirty-third Day was adopted.

Messrs. Pedersen and Whitney offered the following amendment:

Strike Committee amendment #2, and amend Section 7 of LB 923 by striking the words "one half" in line 2, by striking all of line 3 except "lature", by striking all of that language which follows the

word "years" down to, but not including the word "Each" in line 10, and by inserting the date 1970 before the word "the" in line 2 of Section 7.

Laid over at Mr. Whitney's request.

Speaker Bowen Presiding

Mr. Syas offered the following amendment:

Amend Sec. 6, line 2 by striking "sixty-five" and inserting "seventy-five".

Mr. Ruhnke moved to amend the Syas amendment by striking "seventy-five" and inserting "as determined by the Legislature".

The Ruhnke amendment was adopted.

Mr. Adamson asked unanimous consent to remove his name as a co-introducer of LB 923. No objections. So ordered.

Mr. Harsh moved to reconsider action on the Ruhnke amendment to the Syas amendment.

The motion to reconsider lost with 21 ayes, 23 nays, and 5 not voting.

Member Excused

Mr. Stryker was excused at 3:15 p.m. for the remainder of the afternoon.

Mr. Klaver Presiding

GENERAL FILE

LEGISLATIVE BILL 923. Considered.

Mr. E. Rasmussen requested a record vote on the Syas amendment as amended by the Ruhnke amendment.

Voting in the affirmative, 22:

Bowen	Hasebroock	Matzke	Ruhnke
Burbach	Kjar	Moulton	Skarda
Carpenter	Klaver	Nelson	Stromer
Carstens	Kokes	Pedersen	Syas
Claussen	Kremer	Proud	Whitney
Crandall	Mahoney		

Voting in the negative, 22:

Adamson	Bauer	Budd	Danner
Batchelder	Brauer	Craft	Fleming

Gerdes	Marvel	Payne, D.	Wallwey
Harsh	Nore	Rasmussen, E.	Warner
Hughes	Paine, I.	Rasmussen, R.	Wylie
Knight	Paxton		

Not voting, 5:

Holmquist	Moylan	Orme	Stryker
Lysinger			

The amendment lost.

Mr. Knight offered the following amendment:

Amend Sec. 1., line 26 by striking the word "may" and inserting the word "shall"; and by striking the word "any" in line 28 and inserting the word "each".

Mr. Syas asked for a Call of the House on the Knight amendment. The Call showed 43 members present.

Mr. E. Rasmussen moved the Call be raised. The motion prevailed with 32 ayes, 1 nay, and 16 not voting.

The Knight amendment was adopted with 21 ayes, 20 nays and 8 not voting.

Mr. Adamson offered the following amendment which was adopted:

In Sec. 7, line 2 strike "1968" and reinstate the stricken "1964".

Mr. E. Rasmussen asked unanimous consent that the bill be laid over and mimeographed in its present amended form. No objections. So ordered.

RESOLUTION

LEGISLATIVE RESOLUTION 84. Re: Study of Taxation Methods of Public Utilities

Introduced by Lester Harsh, 38th District.

WHEREAS, utilities such as railroads, pipelines, telephone and telegraph companies are maintained and operate from revenues from all the people; and

WHEREAS, taxes are collected and the proceeds used for schools and other persons, and the levy varies in different taxing districts.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study (a) the method of taxation of railroads, pipelines, and telephone and telegraph companies as well as other public utilities, and (b) a new method of raising revenue by taxation for schools or other purposes so that the benefits would be apportioned to all the people of the state.

2. That the committee report to the next regular session of the Legislature its finding with its recommendation. That any proposed legislation be submitted in form of proposed bills.

Referred to the Executive Board of the Legislative Council.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 70 LR 76

Adjournment

At 3:57 p.m., on a motion by Mr. D. Payne, the Legislature adjourned until 9:00 a.m., Wednesday, July 28, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, July 28, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Rev. Kenneth C. Stewart.

Prayer

Almighty Father, we come to Thee in Thy greatness and look to Thee for strength as we face the responsibilities of a new day. Grant us each the power to accept and to stand up to all our tasks. Give us wisdom to act with clear minds and understanding hearts as faithful servants. This we ask in the name of Him who, though Master, was servant of all. Amen.

The roll was called and all members were present except Mr. Moylan, excused for the day and Messrs. Bauer, D. Payne and Ruhnke excused until 9:15 a.m.

Corrections for the Journal

One Hundred Thirty-third Day:

Page 2549, line 15, correct spelling of "outstanding".

Page 2550, last line, correct spelling of "provide".

Page 2563, after line 5, insert the following:

UNANIMOUS CONSENT—LB 927

Mr. Stromer asked unanimous consent to place LB 927 on General File as amended without a public hearing. No objections. So ordered.

One Hundred Thirty-fourth Day:

Page 2568, line 37, delete "attached." and insert "and the title agreed to."

The Journal for the One Hundred Thirty-third and One Hundred and Thirty-fourth Days' were approved as corrected.

Message from the Governor

July 28, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that Governor Morrison has allowed LB 850 to become law without his signature.

Respectfully,

(Signed) James E. Dunlevey
Special Assistant to the Governor

Visitors

Mr. Harsh introduced Mr. and Mrs. Stritt from Indianola, Nebraska.

Mr. Kjar introduced Mr. and Mrs. Gene Ecklund, Patty and Mike.

MOTION—Reconsider Action

Mr. Carpenter moved to reconsider action and place LB 656 on Final Reading.

Mr. Carpenter requested a record vote on the motion.

Voting in the affirmative, 18:

Adamson	Crandall	Mahoney	Stromer
Batchelder	Danner	Marvel	Stryker
Carpenter	Fleming	Pedersen	Syas
Claussen	Gerdes	Skarda	Whitney
Craft	Klaver		

Voting in the negative, 24:

Bowen	Hasebroock	Kremer	Paxton
Brauer	Holmquist	Matzke	Proud
Budd	Hughes	Moulton	Rasmussen, E.
Burbach	Kjar	Nelson	Rasmussen, R.
Carstens	Knight	Nore	Warner
Harsh	Kokes	Paine, I.	Wylie

Not voting, 7:

Bauer	Moylan	Payne, D.	Wallwey
Lysinger	Orme	Ruhnke	

The motion lost.

MOTION—Suspend Rules

Mr. Proud moved to suspend the rules that after July 28, 1965 no new bill may be introduced except by consent of two-thirds of the membership.

Mr. Proud requested a record vote.

Voting in the affirmative, 21:

Adamson	Klaver	Moulton	Proud
Batchelder	Knight	Nelson	Ruhnke
Brauer	Kokes	Paine, I.	Skarda
Craft	Kremer	Paxton	Syas
Hasebroock	Matzke	Payne, D.	Wylie
Kjar			

Voting in the negative, 21:

Bowen	Fleming	Lysinger	Stromer
Budd	Gerdes	Mahoney	Stryker
Burbach	Harsh	Marvel	Wallwey
Carpenter	Holmquist	Orme	Warner
Claussen	Hughes	Pedersen	Whitney
Crandall			

Not voting, 7:

Bauer	Danner	Nore	Rasmussen, R.
Carstens	Moylan	Rasmussen, E.	

The motion lost.

UNANIMOUS CONSENT—Final Readings

Mr. Carpenter asked unanimous consent to consider the final reading bills set for tomorrow.

Mr. Wylie objected.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEISLATIVE BILL 562. Replaced on Select File as amended.

E and R amendments to LB 562:

1. In new section 3, line 30, strike "levy" and insert "levying"; and in line 39, strike the comma.

2. In line 3 of Enrollment and Review amendments 10 and 11, insert "section 72-1005, Revised Statutes Supplement, 1963, as

amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965," before "and".

3. Strike the Carpenter amendment 3.

LEGISLATIVE BILL 917. Correctly engrossed.

LEGISLATIVE BILL 891. Correctly re-engrossed.

LEGISLATIVE BILL 713. Correctly engrossed.

LEGISLATIVE BILL 398. Correctly engrossed.

LEGISLATIVE BILL 656. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 656

MOTION—Suspend Rules

Mr. Stromer moved to suspend the rules and consider the final reading bills for tomorrow.

The motion prevailed with 34 ayes, 6 nays and 9 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 173. With Emergency.

A BILL FOR AN ACT relating to state administrative departments; to create the Department of Administrative Services as an executive department; to provide for the appointment of a Director of Administrative Services, his term of office, qualifications, bond, and salary; to provide for assistants; to vest the general management of the department in the director as prescribed; to provide for the transfer, allocation, and assignment of existing functions, powers, and duties to the Department of Administrative Services and the director thereof; to provide duties for the Revisor of Statutes; to provide for a seal; to provide an operative date; to provide for severability; to amend sections 72-706.01, 77-2406, 77-2409, 81-106, and 84-304, Reissue Revised Statutes of Nebraska, 1943, sections 11-119, 72-1009, and 81-145, Revised Statutes Supplement, 1963, section 72-706, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 270, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 17, and 18, Legislative Bill 889, Seventy-fifth Session,

Nebraska State Legislature, 1965; to repeal the original sections, and also sections 77-2413, 77-2414, 81-105, 81-128, 81-130, 81-131, and 83-127, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Crandall	Kokes	Pedersen
Batchelder	Danner	Kremer	Proud
Bauer	Fleming	Lysinger	Rasmussen, E.
Brauer	Gerdes	Marvel	Rasmussen, R.
Budd	Harsh	Matzke	Ruhnke
Burbach	Hasebrook	Moulton	Stromer
Carpenter	Holmquist	Nelson	Stryker
Carstens	Hughes	Orme	Wallwey
Claussen	Kjar	Paine, I.	Warner
Craft	Knight	Paxton	Whitney

Voting in the negative, 8:

Bowen	Mahoney	Payne, D.	Syas
Klaver	Nore	Skarda	Wylie

Not voting, 1:

Moylan

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 764. With Emergency.

A BILL FOR AN ACT relating to public power; to make findings and declare policy; to provide for unified control, as prescribed, of certain public power districts through establishment of a system to be known as the grid system; to provide for the government of the grid system and its powers, duties, and functions; to prohibit certain acts; to provide for enforcement; to authorize prescribed contracts; to provide for construction; to repeal sections 70-609.01 and 70-614.02, Reissue Revised Statutes of Nebraska, 1943, and section 70-614.01, Revised Statutes Supplement, 1963; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Adamson	Fleming	Matzke	Ruhnke
Bauer	Gerdes	Moulton	Skarda
Bowen	Harsh	Nelson	Stromer
Brauer	Hasebroock	Orme	Stryker
Budd	Holmquist	Paine, I.	Syas
Burbach	Hughes	Paxton	Wallwey
Carpenter	Knight	Pedersen	Warner
Carstens	Kokes	Rasmussen, E.	Whitney
Claussen	Kremer	Rasmussen, R.	Wylie
Crandall	Marvel		

Voting in the negative, 7:

Batchelder	Kjar	Mahoney	Proud
Craft	Lysinger	Payne, D.	

Not voting, 4:

Danner	Klaver	Moylan	Nore
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Return LB 545 to Select File

Mr. Carstens moved to return LB 545 to Select File for the following specific amendment:

Strike the enacting clause.

The motion lost with 14 ayes, 29 nays, and 6 not voting.

Visitors

Mr. Hasebroock introduced Mr. and Mrs. James Strehle and family from West Point.

Mr. Hasebroock Presiding**BILLS ON FINAL READING**

The following bills were read and put upon final passage:

LEGISLATIVE BILL 545.

A BILL FOR AN ACT to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the Department of Banking; to prescribe con-

ditions for debt management contracts; to provide for the disposition of revenues; to provide penalties for violations of the provisions of this act; and to provide a statute of limitations.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 31:

Adamson	Gerdes	Marvel	Skarda
Bowen	Harsh	Matzke	Stromer
Budd	Holmquist	Moulton	Stryker
Burbach	Hughes	Orme	Syas
Claussen	Kjar	Paine, I.	Warner
Crandall	Knight	Payne, D.	Whitney
Danner	Kremer	Rasmussen, E.	Wylie
Fleming	Mahoney	Rasmussen, R.	

Voting in the negative, 16:

Batchelder	Carstens	Kokes	Paxton
Bauer	Craft	Lysinger	Pedersen
Brauer	Hasebroock	Nelson	Proud
Carpenter	Klaver	Nore	Ruhnke

Not voting, 2:

Moylan	Wallwey
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 893. With Emergency.

A BILL FOR AN ACT to amend section 71-202, Reissue Revised Statutes of Nebraska, 1943, and sections 71-201, 71-204, 71-208.02, 71-216, 71-219, and 71-222.01, Revised Statutes Supplement, 1963, relating to barbering; to eliminate certain restrictions on eligibility for a license; to clarify provisions; to provide educational requirements; to define a term; to increase the salary that may be paid the manager-inspector; to provide for registration and fees of barber assistant instructors as prescribed; to provide the eligibility of registered barbers to become barber instructors and fees therefor as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Fleming	Lysinger	Proud
Batchelder	Gerdas	Mahoney	Rasmussen, R.
Bauer	Harsh	Marvel	Ruhnke
Bowen	Hasebroock	Matzke	Skarda
Brauer	Holmquist	Moulton	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner			

Voting in the negative, 0.

Not voting, 4:

Carpenter	Moylan	Nelson	Rasmussen, E.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 504.

A BILL FOR AN ACT to amend section 81-2,136.01, Revised Statutes Supplement, 1963, relating to agriculture; to classify the morning glory as a noxious weed; to prohibit the sale of morning glory seed; to provide penalties; and to repeal the original section.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Fleming	Mahoney	Rasmussen, E.
Batchelder	Gerdas	Marvel	Rasmussen, R.
Bauer	Harsh	Matzke	Ruhnke
Bowen	Hasebroock	Moulton	Skarda
Brauer	Holmquist	Nelson	Stromer
Budd	Hughes	Nore	Stryker
Burbach	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Knight	Paxton	Warner
Craft	Kokes	Payne, D.	Whitney
Crandall	Kremer	Pedersen	Wylie
Danner	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Carpenter Moylan

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 538.

A BILL FOR AN ACT relating to predatory animals; to provide for county, state and federal cooperation in the control and management of predators, rodents, and other depredatory or nuisance animals; to create an advisory board; to provide for members of the board, their appointment and term; and to repeal Chapter 23, article 6, Reissue Revised Statutes of Nebraska, 1943.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 43:

Adamson	Danner	Kremer	Rasmussen, E.
Batchelder	Fleming	Lysinger	Rasmussen, R.
Bauer	Gerdes	Mahoney	Ruhnke
Bowen	Harsh	Marvel	Skarda
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Moulton	Stryker
Burbach	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Warner
Claussen	Klaver	Payne, D.	Whitney
Craft	Knight	Pedersen	Wylie
Crandall	Kokes	Proud	

Voting in the negative, 3:

Nelson Nore Paxton

Not voting, 3:

Carpenter Moylan Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 394.

A BILL FOR AN ACT relating to livestock; to provide for the appointment of a State Veterinarian, his salary, qualifications, powers

and duties; to reassign powers and duties formerly exercised by the Department of Agriculture and Economic Development or its director; to harmonize the provisions thereof with previous legislation; to amend sections 54-701, 54-730, and 71-1803, Reissue Revised Statutes of Nebraska, 1943, and sections 54-1180, 54-1181, and 81-202, Revised Statutes Supplement, 1963; and to repeal the original sections.

Whereupon Mr. Hasebroock stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Danner	Lysinger	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Nore	Stromer
Budd	Holmquist	Orme	Stryker
Burbach	Hughes	Paine, I.	Syas
Carpenter	Kjar	Paxton	Wallwey
Carstens	Klaver	Payne, D.	Warner
Claussen	Knight	Pedersen	Whitney
Craft	Kokes	Proud	Wylie
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 3:

Mahoney	Moylan	Nelson
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 28, 1965 at 8:35 a.m.: LB 336 LB 662 LB 344 LB 264 LB 471 LB 870

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 922. Placed on Select File as amended.

E and R amendments to LB 922:

1. Because of the Gerdes amendment adopted July 22, 1965, strike Enrollment and Review amendment 3, adopted July 21, 1965.

2. In section 4, line 21, strike "679455" in the column headed "General Fund" and insert "555848".

3. In the Marvel amendment 7, line 26, strike "biennium" and insert "period"; in line 48, strike "1133726" and insert "823726"; and in line 59, in the column headed "General Fund" strike "916038" and insert "606038".

4. In the Marvel amendment 9, line 5, strike "946699" and insert "946609".

5. In the second Marvel amendment 1, lines 5 and 6, strike "approximate result as such deputies" and insert "proximate result of such deputy's".

6. In section 10, reinstate the matter stricken from line 24.

7. In the Marvel amendment 11, line 9, insert "after 'appropriation'" before "insert"; and in line 14, strike the third comma.

8. In section 14, line 20, insert "ending" after "biennium".

9. In section 27, lines 15 and 25, strike "587334" and insert "587335".

10. In section 31, line 8, in the column headed "Total Budgeted" strike "225004" and insert "225005"; in line 11, strike "1212269" and insert "1212270"; and in line 22, in the column headed "Federal Funds Estimated" strike "1065677" and insert "1065678".

11. Strike the amendment to section 43, line 11.

12. In renumbered section 57, line 6, strike "by" and insert "to".

13. In the Marvel amendment 8, line 6, insert a comma immediately after "act".

14. In the title, line 10, insert "to amend sections 6 and 7, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections;" before "and".

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Change of Order

Mr. Marvel asked unanimous consent to consider LB 922 on Select File at this time.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 922. E and R amendments found in this days' Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 99. Correctly engrossed.

LEGISLATIVE BILL 922. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

Visitor

Mr. Claussen introduced Senator Peter Hansen of Manning, Iowa. Mr. Hansen addressed the Legislature.

RESOLUTIONS

LEGISLATIVE RESOLUTION 85. Re: Study of Coordination of Institutions of Higher Education

Introduced by Marvin E. Stromer, 27th District; Richard D. Marvel, 33rd District; Eugene T. Mahoney, 5th District and Terry Carpenter, 48th District.

WHEREAS, Nebraska has no coordinating unit for higher education, however some embryonic voluntary efforts have begun as a result of the last study recommendations of the committee on such study; and

WHEREAS, higher education budgets total approximately seventy million dollars every biennium, which amounts to the greatest spending in the state's budgets; and

WHEREAS, there is a need to survey the actual intent of public boards in design or concept of coordination intent; and

WHEREAS, consideration should be given to state aid for junior colleges and the municipal University of Omaha; and

WHEREAS, there is a need to review avenues of development of capital construction, faculty strength, courses offered, and graduate and undergraduate intent of institutions; and

WHEREAS, the relationship of private colleges and universities of this state should be included in making a complete survey of higher education facilities of this state.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the coordination of all institutions of higher education of this state including (a) plan of coordination, (b) role of statutory or voluntary boards and commissions, (c) benefits of coordination, (d) role of state colleges, (e) role of junior colleges, (f) and need for a single executive authority.

2. That the committee report its finding with its recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

Member Excused

Mr. E. Rasmussen was excused for this afternoon and Thursday, July 29.

Recess

At 12:02 p.m., on a motion by Mr. Kjar, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Moylan, E. Rasmussen and Wallwey, who were excused.

Member Excused

Mr. Warner asked to be excused at 3:15 p.m. for the remainder of the day.

UNANIMOUS CONSENT—Bracket LB 341 and LB 906

Mr. Warner asked unanimous consent to bracket LB 341 and LB 906 on Select File until Monday, August 2, 1965.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 30. Mr. Carpenter asked unanimous consent to hold LB 30 until LB 78 is placed on Select File. No objections. So ordered.

LEGISLATIVE BILL 622. Mr. Carpenter moved to indefinitely postpone.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE BILL 316. E and R amendments found in the Legislative Journal for the One Hundred Thirty-fourth Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 789

Mr. Carpenter asked unanimous consent to have LB 789 placed at the head of E and R for engrossment.

No objections. So ordered.

Presentation

Mr. Klaver asked unanimous consent to present the pen to the City of Clearwater, which was used in presenting the citizenship to Sir Winston Churchill, at 10:00 a.m. tomorrow. No objections. So ordered.

Invitation

Mr. Ruhnke invited the Senators to attend and participate in the Czech Festival Annual Parade in Wilber, Nebraska on August 8th.

Members Excused

Mr. Crandall asked to be excused until 10:00 a.m. tomorrow morning.

Mr. Ruhnke asked to be excused for Monday and Tuesday, August 2 and 3.

UNANIMOUS CONSENT—General File Bills

Mr. Whitney asked unanimous consent to pass over LB 923 and consider LB 925 on General File at this time. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 925. Reading waived. Considered.

Mr. Whitney offered the following amendment, which was adopted with 36 ayes, 4 nays and 9 not voting:

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Amend LB 925 by substituting for it a 49 district plan which crosses county lines in accord with the submitted map on file in the Legislative Journal of this date.

Laid over temporarily at the request of Mr. Adamson.

Visitors

Mr. Kremer introduced Mr. Forrest P. Rockwell of Shelby.

Mr. Kjar introduced members of the Overton 4-H Club, parents, and leader Mrs. Arlyn Collins.

MOTION—Reconsider Action on LB 249

Mr. Whitney renewed his pending amendment found in the Legislative Journal for the One Hundred Thirty-first Day to reconsider action on LB 249 and place it on Final Reading.

The motion carried with 30 ayes, 7 nays, and 12 not voting.

MOTION—Return LB 301 to Select File

Mr. Burbach moved to return LB 301 to Select File for the following specific amendments:

1. Amend standing committee amendment No. 2, Line 5, by inserting after the comma, the following: But no more than two of the members at large shall be appointed or elected from the same county unless any one county within the educational service unit exceeds 150,000 population; or the Educational Service unit consists of only one county.

2. Strike Section 8 of the Rasmussen amendment and insert: The board of each educational service unit in cooperation with local boards of education shall be responsible for (1) providing within its geographical area supplementary services such as guidance and counseling, remedial instruction, school health, adult education including area vocational technical schools, special education, and instructional material centers; (2) planning and coordinating educational services within its geographical area whenever such services are offered on a cooperating basis between local school districts, and (3) contracting for educational services with the board of any other educational service unit, any other educational agency, or with any appropriate state or federal officer or agency.

The motion prevailed with 40 ayes, 0 nays, and 9 not voting.

SELECT FILE

LEGISLATIVE BILL 301. The Burbach specific amendments found in this day's Journal were adopted with 37 ayes, 3 nays, and 9 not voting.

Advanced to its former position on E and R for engrossment.

LEGISLATIVE BILL 562. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 923. Considered.

Messrs. Pedersen and Whitney withdrew their pending amendment found in the Legislative Journal for the One Hundred Thirty-fourth Day.

Mr. Bauer moved to amend the amended mimeographed bill by striking lines 29 to 34 inclusive.

The amendment was adopted.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 927. Considered.

Mr. Stromer asked unanimous consent to modify Standing Committee amendment # 2 by striking "Department" and inserting "State Board". No objections. So ordered.

Standing Committee amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted as amended.

Bracketed until Monday, August 2, 1965, at the request of Dr. Brauer.

LEGISLATIVE BILL 929. Reading waived. Explained.

Laid over at Mr. Burbach's request.

LEGISLATIVE BILL 930. Reading waived. Explained.

Mr. Carpenter offered the following amendments:

1. In line 11 by adding after "tax" the word "penalties".

2. In line 11 after the word "assessment" strike the word "then" and strike lines 12, 13 and 14 and line 15 through the word "same" and insert in lieu thereof the following: *"then all taxes, penalties, or assessments, whether expended or not, which have been collected pursuant to such illegal tax, penalties or assessment for the year the tax, penalties or assessment is determined to be illegal and for previous years in which the tax, penalties or assessment was levied and paid"*.

3. In line 15 after the word "refunded" insert the following: *"in the county where originally paid"*.

4. In line 16 after "tax" add ", penalties" and in lines 16 and 17 strike "by the officer having the same in his possession".

5. Line 23 strike beginning with sentence starting with "If" and ending with the word "claimant" in line 34 and substitute the following: *"After such judgment has become final the county treasurer of each county shall forthwith refund to the persons entitled thereto all such taxes, penalties and assessments by issuing a county warrant for the amount due and shall mail the same to the last known address of such persons as shown by their personal property schedule filed with the county assessor for the year or years involved"*.

6. Strike lines 48, 49, 50 and that part of 51 ending with "Governor".

Amendments pending.

Laid over at the request of Mr. Carpenter.

LEGISLATIVE BILL 931. Reading waived. Explained.

Laid over at the request of Mr. Burbach.

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent to hold a meeting of the Public Works Committee this afternoon immediately upon adjournment.

No objections. So ordered.

MOTION—Place LB 249 on Select File

Mr. Kremer moved to replace LB 249 on Select File for consideration of the following specific amendments:

1. Amend section 1, line 8, and section 2, line 7 by striking "or make."

2. Amend the title to conform.

The motion prevailed with 31 ayes, 0 nays and 18 not voting.

GENERAL FILE

LEGISLATIVE BILL 925. Considered.

Mr. Gerdes offered the following amendments, which were adopted:

Amend section two of the bill to provide:

“District 1. The counties of Richardson, Nemaha and Johnson.

District 19. The counties of Knox and Cedar, and in the county of Pierce the precincts of North Dry Creek, Thompson, Plum Grove, Eastern, South Dry Creek, Foster, Logan and Allen, and the City of Plainview.

District 21. The county of Madison, and in the county of Pierce the precincts of Willow Creek, Clover Valley, Pierce, Slough, Mills, Blaine, Cleveland, and South Branch, and the City of Pierce.

District 30. The county of Pawnee, and in the county of Gage the precincts of Highland, Nemaha, Adams, Holt, Hanover, Hooker, Midland, Logan, Filley, Riverside, Rock Ford, Sherman, Blue Springs, Wymore, Island Grove, Barneston and Liberty, and the City of Beatrice.

District 31. The counties of Saline and Jefferson, and in the county of Gage the precincts of Clatonia, Grant, Blakely, Lincoln, Elm, Glenwood, Paddock and Sicily.

District 40. The counties of Boyd, Holt, Garfield, Wheeler and Antelope.

Mr. Gerdes offered the following amendments, which were adopted:

Amend section two of the bill to provide:

District 40. The counties of Boyd, Holt, Wheeler and Antelope.

District 43. The counties of Sheridan, Cherry, Keya Paha, Brown, Rock, Loup and Garfield.

Advanced to E and R for review with 34 ayes, 4 nays and 11 not voting.

UNANIMOUS CONSENT—Withdraw LB 289

Mr. Ruhnke asked unanimous consent to withdraw LB 289. Laid over.

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Member Excused

Mrs. Hughes asked to be excused until 10:30 a.m. tomorrow.

Adjournment

At 4:13 p.m., on a motion by Mr. Kremer, the Legislature adjourned until 9:00 a.m., Thursday, July 29, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, July 29, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, we need Thy power, obtained through prayer, to solve problems, decide issues, and to do Thy will. But let us not imagine that this formal prayer can take the place of private petition. May there arise from every desk the silent prayer that seeks to know Thy will. We long for such guidance that when a thing is right, we shall all know it; and when it is wrong, it will not be proposed. We would not run away from truth, but find a refuge in it. We would not avoid the discipline of hard thinking, but deliver us, O Lord, from wrong thinking that leads to wrong conclusions. Guide us, therefore, this day, for Thy mercies sake. Amen.

The roll was called and all members were present except Messrs. Carstens, Moylan, and E. Rasmussen, excused for the day, Mr. Crandall, excused until 9:45 a.m., and Mrs. Hughes, excused until 10:15 a.m.

Corrections for the Journal

Page 2586, line 6, insert "re-" before "engrossed".

Page 2595, line 30, delete "August 1" and insert "August 2".

The Journal for the One Hundred Thirty-fifth Day was approved as corrected.

Communication

Letter from Sidney Mayor C. B. Dorwart enclosing a petition with 810 signatures from the Sidney Council of Youth concerning LB 176.

Members Excused

Mr. Holmquist asked to be excused at 11:30 a.m. for the remainder of the day.

Mr. Lysinger asked to be excused for Friday afternoon, July 30, 1965.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and consider the bills set for final reading tomorrow.

The motion prevailed with 36 ayes, 1 nay and 12 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 581. With Emergency.

A BILL FOR AN ACT relating to schools; to provide for the establishment of area vocational technical schools, their government, operation, and financing as prescribed; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Adamson	Harsh	Mahoney	Pedersen
Bowen	Hasebroock	Marvel	Proud
Brauer	Holmquist	Matzke	Rasmussen, R.
Budd	Kjar	Moulton	Skarda
Burbach	Klaver	Nore	Stromer
Carpenter	Knight	Orme	Stryker
Craft	Kokes	Paine, I.	Syas
Danner	Kremer	Paxton	Wallway
Fleming	Lysinger	Payne, D.	Warner

Voting in the negative, 8:

Batchelder	Claussen	Nelson	Whitney
Bauer	Gerdes	Ruhnke	Wylie

Not voting, 5:

Carstens	Hughes	Moylan	Rasmussen, E.
Crandall			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Return LB 482 to Select File

Mr. Ruhnke moved to return LB 482 to Select File for the following specific amendment:

“that the appropriation be made for the establishment only of a district or area school.”

The motion lost with 17 ayes, 22 nays and 10 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 482. With Emergency.

A BILL FOR AN ACT relating to schools; to provide for the establishment and financing of a state system of vocational technical schools as prescribed; to encourage local initiative; to provide for non-resident students; to provide for appropriations; and to declare an emergency.

Whereupon the Speaker stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass with the emergency clause attached?’”

Voting in the affirmative, 31:

Bowen	Fleming	Mahoney	Pedersen
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Skarda
Burbach	Kjar	Moulton	Stromer
Carpenter	Klaver	Nore	Stryker
Craft	Knight	Orme	Syas
Crandall	Kremer	Paine, I.	Warner
Danner	Lysinger	Payne, D.	

Voting in the negative, 13:

Adamson	Hasebroock	Paxton	Wallwey
Batchelder	Kokes	Proud	Whitney
Bauer	Nelson	Ruhnke	Wylie
Claussen			

Not voting, 5:

Carstens	Hughes	Moylan	Rasmussen, E.
Gerdes			

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 31:

Bowen	Harsh	Mahoney	Pedersen
Budd	Holmquist	Marvel	Rasmussen, R.
Burbach	Kjar	Matzke	Skarda
Carpenter	Klaver	Moulton	Stromer
Craft	Knight	Nore	Stryker
Crandall	Kokes	Orme	Syas
Danner	Kremer	Paine, I.	Warner
Fleming	Lysinger	Payne, D.	

Voting in the negative, 13:

Adamson	Claussen	Paxton	Wallwey
Batchelder	Hasebroock	Proud	Whitney
Bauer	Nelson	Ruhnke	Wylie
Brauer			

Not voting, 5:

Carstens	Moylan	Hughes	Rasmussen, E.
Gerdes			

Having received a constitutional majority with the emergency clause stricken, the bill was declared passed and the title agreed to.

Presentation

Messrs. Klaver, Wylie, and Nelson escorted to the rostrum Harold Pausley of Salford, England, representing Vincent Churchill, and George Wrenholt, President of the Nebraska Churchill Freedom Foundation.

Mr. Klaver presented to Mr. Pausley the pen used to sign the resolution making Sir Winston Churchill an honorary citizen of the United States, and also a copy of the resolution.

Mr. Pausley and Mr. Wrenholt addressed the Legislature.

MOTION—Send Flowers

Mr. Moulton moved that flowers be sent to Mr. Moylan, who is in the St. Joseph's Hospital in Omaha.

The motion prevailed.

Visitors

Mrs. Orme introduced Mr. Wilford Riley and daughter Mrs. Louise Swin from Mesa, Arizona, also Mrs. Ailen Trabert from Lincoln.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 911. With Emergency.

A BILL FOR AN ACT to amend section 85-172, Reissue Revised Statutes of Nebraska, 1943, relating to the University Hospital; to provide that The Board of Regents of the University of Nebraska shall have authority to determine the rates to be charged for the care of all patients in said hospital; to permit the University Hospital to participate in federal, state and other programs for medical and hospital care; to eliminate the charge for care of patients by counties as prescribed; to repeal the original section, and also sections 85-172.01 and 85-172.02, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Kremer	Pedersen
Batchelder	Fleming	Lysinger	Proud
Bauer	Gerdes	Mahoney	Rasmussen, R.
Bowen	Harsh	Marvel	Ruhnke
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Moulton	Stryker
Burbach	Hughes	Nelson	Syas
Carpenter	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 5:

Carstens	Paine, I.	Rasmussen, E.	Skarda
Moylan			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 164. With Emergency.

A BILL FOR AN ACT to amend sections 32-503.01, 32-510, 32-511, 32-1037, and 32-1041, Reissue Revised Statutes of Nebraska, 1943, and sections 32-513, 32-542, and 32-542.01, Revised Statutes Supplement, 1963, relating to elections; to eliminate provisions respecting candidates who are incumbents of a different office; to provide for placing of names on the ballot for President in the primary election; to provide for the election of all delegates and alternate delegates to the national convention; to provide for contents of the petition for nomination of such candidates; to provide for fees; to provide the form of the ballot; to provide an event which will result in vacancy of a civil office; to eliminate a provision for filling vacancies in the office of County Judge; to repeal the original sections, and also section 32-536.01, Reissue Revised Statutes of Nebraska, 1943; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 34:

Adamson	Danner	Lysinger	Ruhnke
Bauer	Fleming	Mahoney	Skarda
Bowen	Gerdes	Marvel	Stromer
Brauer	Harsh	Matzke	Stryker
Budd	Hughes	Orme	Syas
Burbach	Klaver	Paine, I.	Wallwey
Carpenter	Knight	Payne, D.	Warner
Claussen	Kokes	Rasmussen, R.	Wylie
Crandall	Kremer		

Voting in the negative, 12:

Batchelder	Holmquist	Nelson	Pedersen
Craft	Kjar	Nore	Proud
Hasebroock	Moulton	Paxton	Whitney

Not voting, 3:

Carstens	Moylan	Rasmussen, E.
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 512.

A BILL FOR AN ACT providing for the establishment of the Vocational Technical School at Norfolk; to provide for a site for such

school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 17:

Brauer	Fleming	Mahoney	Stromer
Burbach	Hasebroock	Nelson	Wallwey
Claussen	Holmquist	Orme	Warner
Craft	Knight	Ruhnke	Wylie
Danner			

Voting in the negative, 21:

Adamson	Gerdes	Kokes	Payne, D.
Batchelder	Harsh	Kremer	Pedersen
Bauer	Hughes	Moulton	Proud
Bowen	Kjar	Paine, I.	Stryker
Budd	Klaver	Paxton	Syas
Crandall			

Not voting, 11:

Carpenter	Marvel	Nore	Skarda
Carstens	Matzke	Rasmussen, E.	Whitney
Lysinger	Moylan	Rasmussen, R.	

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 480.

A BILL FOR AN ACT providing for the establishment of the North Platte Vocational Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 22:

Adamson	Claussen	Hughes	Pedersen
Bauer	Craft	Knight	Ruhnke
Bowen	Gerdes	Mahoney	Wallwey
Brauer	Harsh	Orme	Warner
Budd	Hasebroock	Paxton	Wylie
Burbach	Holmquist		

Voting in the negative, 12:

Batchelder	Kokes	Nore	Proud
Kjar	Kremer	Paine, I.	Stromer
Klaver	Moulton	Payne, D.	Stryker

Not voting, 15:

Carpenter	Fleming	Moylan	Skarda
Carstens	Lysinger	Nelson	Syas
Crandall	Marvel	Rasmussen, E.	Whitney
Danner	Matzke	Rasmussen, R.	

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 176.

A BILL FOR AN ACT providing for the establishment of the Western Nebraska Vocational Technical School; to provide for a site for such school; and to provide for the operation and supervision of such school by the State Board of Vocational Education.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 26:

Adamson	Fleming	Nore	Stromer
Bauer	Harsh	Orme	Stryker
Brauer	Hasebroock	Paxton	Wallwey
Burbach	Kokes	Payne, D.	Warner
Claussen	Matzke	Ruhnke	Whitney
Crandall	Moulton	Skarda	Wylie
Danner	Nelson		

Voting in the negative, 11:

Batchelder	Gerdes	Kremer	Proud
Bowen	Klaver	Paine, I.	Syas
Budd	Knight	Pedersen	

Not voting, 12:

Carpenter	Holmquist	Lysinger	Moylan
Carstens	Hughes	Mahoney	Rasmussen, E.
Craft	Kjar	Marvel	Rasmussen, R.

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 920. With Emergency.

A BILL FOR AN ACT to amend section 77-515, Reissue Revised Statutes of Nebraska, 1943, and section 77-1601, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 208, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to change the date for fixing the state levy; to change the time the county board of equalization shall have in which to levy county taxes; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Fleming	Mahoney	Proud
Batchelder	Harsh	Marvel	Rasmussen, R.
Bauer	Hasebroock	Matzke	Ruhnke
Bowen	Holmquist	Moulton	Skarda
Brauer	Hughes	Nelson	Stromer
Budd	Kjar	Nore	Stryker
Burbach	Klaver	Orme	Syas
Carpenter	Knight	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Crandall	Kremer	Payne, D.	Whitney
Danner	Lysinger	Pedersen	Wylie

Voting in the negative, 0.

Not voting, 5:

Carstens	Gerdes	Moylan	Rasmussen, E.
Craft			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Members Excused

Messrs. Kokes, Kremer and Stryker were excused until 2:00 p.m. this afternoon.

Presented to the Governor

Presented to the Governor for approval on July 29, 1965, at 8:30 a.m.: LB 656

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 789. Replaced on Select File as amended.

E and R amendments to LB 789:

1. In new section 7, line 1, strike "Section" and insert "Sec."; in line 4, strike "districts" and insert "district's"; in lines 8 and 9, strike "Grid System" and insert "grid system established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in line 10, strike "city" and insert "municipality".

2. In the Knight amendments 1, 2, 3, and 4, line 3, and amendment 5, line 2, strike "created by LB 764," and insert "established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in amendments 1, 2, 3, and 4, line 5 and amendment 5, line 4, strike "said" and insert "such"; and in amendments 1, 2, 3, and 4, line 6, insert "except the period" before the period.

3. In the Knight amendment 5, line 5, insert "or" after the semicolon.

4. In the Carpenter amendment adopted July 23, 1965, strike lines 1 and 2 and insert "Add a new section to be known as section 6 and to read as follows: 'Sec. 6. *Notwithstanding any law to* '"; in line 3, insert "established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965," after "system"; in line 6, strike the semicolon and insert an underscored comma; in line 7, strike "(rural or municipal)" and insert ", whether rural or municipal,"; strike the second and third commas in line 8; and in line 9, strike "said" and insert "such".

5. Renumber original section 6 as section 7, new section 7 as section 8, and original section 7 as section 9.

6. In the title, line 8, insert "at retail" after "electricity"; in line 14, insert "to provide when no public power district or the grid system established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965, shall engage in retail operations within prescribed areas; to require the grid system to divest itself and its member districts of retail facilities and operations except as prescribed;" after the semicolon.

LEGISLATIVE BILL 234. Replaced on Select File as amended.

E and R amendments to LB 234:

1. In line 1 of new section 4, insert "Sec. 4." before "If"; in line 2, strike "prior sections" and insert "sections 1 to 3"; and in line 5, strike "said" and insert "such".

2. In line 4 of the Carpenter amendment to section 3, insert "after the period in line 8" before the second period.

3. In the title, line 11, insert "to provide for notice; to provide for leasing of land not sold;" after the first semicolon.

LEGISLATIVE BILL 229. Replaced on Select File as amended.

E and R amendments to LB 229:

1. In line 3 of the Knight specific amendment 1, insert "such" after "no".

2. In the title, line 6, insert "to require an application and prescribe the contents thereof;" after the semicolon.

LEGISLATIVE BILL 807. Replaced on Select File as amended.

E and R amendments to LB 807:

1. For correlation purposes, after the second comma in line 2 of new section 1 and line 3 of Enrollment and Review amendment 3, insert "as amended by section 2, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965,"; and in new section 1, strike lines 3 and 4 and insert "2-2502. The proceeds of the Nebraska Agricultural Products Research Fund as provided in section 2-2501 and any funds".

2. In line 2 of Enrollment and Review amendment 3, strike "2-2501" and insert "2-2502".

LEGISLATIVE BILL 856. Replaced on Select File as amended.

E and R amendment to LB 856:

1. In line 5 of Enrollment and Review amendment 5, strike "to provide penalties;"

LEGISLATIVE BILL 859. Replaced on Select File as amended.

E and R amendment to LB 859:

1. Strike Enrollment and Review amendment 10, and in lieu thereof in the title, strike line 4 and insert "and remove swine affected with or exposed to hog chol-"; and in line 5, strike "of" and insert "for".

- LEGISLATIVE BILL 892. Correctly engrossed.
- LEGISLATIVE BILL 855. Correctly engrossed.
- LEGISLATIVE BILL 332. Correctly engrossed.
- LEGISLATIVE BILL 334. Correctly engrossed.
- LEGISLATIVE BILL 487. Correctly engrossed.
- LEGISLATIVE BILL 413. Correctly engrossed.
- LEGISLATIVE BILL 903. Correctly engrossed.
- LEGISLATIVE BILL 447. Correctly engrossed.
- LEGISLATIVE BILL 912. Correctly engrossed.
- LEGISLATIVE BILL 926. Correctly engrossed.
- LEGISLATIVE BILL 277. Correctly engrossed.
- LEGISLATIVE BILL 919. Correctly engrossed.
- LEGISLATIVE BILL 173. Correctly enrolled.
- LEGISLATIVE BILL 764. Correctly enrolled.
- LEGISLATIVE BILL 545. Correctly enrolled.
- LEGISLATIVE BILL 893. Correctly enrolled.
- LEGISLATIVE BILL 504. Correctly enrolled.
- LEGISLATIVE BILL 538. Correctly enrolled.
- LEGISLATIVE BILL 394. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Committee Meetings

Mr. Marvel announced that the Budget Committee would hold an executive meeting immediately in the Railway Commission Hearing Room.

Mr. Hasebroock announced that the Executive Board of the Legislative Council would meet this afternoon immediately after adjournment.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 173 LB 764 LB 545 LB 893 LB 504 LB 538 LB 394

UNANIMOUS CONSENT—LB 877

Mr. Stromer asked unanimous consent to take up LB 877 on Final Reading. No objections. So ordered.

Mr. Claussen Presiding**BILL ON FINAL READING**

The following bill was read and put upon final passage:

LEGISLATIVE BILL 877.

A BILL FOR AN ACT to amend sections 21-2009, 21-1012, 21-2015, 21-2048, 21-2052, 21-2053, 21-2054, 21-2061, 21-2062, 21-2063, 21-2064, 21-2065, 21-2067, 21-2068, 21-2073, 21-2074, 21-2075, 21-2081, 21-2084, 21-2085, 21-2089, 21-2090, 21-2091, 21-2092, 21-2093, 21-2094, 21-2095, 21-20,108, 21-20,109, 21-20,110, 21-20,113, 21-20,114, 21-20,117, 21-20,118, 21-20,119, 21-20,122, and 21-20,125, Revised Statutes Supplement, 1963, relating to business corporations; to harmonize the provisions thereof; to clarify provisions; to make certain acts effective upon filing in the office of the Secretary of State; to provide a fee; to re-enact those provisions relating to corporations that were inadvertently repealed when Laws 1963, Chapter 98 was adopted; and to repeal the original sections.

Whereupon Mr. Claussen stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Adamson	Craft	Nelson	Ruhnke
Batchelder	Danner	Nore	Skarda
Bauer	Harsh	Paine, I.	Stromer
Bowen	Hasebroock	Paxton	Syas
Brauer	Hughes	Payne, D.	Wallwey
Budd	Kjar	Pedersen	Warner
Burbach	Klaver	Proud	Whitney
Carpenter	Knight	Rasmussen, R.	Wylie
Claussen	Moulton		

Voting in the negative, 0.

Not voting, 15:

Carstens	Holmquist	Mahoney	Orme
Crandall	Kokes	Marvel	Rasmussen, E.
Fleming	Kremer	Matzke	Stryker
Gerdes	Lysinger	Moylan	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Visitors

Mr. Bowen introduced Dwight Burney who addressed the Legislature.

Member Excused

Mr. Batchelder was excused for the afternoon.

RESOLUTIONS

LEGISLATIVE RESOLUTION 86. Re: Condemning Delaying Litigation By Public Power Districts

Introduced by Cecil Craft, 45th District; C. W. Holmquist, 14th District; C. F. Moulton, 8th District; Rick Budd, 2nd District; Rudolf C. Kokes, 41st District; Chester Paxton, 40th District; Arnold Ruhnke, 31st District; and Peter H. Claussen, 18th District.

WHEREAS, public power districts are political subdivisions of the State of Nebraska for the purpose of bringing electricity to the industries and people of Nebraska at the lowest possible cost consistent with sound business management; and

WHEREAS, achieving this purpose is severely hindered by any litigation commenced or carried on by a power district for the purpose of thwarting the will of the Legislature, of increasing its own holdings and operations at the expense of some other district, or of merely delaying the operation of legislation; and

WHEREAS, such litigation is a waste of public funds, is harmful to the public, and is of no public benefit; and

WHEREAS, it is recognized that it may be necessary and desirable at times to have an expeditious court determination of constitutional or legal questions concerning laws or contracts directly affecting a public power district, but this should be done without unnecessary expense and with as little delay as possible; and

WHEREAS, the people of this state have, an accumulated distaste for the constant bickering between power districts; and

WHEREAS, the present Legislature has spent much time and effort in attempting to find a solution for this problem.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. This Legislature condemns unnecessary or delaying litigation by public power districts and further condemns the use of the courts by power districts to increase their own holdings or operations at the expense of some other district or merely for the purpose of delaying operation of legislation. This Legislature does recognize that public power districts may at times need a court determination of certain constitutional or legal questions, but this should not be used for the purpose of delay nor should unnecessary appeals be taken in order to carry the matter beyond what is necessary to get a firm answer to the question involved.

2. That the people and the Legislature will closely observe and evaluate the actions of public power districts during the next two years, and that if the legislation adopted at the present Session of the Legislature does not alleviate the situation, that more drastic steps be taken by the next Legislature.

UNANIMOUS CONSENT—Add Co-introducers

Mr. Stryker asked unanimous consent to add the following names as co-introducers of LR 86: Harold Stryker, Stanley A. Matzke, George Gerdes, Hal Bauer, Elmer Wallwey, George Fleming, Maurice Kremer, Terry Carpenter, and Jerome Warner. No objections. So ordered.

LEGISLATIVE RESOLUTION 87. Re: Study of Feasibility of a Tax on Public Power Districts

Introduced by Cecil Craft, 45th District; C. W. Holmquist, 14th District; C. F. Moulton, 8th District; Rick Budd, 2nd District; Rudolf C. Kokes, 41st District; Chester Paxton, 40th District; Arnold Ruhnke, 31st District; and Peter H. Claussen, 18th District.

WHEREAS, all Nebraska power needs are provided by public power districts, nonprofit cooperatives and municipalities; and

WHEREAS, public power districts physical properties are not taxed and certain power districts pay taxes in the form of a tax on gross revenues while others pay in lieu of taxes; and

WHEREAS, the transfer of certain retail properties could affect the payment of taxes or the payment in lieu of taxes on retail revenues.

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NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee of the same membership of other study committees on public power so that their meetings could be coordinated.

2. That the feasibility of a tax on public power districts be proposed which would result in the support of local subdivisions, counties, and state government.

3. That this committee report to the next regular session of the Legislature its findings and recommendations.

Referred to the Executive Board of the Legislative Council.

Visitors

Mr. Bowen introduced Capt. Eduardo Cruz, Oscar Torre, Cadets Carlos Garcia, Alfredo Gregor, Juan Bertini, Gabriel Maquilon, Tito Salazar, Lt. Capt. Wilbur W. Winney, George Lowery, and David Barnes, Lincoln, Comp. Sqdrn. Capt.

Recess

At 12:00 p.m. on a motion by Mr. Bowen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Mr. Hasebroock presiding.

The roll was called and all members were present except Messrs. Batchelder, Carstens, Holmquist and Moylan, excused and Messrs. Kokes, Matzke, Stryker and Whitney, excused until 2:15 p.m. and Mr. Kremer excused until 2:30 p.m.

Visitors

Mr. Nelson introduced his son Paul Nelson, grandson, Paul Arden Nelson and great-grandson, Brad Lee Nelson.

Member Excused

Mr. Klaver was excused for Friday, July 30, 1965.

MOTION—LB 609

Mr. President: I move that LB 609 be passed notwithstanding the objection of the Governor.

(Signed) Fern Hubbard Orme

Whereupon Mr. Hasebroock stated: "The question shall be, 'Shall the bill pass, notwithstanding the objections of the Governor?'"

Mrs. Orme requested a Call of the House. The Call showed 38 members present.

Mrs. Orme moved the Call be raised. The motion prevailed with 25 ayes, 0 nays and 24 not voting.

Voting in the affirmative, 30:

Adamson	Fleming	Mahoney	Proud
Bauer	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Moulton	Rasmussen, R.
Budd	Hasebroock	Nore	Skarda
Claussen	Hughes	Orme	Stromer
Craft	Klaver	Payne, D.	Wallwey
Crandall	Knight	Pedersen	Warner
Danner	Lysinger		

Voting in the negative, 7:

Carpenter	Nelson	Ruhnke	Wylie
Kjar	Paxton	Syas	

Not voting, 12:

Batchelder	Carstens	Kremer	Paine, I.
Bowen	Holmquist	Matzke	Stryker
Burbach	Kokes	Moylan	Whitney

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed notwithstanding the objection of the Governor.

MOTIONS—Reconsider Action

Mr. Skarda moved to reconsider action taken on LB 176.

Laid over.

Mr. Syas moved to place LB 480 on final reading for purpose of reconsideration.

Laid over.

Mr. Carpenter moved to reconsider action on LB 512.

Laid over.

Mr. Carpenter moved to reconsider action on LB 482.

Laid over.

Member Excused

Mr. Whitney was excused for Friday afternoon, July 30.

RESOLUTIONS

LEGISLATIVE RESOLUTION 88. Re: Agricultural Chemicals and Pesticides

Introduced by Arnold Ruhnke, 31st District; Eric Rasmussen, 32nd District and William M. Wylie, 20th District.

WHEREAS, the use of pesticides and other agricultural chemicals are of great importance to Nebraska's agricultural economy and their correct use is very beneficial; and

WHEREAS, the wrongful use with agricultural chemicals may be of great physical and economical harm to man, animal and plant life.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That all persons in the State of Nebraska using agricultural chemicals and pesticides strictly adhere to the directions of the manufacture in the use of these chemicals to protect the health, welfare and the property of the citizens of the State of Nebraska.

GENERAL FILE

LEGISLATIVE BILL 931. Considered.

Mr. Carpenter offered the following amendments which were adopted:

1. Amend section 1 of the bill by reinstating the stricken matter in lines 55 to 63.
2. Amend section 2 of the bill, line 33 by striking "five" and inserting "two".
3. Amend section 3 of the bill, line 59 by striking "five" and inserting "two".

4. Amend the title to conform.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

LEGISLATIVE BILL 930. Considered.

Mr. E. Rasmussen asked for a division of the question on the Carpenter pending amendments found in the Legislative Journal for the One Hundred Thirty-fifth Day.

Amendments #1, 2, 3, and 4 were adopted.

Laid over temporarily at Mr. E. Rasmussen's request.

RESOLUTION

LEGISLATIVE RESOLUTION 89. Re: Study of Proper Assessment of Agricultural Land

Introduced by Jerome Warner, 25th District; M. A. Kremer, 34th District; Eric Rasmussen, 32nd District and William M. Wylie, 20th District.

WHEREAS, this Legislature has passed Legislative Bill 434 which provides for submission to the electors of an amendment to Article VIII, section 1, of the Constitution of Nebraska, to permit the Legislature to enact laws to provide that the value of land actively devoted to agricultural or horticultural use, shall for property tax purposes, be that value which such land has for agricultural or horticultural use without regard to any value which such land might have for other purposes or uses; and

WHEREAS, the proper assessment of agricultural land on the fringe of large expanding urban areas is a problem which future Legislatures will be concerned with; and

WHEREAS, a comprehensive study should be made now into the problems of assessment of agricultural land for property tax purposes.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to make a study into the problem of proper assessment of agricultural land actively used for that purpose which is situated near urban areas and other related problems concerning tax assessments of agricultural real property.

2. The committee shall secure and utilize the cooperative assistance of state, county, city and village officials in the conduct of such study.

3. That the committee report its findings with its recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

Speaker Bowen Presiding

UNANIMOUS CONSENT—Select File Bills

Mr. Adamson asked unanimous consent to take up the bills reported on Select File today. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 789. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 234. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 229. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 807. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 856. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 859. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 915. Reading waived. Considered.

Mr. Pedersen offered the following amendments which were adopted:

1. Amend section 1 of the bill, lines 1 and 2 by striking "printer or publisher", and in lines 18, 19 and 20 by striking the following: "and in the English language the name and business address of the printer thereof including street address, city and state and of" and in line 20 by inserting after "the" the following: "name of the", and in line 40 by inserting after "stickers," the following: "yard signs,".

2. Amend section 2 of the bill by striking lines 1 to 9 and inserting in lieu thereof the following:

"Sec. 2. Commercial printers and publishers are not subject to the provisions of this act."

3. Amend the title to conform.

Mr. Pedersen moved to advance LB 915 to E and R for review.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 20 ayes, 8 nays, and 21 not voting.

Mr. Syas requested a record vote on advancing LB 915 to E and R for review.

Voting in the affirmative, 36:

Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nore	Skarda
Budd	Hughes	Orme	Stromer
Burbach	Klaver	Paine, I.	Stryker
Carpenter	Knight	Paxton	Syas
Claussen	Kokes	Pedersen	Wallwey
Craft	Kremer	Proud	Warner
Danner	Marvel	Rasmussen, E.	Whitney
Gerdes	Matzke	Rasmussen, R.	Wylie

Voting in the negative, 4:

Brauer	Crandall	Nelson	Payne, D.
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Not voting, 9:

Adamson	Fleming	Kjar	Mahoney
Batchelder	Holmquist	Lysinger	Moylan
Carstens			

The motion carried.

Explanation of Vote

Had I been present, I would have voted "aye" on passing LB 609 notwithstanding the objection of the Governor.

(Signed) M. A. Kremer

GENERAL FILE

LEGISLATIVE BILL 930. Considered.

Mr. Carpenter asked for a record vote on the pending Carpenter amendment # 5 found in the Legislative Journal for the One Hundred Thirty-fifth Day.

Voting in the affirmative, 14:

Budd	Danner	Nore	Skarda
Carpenter	Hughes	Paxton	Stromer
Claussen	Klaver	Pedersen	Whitney
Craft	Mahoney		

Voting in the negative, 18:

Adamson	Gerdes	Moulton	Ruhnke
Bauer	Harsh	Nelson	Wallwey
Bowen	Hasebroock	Paine, I.	Warner
Brauer	Kjar	Rasmussen, E.	Wylie
Fleming	Kremer		

Not voting, 17:

Batchelder	Knight	Matzke	Proud
Burbach	Kokes	Moylan	Rasmussen, R.
Carstens	Lysinger	Orme	Stryker
Crandall	Marvel	Payne, D.	Syas
Holmquist			

The amendment lost.

Mr. Carpenter withdrew his pending amendment # 6.

Mr. Bauer offered the following amendments:

1. Line 26, strike "thirty days" and insert "three years".
2. Add the emergency clause and amend the title to conform.

Mr. Adamson moved to amend the Bauer amendment by striking "three years" and inserting "two years".

The Adamson amendment was adopted.

The Bauer amendment, as amended was adopted with 26 ayes, 7 nays and 16 not voting.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

Visitors

Mr. Marvel introduced Mr. and Mrs. Marvin Kent and family from Hastings.

Mr. Kjar introduced Mr. Gordon Van Roekel from Santa Ana, California and Mr. Chas. E. Cahill from Detroit, Michigan. The two gentlemen spoke to the Legislature inviting them to attend the 1965 North American Amateur Roller Skating Championship this evening at the Pershing Auditorium.

Adjournment

Mr. D. Payne moved to adjourn.

Mr. Carpenter moved to amend the motion to adjourn until 9:30 a.m.

The Carpenter amendment lost.

The Payne motion prevailed and at 4:26 p.m. the Legislature adjourned until 9:00 a.m., Friday, July 30, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska

Friday, July 30, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, help us to see clearly that the pace at which we are living these days often shuts Thee out of our minds and hearts, and leaves us, even with good intentions, to wander in a misty land of half truth and compromise. Deliver us, O God, from the "God helps those who help themselves" philosophy, which is really a cloak for sheer unbelief in the ability and willingness to take care of ourselves and our failures. Give to us a passion which is in principle excellent, rather than in politics expedient, for that which is morally right rather than socially correct. These things we ask in Jesus' name. Amen.

The roll was called and all members were present except Messrs. Klaver and Moylan, excused for the day.

Corrections for the Journal

Page 2608, line 8, delete "Bauer" and insert "Brauer".

Page 2608, line 17, delete "Brauer" and insert "Bauer".

Page 2615, line 37, delete the word "and".

Page 2620, line 13, correct spelling of "Agricultural".

The Journal for the One Hundred Thirty-sixth Day was approved as corrected.

Communications

Letters from Senator Carl T. Curtis and Senator Roman L. Hruska acknowledging receipt of LR 60.

Members Excused

Mr. Carstens asked to be excused at 2:45 p.m. for the remainder of the day.

Mr. Danner asked to be excused at 2:30 p.m. for the remainder of the day.

Messrs. Moulton and Mahoney were excused for all of next week.

Mr. Skarda was excused for Monday and Tuesday, August 2 and 3.

Member's Birthday

Mr. Kremer announced that today is Mr. Hasebroock's Birthday. The members sang Happy Birthday to him.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the bills set for Final Reading Monday, August 2.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 99. With Emergency.

A BILL FOR AN ACT to amend sections 79-488 and 79-488.06, Revised Statutes Supplement, 1963, relating to education; to change provisions for inspection of school buses as prescribed; to require a special school bus operator's permit as prescribed; to provide duties and penalties; to limit the hours of duty and provide minimum periods of rest of school bus operators as prescribed; to provide an operative date; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Adamson	Carpenter	Fleming	Kjar
Bauer	Carstens	Gerdes	Knight
Bowen	Claussen	Harsh	Kokes
Brauer	Craft	Hasebroock	Kremer
Budd	Crandall	Holmquist	Lysinger
Burbach	Danner	Hughes	Mahoney

Marvel	Paxton	Rasmussen, R.	Syas
Matzke	Payne, D.	Ruhnke	Wallwey
Moulton	Pedersen	Skarda	Warner
Nore	Proud	Stromer	Whitney
Orme	Rasmussen, E.	Stryker	Wylie
Paine, I.			

Voting in the negative, 2:

Batchelder	Nelson
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Not voting, 2:

Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 922. With Emergency.

A BILL FOR AN ACT making appropriations for certain departments, boards, and commissions of the state government of the State of Nebraska for the biennium beginning July 1, 1965, and ending June 30, 1967 as prescribed; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; to amend sections 6 and 7, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 40:

Adamson	Danner	Kremer	Proud
Bauer	Fleming	Lysinger	Rasmussen, E.
Bowen	Gerdes	Marvel	Rasmussen, R.
Brauer	Harsh	Matzke	Ruhnke
Budd	Hasebroock	Moulton	Stromer
Burbach	Holmquist	Nelson	Stryker
Carstens	Hughes	Nore	Wallwey
Claussen	Kjar	Orme	Warner
Craft	Knight	Paine, I.	Whitney
Crandall	Kokes	Pedersen	Wylie

Voting in the negative, 7:

Batchelder	Mahoney	Payne, D.	Syas
Carpenter	Paxton	Skarda	

Not voting, 2:

Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 917. With Emergency.

A BILL FOR AN ACT to amend section 2, Legislative Bill 283, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to installment sales; to correct an error in the definition of time sale price; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Fleming	Marvel	Rasmussen, E.
Batchelder	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Brauer	Holmquist	Nore	Stromer
Budd	Hughes	Orme	Stryker
Burbach	Kjar	Paine, I.	Syas
Carpenter	Knight	Paxton	Wallwey
Carstens	Kokes	Payne, D.	Warner
Craft	Kremer	Pedersen	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Claussen	Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 891. With Emergency.

A BILL FOR AN ACT relating to public lands and buildings; to create a fund to be known as the State Office Building Fund; to

provide how such fund shall be raised; to authorize a tax levy; to provide the purposes for which such fund shall be disbursed; to amend section 10, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Knight	Payne, D.	Warner
Claussen	Kokes	Pedersen	Whitney
Craft	Kremer	Proud	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 3:

Klaver	Moylan	Paxton
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 713. With Emergency.

A BILL FOR AN ACT to amend section 39-719, Revised Statutes Supplement, 1963, and section 39-723, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 574, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to provide exceptions to the width of vehicles for the purpose of hauling unbaled livestock forage thereon; to provide a speed limit; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Fleming	Marvel	Rasmussen, R.
Batchelder	Gerdes	Matzke	Ruhnke
Bauer	Harsh	Moulton	Skarda
Bowen	Hasebroock	Nore	Stromer
Brauer	Hughes	Paine, I.	Stryker
Budd	Kjar	Paxton	Syas
Burbach	Knight	Payne, D.	Wallwey
Carpenter	Kokes	Pedersen	Warner
Carstens	Kremer	Proud	Whitney
Crandall	Lysinger	Rasmussen, E.	Wylie
Danner	Mahoney		

Voting in the negative, 5:

Claussen	Holmquist	Nelson	Orme
Craft			

Not voting, 2:

Klaver	Moylan
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 398.

A BILL FOR AN ACT relating to livestock; to provide procedures to be followed upon the arrest of any person for prescribed offenses; and to make certain acts unlawful.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 47:

Adamson	Danner	Mahoney	Rasmussen, E.
Batchelder	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Nelson	Stromer
Budd	Holmquist	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Knight	Paxton	Warner
Claussen	Kokes	Payne, D.	Whitney
Craft	Kremer	Pedersen	Wylie
Crandall	Lysinger	Proud	

Voting in the negative, 0.

Not voting, 2:

Klaver Moylan

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on July 30, 1965 at 9:25 a.m.: LB 394 LB 538 LB 504 LB 893 LB 545 LB 764 LB 173

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 593. Replaced on Select File as amended.

E and R amendment to LB 593:

1. Amend section 3 to read as follows:

"Sec. 3. The Nebraska Arts Council shall be composed of a board of directors, officers, and a membership.

For a period of sixty days immediately following the effective date of this act, the board of directors shall consist of fifteen directors appointed by the Governor, not more than five of whom may reside in any one Congressional district. After such time the board of directors shall consist of not more than thirty and not less than fifteen directors. Of this number, two-thirds shall be chosen by election by the membership voting in geographical districts, the numbers and boundaries of which districts shall be determined by the initial directors. One-third of the directors shall be selected by appointment by the Governor from recommendations prepared by the council. Directors shall be elected or appointed for a period of five years.

Officers shall be chosen by the directors and vacancies at the district level caused by their election shall be filled by appointment or election as provided in the by-laws. The number and duties of the officers shall be established and described in the by-laws.

Membership in the council shall be open to all interested citizens, and terms and conditions of membership shall be subject to provisions to be adopted by the board of directors at the first meeting of that body, which shall be held within thirty days of the

effective date of this act, or as thereafter stipulated in the by-laws of the council.”.

LEGISLATIVE BILL 301. Replaced on Select File as amended.

E and R amendments to LB 301:

1. Amend section 3 to read:

“Sec. 3. (1) Each educational service unit shall be governed by a board to be known as the Board of Educational Service Unit No ----- The educational service unit board shall consist of one member from each county and four members at large, all of whom are residents of the educational service unit, but no more than two of the members at large shall be appointed or elected from the same county unless any one county within the educational service unit has a population in excess of one hundred fifty thousand inhabitants or the educational service unit consists of only one county. The county superintendent of each county shall call a meeting within thirty days of the effective date of this act of the presidents of boards of education and school boards in the county. The presidents of the boards of education and school boards shall submit not less than six names from the county to the Governor for possible appointment to the initial board of the educational service unit in which the county is located. Within ninety days after the effective date of this act, the Governor shall appoint the initial members of the board. One member from each county shall be appointed for a term of two years; the four members at large shall be appointed for terms of four years. Successors to the members initially appointed shall be elected for terms of four years as provided for in Chapter 32, articles 4 and 5, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, commencing in 1968. Candidates filing for membership on the board as the representative of the county in which they reside shall file their written application with the county clerk of the county in which they reside forty days prior to the election. Candidates for the position of members at large shall file their written applications with the county clerk of the county in which the principal office of the educational service unit for that geographical area is located forty days prior to the election. No filing fee shall be required of any candidate filing for the office of board member of the boards of educational service units. Whenever any vacancy occurs on the board of the educational service unit, the remaining members of such board shall appoint an individual from the county where the vacating member resided to serve for the balance of the unexpired term. Members of the board shall receive no compensation for their services but shall be reimbursed for the actual and necessary expenses incurred in the performance of their duties under this act.

(2) Within thirty days after the initial boards of educational service units have been appointed by the Governor, and each January thereafter, petitions may be filed with the Secretary of State seeking the exclusion of any county from an educational service unit. Such petitions shall be signed by at least five per cent of the legal voters in each of three-fifths of the school districts of the county. Upon the filing of such petitions, the Secretary of State shall order the question placed on the ballot at the next general election to be held in the county. If a majority of the voters voting on the issue vote for exclusion, the county shall be excluded from the educational service unit. The provisions of Chapter 32, article 7, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto, shall apply as nearly as may be practicable to proceedings under the provisions of this subsection.

(3) Any county which has been excluded from an educational service unit under the provisions of subsection (2) of this section may be readmitted thereto by the results of an election held under the provisions of such subsection.

(4) Any local joint school district located in two or more counties and in two or more educational service units shall be considered a part of the educational service unit in which the greater number of school age children of such joint school district reside.

(5) If a county in which is located a joint school district lying in two or more counties elects to withdraw from an educational service unit, the joint school district shall be governed by the action of the county in which the greater number of school age children of such joint school district reside.”

2. In the Rasmussen amendment 3, adopted July 19, 1965, line 6, strike “In the event” and insert “If”.

3. In line 1 of the new section added by the Carpenter specific amendment, insert “Sec. 13.” in line 1.

4. In line 4 of the Rasmussen amendment 4, adopted July 22, 1965, strike “enactment” and insert “effective date”; and in line 6, strike the first period.

5. In section 4, line 2, strike the second comma.

6. In the Rasmussen amendment to section 9, adopted July 22, 1965, insert a comma after “county”.

7. In line 1 of the Burbach amendment 2, adopted July 28, 1965, insert “Sec. 8.” before “The”; and at the end of line 2, insert “and school boards”.

8. In lines 3 and 4 of Enrollment and Review amendment 1, adopted July 19, 1965, strike “Morrill, and Garden” and insert “and

Morrill"; and in section 2, line 37, insert "Garden," after the first comma.

9. In the title, line 4, insert "to provide for county withdrawal from and readmittance to such units;" after the first semicolon; in line 8, strike the first "and"; and in line 8, insert "; and to declare an emergency" before the period.

LEGISLATIVE BILL 702. Replaced on Select File as amended.

E and R amendment to LB 702:

1. In lieu of the Craft amendment to new section 1, line 7 and the Carpenter amendment thereto, in new section 1, line 9, insert "if such request is made prior to the purchase, lease, or lease with option to purchase of right-of-way by the department" before the period.

LEGISLATIVE BILL 258. Replaced on Select File as amended.

E and R amendments to LB 258:

1. In lieu of the Carpenter amendment to section 1 and the Stromer unanimous consent amendment, in section 1, line 8, insert "*, but not including municipal universities unless request for inclusion is made by the governing board thereof in a manner prescribed by the Legislature,*" after "prescribe".

2. In section 3, line 8, and in the title, line 6, insert "and such other universities or colleges as the Legislature may prescribe" after "education".

LEGISLATIVE BILL 415. Correctly engrossed.

LEGISLATIVE BILL 753. Correctly engrossed.

LEGISLATIVE BILL 581. Correctly enrolled.

LEGISLATIVE BILL 911. Correctly enrolled.

LEGISLATIVE BILL 164. Correctly enrolled.

LEGISLATIVE BILL 176. Correctly enrolled.

LEGISLATIVE BILL 920. Correctly enrolled.

LEGISLATIVE BILL 877. Correctly enrolled.

LEGISLATIVE BILL 99. Correctly enrolled.

LEGISLATIVE BILL 922. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 581 LB 911 LB 164 LB 176 LB 920 LB 877 LB 99 LB 922

Visitors

Mr. Bowen introduced Emilia Partes Gil, former President of Mexico, now President of the Insurance Commission; Padro Reyner; Director of Insurance Commission and Jose Cassio, Legal Council of President of the Republic of Mexico.

Mr. Kjar introduced Mrs. Roger Adams and son from Tacoma, Washington.

UNANIMOUS CONSENT—LB 301

Mr. Marvel asked unanimous consent to take up LB 301 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 301. E and R amendments found in this day's Journal were adopted.

Mr. Marvel offered the following specific amendment:

Strike Section 11 and amendments thereto and renumber subsequent sections accordingly, and amend the title to conform.

The amendment was adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 90. Re: Appreciation to the Amateur Roller Skating Association of America

Introduced by Albert A. Kjar, 39th District; Stanley A. Matzke, 24th District; and Kenneth L. Bowen, 37th District.

WHEREAS, the Amateur Roller Skating Association of America is conducting a national contest in Lincoln, Nebraska; and

WHEREAS, the members of the Legislature were privileged as guests to witness the magnificent performance of the outstanding amateur skaters.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature expresses their appreciation for being invited to witness such marvelous performances by the skaters.

2. That it is the desire of this Legislature that the Amateur Roller Skating Association of America schedule their 1967 meeting in Nebraska to be a part of the celebration of the one hundredth Anniversary of Nebraska as a state.

3. That a copy of this resolution suitably engrossed be sent to the Amateur Roller Skating Association of America.

Mr. Kjar moved to suspend the rules and adopt LR 90 today.

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

LR 90 was adopted.

LEGISLATIVE RESOLUTION 91. Re: Study of Mentally Ill Laws

Introduced by Terry Carpenter, 48th District; Hal W. Bauer, 28th District and Edward R. Danner, 11th District.

WHEREAS, the present laws on mentally ill persons were enacted many years ago; and

WHEREAS, the laws for committing persons mentally ill provide problems for the law agencies; and

WHEREAS, the procedures for handling mentally ill patients should be reviewed.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That the Legislative Council appoint a committee to study the procedures for committing and caring for mentally ill persons and report its findings with recommendation to the next regular session of the Legislature. The committee shall consult the medical, legal, and psychiatric professions throughout the state.

Referred to the Executive Board of the Legislative Council.

LEGISLATIVE RESOLUTION 86.

LR 86 was adopted with 35 ayes, 0 nays and 14 not voting.

Mr. Carpenter asked unanimous consent that an engrossed copy of LR 86 be sent to every duly constituted public power district in the State of Nebraska. No objections. So ordered.

Speaker Bowen Presiding

LEGISLATIVE RESOLUTION 88.

LR 88 was adopted with 31 ayes, 1 nay and 17 not voting.

UNANIMOUS CONSENT—LB 234

Mr. Whitney asked unanimous consent that LB 234 be placed directly behind LB 789 on Enrollment and Review for Engrossment. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 892 to Select File

Mr. Warner asked unanimous consent to return LB 892 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 4 by inserting "(1) by at least forty per cent of the legal voters of a Class I district and (2)" after "signed" and line 5 by striking "the district" and inserting "a Class II, III, IV, or V district".

2. Amend section 3 of the bill by striking line 9 and inserting "the district; *Provided*, that the proposal shall not be submitted to a special election more than once in any calendar year. Legal voters may cast their ballots,".

3. Amend section 4 of the bill, line 17 by striking "Within" and inserting "After the hearing, upon determination that all of the requirements of the provisions of this act have been complied with, and within".

4. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 892. Laid over until Monday, August 2, 1965 at the request of Mr. Pedersen.

President Sorensen Presiding

Visitors

Mr. Whitney introduced Mrs. Nadine Merrick from Fremont; Mr. and Mrs. Charles Bemis from Rising City; and Mr. and Mrs. Ronald Stelle from Erie, Pennsylvania.

Mr. Nore introduced Mr. and Mrs. Stanley E. Koziol and family from Columbus.

SELECT FILE

LEGISLATIVE BILL 249. The Kremer specific amendments found in the Legislative Journal for the One Hundred Thirty-fifth Day were adopted, with 31 ayes, 8 nays and 10 not voting.

Mr. Kremer offered the following specific amendments:

1. Amend section 1 of the bill, lines 8 and 9 by striking “, low-interest” and inserting “, at low interest as determined by the Legislature,” after “loans”.
2. Amend section 2 of the bill, line 7 by striking “, low-interest” and inserting “, at low interest as determined by the Legislature,” after “loans”.
3. Amend the title to conform.

The Kremer amendments were adopted with 27 ayes, 5 nays and 17 not voting.

Mr. Bauer moved to indefinitely postpone.

Motion pending.

Recess

At 12:10 p.m., on a motion by Mr. Kjar, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Klaver, Lysinger and Moylan, who were excused.

UNANIMOUS CONSENT—Committee Meeting

Mr. D. Payne asked unanimous consent to have a short meeting of the Salaries and Claims Committee immediately under the South Balcony. No objections. So ordered.

Members Excused

Mr. I. Paine asked to be excused at 3:00 p.m. today.

Mr. R. Rasmussen asked to be excused at 2:30 p.m. today.

Mr. Adamson asked to be excused for Monday, August 2.

ONE HUNDRED THIRTY-SEVENTH DAY—JULY 30, 1965 2639

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 482. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 482.

UNANIMOUS CONSENT—Select File

Mr. Carpenter asked unanimous consent to take up the bills reported on Select File today. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 593. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 702. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 258. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249.

Mr. Bauer renewed his pending motion found in this day's Journal to indefinitely postpone.

Mr. Bauer asked for a Call of the House. The Call showed 45 members present.

Mr. Bauer asked unanimous consent the Call be raised. No objections. So ordered.

Mr. Stromer asked for a record vote on the motion.

Voting in the affirmative, 23:

Adamson	Gerdes	Paine, I.	Stryker
Batchelder	Hasebroock	Paxton	Syas
Bauer	Holmquist	Payne, D.	Wallwey
Brauer	Kjar	Rasmussen, E.	Warner
Craft	Kokes	Ruhnke	Wylie
Crandall	Nelson	Skarda	

Voting in the negative, 19:

Budd	Danner	Kremer	Pedersen
Burbach	Fleming	Mahoney	Rasmussen, R.
Carpenter	Harsh	Moulton	Stromer
Carstens	Hughes	Nore	Whitney
Claussen	Knight	Orme	

Not voting, 7:

Bowen	Lysinger	Matzke	Proud
Klaver	Marvel	Moylan	

The motion lost.

LB 249 was advanced to E and R for engrossment with 22 ayes, 17 nays and 10 not voting.

MOTION—Reconsider Action

Mr. Skarda renewed his pending motion found in the Legislative Journal for the One Hundred Thirty-sixth Day to reconsider action on LB 176.

Mr. Batchelder moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 25 ayes, 7 nays and 17 not voting.

Mr. Skarda asked for a record vote on his motion.

Voting in the affirmative, 13:

Batchelder	Danner	Moulton	Proud
Brauer	Knight	Orme	Skarda
Budd	Mahoney	Pedersen	Syas
Craft			

Voting in the negative, 19:

Bauer	Fleming	Matzke	Stromer
Burbach	Hasebroock	Nelson	Stryker
Carpenter	Holmquist	Paine, I.	Warner
Claussen	Kjar	Rasmussen, E.	Wylie
Crandall	Kokes	Ruhnke	

Not voting, 17:

Adamson	Hughes	Marvel	Payne, D.
Bowen	Klaver	Moylan	Rasmussen, R.
Carstens	Kremer	Nore	Wallway
Gerdes	Lysinger	Paxton	Whitney
Harsh			

The motion lost.

UNANIMOUS CONSENT—LB 892

Mr. Ruhnke asked unanimous consent to consider LB 892 on Select File at this time. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 892. Mr. Warner withdrew his specific amendment #1 found in this day's Journal.

The pending Warner specific amendments 2, 3, and 4, were adopted by unanimous consent.

Advanced to E and R for re-engrossment.

UNANIMOUS CONSENT—Replace LB 925 on General File

Mr. Gerdes asked unanimous consent to replace LB 925 on General File for consideration of the following specific amendment:

1. Amend the Gerdes amendment by striking the provisions for Districts Nos. 42 and 43 and inserting the following:

“District No. 42. The counties of Garden, Arthur, Hooker, McPherson, Thomas, Logan, Blaine, Loup, Garfield, and Custer.

District No. 43. The counties of Sheridan, Grant, Cherry, Keya Paha, Brown, and Rock.”.

2. Amend the title to conform.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 925. Considered.

The Gerdes amendment found in this day's Journal was adopted.

Mr. Gerdes offered the following amendments which were adopted:

1. Amend the bill by striking sections 1 to 6 and all amendments thereto and inserting the following:

"Section 1. The Legislature shall consist of forty-nine members.

Sec. 2. The State of Nebraska is hereby divided into the following described legislative districts, each of which shall be entitled to one member:

District No. 1. The counties of Richardson, Nemaha, and Johnson.

District No. 2. In Otoe County, the precincts of North Branch, Berlin, Wyoming, Syracuse, Delaware, Belmont, Four Mile, Osage, McWilliams, Rock Creek, and Otoe, and the City of Nebraska City; and in Cass County, the precincts of Louisville, Eight Mile Grove, Plattsmouth, Center, Mount Pleasant, West Rock Bluffs, East Rock Bluffs, Weeping Water, Avoca, Nehawka, and Liberty, and the City of Plattsmouth, and the City of Weeping Water.

District No. 3. The county of Sarpy.

District Nos. 4 through 14, and 20. The county of Douglas.

District No. 15. The county of Dodge.

District No. 16. The counties of Washington, Burt, and Thurston.

District No. 17. The counties of Dixon, Dakota, and Wayne.

District No. 18. The counties of Cuming, Stanton, and Colfax.

District No. 19. The counties of Knox and Cedar; and in Pierce County, the precincts of North Dry Creek, Thompson, Plum Grove, Eastern, South Dry Creek, Foster, Logan, and Allen, and the City of Plainview.

District No. 21. The county of Madison, and in Pierce County, the precincts of Willow Creek, Clover Valley, Pierce, Slough, Mills, Blaine, Cleveland, and South Branch, and the City of Pierce.

District No. 22. The counties of Platte and Nance.

District No. 23. The counties of Butler and Saunders.

District No. 24. The counties of York and Seward.

District Nos. 25 through 29, and 46. The county of Lancaster; and in Cass County, the precincts of Salt Creek, South Bend, Greenwood, Elmwood, Tipton, and Stove Creek; and in Otoe County, the precincts of North Palmyra, North Russell, South Palmyra, South Russell, Hendricks, and South Branch.

District No. 30. The county of Pawnee; and in Gage County, the precincts of Highland, Nemaha, Adams, Holt, Hanover, Hooker, Midland, Logan, Filley, Riverside, Rock Ford, Sherman, Blue Springs, Wymore, Island Grove, Barneston, and Liberty, and the City of Beatrice.

District No. 31. The counties of Saline and Jefferson; and in Gage County, the precincts of Clatonia, Grant, Blakely, Lincoln, Elm, Glenwood, Sicily and Paddock.

District No. 32. The counties of Clay, Fillmore, and Thayer.

District No. 33. The county of Adams.

District No. 34. The counties of Merrick, Polk, and Hamilton; and in Hall County, the precincts of Jackson, Wood River, Martin, Alda, South Platte, and Doniphan.

District No. 35. In Hall County, the precincts of Prairie Creek, Lake, Center, and Washington, and the City of Grand Island.

District No. 36. The county of Buffalo; and in Hall County, the precincts of South Loup, Mayfield, Cameron, and Harrison.

District No. 37. The counties of Kearney, Harlan, Franklin, Webster, and Nuckolls.

District No. 38. The counties of Frontier, Gosper, Red Willow, and Furnas.

District No. 39. The counties of Dawson and Phelps.

District No. 40. The counties of Boyd, Holt, Antelope, and Wheeler.

District No. 41. The counties of Boone, Greeley, Valley, Sherman, and Howard.

District No. 42. The counties of Garden, Grant, Hooker, Thomas, Blaine, Arthur, McPherson, Logan, and Custer.

District No. 43. The counties of Sheridan, Cherry, Keya Paha, Brown, Rock, Loup, and Garfield.

District No. 44. The counties of Duel, Keith, Perkins, Chase, Hayes, Dundy, and Hitchcock.

District No. 45. The county of Lincoln.

District No. 47. The counties of Cheyenne, Kimball, and Banner; and in Scotts Bluff County, the precincts of Ford, Kiowa, Rose, and Roubadeau.

District No. 48. In Scotts Bluff County, the precincts of Fanning, Funston, Dewey, Field, Mitchell, Winters Creek, Tabor, Highland, Gering, and Castle Rock; and the City of Mitchell, the City of Gering, and the City of Scottsbluff.

District No. 49. The counties of Sioux, Dawes, Box Butte, and Morrill.

Sec. 3. At the general election to be held in 1966 and each four years thereafter, there shall be elected the members of the Legislature from the even-numbered districts for a term of four years. Members of the odd-numbered districts shall carry over until the first Tuesday in January, 1969, and at the general election to be held in 1968 and each four years thereafter, there shall be elected the members of the odd-numbered districts.

Sec. 4. The precincts, townships, cities, and villages mentioned in section 2 of this act shall be the precincts, townships, cities and villages set out in the 1960 Census of Population by the United States Department of Commerce, Bureau of the Census, as outlined in Volume I, Characteristics of the Population, Part A, Number of Inhabitants, pages 29-3 to 29-18.

Sec. 5. Sections 1 and 2 of this act shall become operative on the first Tuesday in January, 1967, except that members of the Legislature from the even-numbered districts mentioned in section 2 of this act shall be nominated at the primary election in 1966 and elected at the general election in November, 1966, for the term commencing the first Tuesday in January, 1967.

Sec. 6. That sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965, are repealed.

Sec. 7. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law."

2. Amend the title to conform.

Mr. Syas moved to adopt that portion of the standing committee amendments pertaining to districts 4 through 14 and 20.

The motion carried and the amendments were adopted.

Mr. Adamson asked unanimous consent to have the bill laid over until Monday, August 2, 1965.

Mr. Carpenter objected.

Mr. Gerdes moved to advance LB 925 to E and R for review.

Mr. Adamson requested a record vote.

Voting in the affirmative, 25:

Batchelder	Gerdes	Marvel	Skarda
Budd	Harsh	Moulton	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Knight	Orme	Syas
Craft	Kremer	Pedersen	Wallwey
Crandall	Mahoney	Proud	Whitney
Danner			

Voting in the negative, 6:

Adamson	Holmquist	Rasmussen, E.	Wylie
Claussen	Kjar		

Not voting, 18:

Bauer	Hasebroock	Moylan	Payne, D.
Bowen	Klaver	Nelson	Rasmussen, R.
Brauer	Kokes	Paine, I.	Ruhnke
Carstens	Lysinger	Paxton	Warner
Fleming	Matzke		

LB 925 was advanced to E and R for review.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims.

(Signed) Dale L. Payne, Chairman

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

BILL ON FIRST READING

The following bill was read for the first time by title:

LEGISLATIVE BILL 933. Introduced by the Committee on Salaries and Claims; Ira E. Paine, Legislative District 35; Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19; Terry Carpenter, Legislative District 48; Marvin E. Stromer, Legislative District 27; Richard F. Proud, Legislative District 12; Fred W. Carstens, Legislative District 30 and Henry F. Pedersen, Jr., Legislative District 4.

A BILL FOR AN ACT to provide for a transfer and conveyance of the real estate described for the purposes and to the person

prescribed; to provide for the execution and delivery of a deed to such real estate to correct an erroneous description in certain deeds as prescribed; and to declare an emergency.

UNANIMOUS CONSENT—Suspend Rules

Mr. D. Payne asked unanimous consent to suspend the rules and place LB 933 on General File without a hearing.

No objections. So ordered.

Presented to the Governor

Presented to the Governor for approval on July 30, 1965 at 11:25 a.m.: LB 99 LB 920 LB 922

(Signed) Ruth Bossard, Enrolling Clerk

Presented to the Secretary of State

Presented to the Secretary of State on July 30, 1965 at 3:05 p.m.: LB 609

(Signed) Ruth Bossard, Enrolling Clerk

Members Excused

Messrs. Nore and Claussen were excused for Monday and Tuesday of next week.

Mr. E. Rasmussen was excused for Monday of next week.

Message from the Governor

July 30, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 30, 1965, I approved Legislative Bills 922, 921, 910, 149, 264, 344, 471, 650, 858, 870, and 662, and Legislative Resolution 62.

Respectfully,
(Signed) Frank B. Morrison
Governor

RESOLUTION

LEGISLATIVE RESOLUTION 92. Re: Mental Retardation

Introduced by Fern Hubbard Orme, 29th District.

WHEREAS, the last five years have seen a tremendous advance in research and knowledge of mental retardation, its treatment and the prevention of it throughout the entire world; and

WHEREAS, usually the means of prevention are not utilized until many years after discovery; and

WHEREAS, the cost of treating such condition when not detected early in life, is lifetime care and dependency; and

WHEREAS, the Childrens Bureau and the professions serving children throughout our land all plead for mandatory screening of newborns for treatable metabolic disorders.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislative Council appoint a committee to study the extent of phenylketonuria oligaphrenia testing in Nebraska at the present time, determine the problems arising in testing, and in follow up and prophylactic treatment, and the cost to the State of Nebraska of undetected and untreated phenylketonuria oligaphrenia and the ensuing cost of neglecting such testing.

2. That the committee report its finding and recommendation as to what is necessary to ensure that no child in Nebraska is denied his right to his health protection against mental retardation.

Referred to the Executive Board of the Legislative Council.

Adjournment

At 4:11 p.m., on a motion by Mr. Budd, the Legislature adjourned until 9:00 a.m., Monday, August 2, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, August 2, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Bowen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father in Heaven, be gracious unto Thy servants, the legislators of this State. Give them strength for the tasks of this day and guide them in their labors. When they are tempted to wonder whether their high goals are possible of attainment, remind them that Thou art not senile, or asleep, or defeated. "A different world cannot be built by indifferent people." Let us never give up hope of the possibility of change. When we feel the pressure of crisis, remind us that Thou hast plenty of time. We have to remember that Thou art never in a hurry and wilt not be rushed by the deadlines of impatient men or by the pressures of the selfish. So give us the determination to seek and do Thy will. Amen.

The roll was called and all members were present except Messrs. Adamson, Claussen, Mahoney, Moulton, Moylan, Nore, Rasmussen, E., Ruhnke, Skarda and Whitney, who were excused.

Corrections for the Journal

Page 2634, line 10, insert "1" after "section".

The Journal for the One Hundred Thirty-seventh Day was approved as corrected.

Member Excused

Mr. Batchelder was excused for all of next week.

Explanations of Vote

If I had been present on Thursday, July 29, I would have voted "yes" on LB 609. (Signed) Fred W. Carstens

Had I been present I would have voted "yes" on LB 609.

(Signed) Harold B. Stryker

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 848. Placed on Select File as amended.

E and R amendments to LB 848:

1. In section 1, lines 36 and 37, strike "(b) of this subsection" and insert "(3)(b) of this section"; in line 66, insert "(5)" immediately after "subdivision"; in line 67, strike "of this section"; in line 77, strike "means" and insert "shall mean"; in line 92, strike "includes" and insert "shall include"; in line 108, insert "shall" before "mean"; in lines 111 to 130, strike the semicolons and in each instance insert a comma.

2. In standing committee amendment 1, line 15, strike the semicolon and insert a comma.

3. In section 2, lines 1, 14, 24, and 48, strike "is" and insert "shall be"; in lines 37 and 42, strike "subdivision" and insert "subsection"; and in line 38, strike "does" and insert "shall".

4. In section 3, lines 1, 4, 6, and 8, strike "is" and insert "shall be"; in line 3, insert "of this act" after "11"; in line 20, strike "automatically constitutes" and insert "shall automatically constitute"; in line 24, insert a comma after "section"; in line 42, strike "becomes" and insert "shall become"; in line 48, insert a comma after "applicant" and after "renewal"; eliminate paragraphing in line 65; in line 67, insert "as" after "license"; in line 76, strike "hereinafter provided" and insert "provided in this section"; in line 77, strike "is not" and insert "shall not be"; in lines 108 and 109, strike "prescribes" and insert "shall prescribe"; in line 111, strike "are" and insert "shall be"; in line 115, strike "deems" and insert "shall deem"; in lines 156 and 157, strike "clause" and insert "subdivision (7)(f)"; in line 167, strike "clause" and insert "subdivision (7)(h)"; in line 173, strike the semicolon and insert a comma; in line 189, strike "will" and insert "shall"; and in line 192, insert "and" after "of".

5. In standing committee amendment 2, line 13, strike the semicolon and insert a period.

6. In section 4, line 1, strike "is" and insert "shall be"; and in line 5, insert "of this act" before "or".

7. In section 5, line 24, strike the second comma; in line 31, insert "to" after "equal"; in line 36, strike the period and insert "; and"; in line 93, strike "automatically becomes" and insert "shall automatically become"; and in line 97, strike "commissioner determines" and insert "director shall determine".

8. In section 6, line 4, strike "U.S."; in lines 38 and 76, strike "automatically becomes" and insert "shall automatically become"; in line 54, strike "means" and insert "shall mean"; in line 64, insert "there has been" after "until"; in line 64, strike "the" and insert "this"; in line 70, strike "is" and insert "shall be"; in lines 74, 77, and 82, strike "are" and insert "have been".

9. In section 7, line 7, strike the first "section" and insert "act"; in line 8, strike "section" and insert "act"; in lines 11, 12, 13, 14, 18, 19, 22, 31, 35, 50, 51, 54, 58, 61, 62, 66, 70, 71, 72, 73, 76, 102, 103, 111, 117, and 143, strike the semicolon and insert a comma; in line 92, strike the semicolon and insert ", and"; and in line 128, strike "becomes" and insert "shall become".

10. In section 8, line 70, strike "are" and insert "shall be"; and in line 82, strike "until" and insert "unit".

11. In standing committee amendment 4, line 4, insert a period after "fee".

12. In section 9, lines 27 and 29, strike "clause" and insert "subdivision"; in line 31, strike "order or"; in line 38, strike "subsection" and insert "subdivision"; in line 56, insert "the" before "order"; and in line 59, insert a comma after "director".

13. In section 10, insert a comma at the end of line 3; in lines 7, 54, 56, and 57, strike the semicolon and insert a comma; in line 74, strike "commissioner" and insert "director"; and in line 80, strike "(12)" and insert "(11)".

14. In standing committee amendment 7, line 1, insert ", line 95," after "bill".

15. In section 11, line 95, strike "subsection" and insert "subdivision"; in line 107, strike "order under this subsection" and insert "such order"; in lines 110 and 111, strike "an order under this subsection" and insert "any such order".

16. In section 12, line 6, strike "by rule prescribes" and insert "shall by rule prescribe"; in line 10, insert a comma after "successor"; in lines 11 and 12, strike "hereunder" and insert "under this act"; in lines 17 and 18, strike "is not" and insert "shall not be"; in line 18, strike "(a)" and insert "(1)"; in line 19, insert a comma after "director"; in line 23, strike "(b)" and insert "(2)"; in line 24, strike "subsection" and insert "section"; and in line 26, strike "allows" and insert "may allow".

17. In section 13, line 1, strike "is" and insert "shall be".

18. In section 14, line 2, insert "or" after "act"; in line 3, strike "sections" and insert "section"; in line 5, strike "constitutes" and

insert "shall constitute"; in line 9, strike "means" and insert "shall mean"; and in line 12, strike "is" and insert "shall be".

19. In section 15, line 3, strike "outside of" and insert "without"; in lines 7, 8, and 14, strike "hereunder" and insert "under this act"; and in line 8, insert a comma before "(b)".

20. In section 16, line 1, strike "appears" and insert "shall appear"; in lines 4 and 7, strike "hereunder" and insert "under this act"; and in lines 5 and 6, strike "direction" and insert "discretion".

21. In section 17, line 7, strike ", thereof" and insert "thereof"; in line 9, strike "such fine and imprisonment" and insert "both so fined and imprisoned"; in line 12, strike "or information may be returned" and insert "may be returned or information filed"; in line 16, strike "hereunder" and insert "under this act"; in line 17, strike "district" and insert "county"; and in line 20, strike "limits" and insert "shall limit".

22. In section 18, strike the comma in line 1; in lines 10 and 33, strike "is" and insert "shall be"; in line 17, strike "are" and insert "shall be"; in line 19, strike "is"; in lines 27 and 28, strike "is also" and insert "shall also be"; in line 37, strike "statute survives" and insert "act shall survive"; in line 53, strike "hereunder" and insert "under this act"; and in lines 59 and 60, strike "hereunder is" and insert "under this act shall be".

23. In section 19, line 10, strike "has" and insert "shall have"; and in line 13, strike "does" and insert "shall".

24. In section 20, lines 4 and 6, strike "said" and insert "such"; in line 7, strike "said sections" and insert "this act"; in lines 8 and 9, strike "delegable" and insert "delegated"; in lines 11 and 13, strike "hereunder" and insert "under this act"; in lines 14 and 77, strike "is" and insert "shall be"; in line 18, strike "authorizes" and insert "shall authorize"; in line 22, strike "either creates or derogates" and insert "shall either create or derogate"; strike the comma in line 29; in line 37, strike "statute" and insert "act"; in line 43, strike "applies" and insert "shall apply"; in lines 56 and 57, strike "Such fund" and insert "The Securities Act Cash Fund"; and in lines 70 and 72, strike "prescribes" and insert "shall prescribe".

25. In section 21, line 3, strike "is" and insert "shall be".

26. In section 24, line 1, strike "exclusively governs" and insert "shall exclusively govern"; in line 11, insert "shall" before "remain"; in line 13, strike "law" and insert "act"; in lines 13 and 23, strike "are" and insert "shall be"; and in line 16, strike "applies" and insert "shall apply".

27. In new section 25, lines 6 and 7, strike "Reissue Revised Statutes of Nebraska, 1943" and insert "Revised Statutes Supplement, 1963".

28. In renumbered section 26, line 3, and the title, line 14, strike "and"; in renumbered section 26, lines 3 and 4, and the title, lines 14 and 15, strike "81-303.01, 81-303.02, 81-319, 81-348," and insert "81-348"; and after 1963 in renumbered section 26, line 4, and the title, line 16, insert ", and section 81-303.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 610, Seventy-fifth Session, Nebraska State Legislature, 1965".

29. In the title, line 3, strike "prohibiting" and insert "to prohibit".

LEGISLATIVE BILL 562. Correctly engrossed.

LEGISLATIVE BILL 452. Correctly engrossed.

LEGISLATIVE BILL 688. Correctly engrossed.

LEGISLATIVE BILL 316. Correctly engrossed.

LEGISLATIVE BILL 856. Correctly engrossed.

LEGISLATIVE BILL 859. Correctly engrossed.

LEGISLATIVE BILL 917. Correctly enrolled.

LEGISLATIVE BILL 891. Correctly enrolled.

LEGISLATIVE BILL 713. Correctly enrolled.

LEGISLATIVE BILL 398. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 917 LB 891 LB 713 LB 398

UNANIMOUS CONSENT—Return LB 642 to Select File

Mr. Craft asked unanimous consent to return LB 642 to Select File for consideration of the following specific amendments:

1. Amend section 2 of the bill by striking lines 4 and 5 and inserting "by the provisions of this act. It shall".

2. Amend section 3 of the bill by striking lines 7 to 9 and inserting "one for a term of one year, two for a term of two years,

and two for a term of three years. Thereafter each appointment shall be”.

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 642. The Craft specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays and 17 not voting.

Advanced to its former position on E and R for engrossment.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and consider the final reading bills set for tomorrow.

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 855.

A BILL FOR AN ACT relating to livestock; to provide for the eradication of brucellosis as prescribed; to define terms; to provide for enforcement of the act as prescribed; to provide for the creation of protection areas as prescribed; to provide for tests; to provide for brands; to provide for quarantine; to provide for penalties; and to repeal sections 54-764, 54-764.02, 54-765, 54-766, 54-766.01, 54-766.02, 54-766.03, 54-766.04, 54-766.05, 54-766.06, 54-766.07, 54-766.08, 54-766.09, 54-766.11, 54-766.12, and 54-766.13, Reissue Revised Statutes of Nebraska, 1943, section 54-766.14, Revised Statutes Supplement, 1963, section 54-764.01, Reissue Revised Statutes of Nebraska, 1943, as amended by section 18, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 54-766.10, Reissue Revised Statutes of Nebraska, 1943, as amended by section 19, Legislative Bill 865, Seventy-fifth Session, Nebraska State Legislature, 1965.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Batchelder	Danner	Kokes	Pedersen
Bauer	Fleming	Kremer	Proud
Bowen	Gerdes	Lysinger	Rasmussen, R.
Brauer	Harsh	Marvel	Stromer
Budd	Hasebroock	Matzke	Stryker
Burbach	Holmquist	Nelson	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Kjar	Paine, I.	Warner
Craft	Klaver	Paxton	Wylie
Crandall	Knight	Payne, D.	

Voting in the negative, 0.

Not voting, 10:

Adamson	Moulton	Rasmussen, E.	Skarda
Claussen	Moylan	Ruhnke	Whitney
Mahoney	Nore		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 332. With Emergency.

A BILL FOR AN ACT relating to noxious weeds; to provide a comprehensive noxious weed control program, as prescribed; to provide penalties; to provide an operative date; to repeal Chapter 2, article 9, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 33:

Batchelder	Danner	Kjar	Payne, D.
Bauer	Fleming	Knight	Pedersen
Bowen	Gerdes	Kremer	Proud
Brauer	Harsh	Lysinger	Rasmussen, R.
Burbach	Hasebroock	Marvel	Stromer
Carpenter	Holmquist	Matzke	Stryker
Carstens	Hughes	Orme	Syas
Craft	Klaver	Paine, I.	Wallwey
Crandall			

Voting in the negative, 6:

Budd	Nelson	Warner	Wylie
Kokes	Paxton		

Not voting, 10:

Adamson	Moulton	Rasmussen, E.	Skarda
Claussen	Moylan	Ruhnke	Whitney
Mahoney	Nore		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

MOTION—Replace LB 334 on Select File

Mr. Lysinger moved to replace LB 334 on Select File for the following specific amendments:

1. Amend the bill by striking section 1 and renumbering renumbered section 2 to 18 as sections 1 to 17 respectively.

2. Amend the bill by striking renumbered section 5 and insert the following:

“Sec. 5. That section 53-123.08, Revised Statutes Supplement, 1963, be amended to read as follows:

53-123.08. A bottle club license shall allow the operation of a bottle club as defined in subdivision (22) of section 53-103 and shall allow the solicitation or acceptance of powers of attorney for the purchase of alcoholic liquor at retail for any member.”

3. Amend renumbered section 18 as amended by Enrollment and Review amendment 14, line 2 by striking “53-123.04,” and line 3 by inserting “53-123.08,” after “sections”.

4. Amend the title to conform.

The motion lost with 16 ayes, 19 nays and 14 not voting.

LEGISLATIVE BILL 334.

A BILL FOR AN ACT to amend sections 53-105, 53-117, 53-123.04, 53-125, and 53-190, Reissue Revised Statutes of Nebraska, 1943, sections 53-124, 53-138.03, and 53-179, Revised Statutes Supplement, 1963, section 53-103, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 53-160, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 253, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to liquors; to make certain acts unlawful; to provide penalties; to re-define terms; to require confirmation by the Legislature of members of the Nebraska Liquor Control Commission; to change provisions for the regulation of alcoholic liquor and ineligibility for a license as prescribed; to provide for a bottle club license fee; to provide a tax

on bottle club membership and for the enforcement thereof; to provide when alcoholic liquor may not be sold or dispensed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 28:

Bauer	Fleming	Kokes	Payne, D.
Burbach	Harsh	Kremer	Pedersen
Carpenter	Hasebroock	Lysinger	Rasmussen, R.
Carstens	Holmquist	Marvel	Stromer
Craft	Hughes	Matzke	Syas
Crandall	Kjar	Nelson	Wallwey
Danner	Knight	Orme	Wylie

Voting in the negative, 8:

Bowen	Budd	Klaver	Stryker
Brauer	Gerdes	Proud	Warner

Not voting, 13:

Adamson	Moulton	Paine, I.	Ruhnke
Batchelder	Moylan	Paxton	Skarda
Claussen	Nore	Rasmussen, E.	Whitney
Mahoney			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Mr. Stryker Presiding

LEGISLATIVE BILL 487.

A BILL FOR AN ACT to amend section 84-1301, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 559, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to State Employees Retirement Act; to include employees of the State Board of Agriculture paid out of the General Fund; and to repeal the original section.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 30:

Bowen	Gerdes	Lysinger	Proud
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Stromer
Carstens	Holmquist	Orme	Stryker
Craft	Hughes	Paine, I.	Syas
Crandall	Kjar	Payne, D.	Wallwey
Danner	Klaver	Pedersen	Warner
Fleming	Knight		

Voting in the negative, 4:

Batchelder	Kremer	Paxton	Wylie
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Not voting, 15:

Adamson	Claussen	Moylan	Ruhnke
Bauer	Kokes	Nelson	Skarda
Brauer	Mahoney	Nore	Whitney
Carpenter	Moulton	Rasmussen, E.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 413.

A BILL FOR AN ACT to amend sections 72-716 and 72-718, Reissue Revised Statutes of Nebraska, 1943, relating to the State Building Commission; to provide for terms of office of members of the State Building Commission; to provide additional duties for the members of such commission; and to repeal the original sections.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Batchelder	Fleming	Kremer	Pedersen
Bauer	Gerdes	Lysinger	Proud
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes		

Voting in the negative, 0.

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney
Claussen	Moylan	Ruhnke	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 903.

A BILL FOR AN ACT relating to cities of the metropolitan class; to provide that certain office holders shall not be disqualified from candidacy for the office of mayor and councilman of such cities.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Batchelder	Gerdes	Kremer	Pedersen
Bauer	Harsh	Lysinger	Proud
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Stromer
Burbach	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Syas
Craft	Klaver	Paine, I.	Wallwey
Crandall	Knight	Paxton	Warner
Danner	Kokes	Payne, D.	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 12:

Adamson	Claussen	Moylan	Ruhnke
Bowen	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 447.

A BILL FOR AN ACT relating to the Board of Educational Lands and Funds; to provide that the board shall be responsible for the eradication of noxious weeds on all school lands of the state.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 34:

Bauer	Gerdes	Lysinger	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Nelson	Stromer
Carstens	Hughes	Orme	Stryker
Craft	Klaver	Paine, I.	Syas
Crandall	Knight	Paxton	Wallway
Danner	Kokes	Payne, D.	Warner
Fleming	Kremer		

Voting in the negative, 2:

Batchelder	Wylie
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Not voting, 13:

Adamson	Kjar	Moylan	Ruhnke
Bowen	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney
Claussen			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 912.

A BILL FOR AN ACT relating to the Military Department; to authorize the Military Department of the State of Nebraska to transfer and convey certain land in Dawes County, Nebraska to the city of Chadron, Nebraska.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Batchelder	Gerdes	Kremer	Pedersen
Bauer	Harsh	Lysinger	Proud
Brauer	Hasebroock	Marvel	Rasmussen, R.
Budd	Holmquist	Matzke	Stromer
Burbach	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Syas
Crandall	Klaver	Paine, I.	Wallway
Danner	Knight	Paxton	Warner
Fleming	Kokes	Payne, D.	Wylie

Voting in the negative, 0.

Not voting, 13:

Adamson	Craft	Moylan	Ruhnke
Bowen	Mahoney	Nore	Skarda
Carpenter	Moulton	Rasmussen, E.	Whitney
Claussen			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 926. With Emergency.

A BILL FOR AN ACT relating to emergency fires; to create the Emergency Fire Fighting Fund; to provide uses for the proceeds of such fund; to provide duties for the Governor; to authorize the Governor to enter into agreements with the federal government as prescribed; to make an appropriation; and to declare an emergency.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Batchelder	Fleming	Kremer	Pedersen
Bauer	Gerdes	Lysinger	Proud
Brauer	Harsh	Marvel	Rasmussen, R.
Budd	Hasebroock	Matzke	Stromer
Burbach	Holmquist	Nelson	Stryker
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallway
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes		

Voting in the negative, 0.

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Bowen	Moulton	Rasmussen, E.	Whitney
Claussen	Moylan	Ruhnke	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 277. With Emergency.

A BILL FOR AN ACT to amend sections 72-108 and 72-223, Reissue Revised Statutes of Nebraska, 1943, and section 72-261,

Revised Statutes Supplement, 1963, relating to public lands; to exempt the Game, Forestation and Parks Commission from depositing deeds in the office of the Board of Educational Lands and Funds; to permit the Game, Forestation and Parks Commission to acquire educational lands by eminent domain as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Mr. Carpenter requested a Call of the House. The Call showed 38 members present.

Mr. Syas moved the Call be raised. The motion prevailed with 34 ayes, 0 nays and 15 not voting.

Voting in the affirmative, 33:

Bauer	Fleming	Knight	Payne, D.
Brauer	Gerdes	Kokes	Pedersen
Budd	Harsh	Kremer	Proud
Burbach	Hasebroock	Lysinger	Rasmussen, R.
Carpenter	Holmquist	Marvel	Stromer
Carstens	Hughes	Matzke	Stryker
Craft	Kjar	Orme	Syas
Crandall	Klaver	Paine, I.	Wallwey
Danner			

Voting in the negative, 5:

Batchelder	Paxton	Warner	Wylie
Nelson			

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Bowen	Moulton	Rasmussen, E.	Whitney
Claussen	Moylan	Ruhnke	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 919. With Emergency.

A BILL FOR AN ACT to amend section 4-102, Reissue Revised Statutes of Nebraska, 1943, relating to aliens; to provide that aliens may be engaged as teachers or research scientists by colleges and universities without limitation as to time; to repeal the original section; and to declare an emergency.

Whereupon Mr. Stryker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 38:

Batchelder	Fleming	Kremer	Syas
Bauer	Gerdes	Lysinger	Pedersen
Bowen	Harsh	Marvel	Proud
Brauer	Hasebroock	Matzke	Rasmussen, R.
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Orme	Stryker
Carpenter	Kjar	Paine, I.	Wallwey
Carstens	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes		

Voting in the negative, 0.

Not voting, 11:

Adamson	Mahoney	Nore	Skarda
Claussen	Moulton	Rasmussen, E.	Whitney
Craft	Moylan	Ruhnke	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

RESOLUTIONS

LEGISLATIVE RESOLUTION 93. Re: In Memory of J. E. Conklin

Introduced by Albert A. Kjar, 39th District.

WHEREAS, J. E. Conklin of Lincoln served in this Legislature during the 1943 and 1945 regular sessions; and

WHEREAS, J. E. Conklin died July 31, 1965, with his funeral services scheduled for Tuesday, August 3, 1965, at Hubbell, Nebraska.

NOW, THEREFORE BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of J. E. Conklin.
2. That the Legislature stand for a moment of silent tribute to his memory.

ONE HUNDRED THIRTY-EIGHTH DAY—AUGUST 2, 1965 2663

Mr. Kjar asked unanimous consent to suspend the rules and adopt LR 93 today.

No objections. So ordered. LR 93 was adopted.

The members stood for a moment of silent tribute to the memory of J. E. Conklin.

Presented to the Governor

Presented to the Governor for approval on August 2, 1965, at 8:25 a.m.: LB 581 LB 911 LB 164 LB 877 LB 176

(Signed) Ruth Bossard, Enrolling Clerk

Members Excused

Mr. Warner was excused for the afternoon.

Mr. Adamson was excused for Tuesday, August 3, 1965.

UNANIMOUS CONSENT—General File Bills

Mr. Klaver asked unanimous consent to take up bills on General File immediately after recess. No objections. So ordered.

Recess

At 11:55 a.m., on a motion by Mr. Bowen, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Adamson, Claussen, Mahoney, Moylan, Nore, E. Rasmussen, Ruhnke, Skarda, Warner, and Whitney, who were excused.

UNANIMOUS CONSENT—LB 301 and LB 234

Mr. Carpenter asked unanimous consent that when LB 301 and LB 234 reach Final Reading they be read in that order. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 927. Read and considered.

Mr. Harsh Presiding

Dr. Brauer offered the following amendments which were adopted:

1. Amend section 1 of the bill, line 2 by inserting "for mental health, mental retardation, crippled children and rehabilitation services" after "services".

2. Amend section 3 of the bill, line 26 by striking "proposition," and insert "the provisions of this act. Should a proposal be defeated it may not be resubmitted for a period of one year.", and line 35 by adding "Any such gifts may be used for purposes authorized by section 3, subsection (5), without requiring an election" after the period.

3. Sec. 3, (5) line 19, after "needs" insert "for mental health, mental retardation, crippled children and rehabilitation services".

4. Amend the title to conform.

Mr. Carpenter offered the following amendment which was adopted:

Sec. 2, line 1, insert "in each region" after "board".

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 928. Reading waived. Explained.

Mr. Marvel offered the following amendments which were adopted:

1. Amend section 3 of the bill by striking line 80 and line 81 to the period and show the same as stricken matter.

2. Amend section 4 of the bill, line 27 by inserting after "Governor" the following:

"until September 30, 1965, and after such date the Director of Administrative Services,".

3. Amend section 7 of the bill, line 14 by striking "14785" and inserting "43442".

4. Amend section 10 of the bill, line 50 by striking "300000" and inserting "400000", and line 55 by inserting "fifth" after "Seventy-".

5. Amend section 12 of the bill by striking lines 10 to 17 and renumbering subsections "(3)" to "(5)" as subsections "(2)" to "(4)" respectively, and after line 41 insert a new subsection "(5)" to read as follows:

“(5) There is hereby appropriated, in addition to other money appropriated for the program School Services under Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, to the department for the same program for the biennium ending June 30, 1967 from the General Fund \$5000 to cover the additional costs for the department under Legislative Bill 301, Seventy-fifth Session, Nebraska State Legislature, 1965.”

6. Amend section 27 of the bill by adding after line 18 a new subsection “(3)” to read as follows:

“(3) There is hereby appropriated to the Legislative Council, in addition to other money appropriated to the Legislative Council under Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965, and in this act, from the General Fund \$27000 for the biennium ending June 30, 1967 for matching federal funds and other state funds that may be or become available for carrying out the purposes of Legislative Resolution 3, Seventy-fifth Session, Nebraska State Legislature, 1965, and to accomplish the purposes of such Legislative Resolution.”

7. Amend the bill by adding 6 new sections to be known as sections 34 to 39 and to read as follows:

“Sec. 34. That section 7, Legislative Bill 922,
 2 Seventy-fifth Session, Nebraska State Legislature, 1965,
 3 be amended to read as follows:

4 Sec. 7. SECRETARY OF STATE

5 The figures placed to the right of the various
 6 programs listed below are for information purposes.

7 Departmental Administration

8

9 Enforcement of Standards-Corporations

10 Enforcement of Standards-Stock Brands

11 Stock Brand Fund

12 Enforcement of Standards-Collection Agencies

13 Nebraska Collection Agency Fund

14 Total Budget

15

16 Appropriate for the accomplishment of the purposes
 17 of the programs listed above all unexpended balances on
 18 hand in the various cash funds administered by the depart-
 19 ment on the effective date of this act and then appropriate
 20 all cash receipts during the biennium ending June 30, 1967,
 21 and then appropriate from the General Fund for the biennium
 22 ending June 30, 1967, to the department for salaries, wages
 23 and maintenance, as follows:

24 Appropriations Total

25

	General Fund	Cash Funds		Total
		Estimated	Budgeted	
	\$ 71511			\$ 71511
	78511			78511
	48323			48323
		\$ 61151		61151
		4553		4553
				\$ 195538
				192538

	General Fund	Cash Funds		Total
		Estimated	Budgeted	
	\$ 119934	\$ 65704		
				126834

2 Sec. 35. That section 49, Legislative Bill 922,
 3 Seventy-fifth Session, Nebraska State Legislature, 1965,
 3 be amended to read as follows:

4 Sec. 49. DEPARTMENT OF PUBLIC INSTITUTIONS

5 Appropriate any balance remaining unexpended on
 6 the effective date of this act in the Nebraska Soldiers'
 7 and Sailors' Home Building Fund and then appropriate all
 8 cash receipts of such fund during the biennium ending
 9 June 30, 1967, to the Department of Public Institutions
 10 for matching federal funds and other funds appropriated
 11 by the Seventy-fifth Session, Nebraska State Legislature,
 12 1965, for construction of a Nursing Home facility at the
 13 Soldiers' and Sailors' Home, as follows:
 14 Appropriations Total, estimated

General Fund	Cash Funds	Total
	Estimated	Budgeted
\$ 500000	\$ 500000	

2 Sec. 36. *NEBRASKA STATE HISTORICAL SOCIETY*

3 *There is hereby appropriated to the Nebraska*
 4 *State Historical Society from the General Fund for the*
 5 *biennium ending June 30, 1967, \$58950, for the pur-*
 6 *poses of Legislative Bill 609, Seventy-fifth Session,*
 6 *Nebraska State Legislature, 1965.*

2 Sec. 37. That section 10, Legislative Bill 922,
 3 Seventy-fifth Session, Nebraska State Legislature, 1965,
 3 be amended to read as follows:

4 Sec. 10. DEPARTMENT OF AERONAUTICS

5 The figures at the right of the various programs
6 listed below are for information purposes.

7 Departmental Administration

8 Department of Aeronautics Cash Fund

9 Enforcement of Standards-Aeronautics

10 Department of Aeronautics Cash Fund

11

12

13 Promotion and Development of Aeronautics

14 Department of Aeronautics Cash Fund

15 State Aid to Municipal Airports

16 Department of Aeronautics Cash Fund

17 Operation of State Owned Airfields

18 Total Budget

19 Appropriate for the accomplishment of the purposes
20 of the programs listed above all unexpended balances on
21 hand on the effective date of this act, in the Cash Fund
22 administered by the department, and then appropriate all
23 cash received during the biennium ending June 30, 1967,
24 to the department for salaries, wages and maintenance and
25 for capital construction as follows:

26 *Provided, that the requirement set forth in subsection (1)*
27 *of section 2 of this act shall not be applied to this*
28 *section.*

General Fund	Cash Funds	Total
	Estimated	Budgeted
	\$ 98400	\$ 98400
	53600	53600
	\$ 155000	\$ 155000
\$ 139000	2125600	2264600
	258300	258300
		\$ 2829900
\$ 139000	\$ 2690900	

2 Sec. 38. That section 2, Legislative Bill 922,
3 Seventy-fifth Session, Nebraska State Legislature, 1965,
4 be amended to read as follows:

5 Sec. 2. The sums in this act hereinafter specified,
6 or so much thereof as may be necessary for the purposes
7 specified, are hereby appropriated out of any money in the
8 General Fund, or the Department cash fund authorized by
9 statute in each case and federal fund funds as may be appli-
10 cable in each case for the biennium beginning July 1, 1965,
11 and ending June 30, 1967.

12 (1) Except as otherwise specifically provided in this
13 act, wherever appropriations are from both cash funds and the
14 state General Fund to the same agency for the same program,
15 available cash funds shall be used before the General Fund
16 appropriation.

17 (2) Notwithstanding any other provision of this act,
18 unexpended balances of appropriations from department cash
19 funds which have been created for the purpose of receiving
20 and accounting for money from the federal government
21 shall revert to such cash funds at the expiration of the
22 fiscal period covered by this act unless applicable
23 federal laws in each case shall permit the lapse of such
24 balances to the state General Fund. It is the intent of the
25 Legislature that all appropriations shall lapse at the end
26 of the biennium to the extent they have not been expended
or lawfully obligated.

27 (3) Whenever it is ascertained that by mistake or
28 otherwise any county treasurer or other person has paid into
29 the state treasury any sum not due the state, the Governor,
30 *until September 30, 1965, and the Director of Administrative*
31 *Services on and after October 1, 1965,* shall, on the certifi-
32 cate of the State Treasurer that such sum has been paid to
33 him and that it was not due to the state, refund to such
34 county treasurer or other person the amount so paid, by
35 seeing that a warrant is drawn therefor upon the state
36 treasury, and such funds are hereby appropriated. Such
37 refund warrant shall be carried on the books of the state
38 as an adjustment to income and not as an expenditure or
39 disbursement.

40 (4) Whenever it is ascertained that by mistake or
41 otherwise, the State of Nebraska or any of its departments,
42 agencies or officers shall have caused to be made a
43 disbursement which for any reason is refunded to the state,
44 the amount so disbursed and refunded to the state shall be
45 credited to the fund and account from which the disburse-
46 ment was made as an adjustment of expenditures and disburse-
47 ments and not as a receipt. Such credited refund shall be
48 considered part of the original appropriation to the depart-
49 ment or agency and is hereby appropriated. Where a refund
50 to the state or any of its departments or agencies shall be
51 in behalf of a transaction which occurred during a prior
52 biennium, the refund shall be credited to the unappropriated
53 surplus account of the fund from which the disbursement was
54 originally made.

55 (5) Fifteen per cent of all fees shall be remitted
56 to the General Fund of the state treasury by special boards,
57 bureaus, divisions or commissions during the biennium, as
58 enumerated and provided for in section 33-150, Revised Stat-
59 utes Supplement, 1963, and fifteen per cent of all fees of
60 the Nebraska Motor Vehicle Dealers License Board, the
61 State Board of Accountancy, the State Board of Land Sur-
62 veyors, the Oil and Gas Conservation Commission, the
63 Bureau of Examining Boards of the Department of Health, and
64 the Board of Registration for Sanitarians shall be remitted
65 to the General Fund of the state treasury and are hereby ap-
66 propriated to the General Fund as provided by section 33-150,
67 Revised Statutes Supplement, 1963, during the biennium July
68 1, 1965 to June 30, 1967.

Sec. 39. *THE 1965 FEDERAL SOCIAL SECURITY AND MEDICARE ACT*

2 (1) *There is hereby appropriated to the Director of*
3 *Administrative Services for the biennium ending June 30, 1967,*
4 *from the General Fund \$750000 for use in paying costs of the*
5 *state's share of Social Security and Medicare payments in ex-*
6 *cess of those appropriated for in Legislative Bill 889, Sev-*
7 *enty-fifth Session, Nebraska State Legislature, 1965, and*
8 *Legislative Bill 922, Legislative Bill 910, Legislative Bill*
9 *921, Legislative Bill 222, Legislative Bill 223, and Legis-*
10 *lative Bill 224, Seventy-fifth Session, Nebraska State*
11 *Legislature, 1965, and in this act.*

12 (2) *This appropriation shall be used by the Director*
13 *of Administrative Services to pay the additional costs of*
14 *social security contributions by the state, necessitated*
15 *under the Federal Social Security and Medicare Act of 1965,*
16 *as follows:*

17 (a) *For purposes of this section, three and six hun-*
18 *dred twenty-five thousandths per cent of the first four*
19 *thousand eight hundred dollars of salaries and wages payable*
20 *to each employee and officer paid from General Fund appro-*
21 *priations until January 1, 1966, and four and one hundred*
22 *twenty-five thousandths per cent of the first five thousand*
23 *four hundred dollars of salaries and wages payable to each*
24 *employee and officer paid from the General Fund appropria-*
25 *tions during each calendar year or portion thereof during*
26 *the period January 1, 1966 to June 30, 1967, shall con-*
27 *stitute the basis on which appropriations for social secur-*
28 *ity costs of the state were made in the acts mentioned in*
29 *subdivision (1) of this section, above;*

30 (b) *Federal Social Security and Medicare costs of*
31 *the state, for employees and officers paid from appropria-*
32 *tions from the General Fund as above provided, in excess*
33 *of the costs calculable under (a), above, shall be paid by*
34 *the Director of Administrative Services from the appropriation*
35 *made in this section; Provided, that no such payment shall be*
36 *made from this appropriation in behalf of a department or*
37 *agency of the state until the department or agency shall*
38 *have expended for social security contributions, for employees*

39 and officers paid from appropriations from the General Fund,
40 the entire sum calculable as provided under (a) of this sec-
41 tion, above.”.

8. Amend the bill by renumbering sections 34 to 38 as sections 40 to 44 respectively.

9. Amend renumbered section 40, line 17 by striking the period and inserting the following:

; Provided, that wherever in this section the words Auditor of Public accounts or Tax Commissioner appear, they shall, on and after October 1, 1965, be construed to mean Director of Administrative Services.”.

10. Amend renumbered section 41, line 11 by striking the period and inserting the following:

; Provided, that wherever in this section the words Auditor of Public Accounts appears, they shall, on and after October 1, 1965, be construed to mean Director of Administrative Services.”.

11. Amend renumbered section 43, line 4 by inserting “, and sections 2, 7, 10, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965,” before “are”.

Mr. Marvel offered the following amendments which were adopted:

1. Amend the bill Section 26, line 40 by striking "756" after "Bill" and inserting in lieu thereof, "909";

2. Section 10, line 37 by inserting after "1965" the following, ", and for the costs of administering Legislative Bill 929, Seventy-fifth Session of the Nebraska State Legislature, 1965".

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

Speaker Bowen Presiding

Visitors

Mr. Lysinger introduced Mr. and Mrs. John Haury and children Bill, Bob, Susan, and Richard.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 93

MOTION—Motorcycle Legislation

Mr. D. Payne moved that the Public Health and Welfare Committee investigate possible legislation concerning motorcycles and that the Committee report to the Legislature in two days.

The motion prevailed with 22 ayes, 0 nays, and 27 not voting.

GENERAL FILE

Mr. Wylie Presiding

LEGISLATIVE BILL 929. Laid over at Mr. Burbach's request.

LEGISLATIVE BILL 932. Read and considered.

Advanced to E and R for review with 29 ayes, 0 nays, and 20 not voting.

LEGISLATIVE BILL 933. Reading waived. Explained.

Advanced to E and R for review with 27 ayes, 1 nay and 21 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 42.

LR 42 was adopted with 31 ayes, 0 nays and 18 not voting.

UNANIMOUS CONSENT—Bracket LB 341 and LB 906

Mr. Burbach asked unanimous consent to bracket LB 341 and LB 906 until tomorrow.

No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Craft asked unanimous consent for the Public Works Committee to hold a short meeting immediately after adjournment today.

No objections. So ordered.

Member Excused

Mr. Danner was excused for Tuesday, August 3, 1965.

Adjournment

At 3:00 p.m., on a motion by Mr. Proud, the Legislature adjourned until 9:00 a.m., Tuesday, August 3, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED THIRTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, August 3, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O Lord, keep strong our faith in the value of prayer as we unite our petitions in this sacred moment. We have asked for Thy guidance in difficult decisions many times, yet it has not always come when we thought it should come. Many of the situations and relationships which we have asked be changed have remained the same. Forgive us for thinking therefore, that Thou art unwilling to help us in our dilemmas, or that there is nothing Thou canst do. Remind us, our Father, that when we plug in an electric iron and it fails to work, we do not conclude that electricity has lost its power, nor do we plead with the iron. We look at once to the wiring to find what has broken or blocked connections with the source of power. May we do the same with ourselves, that Thou mayest work through us to do Thy will. This we ask in Jesus name. Amen.

The roll was called and all members were present except Messrs. Adamson, Claussen, Danner, Mahoney, Moulton, Moylan, Nore, Ruhnke, Skarda and Whitney, who were excused and Mr. Stromer, excused until 10:00 a.m.

Message from the Governor

August 3, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on July 30, 1965, Governor Morrison approved Legislative Bills 99 and 920.

Respectfully,
(Signed) James E. Dunleavy
Special Assistant to the Governor

UNANIMOUS CONSENT—LR 86

Mr. Bowen asked unanimous consent to modify the Carpenter request found in the Legislative Journal for the One Hundred Thirty-seventh Day to state that a printed copy of LR 86 be mailed to all duly constituted public power districts in the State of Nebraska by certified mail.

No objections. So ordered.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the final reading bills set for tomorrow.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 415. With Emergency.

A BILL FOR AN ACT to amend sections 35-202, 35-203, 35-204, 35-205, 35-206, 35-209, and 35-212, Reissue Revised Statutes of Nebraska, 1943, and section 35-201, Revised Statutes Supplement, 1963, relating to firemen; to provide a contributory retirement system for all firemen in the paid fire department of a city of the first class; to provide for funding; to provide an election; to delete obsolete matter; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 30:

Batchelder	Crandall	Kokes	Pedersen
Bauer	Fleming	Lysinger	Proud
Bowen	Harsh	Marvel	Rasmussen, R.
Brauer	Hasebroock	Matzke	Stryker
Budd	Holmquist	Orme	Syas
Burbach	Hughes	Paine, I.	Wallwey
Carpenter	Klaver	Payne, D.	Warner
Carstens	Knight		

Voting in the negative, 5:

Craft	Nelson	Paxton	Wylie
Kjar			

Not voting, 14:

Adamson	Kremer	Nore	Skarda
Claussen	Mahoney	Rasmussen, E.	Stromer
Danner	Moulton	Ruhnke	Whitney
Gerdes	Moylan		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 32:

Batchelder	Crandall	Knight	Payne, D.
Bauer	Fleming	Kokes	Proud
Bowen	Gerdes	Kremer	Rasmussen, E.
Brauer	Harsh	Lysinger	Rasmussen, R.
Budd	Hasebroock	Marvel	Stryker
Burbach	Holmquist	Matzke	Syas
Carpenter	Hughes	Orme	Wallwey
Carstens	Klaver	Paine, I.	Warner

Voting in the negative, 5:

Craft	Nelson	Paxton	Wylie
Kjar			

Not voting, 12:

Adamson	Mahoney	Nore	Skarda
Claussen	Moulton	Pedersen	Stromer
Danner	Moylan	Ruhnke	Whitney

A constitutional majority having voted in the affirmative the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 753.

A BILL FOR AN ACT relating to The University of Nebraska; to authorize The Board of Regents of the University of Nebraska to sell certain land in Nance County, as prescribed; and to provide for use of the proceeds of such sale.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 37:

Batchelder	Bauer	Bowen	Brauer
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Budd	Hasebroock	Lysinger	Pedersen
Burbach	Holmquist	Marvel	Proud
Carpenter	Hughes	Matzke	Rasmussen, E.
Carstens	Kjar	Nelson	Rasmussen, R.
Craft	Klaver	Orme	Stryker
Crandall	Knight	Paine, I.	Syas
Fleming	Kokes	Paxton	Warner
Gerdes	Kremer	Payne, D.	Wylie
Harsh			

Voting in the negative, 0.

Not voting, 12:

Adamson	Mahoney	Nore	Stromer
Claussen	Moulton	Ruhnke	Wallwey
Danner	Moylan	Skarda	Whitney

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 807. Replaced on Select File as amended.

E and R amendment to LB 807:

1. In new section 5, line 2, insert "as amended by section 2, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965," after the second comma.

LEGISLATIVE BILL 249. Replaced on Select File as amended.

E and R amendments to LB 249:

1. In the first Kremer amendment 1, insert ", both as amended," at the end of line 1.

2. Strike Enrollment and Review amendment 3, adopted July 2, 1965, and in the title, line 5, strike "make" and insert "guarantee"; and in line 5, strike "low-interest" and insert "at low interest as determined by the Legislature,".

LEGISLATIVE BILL 78. Placed on Select File as amended.

E and R amendments to LB 78:

1. In section 1, lines 8, 16, and 17, section 2, line 3, and section 3, line 3, strike the quotation marks and show the same as stricken.

2. In section 1, strike the comma at the end of line 14.
3. Renumber section 6, added by the Carpenter amendment 5 as section 4, and renumber original sections 8 and 9 as sections 5 and 6.
4. In renumbered section 6, line 6, insert an underscored comma after "*funds*".
5. For correlation purposes, after the second comma in line 2 of renumbered section 4, insert "as amended by section 6, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965,"; strike the stricken matter in lines 8 and 9; in line 9, strike "one-sixth" and insert "*one-third one-sixth*"; and in line 18, strike "five-sixths" and insert "*all five-sixths*".
6. For correlation purposes, after the second comma in line 2 of renumbered section 6, insert "as amended by section 1, Legislative Bill 31, Seventy-fifth Session, Nebraska State Legislature, 1965,"; in line 22, strike "his" and insert "this"; and at the end of line 23, insert "the provisions of this section shall also apply to mutual funds, whether incorporated or not, except that subdivision (3) has no application to unincorporated mutual funds."
7. Amend renumbered section 7 to read as follows:

"Sec. 7. That original sections 77-701, 77-702, and 77-703, Reissue Revised Statutes of Nebraska, 1943, section 77-712, Revised Statutes Supplement, 1963, section 77-704, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-721, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 31, Seventy-fifth Session, Nebraska State Legislature, 1965, and also section 77-709, Reissue Revised Statutes of Nebraska, 1943, and sections 77-707 and 77-710, Revised Statutes Supplement, 1963, are repealed."
8. In the title, strike lines 2 to 5, and insert: "FOR AN ACT to amend sections 77-701, 77-702, and 77-703, Reissue Revised Statutes of Nebraska, 1943, section 77-712, Revised Statutes Supplement, 1963, section 77-704, Revised Statutes Supplement, 1963, as amended by section 6, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-721, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 31, Seventy-fifth Session, Nebraska State Legislature, 1965, re-"; in line 8, insert "Class A" after "on"; strike beginning with "to" in line 9 through the semicolon in line 20 and insert "to harmonize provisions; to reallocate the proceeds of the intangible tax;"; in line 23, strike

“and”; and strike lines 27 to 30 and insert “prescribed; and to repeal the original sections, and also section 77-709, Reissue Revised Statutes of Nebraska, 1943, and sections 77-707 and 77-710, Revised Statutes Supplement, 1963.”.

LEGISLATIVE BILL 923. Placed on Select File as amended.

E and R amendments to LB 923:

1. In section 1, line 5, strike “is” and insert “are”; strike lines 12 to 39 and all amendments thereto and insert “that contains population sufficient to entitle it to two or more members of the Legislature shall be divided into separate and distinct legislative districts, as nearly equal in population as may be and composed of contiguous and compact territory. After the creation of such districts, beginning in nineteen hundred and thirty six and every two years thereafter, one *One* member of the Legislature shall be elected from each such district. The basis of apportionment shall be the population excluding aliens, as shown by *the* next preceding federal census. The Legislature may *shall* redistrict the state from time to time, not more often than once in ten years *after each federal decennial census*. In any such redistricting, county lines shall be followed whenever practicable, but other established lines may be followed at the discretion of the Legislature. In such redistricting, primary emphasis shall be placed on population and not less than twenty per cent nor more than thirty per cent weight shall be given to area.”.

2. In section 2, line 4, strike “amendment” and insert “amendments”.

3. In section 3, line 1, strike “amendment” and insert “amendments” and in line 4 strike “it” and insert “them”.

LEGISLATIVE BILL 931. Placed on Select File as amended.

E and R amendments to LB 931:

1. In section 1, line 21, strike the comma and show the same as stricken.

2. For correlation purposes, after the second comma in line 2 of sections 2 and 6, and line 3 of the title, insert “as amended by section 1, Legislative Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1965,”; in section 2, line 5, insert “from any source to” after “find”; and at the end of line 10, insert “The notice shall advise the tax payer that he is entitled to a hearing on the changes or additions made to such return and the date or dates when the taxpayer may appear before the ~~assessor~~ or a duly designated agent for such hearing.”.

3. In section 2, insert an underscored comma after "source" in line 17, and after "papers" in line 22; in lines 31 and 54, strike "said" and insert "such"; strike the comma in line 32; and in line 55, strike "Said" and insert "Such".

4. In section 3, line 45, strike "to" and insert "shall"; in line 56, strike "the above" and insert "such"; strike the comma in lines 58 and 59; in line 74, strike "said" and insert "such"; and in line 82, strike "77-1151 and 77-1551" and insert "77-1510 and 77-1511".

5. In section 4, line 10, strike ", of"; in lines 21 and 22, strike "foregoing penalty" and insert "penalty provided by this section"; and in line 23, strike the second "so".

6. In section 5, line 2, strike "77-716 or 77-412" and insert "77-412 or 77-716"; and in line 16, strike "then".

LEGISLATIVE BILL 915. Placed on Select File as amended.

E and R amendments to LB 915:

1. In section 1, line 1, strike the third comma; in line 13, strike "and"; in line 26, strike "nor" and insert "or"; and in line 43, strike "said" and insert "such".

2. In the Pedersen amendment 2, lines 3 and 4, strike "are not" and insert "shall not be".

3. In section 3, line 1, strike "provision" and insert "provisions".

LEGISLATIVE BILL 930. Placed on Select File as amended.

E and R amendments to LB 930:

1. In section 1, line 4, strike "That if" and insert "That if If"; in line 7, strike "taxes" and insert "taxes tax"; in line 8, strike "penalties" and insert "penalty"; strike the Carpenter amendment 1, and in lieu thereof, in line 11, strike "or assessment," and insert "or , assessment, or penalty"; strike the first amendment to line 16 and in lieu thereof, in line 16, strike "or assessment" and insert "or , assessment, or penalty"; in lines 17 and 18, strike "levy or assessment" and insert "levy or tax, assessment, or penalty"; in line 23, strike "or assessment" and insert "or , assessment, or penalty"; and in line 27, strike "taxes" and insert "taxes tax, assessment, or penalty".

2. In the Carpenter amendment 2, insert ", showing the same as stricken," at the end of line 2.

3. In the Carpenter amendment 4, line 2, insert “, showing the same as stricken” before the period.

4. In the Bauer amendment 1, as amended, strike “two years” and insert “*thirty days two years*”.

5. In the Carpenter amendment 2, lines 3 and 4, strike “*all taxes, penalties, or assessments*” and insert “*any tax, assessment, or penalty*”; in line 4, strike “*have*” and insert “*has*”; in line 5, lines 5 and 6, and line 7, strike “*penalties or assessment*” and insert “*assessment or penalty*”.

6. Add a new section to be known as section 3 and to read as follows:

“Sec. 3. Since an emergency exists, this act shall be in full force and take effect, from and after its passage and approval, according to law.”.

7. In the title, strike lines 4 to 8 and insert “and taxation; to provide for the refund of any penalty paid on any tax or assessment when such penalty is found to be illegal; to change provisions for making of refunds as prescribed; to remove obsolete matter; to”.

LEGISLATIVE BILL 925. Placed on Select File as amended.

E and R amendments to LB 925:

1. In section 2, line 12, strike the second “and”.

2. In section 2, District No. 5., line 8, District No. 12., line 31, and District No. 20., line 14, strike “the”.

3. In section 4, line 1 and line 3, insert “and” before “cities”; in lines 1 and 2, strike “, and villages”; and in line 3, strike “and villages”.

4. In the title, line 5, strike “and”.

LEGISLATIVE BILL 229. Correctly engrossed.

LEGISLATIVE BILL 855. Correctly enrolled.

LEGISLATIVE BILL 332. Correctly enrolled.

LEGISLATIVE BILL 334. Correctly enrolled.

LEGISLATIVE BILL 487. Correctly enrolled.

LEGISLATIVE BILL 413. Correctly enrolled.

LEGISLATIVE BILL 903. Correctly enrolled.

LEGISLATIVE BILL 447. Correctly enrolled.

LEGISLATIVE BILL 912. Correctly enrolled.

LEGISLATIVE BILL 926. Correctly enrolled.

LEGISLATIVE BILL 277. Correctly enrolled.

LEGISLATIVE BILL 919. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 855 LB 332 LB 334 LB 487 LB 413 LB 903 LB 447 LB 912 LB 926 LB 277 LB 919

Report of Legislative Council

August 2, 1965

Report of the Executive Board of the Nebraska Legislative Council on proposed Studies for the 1965-67 interim period.

According to Section 3 of Rule 15 of the Rules of the Nebraska Legislature, Resolutions proposing that studies be made by the Legislative Council are to be referred to the executive Board of the Legislative Council, which Board is to make recommendations to the Legislature that the proposed studies be made or rejected.

This Report covers six Resolutions. These are the ones introduced to date which have some fiscal impact.

Studies Recommended

1. **Legislative Resolution 12.** This Resolution proposes a study of the fiscal laws relating to cities of the second class and villages, plus a revision and simplification of these statutes.

2. **Legislative Resolution 69.** This Resolution proposes a completion of the study of the motor vehicle laws of the state started during the last interim, including their comparison with the Uniform Vehicle Code.

3. **Legislative Resolution 71.** Proposed here is a study of the refinancing of public power districts and whether the state could act as the fiscal agent for such refinancing operations.

4. **Legislative Resolution 85.** This is a proposal to continue the study of the coordination of all institutions of higher education in the state.

Studies Not Recommended

1. **Legislative Resolution 55.** Under the terms of this Resolution a study would be made of the various state retirement systems. It would include an analysis of the details of the plans, how they are financed, whether or not they are funded, etc.

The Executive Board believes that it is unnecessary to conduct this study. Similar studies have been made during the past several interim periods. A great deal of information is available on the state's retirement plans now. Also, the Nebraska Retirement Systems Advisory Committee, which will be appointed at the end of this session, can undertake any study of proposed changes in the systems for possible consideration by the 1967 session.

2. **Legislative Resolution 82.** This Resolution proposes a study of the indexing of Nebraska Statutes, with emphasis on the use of computer techniques.

A program of this type is now going on at the University of Nebraska, and the Executive Board believes it to be a valuable one. However, this Resolution would not set up a study as is ordinarily conducted by the Legislative Council, but largely proposes financial aid to the project now under way. The Board feels that if money is needed to further it an appropriation for that purpose should be made.

W. H. Hasebroock, Chairman
LEGISLATIVE COUNCIL EXECUTIVE BOARD

Mr. Hasebroock moved the adoption of the report.

The motion prevailed.

RESOLUTIONS

LEGISLATIVE RESOLUTION 94. Re: Federal-Aid Secondary Road Program

Introduced by Cecil Craft, 45th District; C. W. Holmquist, 14th District; Rick Budd, 2nd District; Rudolf C. Kokes, 41st District and Chester Paxton, 40th District.

WHEREAS, bills have been introduced in Congress which provide for the diversion of approximately one-third of Federal-Aid secondary road funds for the construction of scenic roads; and

WHEREAS, while it is desirable to preserve the natural beauty along the highways of the country, it is also essential to bring up to standard the principal arteries of highway transportation; and

WHEREAS, approximately thirteen thousand three hundred miles of Nebraska's seventeen thousand four hundred miles of Federal-Aid secondary roads are substandard and not dustless surfaced, of which one thousand one hundred miles are on the State Highway System; and

WHEREAS, Nebraska has many miles of rivers and streams with many inadequate bridges posing safety hazards; and

WHEREAS, Nebraska has placed primary emphasis on converting all gravel roads on the State Highway System to dustless surfacing to provide better service to road users and to reduce maintenance costs by approximately four hundred thirty dollars per mile; and

WHEREAS, there are many other critical needs on the state and county secondary systems; and

WHEREAS, the proposed scenic roads program would reduce the available funds to take care of these critical needs by nearly two million dollars annually.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we vigorously oppose the proposed diversion of Federal-Aid secondary road funds for use on scenic highways while great needs continue to exist on the Federal-Aid secondary road system.

2. That we recommend that if the scenic road system is to be established, the funds therefor should be acquired from some source other than the Federal-Aid secondary road program in order that we may continue to improve the roads which are the lifeline of the small community and the feeder routes to the metropolitan areas.

SELECT FILE

LEGISLATIVE BILL 848. E and R amendments found in the Legislative Journal for the One Hundred Thirty-eighth Day were adopted.

Laid over.

UNANIMOUS CONSENT—LB 341 LB 906 LB 78 LB 30

Mr. Burbach asked unanimous consent that LB's 341 906 78 and 30 be laid over on Select File.

Mr. Carpenter objected.

Mr. Burbach moved to hold these bills until Monday, August 9.

Mr. Proud moved to amend the Burbach motion to hold the bills on a day to day basis.

The Proud amendment carried.

The Burbach motion, as amended, prevailed.

Member Excused

Mr. Lysinger was excused at 10:15 a.m. for the remainder of the morning.

Visitors

Mr. Stromer introduced Capt. and Mrs. Don Presar and daughter Pam (great-grandaughter of Charles Moon).

UNANIMOUS CONSENT—Select File Bills

Mr. Pedersen asked unanimous consent to consider the Select File bills reported in this morning, with exception of LB 925.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 807. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 923. E and R amendments found in this day's Journal were adopted.

Mr. Warner offered the following specific amendments; which were adopted by unanimous consent:

1. Amend section 2 of the bill by striking lines 6 to 11 and inserting the following:

“Constitutional amendment changing the method of apportionment of the members to be elected to the Legislature.

- For
- Against"

Constitutional amendment authorizing the Legislature to specify representation in districts changed by reapportionment.

- For
- Against' "

2. Amend the title to conform.

Mr. E. Rasmussen offered the following specific amendment:

1. Strike Sec. 6.

The amendment was adopted with 32 ayes, 1 nay and 16 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 931. E and R amendments found in this day's Journal were adopted.

Laid over at the request of Mr. Burbach.

LEGISLATIVE BILL 915. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 930. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Visitors

Mrs. Orme introduced Mr. and Mrs. Robert Biggs and family from Lincoln.

Members Excused

Messrs. Gerdes and Marvel were excused at 11:00 a.m. for the remainder of the morning.

UNANIMOUS CONSENT—Return LB 933 to General File

Mr. I. Paine asked unanimous consent to return LB 933 to General File for consideration of the following specific amendments:

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1. Amend section 1 of the bill, line 3 by inserting after the second comma the following:

“any right, title, or interest it may have acquired in”.

2. Amend the title to conform.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 933. Considered.

The I. Paine amendments found in this day's Journal were adopted.

Advanced to E and R for review with 25 ayes, 0 nays and 24 not voting.

UNANIMOUS CONSENT—Add Co-introducers

Messrs. Carpenter and Pedersen asked unanimous consent to add their names as co-introducers to LB 915.

No objections. So ordered.

MOTION—Reconsider Action

Mr. Syas renewed his pending motion found in the Legislative Journal for the One Hundred Thirty-sixth Day to reconsider action on LB 480.

The motion lost with 17 ayes, 6 nays and 26 not voting.

UNANIMOUS CONSENT—LB 764

Mr. Stryker asked unanimous consent that in the event any legal actions are commenced which seek to attack the validity of LB 764, and the Attorney General is not otherwise brought into the case, that this Legislature request the Attorney General to intervene in such litigation or take other appropriate action which he deems most effective for upholding the validity of LB 764.

No objections. So ordered.

Speaker Bowen Presiding

UNANIMOUS CONSENT—LB 512 LB 482

Mr. Carpenter asked unanimous consent to withdraw his pending motions found in the Legislative Journal for the One Hundred Thirty-sixth Day to reconsider action on LB 512 and LB 482.

No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 95. Re: Regulation of Outdoor Advertising Signs

Introduced by Cecil Craft, 45th District; Chester Paxton, 40th District; Rudolf C. Kokes, 41st District; Rick Budd, 2nd District and C. W. Holmquist, 14th District.

WHEREAS, the present policy of the federal government is to encourage and assist the states in controlling areas adjacent to the Interstate Highway System by controlling the erection of outdoor advertising signs; and

WHEREAS, this is done by the federal government entering into voluntary agreement with the states for such regulation, for which the contracting states receive an increase of one half of one per cent in federal money allocated for the project involved; and

WHEREAS, bills are now before Congress which would change this voluntary program of billboard control by providing that no federal-aid highway funds shall be apportioned after January 1, 1968, to any state which has not made provision for the effective control of the erection and maintenance along the Interstate System and the primary system of outdoor advertising signs which are within one thousand feet of the nearest edge of the pavement and visible from the main traveled way of the system; and

WHEREAS, effective control, as defined by the proposed legislation, means that signs and displays shall be limited to directional and other official signs and notices which are required or authorized by law and signs advertising the sale or lease of property upon which they are located or activities conducted on such property, and they shall conform to national standards.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we vigorously oppose the adoption of the proposed policy of denying federal-aid funds to those states which do not provide effective regulation of signs and displays along the Interstate Highway System and the primary highway system.

2. That the present policy of voluntary agreements between the federal government and those states willing to regulate signs and displays be maintained.

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Presented to the Governor

Presented to the Governor for approval on August 3, 1965 at
8:35 a.m.: LB 917 LB 891 LB 713 LB 398

(Signed) Ruth Bossard, Enrolling Clerk

Adjournment

At 11:22 a.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Wednesday, August 4, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTIETH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, August 4, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

It is good, O Lord, that it is not custom that brings us again into this sacred moment of prayer, but our deep sense of need. Forgive us all that we talk too much and think too little. Forgive us all that we worry so often and pray so seldom. Most of all, O Lord, forgive us that, so helpless without thee, we are yet so unwilling to seek Thy help. Give us grace to seek Thee with the whole heart, that seeking Thee we may find Thee, and finding Thee may love Thee, and loving Thee may keep Thy commandments and do Thy will. Through Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Mahoney, Moulton and Moylan, who were excused.

Corrections for the Journal

Page 2681, line 18, show "may" as being stricken.

The Journals for the One Hundred Thirty-eighth and One Hundred Thirty-ninth Days were approved as corrected.

Messages from the Governor

August 3, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on August 3, 1965, I approved Legislative Bills 538, 656, 504, 394, and 893.

Respectfully,
(Signed) Frank B. Morrison
Governor

August 3, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I am returning to you LB 545 without my signature for the following reasons:

1. Consultation with the Director of Banking of the State of Nebraska reveals that in the opinion of Henry Ley, Director of Banking, this legislation is unneeded, unnecessary and undesirable and contrary to popular policies.

I would like to call your attention to the opinion of the Attorney General to Senator Terry Carpenter under date of July 4, 1965, last paragraph, which reads as follows:

“It is the opinion of this office that LB 545 attempts to define and prescribe conditions which constitute the practice of law and therefore is a violation of constitutional separation of powers.”

In view of the fact that in the opinion of the Attorney General, this action is unnecessary and in view of the fact that the Director of Banking believes this bill to be contrary to the best public policies of this state, duty requires an executive veto of L.B. 545.

Sincerely,
(Signed) Frank B. Morrison
Governor

Communications

Letter of appreciation from Senator Moylan for the flowers sent to him while in the hospital.

Letter from Mrs. Florence Davenport, Burwell, Nebraska regarding LB 301.

Letter from Mrs. Walter W. Weeth, Omaha, Nebraska regarding LB 30 and LB 562.

Letter from Mr. D. E. McGregor, President of the Nebraska Interstate 80 Association, Gibbon, Nebraska regarding LB 554.

Birthday

Mr. Hasebroock announced that today is Mr. Hugo Srb's birthday. The Legislature sang Happy Birthday to him.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 301. Replaced on Select File as amended.

E and R amendment to LB 301:

1. In the Burbach specific amendment 2, adopted July 28, 1965, line 6, strike the semicolon and insert a comma.

LEGISLATIVE BILL 234. Replaced on Select File as amended.

E and R amendments to LB 234:

1. In line 2 of the Carpenter amendment to section 3, insert "showing the old matter as stricken," after the comma.

2. In line 3 of Enrollment and Review amendment 2, adopted July 26, 1965, strike the first "2" and insert "4".

LEGISLATIVE BILL 249. Replaced on Select File as amended.

E and R amendment to LB 249:

1. In line 4 of Enrollment and Review amendment 2, adopted August 3, 1965, insert "after 'loans' in line 6" after "and".

LEGISLATIVE BILL 923. Replaced on Select File as amended.

E and R amendments to LB 923:

1. Amend the Rasmussen specific amendment to read "Strike that part of section 1 which proposes an amendment to Article III, section 6."

2. In section 1, line 4, strike ", 6,".

3. In section 3, line 1, insert "each of" after "That"; and strike the Enrollment and Review amendment to line 4, adopted August 3, 1965.

4. Insert a quotation mark before line 8 of the Warner amendment 1, adopted August 3, 1965.

5. In the title, line 3, strike “, 6,”; strike beginning with “and” in line 5 through “elected” in line 6; and in line 9, strike “amendment” and insert “amendments”.

LEGISLATIVE BILL 554. Placed on Select File as amended.

E and R amendments to LB 554:

1. Strike standing committee amendment 2 to the committee amendments as printed, and in lieu thereof, after the stricken matter on page 27, insert *“The Governor shall give his consent to the use of eminent domain under the provisions of this section only after notice and hearing as provided in sections 84-913 to 84-919.”*.

2. Renumber subdivisions (9) to (19) in section 1 as subdivisions (8) to (18) respectively.

3. In section 1, subdivision (1), insert an underscored comma at the end of line 5.

4. In section 1, page 3, lines 1, 7, and 9, insert an underscored comma after *“north”*; in line 1, strike *“fifty six”* and insert *“fifth-six”*; and in lines 18, 19, 21, 30, 31, 32, and 33, strike *“one-fourth”* and insert *“quarter”*.

5. In section 1, page 4, strike the comma in line 10; and in line 33, insert an underscored comma after *“east”*.

6. In section 1, page 5, insert *“the”* before *“northeast”* in line 9 and before *“southeast”* in line 11; and in line 18, strike *“as follows;”*.

7. In section 1, page 11, lines 14, 21, 21 and 22, 25, and 33, strike *“one-fourth”* and insert *“quarter”*.

8. In section 1, page 15, lines 10, 22, 23, and 34, strike *“one-fourth”* and insert *“quarter”*; and insert *“the”* before *“north-”* in line 21 and before *“northwest”* in line 33.

9. In section 1, page 16, lines 1, 4, 5, 12, and 13, strike *“one-fourth”* and insert *“quarter”*; and insert *“the”* before *“northwest”* in lines 1 and 5.

10. In section 1, page 17, lines 8 and 9, and line 30, strike *“Containing”* and insert *“, containing”*.

11. In section 1, page 18, line 28, strike *“. Be-”* and insert *“, be-”*.

12. In section 1, page 19, line 34, strike *“. Starting”* and insert *“, beginning”*.

13. In section 1, page 20, strike the first semicolon in line 6.

14. In section 1, page 21, lines 7 and 8, page 22, lines 3 and 34,

page 23, line 29, and page 24, line 30, strike “. *Beginning*” and insert “, *beginning*”.

15. In section 1, page 22, line 31, page 23, line 26, and page 24, line 27, strike the semicolon.

16. In section 1, page 25, lines 18, 19, 21, and 26 and 27, strike “*one-fourth*” and insert “*quarter*”.

17. In the title, line 4, insert “to permit the Game, Forestation and Parks Commission to acquire certain lands by eminent domain as prescribed;” after the second semicolon.

LEGISLATIVE BILL 927. Placed on Select File as amended.

E and R amendments to LB 927:

1. In section 1, line 3, insert “the” before “necessary”.
2. In section 2, line 9, strike “board” and insert “boards within the region”.
3. In standing committee amendment 1, line 2, insert “of whom shall be” after “two”.
4. In section 3, line 6, strike “oftener” and insert “more often”; in line 8, insert “calendar” after “each”; in lines 17 and 26, strike the period and insert a semicolon; in line 25, strike “on” and insert “or”; in line 30, strike “their” and insert “its”; in line 32, strike the period and insert “; and”; and in line 34, strike the first “to”.
5. In the Brauer General File amendment 2, line 2, strike the comma; strike the period in line 4; in line 6, strike the comma and insert “of this act”; and in line 6, insert a period after “election”.
6. In the title, line 5, insert “in each region” after “board”.

LEGISLATIVE BILL 932. Placed on Select File as amended.

E and R amendment to LB 932:

1. In section 1, line 15, strike “the”.

LEGISLATIVE BILL 933. Placed on Select File as amended.

E and R amendment to LB 933:

1. In the title, line 4, strike “person” and insert “persons”.

LEGISLATIVE BILL 407. Correctly engrossed.

LEGISLATIVE BILL 892. Correctly re-engrossed.

LEGISLATIVE BILL 415. Correctly enrolled.

LEGISLATIVE BILL 753. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 415 LB 753 LR 42 LR 19 LR 81 LR 26 LR 86 LR 90 LR 77 LR 88

RESOLUTIONS

LEGISLATIVE RESOLUTION 94.

LR 94 was adopted with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE RESOLUTION 95.

LR 95 was adopted with 32 ayes, 0 nays and 17 not voting.

Visitors

Mrs. Orme introduced Mrs. George Binger, Jr., Robert and Virginia from Lincoln and Mark and Marcia Huebner from Hershey, Nebraska.

Mr. I. Paine introduced Mr. and Mrs. Walter Bolty of Doniphan.

UNANIMOUS CONSENT—Suspend Rules

Mr. Pedersen asked unanimous consent to suspend the rules and consider the bills placed on Select File this morning, with exception of LB 927, LB 932 and LB 933.

No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. D. Payne asked unanimous consent to hold a short meeting of the Salaries and Claims Committee immediately under the South Balcony.

No objections. So ordered.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 934. Introduced at the request of the Governor by Terry Carpenter, Legislative District 48.

A BILL FOR AN ACT to make appropriations for the payment of claims not heretofore paid, and for which no appropriation has been made; to make appropriations for the payment of miscellaneous claims presented to the Legislature for which no appropriations have been made; to provide the manner in which certain money so appropriated shall be paid and expended; and to declare an emergency.

MOTION—Introduce Bill

Mr. President: I move the introduction of a new bill recommended by the Committee on Salaries and Claims.

(Signed) Marvin E. Stromer

The motion prevailed with 37 ayes, 2 nays and 10 not voting.

LEGISLATIVE BILL 935. Introduced by the Committee on Salaries and Claims; Marvin E. Stromer, Legislative District 27; Terry Carpenter, Legislative District 48; Henry F. Pedersen, Jr., Legislative District 4; Dale L. Payne, Legislative District 3; J. W. Burbach, Legislative District 19 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 1, Legislative Bill 909, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 6, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to establish a program of medical assistance on behalf of needy dependent children, needy aged persons, needy blind individuals, and needy disabled individuals, as defined in section 1, Legislative Bill 756, Seventy-fifth Session, Nebraska State Legislature, 1965, section 1 of this act, and sections 3, 4, and 5, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965; to prescribe eligibility requirements for medical assistance; to provide for administration of medical assistance; to provide an operative date; to accept certain provisions of Title XIX of an Act of Congress identified as H.R. 6675, 89th Congress, approved July 30, 1965; to repeal the original sections, and also section 1, Legislative Bill 368, Seventy-fifth Session, Nebraska State Legislature, 1965, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 68-901, 68-906, 68-907, 68-908, 68-910, and 68-911, Revised Statutes Supplement, 1963.

UNANIMOUS CONSENT—Suspend Rules

Mr. Stromer asked unanimous consent to suspend the rules and place LB 935 on General File without a public hearing.

No objections. So ordered.

Mr. Carpenter asked unanimous consent to suspend the rules and place LB 934 on General File without a public hearing.

No objections. So ordered.

SELECT FILE

Mr. Burbach moved that LB 30 LB 78 LB 341 and LB 906 be laid over until tomorrow.

The motion prevailed.

LEGISLATIVE BILL 848. Laid over.

LEGISLATIVE BILL 931. Laid over temporarily.

LEGISLATIVE BILL 925. Laid over temporarily.

LEGISLATIVE BILL 301. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 234. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 923. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 554. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Recess

At 10:15 a.m., on a motion by Mr. Bowen, the Legislature recessed until 10:50 a.m.

After Recess

The Legislature reconvened at 10:50 a.m., Mr. Ruhnke presiding.

The roll was called and all members were present except Messrs. Hasebroock, Mahoney, Moulton, and Moylan, who were excused.

SELECT FILE

LEGISLATIVE BILL 925. E and R amendments found in the Legislative Journal for the One Hundred Thirty-ninth Day were adopted.

Mr. Carpenter offered the following specific amendments:

Amend Section 2 to provide that the following districts shall have the boundaries herein prescribed:

District No. 15. In the county of Dodge, the precincts of Cuming, Logan, Pleasant Valley, Ridgeley, Everett, Hooper, Union, Cottrell, Maple, Nickerson, Fremont and Elkhorn; and the City of Fremont, the City of Scribner, and the City of North Bend.

District No. 18. The counties of Cuming, Stanton, and Colfax; and in the county of Dodge, the precincts of Webster and Pebble.

District No. 19. The counties of Cedar and Knox; and in Pierce County, the precincts of North Dry Creek, Thompson, Plum Grove, South Dry Creek, Foster and Logan, and the City of Plainview.

District No. 21. The county of Madison; and in Pierce County, the precincts of Eastern, Allen, Willow Creek, Clover Valley, Pierce, Slough, Mills, Blaine, Cleveland, and South Branch, and the City of Pierce.

District No. 37. The counties of Nuckolls, Webster, Kearney, and Franklin; and in Harlan County, the precincts of Scandinavia, Antelope, Washington, Turkey Creek, Alma, Mullally, Prairie Dog, and Republican City, and the City of Alma.

District No. 38. The counties of Frontier, Gosper, Red Willow, and Furnas; and in the county of Harlan, the precincts of Spring Grove, Albany, Emerson, Reuben, Sappa, Orleans, Fairfield, and Eldorado.

District No. 40. The counties of Boyd, Holt, Antelope, and Wheeler; and in Boone County, the precinct of Oakland.

District No. 41. The counties of Sherman, Howard, Valley and Greeley; and in Boone County, the precincts of North Branch, Shell Creek, Bonanza, Ashland, Midland, Dublin, Roselma, Manchester, Weitzel, Boone, Cedar, Plum Creek, and Beaver, and the City of Albion.

Amendments pending. Laid over.

MOTION—Return LB 702 to Select File

Mr. Carpenter moved to return LB 702 to Select File for the following specific amendments:

1. Amend new section 1, line 6 and new section 2, line 8, by inserting “, when consistent with requirements of traffic safety, and when the cost of drainage structures does not exceed five thousand dollars, and” before “upon”.

2. Amend new section 2, line 1, by inserting “not a freeway” after “highway”; in line 13, by inserting “within two years of the effective date of this act, or within two years after the highway is made a controlled access facility” before the period; and in line 13 by inserting “If agreements exist with the federal government requiring its consent to the relinquishment of control of access, the department shall make a bona fide effort to secure such consent, but upon failure to obtain such consent, the frontage road shall not be constructed, or, if conditions are imposed by the federal government, the department shall construct such frontage roads only in accordance with such conditions; *Provided*, that the municipality, county, or owners requesting such frontage road shall reimburse the department for any damages which it paid for such control of access and also for payment to the federal government of such sum, if any, demanded by it for the relinquishment of the access control.”, after the period.

3. Amend the title to conform.

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

SELECT FILE

LEGISLATIVE BILL 702. The Carpenter specific amendments found in this day’s Journal were adopted by unanimous consent.

Advanced to its former position on E and R for engrossment.

Members Excused

Messrs. Pedersen and Carpenter were excused at 11:15 a.m. for the remainder of the day.

Mr. Hasebroock was excused at 11:00 a.m. for the remainder of the day and for Thursday, August 5, 1965.

Messrs. Burbach and Holmquist were excused at 11:30 a.m. for the remainder of the day.

SELECT FILE

LEGISLATIVE BILL 931. Mr. Burbach offered the following specific amendment which was adopted by unanimous consent:

In Sec. 1, line 21, strike "amount" and insert "tax".

Mr. Burbach offered the following specific amendments:

1. Amend section 1 of the bill line 29 by striking "fifty" and inserting "fifty forty".

2. Amend section 2 of the bill by inserting after line 10 the following:

"The county assessor shall have the power to change the reported valuation of any item of property in the return of any taxpayer to confirm such valuation to what the assessor deemed to be its actual value. The taxpayer may appeal the action of the county assessor in the same manner as provided herein for the appeal of assessment and valuation in the case of omitted property or where the taxpayer failed to file a return. Notice that a change has been made, shall be given to the taxpayer in the same manner provided herein for notice and hearing for property omitted or for a return which has not been filed."

3. Amend section 5 of the bill line 9 by striking "fifty" and inserting "forty".

4. Amend the bill by adding a new section to be known as section 6 and to read as follows:

"Sec. 6. The provisions of this act shall apply to the assessment of property for taxation, to any property omitted and to any taxpayer who failed, neglected or refused to make out and deliver a personal property return beginning with the taxable year 1962; Provided, that penalties prescribed herein shall be applied for the taxable year 1965 and all succeeding years."

5. Amend the bill by renumbering original sections 6 and 7 as sections 7 and 8 respectively.

6. Amend the title to conform.

Amendments pending. Laid over.

Members Excused

Mr. Batchelder was excused at 11:40 a.m. for the remainder of the morning.

Mr. Nelson asked to be excused this afternoon from 2:00 p.m. until 3:00 p.m.

UNANIMOUS CONSENT—Committee Meeting

Mr. Marvel asked unanimous consent to hold an executive session of the Budget Committee immediately in the Railway Commission Hearing Room.

No objections. So ordered.

UNANIMOUS CONSENT—Suspend Rules

Mr. Stromer asked unanimous consent to suspend the rules and consider LB 935 on General File at this time.

Mr. Nelson objected.

Mr. Stromer moved to suspend the rules and take up LB 935.

The motion lost with 20 ayes, 3 nays and 26 not voting.

Presented to the Governor

Presented to the Governor for approval on August 4, 1965 at 8:30 a.m.: LB 855 LB 332 LB 334 LB 487 LB 413 LB 903 LB 447 LB 912 LB 926 LB 277 LB 919 LB 482

(Signed) Ruth Bossard, Enrolling Clerk

Recess

At 11:45 a.m., on a motion by Mr. Bowen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Burbach, Carpenter, Hasebroock, Holmquist, Mahoney, Moulton, Moylan, and Pedersen, excused for the day, and Mr. Nelson, excused until 2:20 p.m.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and take up LB 935 and LB 934 on General File.

The motion carried with 36 ayes, 0 nays, and 13 not voting.

GENERAL FILE

LEGISLATIVE BILL 935. Reading waived. Explained.

Mr. Stromer offered the following amendments which were adopted:

1. Amend the bill, section 4, line 2, following the word "for", by inserting the following: "care in a home for the aged or infirm,".

2. Amend the title to conform.

Advanced to E and R for review with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE BILL 934. Reading waived. Explained.

Advanced to E and R for review with 33 ayes, 0 nays, and 16 not voting.

UNANIMOUS CONSENT—LB 928

Mr. Marvel asked unanimous consent to return LB 928 to General File for consideration of several amendments. No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 928. Considered.

Mr. Bowen offered the following amendment which was adopted:

Amend LB 928, original section 5 of the bill by adding after line 14 a new subsection to be known as subsection (3) and to read as follows:

"(3) There is hereby appropriated to the Governor, from the General Fund for use by the Governor's Committee to study implementation of the provisions of the Medicare provisions of the

federal Social Security and Medicare Act of 1965 and for payment of actual travel expenses of such committee members as the Governor may appoint, \$20000 for the biennium ending June 30, 1967, and to match federal funds that are or may become available for such purposes.”.

Mr. Marvel offered the following amendments which were adopted:

Amend LB 928, Section 12 by striking all of lines 18 to 25; and by striking all of lines 34 to 41; and by renumbering the remaining subsections accordingly; and

Section 5 by striking all of lines 2 to 6 and by renumbering the remaining subsections accordingly.

Amend LB 928 by striking the original section 36 and renumber succeeding sections accordingly.

Mr. Marvel offered the following amendments which were adopted:

1. Amend original section 29 of the bill by adding after line 16, a new subsection to be known as subsection (3) and to read as follows:

“(3) There is hereby appropriated to the State Building Commission, in addition to other money appropriated in this act and in Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, as amended, from the General Fund \$12000, for payment of real estate management fees, utilities expenses, and maintenance costs of state owned rental properties in the vicinity of the Capitol Building, for the biennium ending June 30, 1967.”.

2. Amend the bill by adding six new sections to be known as sections 40 to 45 and to read as follows:

“Sec. 40. That section 2, Legislative Bill 224,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

4 Sec. 2. The Auditor of Public Accounts, until
5 October 1, 1965, and the Director of Administrative Serv-
6 ices on and after October 1, 1965, is hereby authorized
7 and required upon presentation of the certificate of the
8 presiding officer of the Legislature, stating that the
9 person mentioned in said certificate is entitled to com-
10 pensation in the amount allowed by law, to draw his war-
11 rant on the General Fund of this state for the amount so
12 certified as due; *Provided*, that such amount so certified
13 shall, after examination and adjustment by the Auditor of

14 Public Accounts and after approval of the Secretary of
15 State, until October 1, 1965, and the Director of Adminis-
16 trative Services on and after October 1, 1965, be found
17 correct.

Sec. 41. That section 3, Legislative Bill 868,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

4 Sec. 3. The Auditor of Public Accounts, until
5 October 1, 1965, and the Director of Administrative Serv-
6 ices on and after October 1, 1965, is hereby authorized
7 and directed to draw his warrants upon the proper fund
8 in the state treasury for, but never in excess of, the
9 sum specified in section 2 of this act upon presentation
10 of proper vouchers. The State Treasurer shall pay the
11 warrants out of money in the State Institutional and
12 Military Department Building Fund and State Building
13 Fund not otherwise appropriated.

Sec. 42. That section 2, Legislative Bill 910,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

4 Sec. 2. The Auditor of Public Accounts, until
5 October 1, 1965, and the Director of Administrative
6 Services on and after October 1, 1965, is hereby author-
7 ized and directed to draw warrants upon the State Treas-
8 urer each month for the proper aliquot part of the sums
9 herein specified, less any deductions for taxes pursuant
10 to section 81-901, Reissue Revised Statutes of Nebraska,
11 1943, and Chapter 68, article 6, Reissue Revised Statutes
12 of Nebraska, 1943, upon presentation of proper vouchers.
13 The State Treasurer shall pay the same out of the money
14 in the General Fund not otherwise appropriated.

Sec. 43. That section 37, Legislative Bill 922,
2 Seventy-fifth Session, Nebraska State Legislature, 1965,
3 be amended to read as follows:

	<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
		<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
9 Appropriate for the accomplishment of the pur-				
10 poses of the program listed above all balances remain-				
11 ing unexpended in the Highway Cash Fund on the effec-				
12 tive date of this act and appropriate all receipts				
13 to said fund during the biennium ending June 30,				
14 1967, <i>except the appropriation of \$129570 made in</i>				
15 <i>section 34 of this act</i> for the biennium ending June				
16 30, 1967, to the department for salaries, wages and				
17 maintenance and for Capital Construction, as follows:				
18 Appropriations Total		<u>\$143500638</u>		
19 (2) State Recreation Roads				
20 State Recreation Road Fund		\$ 1900000		\$ 1900000
21 Appropriate for the accomplishment of the pur-				
22 poses set forth in Legislative Bill 469, Seventy-third				
23 Session, Nebraska State Legislature, 1963, all				
24 balances remaining unexpended in the State Recreation				
25 Road Fund on the effective date of this act and all				
26 receipts during the biennium ending June 30, 1967,				
27 not otherwise appropriated, to the department for the				
28 biennium ending June 30, 1967, as follows:		<u>\$ 1900000</u>		
29 Appropriations Total				
30 (3) Grade Crossing Protection		\$ 412000		\$ 412000
31 Grade Crossing Protection Fund				
32 Appropriate for the accomplishment of the pur-				
33 poses set forth in sections 39-7,136 and 39-7,137,				
34 Revised Statutes Supplement, 1963, as amended, all				

35 balances remaining unexpended in the Grade Crossing
 36 Protection Fund on the effective date of this act,
 37 and appropriate all receipts to said fund during
 38 the biennium ending June 30, 1967, to the depart-
 39 ment for the biennium ending June 30, 1967, as
 40 follows:
 41 Appropriations Total

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
	\$ 412000		

Sec. 45. That section 34, Legislative Bill
 2 922, Seventy-fifth Session, Nebraska State
 3 Legislature, 1965, be amended to read as follows:

4 Sec. 34. DEPARTMENT OF MOTOR VEHICLES

5
 6 The figures to the right of the various pro-
 7 grams listed below are for information purposes
 8 Departmental Administration
 9 Enforcement of Standards-Motor Vehicles (includ-
 10 ing costs of automotive vehicle license
 11 plates and decals)
 12 Enforcement of Standards-Motor Vehicle Operators
 13 Enforcement of Standards-Truck Permits
 14 Highway Cash Fund, *not to exceed*
 15 Total Budget
 16 Appropriate for the accomplishment of the pur-
 17 poses of the programs listed above from the General

<u>FUND DISTRIBUTION</u>			
<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
\$ 118585			\$ 118585
\$ 1105747			\$ 1105747
\$ 784196			784196
	\$ 129570		129570
			<u>\$ 2138098</u>

18 Fund and *not to exceed* \$129570 from the Highway Cash
 19 Fund for the biennium ending June 30, 1967, to the
 20 Department for salaries, wages and maintenance, and
 21 including payments for license plates and decals fur-
 22 nished by the Nebraska Prison Industries, as follows:
 23
 24
 25 Appropriations Totals

<u>General Fund</u>	<u>Cash Funds</u>	<u>Federal Funds</u>	<u>Total</u>
	<u>Estimated</u>	<u>Estimated</u>	<u>Budgeted</u>
\$ 2008528	\$ 129570"		

3. Amend the bill by renumbering renumbered sections 40 to 44 as sections 46 to 50 respectively.

4. Amend general file amendments of Marvel adopted August 2, 1965, number 11 by striking lines 2 and 3 and inserting “, section 2, Legislative Bill 224, Seventy-fifth Session, Nebraska State Legislature, 1965, section 3, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 910, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 7, 10, 34, 37, 42, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965,” before “are”.

5. Amend the title to conform.

Advanced to E and R for review with 38 ayes, 0 nays, and 11 not voting.

Message from the Governor

August 4, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on August 3, 1965, I approved Legislative Bills 764 and 336, and on August 4, 1965, I approved Legislative Bills 176 and 173.

Respectfully
(Signed) Frank B. Morrison
Governor

UNANIMOUS CONSENT—Return LB 807 to Select File

Mr. Kremer asked unanimous consent to return LB 807 to Select File for the following specific amendments:

1. Amend General File amendment of Knight of July 15, 1965, section 4 by striking “, and such reports shall be readily accessible to citizens of the state at all times” from the last sentence.

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 807. The Kremer specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

Members Excused

Messrs. Lysinger and Skarda were excused at 3:00 p.m. for the remainder of the afternoon.

MOTION—Final Reading Bills

Mr. Bowen moved to suspend the rules and take up the final reading bills scheduled for Thursday, August 5, 1965, except LB 688.

The motion prevailed with 35 ayes, 0 nays, and 14 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 562.

A BILL FOR AN ACT relating to revenue and taxation; to eliminate the state general property tax; to reallocate taxes collected; to provide for proceeds of specific funds as specified; to provide an operative date; to amend sections 77-628, 77-629, 77-1003, 77-1004, 77-1245, 77-1246, 77-1247, 77-1249, 77-1250, 83-226, 83-329.04, and 85-172.02, Reissue Revised Statutes of Nebraska, 1943, sections 2-2501, 2-2502, 77-704, and 81-815.34, Revised Statutes Supplement, 1963, section 72-1005, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 890, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 83-347, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 269, Seventy-fifth Session, Nebraska State Legislature, 1965; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 33:

Adamson	Harsh	Matzke	Rasmussen, E.
Bauer	Hughes	Nelson	Rasmussen, R.
Bowen	Kjar	Nore	Ruhnke
Budd	Knight	Orme	Stromer
Carstens	Kokes	Paine, I.	Stryker
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Fleming	Marvel	Proud	Wylie
Gerdes			

Voting in the negative, 7:

Batchelder	Claussen	Klaver	Syas
Brauer	Danner	Skarda	

Not voting, 9:

Burbach	Holmquist	Moulton	Pedersen
Carpenter	Mahoney	Moylan	Wallwey
Hasebroock			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—LB 452

Mr. Marvel asked unanimous consent to lay over LB 452 on Final Reading.

Mr. Klaver objected.

Mr. Marvel moved to have LB 452 laid over.

The motion prevailed.

Member Excused

Mr. I. Paine was excused at 3:00 p.m. for the remainder of the afternoon.

Speaker Bowen Presiding

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 316. With Emergency.

A BILL FOR AN ACT to amend section 72-234, Reissue Revised Statutes of Nebraska, 1943, and section 72-232, Revised Statutes Supplement, 1963, relating to school lands and funds; to reduce the annual rental from six per cent to four per cent on the appraised value; to provide the basis of appraisal; to provide when such rate shall become effective; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 29:

Adamson	Fleming	Kremer	Rasmussen, R.
Batchelder	Gerdas	Marvel	Ruhnke
Bowen	Harsh	Matzke	Stromer
Budd	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 6:

Bauer	Danner	Proud	Syas
Brauer	Klaver		

Not voting, 14:

Burbach	Lysinger	Nore	Pedersen
Carpenter	Mahoney	Paine, I.	Skarda
Hasebroock	Moulton	Payne, D.	Wallwey
Holmquist	Moylan		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 29:

Adamson	Fleming	Kremer	Rasmussen, R.
Batchelder	Gerdas	Marvel	Ruhnke
Bowen	Harsh	Matzke	Stromer
Budd	Hughes	Nelson	Stryker
Carstens	Kjar	Orme	Warner
Claussen	Knight	Paxton	Whitney
Craft	Kokes	Rasmussen, E.	Wylie
Crandall			

Voting in the negative, 5:

Bauer	Klaver	Proud	Syas
Brauer			

Not voting, 15:

Burbach	Holmquist	Moylan	Pedersen
Carpenter	Lysinger	Nore	Skarda
Danner	Mahoney	Paine, I.	Wallwey
Hasebroock	Moulton	Payne, D.	

A constitutional majority having voted in the affirmative, the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 856.

A BILL FOR AN ACT to amend sections 54-727, 54-727.01, and 54-727.02, Reissue Revised Statutes of Nebraska, 1943, relating to livestock; to redefine terms; to change provisions respecting the control of hog cholera serum, vaccine, or virus as prescribed; to provide for rules and regulations; to harmonize with other legislation; to provide penalties; to provide an operative date; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Adamson	Danner	Kremer	Rasmussen, R.
Batchelder	Fleming	Marvel	Ruhnke
Bauer	Gerdes	Matzke	Stromer
Bowen	Harsh	Nelson	Stryker
Brauer	Hughes	Nore	Syas
Carstens	Kjar	Orme	Warner
Claussen	Klaver	Paxton	Whitney
Craft	Knight	Proud	Wylie
Crandall	Kokes	Rasmussen, E.	

Voting in the negative, 0.

Not voting, 14:

Budd	Holmquist	Moylan	Pedersen
Burbach	Lysinger	Paine, I.	Skarda
Carpenter	Mahoney	Payne, D.	Wallwey
Hasebroock	Moulton		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Member Excused

Mr. Kjar was excused at 3:20 p.m.

LEGISLATIVE BILL 859.

A BILL FOR AN ACT relating to livestock; to authorize the Department of Agriculture and Economic Development to destroy and remove swine affected with or exposed to hog cholera; to provide for reimbursement for such swine; to provide for injunctive remedy; to provide for rules and regulations; and to provide for penalties.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 33:

Batchelder	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Nelson	Ruhnke
Brauer	Hughes	Nore	Stromer
Carstens	Klaver	Orme	Stryker
Claussen	Knight	Paxton	Syas
Craft	Kokes	Payne, D.	Warner
Crandall	Kremer	Proud	Whitney
Danner			

Voting in the negative, 0.

Not voting, 16:

Adamson	Hasebroock	Mahoney	Pedersen
Budd	Holmquist	Moulton	Skarda
Burbach	Kjar	Moylan	Wallwey
Carpenter	Lysinger	Paine, I.	Wylie

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 94 LR 95

Member Excused

Mr. Stromer was excused for Thursday, August 5 and until 10:00 a.m., Friday, August 6.

Adjournment

At 3:25 p.m., on a motion by Mr. Syas, the Legislature adjourned until 9:00 a.m., Thursday, August 5, 1965.

Hugo F. Srb
Clerk of the Legislature

ONE HUNDRED FORTY-FIRST DAY—AUGUST 5, 1965 2717

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, August 5, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

As we come together in prayer, O God, we know that there is nothing in our hearts, in our minds, or in our past that we can hide from Thee, for our lives are all of one piece in Thy sight - not partitions as we like to think. Therefore deliver us from the error of seeking and expecting Thy guidance in our public lives when we close the door to Thee in our private living. Help us to be good men, that we may become good leaders. For this day, before we reach any decisions, make us willing to ask, "What would our Lord do?" Then give us the courage and the grace so to ask. We ask it in Jesus name. Amen.

The roll was called and all members were present except Messrs. Carpenter, Hasebroock, Mahoney, Moulton, Moylan, Skarda, Stryker and Stromer, who were excused.

The Journal for the One Hundred Fortieth Day was approved.

Member Excused

Mr. Nore was excused at 9:40 a.m. for the remainder of the day.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 452. Laid over at the request of Mr. Marvel.

LEGISLATIVE BILL 688.

A BILL FOR AN ACT relating to schools; to define terms; to permit the creation of new Class III districts from existing districts;

to permit joint operations with an existing Class III district as prescribed; to provide for discontinuance of the free high school tuition levy; to amend section 79-102, Revised Statutes Supplement, 1963; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 20:

Budd	Kjar	Matzke	Proud
Carstens	Knight	Orme	Rasmussen, R.
Fleming	Kremer	Paine, I.	Wallwey
Holmquist	Lysinger	Paxton	Warner
Hughes	Marvel	Pedersen	Whitney

Voting in the negative, 14:

Batchelder	Crandall	Nore	Ruhnke
Brauer	Danner	Payne, D.	Syas
Burbach	Klaver	Rasmussen, E.	Wylie
Claussen	Nelson		

Not voting, 15:

Adamson	Craft	Kokes	Skarda
Bauer	Gerdes	Mahoney	Stromer
Bowen	Harsh	Moulton	Stryker
Carpenter	Hasebroock	Moylan	

Having failed to receive a constitutional majority, the bill failed of passage.

Legislature Expenses, July 1965

Account E-2	Gross Salaries of 49 Members	\$ 9,800.00
Account E-4	Gross Salaries of Officers & Employees	
	68 Employees	18,565.46
Account E-5	Incidental Expenses	
	Postage	\$11,000.00
	Rent of Office Equipment for	
	June and July	897.50
	Rent of Oxygen Equipment	
	for three months	15.00
	Publishing & Printing	82.20

ONE HUNDRED FORTY-FIRST DAY—AUGUST 5, 1965 2719

Office Supplies	321.95
IBM Data Processing	121.84
Flowers - Funeral	10.00
Total	12,448.49

Account 5 Intergovernmental Cooperation Commission

Midwestern Regional Conference of the
Council of State Governments-Colum-
bus, Ohio

Floyd A. Miller - Commissioner of Education	\$156.89
Senators Expenses	205.70

Total 362.59

Account 7 Gross Salary of Lieutenant Governor 416.66

Account 7A Expenses, Lieutenant Governor

Bankers Life - Health & Life Group Premium Insurance	5.46
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Account 8 Clerks' Salary, Other Wages, Maintenance
and Supplies

Gross Salaries - 3 Employees	\$1,696.81
Supplies	28.50
Bankers Life - Health & Life Group Premium Insurance	15.37
Laundry	5.95

Total 1,746.63

TOTAL EXPENSES JULY \$43,345.29

RECEIPTS MONTH OF JULY 1965

Mailing of Bills and Journals to Schools	\$ 10.00
Slip Laws and Indexes	60.00
Weekly Mailing of Bills and Final Readings	15.00
Weekly Mailing of Journals	15.00
Reproduction	18.15
Total Receipts month of July	\$118.15

(Signed) Hugo F. Srb
Clerk of the Legislature

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 702. Replaced on Select File as amended.

E and R amendment to LB 702:

1. In the title, line 4, as amended, insert “; to provide for agreements existing with federal government; and to provide for reimbursements” before the period.

LEGISLATIVE BILL 258. Replaced on Select File as amended.

E and R amendment to LB 258:

1. In section 1, line 6, strike “the” and insert “the *The*”.

LEGISLATIVE BILL 807. Replaced on Select File as amended.

E and R amendment to LB 807:

1. In line 2 of the Kremer specific amendment 1, adopted August 4, 1965, strike “4” and insert “3”.

LEGISLATIVE BILL 915. Replaced on Select File as amended.

E and R amendment to LB 915:

1. In section 1, line 1, insert “or” before “committee”.

LEGISLATIVE BILL 249. Replaced on Select File as amended.

E and R amendment to LB 249:

1. In the title, strike the comma in line 5; and in line 6, insert a comma immediately after “loans”.

LEGISLATIVE BILL 789. Correctly re-engrossed.

LEGISLATIVE BILL 301. Correctly engrossed.

LEGISLATIVE BILL 234. Correctly engrossed.

LEGISLATIVE BILL 593. Correctly re-engrossed.

LEGISLATIVE BILL 642. Correctly re-engrossed.

LEGISLATIVE BILL 316. Correctly enrolled.

LEGISLATIVE BILL 856. Correctly enrolled.

LEGISLATIVE BILL 859. Correctly enrolled.

LEGISLATIVE BILL 562. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 316 LB 856 LB 859 LB 562

RESOLUTIONS

LEGISLATIVE RESOLUTION 96. Re: Memory of Martha Hillerege

Introduced by Sam Klaver, 9th District; and Kenneth L. Bowen, 37th District.

WHEREAS, Martha Hillerege, Mother of Senator Terry Carpenter died August 5, 1965, at Scottsbluff, Nebraska, at the age of ninety-two years; and

WHEREAS, Martha Hillerege was born in Ohio and moved to Cedar Rapids, Iowa, where Terry Carpenter, her only child, now living, was born. She moved to Scottsbluff, Nebraska in 1917 where she has made her home until her death.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of Martha Hillerege.
2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Klaver moved to suspend the rules and adopt the resolution.

The motion prevailed with 37 ayes, 0 nays and 12 not voting.

Members Excused

Mr. Paxton was excused this afternoon and Friday, August 6.

Mr. Kremer was excused from 9:30 a.m. until 10:00 a.m. this morning.

SELECT FILE

LEGISLATIVE BILL 931. The Burbach specific amendments found in the Legislative Journal for the One Hundred Fortieth Day were adopted with 29 ayes, 2 nays and 18 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 925.

Mr. Nelson offered the following amendment to the pending Carpenter amendments found in the Legislative Journal for the One Hundred Fortieth Day:

Amend the Carpenter amendment by striking the change in District No. 40.

The Nelson amendment was adopted with 17 ayes, 4 nays, and 28 not voting.

Mr. R. Rasmussen offered the following amendment to the pending Carpenter amendments found in the Legislative Journal for the One Hundred Fortieth Day:

Amend the Carpenter amendment by striking that portion pertaining to District No. 15, and in District No. 18 by striking "and in the county of Dodge, the precincts of Webster and Pebble."

The amendment was adopted with 13 ayes, 7 nays, and 29 not voting.

Mr. Ruhnke Presiding

The Carpenter amendments as amended were adopted with 26 ayes, 4 nays, and 19 not voting.

Mr. Warner offered the following specific amendments which were adopted by unanimous consent:

1. Amend the Gerdes and Whitney Amendments adopted July 30, 1965, section 2, by striking lines 36 to 41 and inserting the following:

"District No. 25. Includes the following territory in the counties of Lancaster, Cass, and Otoe:

Includes all of the territory in the county of Lancaster except the territories described as Legislative Districts numbers 26, 27, 28, 29, and 46, and that portion of the county of Cass known as Salt Creek, South Bend, Greenwood, Elmwood, Tipton, and Stove Creek Precincts; and that portion of the county of Otoe known as North Palmyra, North Russell, South Palmyra, South Russell, Hendricks, and South Branch Precincts.

District No. 26. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the intersection of the center lines of O Street and 35th Street; thence north along the center line of 35th Street to its intersection with the center line of the Missouri Pacific Railroad Company right-of-way; thence west along the center line of the Missouri Pacific Railroad Company to its intersection with the center line of 33rd Street; thence north along the center line of 33rd Street to its intersection with the center line of the Chicago Burlington and Quincy Railway Company right-of-way; thence northeasterly along the center line of the Chicago Burlington and Quincy Railway Company right-of-way to its intersection with the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street; thence east along the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street and the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way to its intersection with the corporate limits of the city of Lincoln as of August, 1965; thence north along the corporate limits of the city of Lincoln as of August, 1965, to its intersection with the center line of Havelock Avenue; thence east along the center line of Havelock Avenue to its intersection with the center line of 84th Street; thence south along the center line of 84th Street to its intersection with the center line of O Street; thence west along the center line of O Street to the point of beginning.

District No. 27. Includes the following territory in the county of Lancaster and city of Lincoln: Beginning at the point of intersection of the north boundary of Garfield-1-City Precinct of Lancaster County as of May, 1965, with the center line of Salt Creek; thence west along the north line of Garfield-1-City Precinct and the north line of Garfield-2 Precinct of Lancaster County as of May, 1965 to the west line of Garfield-2 Precinct; thence south along the west line of said precinct to its intersection with the south line of said precinct; thence east along the south line of said precinct to the northwest corner of Section 2, Township 9 North Range 6 East of the 6th principle meridian; thence south along the west line of said section to the northwest corner of Section 11, Township 9 North Range 6 East of the 6th principle meridian; thence continuing south along the west line of said section to the southwest corner of said section; thence east along the south line of said section and continuing east along the south line of Section 12, Township 9 North Range 6 East of the 6th principle meridian to the southeast corner of said section being a point on the center line of 27th Street thence north along the center line of 27th Street to its intersection with the center line of Van Dorn Street; thence west along the center line of Van Dorn Street to its intersection with the center line of 20th Street; thence north along the center line of 20th Street to its intersection

with the center line of Garfield Street; thence west along the center line of Garfield Street to its intersection with the center line of 17th Street; thence north along the center line of 17th Street to its intersection with the center line of A Street; thence west along the center line of A Street to its intersection with the center line of 14th Street; thence north along the center line of 14th Street to its intersection with the center line of H Street; thence west along the center line of H Street to its intersection with the center line of 13th Street; thence north along the center line of 13th Street to its intersection with the center line of Q Street; thence west along the center line of Q Street to its intersection with the center line of 9th Street; thence south along the center line of 9th Street to its intersection with the center line of O Street; thence west along the center line of O Street to its intersection with the center line of Salt Creek; thence in a northeasterly direction along the center line of Salt Creek to the point of beginning.

District No. 28. Includes the following territory in the county of Lancaster and the city of Lincoln: Beginning at the intersection of the center lines of 13th Street and Q Street, thence south along the center line of 13th Street to its intersection with the center line of H Street; thence east along the center line of H Street to its intersection with the center line of 14th Street; thence south along the center line of 14th Street to its intersection with the center line of A Street; thence east along the center line of A Street to its intersection with the center line of 84th Street; thence north along the center line of 84th Street to its intersection with the center line of O Street; thence west along the center line of O Street to its intersection with the center line of 27th Street; thence north along the center line of 27th Street to its intersection with the center line of Q Street; thence west along the center line of Q Street to the point of beginning.

District No. 29. Includes the following territory in the county of Lancaster and the city of Lincoln: Beginning at the intersection of the center lines of A Street and 17th Street; thence south along the center line of 17th Street to its intersection with the center line of Garfield Street; thence east along the center line of Garfield Street to its intersection with the center line of 20th Street; thence south along the center line of 20th Street to its intersection with the center line of Van Dorn Street; thence east along the center line of Van Dorn Street to its intersection with the center line of 27th Street; thence south along the center line of 27th Street to its intersection with the southwest corner of Section 7, Township 9 North Range 7 East of the 6th principle meridian; thence east along the south lines of Sections 7, 8 and 9 Township 9 North Range 7 East of the 6th principle meridian to its intersection with the center line of 70th Street; thence north along the center line of 70th Street to its intersection with the center line of A Street; thence west along the

center line of A Street to the point of beginning.”, by inserting after line 79 the following:

“District No. 46. Includes the following territory in the county of Lancaster and the city of Lincoln: Beginning at the intersection of the center line of O Street and the center line of Salt Creek; thence east along the center line of O Street to the center line of 9th Street; thence north along the center line of 9th Street to the center line of Q Street; thence east along the center line of Q Street to the center line of 27th Street; thence south along the center line of 27th Street to the center line of O Street; thence east along the center line of O Street to the center line of 35th Street; thence north along the center line of 35th Street to the center line of the right-of-way of the Missouri Pacific Railroad Company; thence west along the center line of the right-of-way of the Missouri Pacific Railroad Company to the center line of 33rd Street; thence north along the center line of 33rd Street to the center line of the right-of-way of the Chicago Burlington and Quincy Railway Company; thence northeasterly along the center line of the right-of-way of the Chicago Burlington and Quincy Railway Company to its intersection with the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street; thence east along the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way extended west as it exists between 56th Street and 70th Street and the center line of the Chicago, Rock Island and Pacific Railroad Company right-of-way to its intersection with the corporate limits of the city of Lincoln as of August, 1965; thence north along the said corporate limits of the city of Lincoln as of August, 1965 to the north line of Section 3, Township 10 North Range 7 East of the 6th principle meridian; thence west along the north line of Sections 3, 4, 5 and 6, Township 10 North Range 7 East of the 6th principle meridian and Section 1, Township 10 North Range 6 East of the 6th principle meridian to the center line of U. S. Interstate Highway No. 80; thence southwesterly along said center line of U. S. Interstate Highway No. 80 to its intersection with the center line of U. S. Interstate Highway No. 180; thence southerly along the center line of said U. S. Interstate Highway No. 180 to its intersection with the center line of Salt Creek; thence southwesterly along the center line of Salt Creek to the point of beginning.”.

2. Amend the title to conform.

Mr. Wylie asked unanimous consent to have LB 925 laid over one day.

Mr. Carstens objected.

Mr. Wylie asked unanimous consent that LB 925 be laid over for one half hour. No objections. So ordered.

LEGISLATIVE BILL 927. E and R amendments found in the Legislative Journal for the One Hundred Fortieth Day were adopted.

Mr. Syas offered the following specific amendments which were adopted with 27 ayes, 1 nay, and 21 not voting:

1. Amend page 2, Section 2, line 2, by adding the following:

“provided that regions with less than five counties may have two members from one county”

2. Amend Page 4 of LB 927 by adding thereto the following language after line 35:

Section 4. “The provision of this act shall not apply to any County which has or may create a health department as provided in Section 71-1627, Reissue Revised Statutes of Nebraska, 1943, and any such County shall not be included in any region established by this act: However this provision shall not operate to prevent any county not included in any region established by this act which has or may create a health department as provided in Section 71-1627, Reissue Revised Statutes of Nebraska, 1943, from exercising any or all of the powers and duties established by this act.

Mr. Brauer offered the following specific amendments, which were adopted with 29 ayes, 0 nays and 20 not voting.

1. Delete all after the amendments to sec. 1 in the Brauer amendments of 8/2/65.

2. Subsection (5) of Section 3 of L.B. 927 be amended to read as follows:

“From time to time the board shall present proposals for meeting the needs of the region for mental health, mental retardation, crippled children and rehabilitation services to the State Board of Health and if approved by the State Board of Health, shall then present said proposals to the electorate of the region at a general election or a special election called for such purpose, which proposals shall set forth (a) the health needs of the people in the region for mental health, mental retardation, crippled children and rehabilitation services, (b) the facility proposed to meet such needs, (c) the proposed method of operating said facility after its construction, (d) the proposed method of financing the construction of said facility, and (e) the proposed method of financing the operation of said facility. The method of financing such facility may be by levy of taxes or by issuing revenue bonds or general obligation bonds of the counties within the region. Such proposal shall be presented at a general election or a special election called for such purpose, and if a majority of the votes cast in the region are favorable, the

method of financing shall be deemed to have been approved by the electorate, and the board shall then cause the facility to be constructed and operated in accordance with the terms and provisions of the proposal submitted to the electorate and in accordance with the provisions of this act. Should a proposal be defeated, it may not be resubmitted for a period of one year.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 932. E and R amendments found in the Legislative Journal for the One Hundred Fortieth Day were adopted.

Mr. Bauer offered the following specific amendments, which were adopted with 33 ayes, 0 nays and 16 not voting.

1. Amend section 1 of the bill by striking lines 1 to 21 and inserting the following:

“Section 1. That section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, be amended to read as follows:

Section 1. As used in this act, unless the context otherwise requires:

(1) Net income for a corporation or fiduciary shall mean taxable income as defined in the applicable sections of the Internal Revenue Code, that is, gross income as therein defined minus the deductions as therein allowed; and for the purpose of determining the net income of a cooperative there shall be considered the net income of the cooperative before any payments obligated or paid as dividends or patronage refunds shall be determined without any adjustment by reason of any allocation or distribution to a patron out of the net earnings of such organization except that there shall not be taken into account amounts paid during the payment period for the taxable year, which payment period shall be the taxable year plus eight and one half months, as patronage dividends to the extent paid in money, written notices of allocation accompanied by a payment in cash of at least twenty per cent of the dollar amount of such allocation, or other property with the respect to patronage occurring during such taxable year; or in money or other property in redemption of a written notice of allocation which notice of allocation had not been accompanied by a twenty per cent cash payment when made and which was paid or redeemed during the payment period for the taxable year for which the return is filed;

(2) Net income for an individual shall mean that sum delineated by section 62 of the Internal Revenue Code, minus all exemp-

tions and deductions permitted by the Internal Revenue Code as reflected on line 11d of Form 1040-1964, U. S. Treasury Department, Internal Revenue Service;

(3) Business situs shall mean:

(a) The owning or operating of business facilities or property, or the conducting of business or farming operations in Nebraska;

(b) Working for salary or wages in Nebraska;

(c) Being a member of a partnership or stockholder of a corporation transacting business and obtaining income from Nebraska sources;

(d) Being a person who is the beneficiary of any estate or trust deriving income from Nebraska sources; and

(e) Any other activity from which income is received, realized, or derived from Nebraska sources; *Provided*, that the receipt of income derived solely from interest or dividends or a combination thereof from sources within Nebraska shall be insufficient to establish business situs unless coupled with one or more of the activities set forth above;

(4) Commissioner shall mean the Tax Commissioner;

(5) Corporation shall mean any corporation formed under the laws of any government, any common law trust, and any association of whatever kind other than a partnership; *Provided*, that the following corporations shall be exempt from taxation under this act: (a) Those enumerated under subdivisions (1) to (15) and (17) of section 501 of the Internal Revenue Code, except as modified by sections 511 to 515 inclusive of such code; and (b) those immune from taxation under the United States Constitution, except that such corporations shall be taxed if consent to do so is granted by Congress.

(6) Doing business or carrying on business shall mean every act, power, or privilege exercised or enjoyed in this state;

(7) Domestic when applied to a corporation shall mean created or organized under the laws of Nebraska;

(8) Employee shall mean employee as defined in section 3401 (c) of the Internal Revenue Code;

(9) Employer shall mean employer as defined in section 3401 (d) of the Internal Revenue Code;

(10) Fiduciary shall mean a guardian, trustee, executor, administrator, receiver, conservator, or any person acting in any fiduciary capacity for any person, estate, or trust;

(11) Fiscal year shall mean an accounting period of twelve months ending on the last day of any month other than December;

(12) Foreign when applied to a corporation shall mean created or organized outside of Nebraska;

(13) Gross income shall mean gross income as defined in section 61 of the Internal Revenue Code;

(14) Individual shall mean a natural person;

(15) Internal Revenue Code shall mean the Internal Revenue Code of the United States as of January 1, 1965;

(16) Nonresident shall mean any person or corporation not a resident or part-year resident of Nebraska;

(17) Part-year resident shall mean any person who has entered or left the state during the taxable year, and has been domiciled or resided in the state for less than the entire taxable year. The taxable income of such taxpayer from sources within this state shall be determined in the same manner as provided for nonresidents;

(18) Payroll period shall mean a period for which an employee is ordinarily paid by his employer;

(19) Person shall mean an individual, trust, or estate;

(20) Resident shall mean any person who (a) has been domiciled in Nebraska during the entire taxable year, or (b) has resided in Nebraska during the entire taxable year;

(21) Taxable year shall mean the taxable year as shown on an income tax return filed pursuant to the Internal Revenue Code;

(22) Taxpayer shall mean any person or corporation subject to taxation under this act;

(23) Wages shall mean wages as defined in section 3401(a) of the Internal Revenue Code;

(24) Income from a trade or business shall mean income arising from transactions and activity in the regular course of a trade or business of the taxpayer, and includes income from tangible and intangible property if the acquisition, management, or disposition of such property constitutes an integral part of the taxpayer's trade or business. It also includes income from the disposition of property used in the trade or business of a taxpayer;

(25) Compensation shall mean wages, salaries, commissions and any other form of remuneration paid to employees for personal services;

(26) Sales shall mean all gross receipts of the taxpayer derived from the conduct of a trade or business, but shall not include receipts from the sale or other disposition of property not held for sale in the regular course of the taxpayer's trade or business; and

(27) State shall mean any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States, and any foreign country or political subdivision thereof.

Sec. 2. *That the provisions of this act shall become operative January 1, 1965.*

Sec. 3. *That original section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, is repealed."*

2. Amend the title to conform.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 933. E and R amendment found in the Legislative Journal for the One Hundred Fortieth Day was adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 930 to Select File

Mr. Burbach asked unanimous consent to return LB 930 to Select File for consideration of the following specific amendments:

1. Amend the bill by adding a new section to be known as section 2 and to read as follows:

"Sec. 2. All veterans who qualify under the provisions of Article VIII, section 2 of the Constitution of Nebraska and Legislative Bill 845, Seventy-fifth Session, Nebraska State Legislature, 1965, for tax exemption on their homes and who have paid the taxes or any part thereof levied in 1964, may secure a refund of such taxes by filing a claim for refund with the county treasurer of the county where such taxes have been paid; Provided, such claim for refund must be made on or before December 1, 1965, and must be approved by the county board of the county or counties involved."

2. Amend the bill by renumbering sections 2 and 3 as sections 3 and 4 respectively.

3. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 930. The Burbach specific amendments found in this day's Journal were adopted with 33 ayes, 0 nays and 16 not voting.

Advanced to E and R for engrossment.

MOTION—Replace LB 172 on Select File

Mr. Holmquist moved to replace LB 172 on Select File for consideration of the following specific amendment:

“Strike the Carpenter unanimous consent amendments of July 19, 1965 to LB 172 and amend the title to conform.”

Motion pending.

UNANIMOUS CONSENT—Select File

Mr. Bowen asked unanimous consent to suspend the rules and consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 702. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 258. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 807. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 915. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 249. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

Presented to the Governor

Presented to the Governor for approval on August 5, 1965 at 8:40 a.m.: LB 415 LB 753

(Signed) Ruth Bossard, Enrolling Clerk

Visitors

Speaker Bowen introduced Messrs. James Atteng and John Komotho from Kenya; Mr. Daria Masiye from Zambia; Mr. William Johnstone from Columbus, Nebraska and Mr. Ronald Corwin from the State Department, Washington, D. C.

Member Excused

Mr. E. Rasmussen was excused for Friday, August 6.

Mr. Klaver was excused for Friday, August 6 and possibly one hour later this afternoon.

Visitors

Mr. R. Rasmussen introduced 33 women from Grace Lutheran Church in West Point, Pastor George Krebs and President Mrs. Allen Reimers.

Mr. Burbach introduced Rev. Clarence J. Hansen and confirmation class from St. Mark's Lutheran Church in Bloomfield, and Rev. LeRoy Wing and confirmation class from Good Shepherd Lutheran Church in Lindy.

SELECT FILE**LEGISLATIVE BILL 925.**

Mr. Wylie offered the following specific amendment:

Amend LB 925 by substituting for it a 49 district plan which crosses county lines in accord with the submitted map on file in the Legislative Journal of this date.

Mr. Harsh moved the previous question. The question is, "Shall the debate now close?"

The motion lost with 13 ayes, 19 nays, and 17 not voting.

Mr. Adamson requested a record vote on the Wylie amendment.

Voting in the affirmative, 12:

Adamson	Claussen	Matzke	Wallwey
Bauer	Kjar	Rasmussen, E.	Whitney
Carstens	Kremer	Rasmussen, R.	Wylie

Voting in the negative, 26:

Batchelder	Fleming	Kokes	Payne, D.
Bowen	Gerdes	Lysinger	Pedersen
Brauer	Harsh	Marvel	Proud
Budd	Holmquist	Orme	Stryker
Burbach	Hughes	Paine, I.	Syas
Crandall	Klaver	Paxton	Warner
Danner	Knight		

Not voting, 11:

Carpenter	Mahoney	Nelson	Skarda
Craft	Moulton	Nore	Stromer
Hasebroock	Moylan	Ruhnke	

The Wylie amendment lost.

LB 925 was advanced to E and R for engrossment.

Committee Meeting

Mr. Marvel announced that the Budget Committee would meet at 1:30 p.m. in the Railway Commission Hearing Room.

SELECT FILE

LEGISLATIVE BILL 848. Mr. Bowen asked unanimous consent to strike the Carpenter amendment adopted July 15, 1965. No objections. So ordered.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 172. Laid over until Monday, August 9, 1965, at Mr. Holmquist's request.

Member Excused

Mr. Budd was excused for the afternoon.

Recess

At 12:00 p.m., on a motion by Mr. Kremer, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except

Messrs. Budd, Carpenter, Carstens, Hasebroock, Mahoney, Moulton, Moylan, Skarda and Stromer, who were excused.

UNANIMOUS CONSENT—LR 94 and LR 95

Mr. Craft asked unanimous consent that copies of LR 94 and LR 95 be sent the congressional delegation from Nebraska.

No objections. So ordered.

Member Excused

Mr. Carstens was excused for this afternoon, Friday afternoon August 6 and all of August 9, 10, 11 and 12.

UNANIMOUS CONSENT—Return LB 554 to Select File

Mr. Craft asked unanimous consent to return LB 554 to Select File for consideration of the following specific amendments:

1. Amend the bill, section 1, page 2, line 30 by striking "*one-hundredths minutes*" and inserting "*one minute*", and line 32, by striking "*six-hundredths*" and inserting "*six*"; page 4, line 20, by striking "*zero-hundredths minutes*"; and line 28, by striking "*eight-hundredths*" and inserting "*eight*"; page 6, line 1, by striking "*five-hundredths*" and inserting "*five*"; page 11, lines 6 and 9, by striking "*33*" and inserting "*34*"; and line 24, by striking "*of the month one half*"; page 13, lines 33 and 34, by striking "*five-hundredths*" and inserting "*five*"; page 14, lines 2 and 3, by striking "*four-hundredths*" and inserting "*four*"; page 18, line 15, by striking "*seconds*" and inserting "*minutes*"; and line 34, by striking "*one-hundredths*" and inserting "*one*"; page 19, line 1, by striking "*degrees five-hundredths*" and inserting "*degree five*", and line 6, by striking "*eight-hundredths*" and inserting "*eight*"; page 20, line 9, by striking "*two-hundredths*" and inserting "*two*", line 20, by striking "*two-hundredths*" and inserting "*two*", and lines 22 and 23, by striking "*eight-hundredths*" and inserting "*eight*"; and page 21, line 16, by striking "*two-hundredths*" and inserting "*two*".

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 554. The Craft specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to it's former position on E and R for engrossment.

GENERAL FILE

LEGISLATIVE BILL 929. Mr. Burbach moved to indefinitely postpone.

The motion prevailed.

UNANIMOUS CONSENT—Withdraw LB 289

Mr. Ruhnke renewed his pending request found in the Legislative Journal for the One Hundred Thirty-fifth Day to withdraw LB 289.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 30. E and R amendments found in the Legislative Journal for the One Hundred Thirty-fourth Day were adopted.

Mr. Pedersen moved to indefinitely postpone.

Mrs. Orme moved the previous question.

The question is, 'Shall the debate now close?'

The motion prevailed with 31 ayes, 0 nays and 18 not voting.

Mr. Bowen asked for a record vote on the motion to indefinitely postpone.

Voting in the affirmative, 35:

Adamson	Fleming	Kremer	Proud
Batchelder	Gerdes	Marvel	Rasmussen, E.
Bowen	Harsh	Nelson	Rasmussen, R.
Brauer	Holmquist	Nore	Ruhnke
Burbach	Hughes	Orme	Stryker
Claussen	Kjar	Paine, I.	Syas
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Wylie
Danner	Kokes	Pedersen	

Voting in the negative, 3:

Lysinger	Wallwey	Whitney
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Not voting, 11:

Bauer	Carstens	Matzke	Skarda
Budd	Hasebroock	Moulton	Stromer
Carpenter	Mahoney	Moylan	

The motion prevailed.

LEGISLATIVE BILL 78. Mr. Pedersen moved to indefinitely postpone and asked for a record vote.

Voting in the affirmative, 34:

Adamson	Fleming	Nelson	Rasmussen, E.
Batchelder	Harsh	Nore	Rasmussen, R.
Bowen	Holmquist	Orme	Ruhnke
Brauer	Hughes	Paine, I.	Stryker
Burbach	Kjar	Paxton	Syas
Claussen	Klaver	Payne, D.	Warner
Craft	Knight	Pedersen	Whitney
Crandall	Kokes	Proud	Wylie
Danner	Kremer		

Voting in the negative, 0.

Not voting, 15:

Bauer	Gerdes	Marvel	Skarda
Budd	Hasebroock	Matzke	Stromer
Carpenter	Lysinger	Moulton	Wallwey
Carstens	Mahoney	Moylan	

The motion prevailed.

MOTION—LB 341 LB 906

Mr. Burbach moved to hold LB 341 and LB 906 on Select File.

The motion prevailed.

Message from the Governor

August 5, 1965

The President, the Speaker
and Members of the Legislature:

Please be informed that on August 5, 1965 I approved Legislative Bills 891, 911, 917, and 398.

Respectfully,
(Signed) Frank B. Morrison
Governor

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider LB 229 on Final Reading at this time.

The motion prevailed with 38 ayes, 0 nays and 11 not voting.

Visitor

Mr. Kremer introduced Mr. and Mrs. John Lounsbury, David, Daniel and Martha from Central City, Nebraska.

Mr. Ruhnke introduced Mr. Larry Rigby from Crete.

BILL ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 229.

A BILL FOR AN ACT to amend section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to increase the amount of service annuity for certain full-time school employees or emeritus members per month for each year of service; to require an application and prescribe the contents thereof; to provide for certifying that an annuitant has been re-employed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 28:

Bauer	Fleming	Marvel	Rasmussen, R.
Bowen	Gerdas	Matzke	Ruhnke
Brauer	Harsh	Nore	Syas
Burbach	Holmquist	Orme	Wallwey
Claussen	Hughes	Paine, I.	Warner
Crandall	Kjar	Pedersen	Whitney
Danner	Knight	Proud	Wylie

Voting in the negative, 7:

Batchelder	Kremer	Payne, D.	Stryker
Craft	Nelson	Rasmussen, E.	

Not voting, 14:

Adamson	Hasebroock	Mahoney	Paxton
Budd	Klaver	Moulton	Skarda
Carpenter	Kokes	Moylan	Stromer
Carstens	Lysinger		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Committee Meeting

Mr. D. Payne announced that the Salaries and Claims Committee would hold a short meeting under the South Balcony.

UNANIMOUS CONSENT—Return LB 452 to Select File

Mr. Marvel asked unanimous consent to return LB 452 to Select File for the following specific amendment. No objections. So ordered.

In Sec. 2, line 6, strike "twelve" and insert "twenty".

SELECT FILE

LEGISLATIVE BILL 452. The Marvel specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for re-engrossment.

MOTION—Introduce Bills

Mr. Burbach moved the introduction of two new bills recommended by the Committee on Salaries and Claims.

The motion prevailed with 30 ayes, 0 nays, and 19 not voting.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 936. Introduced by the Committee on Salaries and Claims, J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative District 3; Henry F. Pedersen, Jr., Legislative District 4; Ira E. Paine, Legislative District 35 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT relating to medical assistance; to repeal sections 68-902, 68-903, 68-904, 68-905, and 68-909, Revised Statutes Supplement, 1963, as amended by sections 1 to 5, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, section 6, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 68-901, 68-906, 68-907, 68-908, and 68-910, Revised Statutes Supplement, 1963; and to provide an operative date.

LEGISLATIVE BILL 937. Introduced by the Committee on Salaries and Claims, J. W. Burbach, Legislative District 19; Dale L. Payne, Legislative

District 3; Henry F. Pedersen, Jr., Legislative District 4; Ira E. Paine, Legislative District 35 and Richard F. Proud, Legislative District 12.

A BILL FOR AN ACT to amend section 1, Legislative Bill 909, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 6, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to establish a program of medical assistance on behalf of dependent children, aged persons, blind individuals, and disabled individuals, as defined in section 1, Legislative Bill 756, Seventy-fifth Session, Nebraska State Legislature, 1965, section 1 of this act, and sections 3, 4, and 5, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965; to prescribe eligibility requirements for medical assistance; to provide for administration of medical assistance; to provide an operative date; to accept certain provisions of Title XIX of an Act of Congress identified as H.R. 6675, 89th Congress, approved July 30, 1965; to repeal the original sections, and also section 43-512.02, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 368, Seventy-fifth Session, Nebraska State Legislature, 1965.

Visitors

Mr. Fleming introduced Mr. and Mrs. B. C. Atkins and children from Sidney.

MOTION—Place LB 936 and LB 937 on General File

Mr. Burbach moved to suspend the rules and place LB 936 and LB 937 on General File without a public hearing.

Mr. Burbach asked for a Call of the House. The Call showed 36 members present.

Mr. Burbach asked unanimous consent that the Call be raised. No objections. So ordered.

The motion to place the bills on General File carried with 35 ayes, 1 nay, and 13 not voting.

Mr. Burbach moved to suspend the rules and consider LB 936 and LB 937 on General File at this time.

The motion prevailed with 33 ayes, 2 nays, and 14 not voting.

GENERAL FILE

LEGISLATIVE BILL 936. Read and Considered.

Mr. Stryker Presiding

Advanced to E and R for review with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE BILL 937. Reading waived. Considered.

Advanced to E and R for review with 28 ayes, 0 nays and 21 not voting.

President Sorensen Presiding**LEGISLATIVE BILL 935.**

Mr. Burbach moved to indefinitely postpone.

The motion prevailed with 36 ayes, 0 nays and 13 not voting.

Visitors

Mr. Batchelder introduced Outstate Tour Chairman Eda Jo Van Neste and Calendar Chairman Nancy McCune.

Mr. Stryker introduced Mr. Alfred Novacek.

Ease

The Legislature was at ease from 4:00 p.m. until 4:07 p.m.

Adjournment

At 4:10 p.m., on a motion by Mr. Marvel, the Legislature adjourned until 9:00 a.m., Friday, August 6, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-SECOND DAY

Legislative Chamber, Lincoln, Nebraska
Friday, August 6, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we are reminded that death is in the midst of life. Since we know not when the slender thread may be broken for us, teach us to number our days that we may apply our hearts unto wisdom. And may we become compassionate, remembering the hearts that are in sorrow and affliction. Take from us the selfishness that is unwilling to bear the burdens of others while expecting that others shall help us with ours. Make us so disgusted with our big professions and our little deeds, our fine words and our shabby thoughts, our friendly faces and our cold hearts, that we shall pray sincerely this morning for a new spirit and a new attitude. Then shall our prayers mean something, not alone to ourselves but to our State as well. In the name of Jesus Christ our Lord. Amen.

The roll was called and all members were present except Messrs. Carpenter, Claussen, Danner, Klaver, Kokes, Mahoney, Matzke, Moulton, Moylan, Paxton, Pedersen, E. Rasmussen, Skarda, and Stromer, who were excused.

Corrections for the Journal

Page 2719, after line 24 insert:

Total	1,746.63
TOTAL EXPENSES JULY	\$43,345.29

The Journal for the One Hundred Forty-first Day was approved as corrected.

Visitor

Mrs. Orme introduced Jeff Putman from Lincoln.

MOTION—Return LB 229 to Final Reading

Mr. Knight moved to return LB 229 to Final Reading and re-consideration.

The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

UNANIMOUS CONSENT—Return LB 229 to Select File

Mr. Knight asked unanimous consent to return LB 229 to Select File for the consideration of the following specific amendment:

1. Amend Enrollment and Review amendment 3, line 8, by striking the second “*month*” and inserting “*year*”.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 229. The Knight specific amendment found in this day’s Journal was adopted by unanimous consent.

Advanced to E and R for re-engrossment.

Visitors

Mr. Adamson introduced Dr. M. J. Kacere and Judy, Janie, and Mike Kacere from Gordon.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 931. Replaced on Select File as amended.

E and R amendments to LB 931:

1. The Burbach amendment to section 1, line 21, making no change in the bill, strike the amendment.

2. In the Burbach amendment 2, line 5, strike “*confirm*” and insert “*conform*”; in line 6, strike “*deemed*” and insert “*deems*”; in lines 8 and 11, strike “*herein*” and insert “*in this section*”; and strike the comma in line 10.

3. In new section 6, line 6, strike “*herein*” and insert “*in this act*”.

4. In the title, line 14, insert “to provide for change the reported valuation of property; to provide for the application of this act;” after the second semicolon.

LEGISLATIVE BILL 932. Replaced on Select File as amended.

E and R amendments to LB 932:

1. In new section 1, line 23, strike "*the*"; and in line 63, strike the period and insert a semicolon.

2. In the title, strike lines 2 and 3 and insert:

"FOR AN ACT to amend section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to provide the method of determining net income of a cooperative; to provide an operative date; and to repeal the original section."

LEGISLATIVE BILL 930. Replaced on Select File as amended.

E and R amendment to LB 930:

1. In Enrollment and Review amendment 7, line 5, insert "to provide for refunds as prescribed of certain taxes paid on exempt homes;" after the second semicolon.

LEGISLATIVE BILL 934. Placed on Select File as amended.

E and R amendment to LB 934:

1. In section 1, insert "Public" at the end of lines 15, 25, 37, 47, and 57.

LEGISLATIVE BILL 258. Correctly engrossed.

LEGISLATIVE BILL 807. Correctly engrossed.

LEGISLATIVE BILL 249. Correctly re-engrossed.

LEGISLATIVE BILL 923. Correctly engrossed.

LEGISLATIVE BILL 915. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

RESOLUTION

LEGISLATIVE RESOLUTION 97. Re: Memory of Harold Kokes

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, Harold Kokes, son of Senator Rudolf C. Kokes, died in Cyprus on August 5, 1965; and

WHEREAS, Harold Kokes was serving in the United States Navy attached to the Embassy Service; and

WHEREAS, Harold Kokes leaves a wife and three children as well as other members of his family to mourn his death.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the survivors of Harold Kokes.
2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Bowen asked unanimous consent that the rules be suspended and the resolution be adopted. No objections. So ordered.

LR 97 was adopted.

The members stood for a moment of silence.

UNANIMOUS CONSENT—Suspend Rules

Mr. Bowen asked unanimous consent to suspend the rules and consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 931. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 932. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 930. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 341 and LB 906

Mr. Warner asked unanimous consent to hold LB 341 and LB 906 on Select File until Monday.

No objections. So ordered.

UNANIMOUS CONSENT—Return LB 928

Mr. Marvel asked unanimous consent to return LB 928 to General File for consideration of specific amendments.

No objections. So ordered.

GENERAL FILE

LEGISLATIVE BILL 928. Considered.

Mr. Marvel offered the following specific amendments which were adopted:

1. Amend original section 10, line 34 by striking "\$235062", and inserting "\$210062".

2. Amend the bill by adding a new section to be known as section 45 and to read as follows:

"Sec. 45. AUDITOR OF PUBLIC ACCOUNTS

There is hereby appropriated from the General Fund, in addition to other money appropriated to the Auditor of Public Accounts for the program Fiscal Administration as provided in Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965, to the Auditor of Public Accounts for such program, including salaries, wages and maintenance, the sum of \$8625."

3. Amend the bill by renumbering renumbered sections 45 to 48 as sections 46 to 49 respectively.

4. Amend original section 10, renumbered section 9 by inserting after line 61 a new subsection to be known as subsection (8) and to read as follows:

"(8) There is hereby appropriated from the General Fund, in addition to other money appropriated to the department for the program Departmental Administration as provided in Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965, to the Department of Agriculture and Economic Development for such program and for salaries, wages and maintenance for the biennium ending June 30, 1967, the sum of \$9000."

5. Amend original section 10 by striking the Marvel amendment to line 37.

6. Amend the Marvel amendment adopted August 2, 1965, number 7, section 38, now renumbered section 37, line 62 by striking "the Oil and Gas Conservation Commission," and show the same as stricken matter.

Advanced to E and R for review with 29 ayes, 0 nays and 20 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Placed on Select File as amended.

E and R amendments to LB 928:

1. Sections 2 and 4 being identical, strike section 2 and renumber original sections 3 to 33 as sections 2 to 32 respectively; renumber present sections 34 to 47 as sections 33 to 46 respectively; and renumber original sections 37 and 38 as sections 47 and 48 respectively.

2. In renumbered section 2, line 82, strike the new and stricken matter and insert "Capital"; and in line 87, strike "useable" and insert "uscable usable".

3. In renumbered section 4, line 11, strike "1965" and insert "1967".

4. In renumbered section 5, line 1, insert "STATE" before "RAILWAY"; and in line 6, strike "July" and insert "June".

5. In line 8 of the Marvel amendment 5, adopted August 2, 1965, strike "department" and insert "State Department of Education".

6. In renumbered section 12, line 1, strike "STATE".

7. In renumbered section 13, line 1, strike "OPPORTUNITIES" and insert "OPPORTUNITY"; in lines 3 and 6, strike "Opportunities" and insert "Opportunity"; and strike the comma at the end of line 7.

8. In renumbered section 14, line 29, strike "the Department of".

9. In renumbered section 15, strike line 1 and insert "Sec. 15. RETIREMENT BOARD FOR NEBRASKA COUNTIES".

10. In renumbered section 21, line 1, insert "NEBRASKA" before "SAFETY"; and in lines 2 and 9, insert "Nebraska" after "the".

12. In renumbered section 24, line 1, insert "NEBRASKA" before "WORKMEN'S"; and in line 2, insert "Nebraska" after "the".

13. In renumbered section 25, line 7, insert "ending" before "June".

14. In renumbered section 26, strike line 8, and insert "tional member of the Executive Board of the Legislative Council".

15. In renumbered section 27, line 18, strike "*pertains*" and insert "*pertain*".

16. In renumbered section 29, strike line 1 and insert "Sec. 29. SAFETY PATROLMEN'S RETIREMENT FUND"; and in lines 2 and 3, strike "*Patrol Annuity Reserve*" and insert "*Patrolmen's Retirement*".

17. In renumbered section 30, line 6, and renumbered section 31, line 6, strike "*by*" and insert "*to*".

18. In renumbered section 36, line 27, strike "*2*" and insert "*3*".

19. In renumbered section 37, line 8, strike the new and stricken matter and insert "*funds*".

20. In renumbered section 41, line 15, insert an underscored comma after "*act*".

21. In line 5 of Marvel amendment 10 adopted August 2, 1965, strike "*appears*" and insert "*appear*".

22. In renumbered section 47, line 2, strike "*as amended by*".

23. In the title, line 5, strike "*July*" and insert "*June*"; and in line 12, insert "*,*" section 2, Legislative Bill 224, Seventy-fifth Session, Nebraska State Legislature, 1965, section 3, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 910, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 7, 10, 34, 37, 42, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965" after "*1965*".

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Suspend Rules

Mr. Adamson moved to suspend the rules and consider LB 928 on Select File at this time.

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

SELECT FILE

LEGISLATIVE BILL 928. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

Announcement

Mr. Hasebroock announced a meeting of the Legislative Council during the recess.

Members Excused

Mr. Nelson was excused from 11:00 a.m. for the remainder of the day.

Mr. Gerdes was excused at 9:30 a.m. for the remainder of the day.

Recess

At 9:35 a.m., on a motion by Mr. Bowen, the Legislature recessed until 10:30 a.m.

After Recess

The Legislature reconvened at 10:30 a.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Carpenter, Carstens, Claussen, Danner, Gerdes, Klaver, Kokes, Mahoney, Matzke, Moulton, Moylan, Paxton, Pedersen, E. Rasmussen, and Stromer, who were excused.

Visitors

Mr. Kjar introduced Mr. Jas Swanson and son Bob from Hol-drege.

Presented to the Governor

Presented to the Governor for approval on August 6, 1965 at 8:35 a.m., LB 316 LB 856 LB 859 LB 562

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 936. Placed on Select File.

LEGISLATIVE BILL 937. Placed on Select File as amended.

E and R amendment to LB 937:

1. In section 9, line 1, strike the comma and insert "*and the*"; and in line 2, strike the comma.

LEGISLATIVE BILL 927. Replaced on Select File as amended.

E and R amendments to LB 927:

1. In the new matter of the Brauer amendment adopted August 5, 1965, strike line 1 and insert "(5) The board shall, from time to time, present proposals to the State Board of Health for"; in line 4, strike "to the State Board of Health"; in line 4, insert "such proposals are" after "if"; in lines 5, 12, 13, and 15, strike "said" and insert "such"; in line 18, strike "Such" and insert "Any such"; and in line 27, strike the period and insert a semicolon.

2. In new section 4, line 1, strike "Section" and insert "Sec."; in line 1, strike the quotation marks; and in line 5, strike "However" and insert "Provided,".

3. Insert the Syas amendment to section 2 immediately before the period in line 2; and in line 2 of the amendment, strike "provided" and insert "; Provided,".

LEGISLATIVE BILL 925. Replaced on Select File as amended.

E and R amendments to LB 925:

1. In District No. 26, insert a comma after "Chicago" in lines 10 and 11.

2. In District No. 46, insert a comma after "Chicago" in lines 17 and 19.

3. Amend the R. Rasmussen amendment to read "Strike that portion of the Carpenter amendment pertaining to Districts No. 15 and 18."

4. Amend the Nelson amendment to read "Strike that portion of the Carpenter amendment pertaining to Districts No. 40 and 41."

LEGISLATIVE BILL 933. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 927. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 925. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 927 to Select File

Mrs. Orme asked unanimous consent to return LB 927 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill, line 4 by inserting “, except the county of Lancaster,” after “state”, and line 23 by striking “Lancaster,”.

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 927. The Orme specific amendments found in this day’s Journal were adopted with 27 ayes, 0 nays and 22 not voting.

Advanced to E and R for engrossment.

MOTION—Suspend Rules

Mr. Adamson moved to suspend the rules and consider LB 934 LB 936 and LB 937 on Select File at this time.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

SELECT FILE

LEGISLATIVE BILL 934. E and R amendments found in this day’s Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 936. Laid over temporarily at the request of Mr. Burbach.

LEGISLATIVE BILL 937. E and R amendment found in this day’s Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 936. Mr. Burbach offered the following specific amendments which were adopted with 28 ayes, 0 nays, and 21 not voting:

1. Amend the bill by adding a new section to be known as section 1 and to read as follows:

"Section 1. That section 68-911, Revised Statutes Supplement, 1963, be amended to read as follows:

68-911. (1) There is hereby created for the use of the Department of Public Welfare a fund, to be known as the Medical Care for the Aged Fund, to consist of the proceeds of a tax as provided in subsection (2) of this section. Such fund when appropriated by the Legislature shall be used to administer the provisions of section 68-901 to 68-910 and for the medical aid of the aged as provided by sections 68-901 to 68-910.

(2) (1) A tax of two dollars is hereby imposed upon every male and female inhabitant of the State of Nebraska who is twenty-one years of age or older, but has not yet attained the age of sixty years, is sane, is not a public charge as a poor person or recipient of blind assistance, and is not excepted under subsection (3) of this section. The county board of each county in this state shall annually include in the county tax levy such tax of two dollars upon every male and female inhabitant of such county who is twenty-one years of age or older, but has not yet attained the age of sixty years, is sane, is not a public charge as a poor person or recipient of blind assistance, and is not excepted under subsection (3) of this section.

(2) (2) The tax, provided for by subsection (2) of this section, shall not be imposed or levied upon any person serving in the armed forces of the United States on January 1 of each year or upon any person who has been or is hereafter classified by the United States Veterans' Administration as being totally disabled as the result of service in the armed forces of the United States or upon any person who is a member of any religious order or society which requires an oath of poverty of its members.

(1) (3) Such tax shall be collected by the county treasurers of the several counties of the state and shall be transmitted to the State Treasurer for deposit in the state treasury. Fifty thousand dollars received from such tax each year beginning January 1, 1965, and each January thereafter shall be deposited to the credit of the General Fund until full repayment has been made to the General Fund of any sums appropriated therefrom for the initial implementation of the provisions of sections 68-901 to 68-910. The balance of the proceeds of such tax shall be deposited to the credit of the Medical Care for the Aged Fund. Such fund shall be expended only when appropriated by the Legislature."

2. Amend the bill by renumbering sections 1 and 2 as sections 2 and 3 respectively.

3. Amend renumbered section 2, line 1 by inserting "original section 68-911, Revised Statutes Supplement, 1963, and also" after "that".

4. Amend the title to conform.

Advanced to E and R for engrossment.

Visitors

Mr. Whitney introduced Robert Richards, County Attorney from Chappell.

Mr. Syas introduced Miss Josephine Frisbie and Mrs. Marie Hansen from Omaha and two visitors from Chicago.

Adjournment

At 11:06 a.m., on a motion by Mr. Burbach, the Legislature adjourned until 9:00 a.m., Monday, August 9, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Monday, August 9, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
Speaker Bowen presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except
Messrs. Batchelder, Kremer, Moylan and Pedersen, who were ex-
cused, Mr. Lysinger, excused until 10:00 a.m. and Mr. Holmquist,
excused until 11:15 a.m.

The Journal for the One Hundred Forty-second Day was ap-
proved.

Visitors

Mr. Bowen introduced Mrs. J. Carl Evans, Omaha State Regent,
Daughters of the American Revolution, and Mrs. Fred C. Laird, Past
Regent, Fremont, Daughters of the American Revolution. Mrs.
Hughes and Mrs. Orme escorted the ladies to the rostrum, where
Mrs. Evans addressed the Legislature.

Communication

Copy of Senate Concurrent Resolution No. 102 adopted by the
Mississippi Legislature of 1965.

Mr. Ruhnke Presiding

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up final
readings set for August 10th today, with the exception of LB 593.

The motion prevailed with 34 ayes, 6 nays and 9 not voting.

Speaker Bowen Presiding

MOTION—Final Reading

Mr. Brauer moved that LB 301 be read after LB 234 on Final Reading.

The motion lost with 11 ayes, 14 nays and 24 not voting.

MOTION—Return LB 301 to Select File

Mr. Brauer moved to return LB 301 to Select File for the following specific amendment:

1. Strike the enacting clause.

The motion lost with 16 ayes, 23 nays and 10 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 407.

A BILL FOR AN ACT to amend sections 39-7,129 and 60-409.01, Revised Statutes Supplement, 1963, and section 60-407, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 177, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to motor vehicles; to change probationary licenses to minors licenses, for all persons under twenty-one years of age; to harmonize this change with related sections; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 39:

Adamson	Danner	Mahoney	Proud
Bauer	Fleming	Marvel	Rasmussen, R.
Bowen	Gerdes	Matzke	Skarda
Budd	Harsh	Moulton	Stromer
Burbach	Hasebroock	Nelson	Stryker
Carpenter	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Knight	Paine, I.	Warner
Craft	Kokes	Paxton	Whitney
Crandall	Lysinger	Payne, D.	

Voting in the negative, 4:

Brauer	Rasmussen, E.	Ruhnke	Wylie
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Not voting, 6:

Batchelder	Hughes	Moylan	Pedersen
Holmquist	Kremer		

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 892. With Emergency.

A BILL FOR AN ACT relating to schools; to provide additional procedures, as prescribed, for the dissolution of an existing Class I or II school district and the attachment thereof to an existing Class II, III, IV, or V district; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Adamson	Gerdes	Matzke	Rasmussen, R.
Bauer	Harsh	Moulton	Ruhnke
Bowen	Hasebroock	Nelson	Skarda
Budd	Hughes	Nore	Stromer
Burbach	Kjar	Orme	Stryker
Carpenter	Klaver	Paine, I.	Syas
Carstens	Knight	Paxton	Wallwey
Craft	Kokes	Payne, D.	Warner
Crandall	Lysinger	Proud	Whitney
Danner	Marvel	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 1:

Brauer

Not voting, 7:

Batchelder	Holmquist	Mahoney	Pedersen
Claussen	Kremer	Moylan	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 789.

A BILL FOR AN ACT to amend sections 16-673, 17-528, 17-528.03, 17-903, and 70-504, Reissue Revised Statutes of Nebraska,

1943, relating to public power; to provide that if no tax or issuance of bonds is required, any city of the first or second class and villages may by resolution contract for the furnishing of electricity at retail to such city or village, or to any electric plant within such city or village as prescribed; to provide for transfer of facilities to public power districts as prescribed; to provide that a city of the primary class may sell, lease or transfer all or any part of its light or power plant, distribution system or transmission line or merge or consolidate with a power district; to provide when no public power district or the grid system established by the provisions of Legislative Bill 764, Seventy-fifth Session, Nebraska State Legislature, 1965, shall engage in retail operations within prescribed areas; to require the grid system to divest itself and its member districts of retail facilities and operations except as prescribed; and to repeal the original sections.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 42:

Adamson	Danner	Mahoney	Rasmussen, R.
Bauer	Fleming	Marvel	Ruhnke
Bowen	Gerdes	Matzke	Skarda
Brauer	Harsh	Moulton	Stromer
Budd	Hasebroock	Nore	Stryker
Burbach	Hughes	Orme	Syas
Carpenter	Kjar	Paine, I.	Wallway
Carstens	Klaver	Paxton	Warner
Claussen	Knight	Proud	Whitney
Craft	Kokes	Rasmussen, E.	Wylie
Crandall	Lysinger		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Kremer	Nelson	Pedersen
Holmquist	Moylan	Payne, D.	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

RESOLUTION

LEGISLATIVE RESOLUTION 98. Re: In Memory of Philip H. Robinson

Introduced by Kenneth L. Bowen, 37th District.

ONE HUNDRED FORTY-THIRD DAY—AUGUST 9, 1965 2757

WHEREAS, Philip H. Robinson, Father of Paul R. Robinson, Assistant Clerk of the Nebraska Legislature, died August 9, 1965; and

WHEREAS, Philip H. Robinson was the former County Attorney of Cedar County, a practicing attorney for many years at Hartington, Nebraska, and at the time of his death was a member of the Nebraska Judicial Council.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the family of Philip H. Robinson.

2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Burbach asked unanimous consent that the rules be suspended and LR 98 be adopted. No objection. So ordered.

LR 98 was adopted by unanimous consent.

Message from the Governor

August 9, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on August 7, 1965, I approved Legislative Bills 753, 855, 903, 912, 919, 334, 413, 415, 482, 487, 877, 277, 581, and 164.

Respectfully,

(Signed) Frank B. Morrison
Governor

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 97

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 936. Replaced on Select File as amended.

E and R amendments to LB 936:

1. In new section 1, line 3, strike "68-911." and show the same as stricken; in line 8, strike "section" and insert "sections"; in lines

16 and 23, strike "(3)" and insert "{2} (2)"; and in line 25, strike "(2)" and insert "{2} (1)".

2. In lieu of the Burbach amendment 2, renumber original section 1 as section 3.

3. In line 1 of renumbered section 3, strike "Section" and insert "Sec.".

4. In the title, strike line 2 and insert:

"FOR AN ACT to amend section 68-911, Revised Statutes Supplement, 1963, relating to medical assistance; to repeal the original section and also sections".

(Signed) Henry F. Pedersen, Jr., Chairman

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 301. With Emergency.

A BILL FOR AN ACT relating to education; to create educational service units and prescribe the geographical area thereof; to provide for county withdrawal from and readmittance to such units; to provide a board for each such unit; to provide for the selection, term of office, powers, duties, compensation, organization, and officers of the board; to provide for a tax and the use thereof; to provide for rules and regulations; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 26:

Bauer	Danner	Lysinger	Rasmussen, R.
Bowen	Fleming	Mahoney	Skarda
Budd	Gerdes	Marvel	Stromer
Burbach	Harsh	Matzke	Syas
Carpenter	Hughes	Moulton	Warner
Carstens	Kjar	Orme	Whitney
Crandall	Klaver		

Voting in the negative, 17:

Adamson	Knight	Paxton	Ruhnke
Brauer	Kokes	Payne, D.	Stryker
Claussen	Nelson	Proud	Wallwey
Craft	Nore	Rasmussen, E.	Wylie
Hasebroock			

Not voting, 6:

Batchelder	Kremer	Paine, I.	Pedersen
Holmquist	Moylan		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 25:

Bauer	Fleming	Lysinger	Rasmussen, R.
Bowen	Gerdes	Mahoney	Skarda
Budd	Harsh	Marvel	Stromer
Burbach	Hughes	Matzke	Syas
Carpenter	Kjar	Moulton	Warner
Carstens	Klaver	Orme	Whitney
Crandall			

Voting in the negative, 17:

Adamson	Knight	Paxton	Ruhnke
Brauer	Kokes	Payne, D.	Stryker
Claussen	Nelson	Proud	Wallwey
Craft	Nore	Rasmussen, E.	Wylie
Hasebroock			

Not voting, 7:

Batchelder	Holmquist	Moylan	Pedersen
Danner	Kremer	Paine, I.	

A constitutional majority having voted in the affirmative, the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 234.

A BILL FOR AN ACT to amend sections 72-208 and 72-258, Reissue Revised Statutes of Nebraska, 1943, and section 72-257, Revised Statutes Supplement, 1963, relating to school lands; to provide that all school lands be sold at the expiration of present leases as prescribed; to provide a minimum value the land must be sold for; to provide that a lessee may request the land he has under contract be sold as prescribed; to provide for settlement for any sale; to provide for notice; to provide for leasing of land not sold; and to repeal the original sections and also section 72-207, Reissue Revised Statutes of Nebraska, 1943.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 30:

Adamson	Craft	Kokes	Rasmussen, E.
Bauer	Crandall	Lysinger	Rasmussen, R.
Bowen	Fleming	Marvel	Stromer
Brauer	Gerdes	Matzke	Stryker
Burbach	Harsh	Nelson	Wallwey
Carpenter	Hughes	Paxton	Whitney
Carstens	Kjar	Payne, D.	Wylie
Claussen	Knight		

Voting in the negative, 12:

Budd	Klaver	Orme	Ruhnke
Danner	Mahoney	Paine, I.	Skarda
Hasebroock	Moulton	Proud	Syas

Not voting, 7:

Batchelder	Kremer	Nore	Warner
Holmquist	Moylan	Pedersen	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 642.

A BILL FOR AN ACT relating to county employees; to define terms; to provide for the establishment and administration of a retirement system for the employees of counties in the State of Nebraska not already covered by retirement plans, and supplementing the federal Social Security system benefits; to establish the Retirement Board for Nebraska Counties and to provide for its qualification, appointment, terms of office, and duties; to provide for prior service benefits paid for directly by the counties; to provide that future service benefits be funded through a group annuity contract issued by a life insurance company; to prescribe the conditions for eligibility to be a member of the retirement system; to provide for contributions by employees and the various counties to such retirement system; to make certain acts unlawful; to provide for penalties; to provide an operative date for certain officers; and to provide for an election as prescribed.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Bowen	Budd	Carpenter
Bauer	Brauer	Burbach	Carstens

Claussen	Hughes	Moulton	Ruhnke
Craft	Kjar	Nore	Skarda
Crandall	Klaver	Orme	Stromer
Danner	Knight	Paine, I.	Stryker
Fleming	Kokes	Paxton	Syas
Gerdes	Lysinger	Payne, D.	Wallwey
Harsh	Mahoney	Proud	Warner
Hasebroock	Marvel	Rasmussen, E.	Whitney
Holmquist	Matzke	Rasmussen, R.	Wylie

Voting in the negative, 1:

Nelson

Not voting, 4:

Batchelder Kremer Moylan Pedersen

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

MOTION—LB 332

Mr. Carpenter moved that the Governor be requested to return LB 332 and that it be placed on Final Reading.

The motion prevailed with 38 ayes, 0 nays, and 11 not voting.

MOTION—Reconsider Action on LB 688

Mr. Carpenter moved to reconsider action taken on Final Reading on LB 688.

Mr. Carstens requested a Call of the House. The Call showed 44 members present.

Mr. Adamson moved the Call be raised. The motion prevailed with 42 ayes, 0 nays, and 7 not voting.

The motion to reconsider action prevailed with 30 ayes, 8 nays, and 11 not voting.

MOTION—Return LB 927 to Select File

Mrs. Orme moved to return LB 927 to Select File for the following specific amendment:

Amend LB 927, the Brauer amendment number 2 of August 5, 1965, after "rehabilitation services" on line 5 of such amendment by inserting "; and public health".

The motion prevailed with 26 ayes, 0 nays, and 23 not voting.

LB 927 was returned to Select File.

SELECT FILE

LEGISLATIVE BILL 927. The Orme specific amendment found in this day's Journal was adopted with 28 ayes, 0 nays, and 21 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Return LB 927 to Select File

Mr. Carpenter asked unanimous consent to return LB 927 to Select File for the following specific amendment. No objections. So ordered.

Section 3, paragraph 7, line 35, insert the following: "Any such gifts may be used for purposes authorized by Section 3, subsection (5), without requiring an election" after the period.

SELECT FILE

LEGISLATIVE BILL 927. The Carpenter specific amendment found in this day's Journal was adopted with 38 ayes, 0 nays, and 11 not voting.

Dr. Brauer asked unanimous consent to hold LB 927 on Select File until this afternoon. No objections. So ordered.

Committee Meeting

Mr. Hasebroock announced that the Executive Board of the Legislative Council would meet at 1:30 p.m. this afternoon.

Members Excused

Mr. Kokes was excused at noon until Friday, August 13, 1965.

Mr. D. Payne was excused for the afternoon.

UNANIMOUS CONSENT—Return LB 928 to Select File

Mr. Marvel asked unanimous consent to return LB 928 to Select File for consideration of the following specific amendment:

1. In the Marvel amendment 6, adopted August 2, 1965, line 10, strike "*Legislative Resolution 3,*" and insert "*carrying out studies assigned to the Legislative Council by the*".

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 928. The Marvel specific amendment found in this day's Journal was adopted with 38 ayes, 0 nays and 11 not voting.

Advanced to E and R for engrossment.

Visitors

Mr. Claussen introduced Sister Adele Dasenbrock from Honolulu, Hawaii, a deaconess with the Lutheran Church of America.

Recess

At 12:00 p.m., on a motion by Mr. Claussen, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., Speaker Bowen presiding.

The roll was called and all members were present except Messrs. Batchelder, Kokes, Kremer, Moylan, D. Payne, excused, Mr. Bauer excused until 2:30 p.m. and Mr. Stryker excused until 3:00 p.m.

UNANIMOUS CONSENT—Return LB 593 to Select File

Mrs. Orme asked unanimous consent to return LB 593 to Select File for consideration of the following specific amendments:

1. Amend the bill by inserting a new section to be known as Section 9, and to read as follows:

“Sec. 9. There is hereby appropriated to the Nebraska Arts Council any money that such council shall receive from donation or otherwise from private or public sources during the biennium ending June 30, 1967 for use by the council in defraying such expenses of such council as may be necessary to accomplish the purposes of this act, including salaries, wages and maintenance for administrative expenses of the council and including travel expense of directors as above provided and to match project costs of non-profit cultural organizations as provided in section 8, above.”.

2. Amend the title to conform.

No objections. So ordered.

Mr. Adamson Presiding

SELECT FILE

LEGISLATIVE BILL 593. The Orme specific amendments found in this day's Journal were adopted with 27 ayes, 2 nays and 20 not voting.

Advanced to E and R for re-engrossment.

Member Excused

Mr. Wylie was excused for Tuesday morning, August 10.

Explanation of Votes

Mr. President: Had I been present, I would have voted "aye" on LB 234 this morning.

(Signed) C. W. Holmquist

Mr. President: If I had been present this morning, August 9th, I would have voted "aye" on LB 407, 301, 892, 789 and 642, but I would have voted "nay" on LB 234.

(Signed) Henry F. Pedersen, Jr.

SELECT FILE

LEGISLATIVE BILL 906. E and R amendments found in the Legislative Journal for the One Hundred Thirty-third Day were adopted.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 332

Mr. Carpenter asked unanimous consent to return LB 332 to Select File for the following specific amendments. No objections. So ordered.

1. Amend section 1 of the bill by striking lines 11 to 17 and all amendments thereto and inserting the following:

"(3) Noxious weeds shall mean and include bindweed (*convulvulus arvensis*), puncture vine (*tribulus terrestris*), leafy spurge (*euphorbia esula*), Canada thistle (*cirsium arvense*), perennial peppergrass (*lepidium draba*), Russian knapweed (*centaurea picris*), Johnson grass (*sorghum halepense*), musk thistle (*Carduus nutans*), Scotch thistle (*onopordum acanthium*), morning glory (*Ipomoea* spp.), bur ragweed (*Franseria discolor*/*Franseria tomentosa*), and globe-podded hoary cress (*Hymenophysa pubescens*); and such other weeds of a similar character as the director shall designate as noxious weeds;

(4) Control authority shall mean the county weed district board, which shall represent all rural area and cities, villages, and townships within the county boundaries. The board shall be composed of five members, three of whom shall be from rural areas and two of whom shall be from cities, villages or townships. The county board shall appoint the first members of the authority immediately after the effective date of this act. The two members from cities, villages or townships shall thereafter be elected at the general election in 1966 and each four years thereafter, and the three members from rural areas shall be elected at the general election in 1968 and each four years thereafter. Persons seeking election to the authority shall be nominated and elected regardless of political affiliation. They shall file in the same manner as is provided by law for county superintendents and shall not be required to pay a filing fee. The expenses of the weed district supervisors shall be eight cents per mile when on official business and a per diem of twelve dollars per day when on official business;”.

2. Amend section 7 of the bill, line 14 by striking “tax”, by striking line 15 and inserting “county board shall make a tax”, and by inserting “To provide funds for operations of the control authority during 1966, the county board shall levy not to exceed one-fourth mill in 1965 if the board shall in its judgment determine that such is necessary, or it may at any time prior to December 1, 1966, transfer from the general fund to the Noxious Weed Control Fund an amount which the board determines to be necessary for this purpose.” at the end of line 19.

3. Amend section 12 of the bill, line 1 by striking “(1)”, by striking lines 11 to 19 and inserting “of this act, shall be guilty of a misdemeanor, and upon conviction thereof, shall be fined a sum not to exceed one hundred dollars on account of each violation.”.

4. Amend the title to conform.

SELECT FILE

LEGISLATIVE BILL 332. The Carpenter specific amendments found in this day's Journal were adopted with 32 ayes, 0 nays, and 17 not voting.

Advanced to E and R for re-engrossment.

LEGISLATIVE BILL 936. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 927.

Dr. Brauer offered the following amendment which was adopted with 35 ayes, 0 nays, and 14 not voting:

Amend the Carpenter amendment to the Brauer amendment, section 3, paragraph 7, line 35, by inserting the word "private" between "such" and "gifts" so that the amendment will read as follows: "Any such private gifts may be used for purposes authorized by section 3, subsection (5) without requiring an election" after the period.

Advanced to E and R for engrossment.

Ease

The Legislature was at ease from 3:17 p.m. until 3:35 p.m.

Speaker Bowen Presiding**SELECT FILE**

LEGISLATIVE BILL 341. Mr. Warner offered the following specific amendments:

Strike the Adamson amendment and adopt the Standing Committee amendment # 1, which reads as follows:

"When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate a portion of the proceeds from such tax to the school district of this state.

Mr. Carpenter moved to amend the Warner amendment to read as follows:

"When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than fifty per cent of the proceeds from such tax to any educational institution which is exclusively owned and controlled by the state or an educational governmental subdivision thereof."

Mr. Carpenter requested a record vote on his amendment:

Voting in the affirmative, 29:

Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Budd	Holmquist	Moulton	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Warner
Carstens	Knight	Pedersen	Whitney
Crandall	Lysinger	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 13:

Adamson	Klaver	Paine, I.	Skarda
Claussen	Mahoney	Paxton	Syas
Craft	Nelson	Proud	Wallwey
Danner			

Not voting, 7:

Batchelder	Hasebroock	Kremer	Payne, D.
Brauer	Kokes	Moylan	

The Carpenter amendment was adopted.

The Warner specific amendments as amended were adopted with 25 ayes, 15 nays and 9 not voting.

Mr. Klaver moved to indefinitely postpone LB 341 and requested a record vote.

Voting in the affirmative, 16:

Adamson	Danner	Nore	Skarda
Brauer	Klaver	Paine, I.	Syas
Claussen	Mahoney	Paxton	Wallwey
Craft	Nelson	Proud	Wylie

Voting in the negative, 27:

Bauer	Fleming	Knight	Rasmussen, E.
Bowen	Gerdes	Lysinger	Rasmussen, R.
Budd	Harsh	Marvel	Ruhnke
Burbach	Hasebroock	Matzke	Stromer
Carpenter	Holmquist	Moulton	Stryker
Carstens	Hughes	Orme	Warner
Crandall	Kjar	Pedersen	

Not voting, 6:

Batchelder	Kremer	Payne, D.	Whitney
Kokes	Moylan		

The motion lost.

LB 341 was advanced to E and R for engrossment.

UNANIMOUS CONSENT—LB 172

Mr. Holmquist renewed his pending request found in the Legislative Journal for the One Hundred Forty-first Day to return LB 172 to Select File for a specific amendment.

Mr. Carpenter objected.

Mr. Holmquist moved to return LB 172 to Select File.

The motion lost with 20 ayes, 17 nays, and 12 not voting.

RESOLUTION

LEGISLATIVE RESOLUTION 99. Re: In Memory of Colonel Carl J. Sanders

Introduced by Elvin Adamson, 43rd District and Kenneth L. Bowen, 37th District.

WHEREAS, Colonel Carl J. Sanders, retired chief officer of the Nebraska Safety Patrol died August 6, 1965; and

WHEREAS, Colonel Carl J. Sanders was one of the original members of the Nebraska Safety Patrol when organized in 1937 and became its chief officer in 1941 and served with great distinction to the Nebraska Safety Patrol and the State of Nebraska until his retirement in 1962.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the family of Colonel Carl J. Sanders.

2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Adamson asked unanimous consent to suspend the rules and adopt the Resolution today. No objections. So ordered.

Mr. Adamson asked unanimous consent that any members wishing to do so may sign the Resolution. No objections. So ordered.

UNANIMOUS CONSENT—Return LB 932 to Select File

Mr. Carpenter asked unanimous consent to return LB 932 to Select File for the following specific amendment:

1. Strike Sec. 2.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 932. The Carpenter specific amendment found in this day's Journal was adopted by unanimous consent.

Advanced to E and R for engrossment.

Members Excused

Mr. Stromer was excused August 10th thru August 13th.

Mr. Proud was excused for August 10th.

Message from the Governor

August 9, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I must return L.B. 713 to you, vetoed and without my signature, because the authorization of the movement of loads of hay twenty feet wide upon the highways of this state, without necessary safety precautions, would constitute a hazard to the life and limb of people using the public highways of this state.

Legislative Bill 713 does not impose limitations which would be necessary safety factors, in my opinion, included within which are the following:

1. Movement is not limited to daylight hours.
2. There are no uniform lighting regulations to warn that extreme wide loads are upon the roadway.
3. The physical presence of flagmen to advise of the danger is not required.
4. There is no requirement that the vehicle display a "Wide Load" sign.
5. There is no regulation or restriction of movement upon specified roads or upon specified road surfaces.

In addition, this movement endangers other traffic and the driver of the hay load to the possibility of physical injury and it would im-

pose possible damage upon bridges and road signs upon the existing highways.

For the foregoing reason, I believe that the enactment of Legislative Bill 713 is contrary to the public policy of this state.

Respectfully,

(Signed) Frank B. Morrison
Governor

STANDING COMMITTEE REPORT

Enrollment and Review

LEGISLATIVE BILL 172. Replaced on Select File as amended.

E and R amendments to LB 172:

1. In standing committee amendment 11, line 6, insert a semicolon after "Revenue".
2. In the Warner amendment 6, line 2, insert an underscored comma before "*Tax*".
3. In line 2 of Enrollment and Review amendment 23, strike "semicolon" and insert "colon".
4. In renumbered section 27, line 8, renumbered section 28, line 8, renumbered section 29, line 3, and renumbered section 30, lines 3 and 4, strike "*effective*" and insert "*operative*".
5. In renumbered section 11, line 24, insert an underscored comma after "*state*" and before "*which*".

(Signed) Henry F. Pedersen, Jr., Chairman

SELECT FILE

LEGISLATIVE BILL 172. E and R amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for engrossment.

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 96 LR 98

ONE HUNDRED FORTY-THIRD DAY—AUGUST 9, 1965 2771

Adjournment

Mrs. Hughes moved to adjourn until 9:00 a.m.

Mr. Hasebroock moved to amend the motion to adjourn until 10:00 a.m.

The Hasebroock amendment carried.

The Hughes motion as amended prevailed and at 4:52 p.m., the Legislature adjourned until 10:00 a.m., Tuesday, August 10, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, August 10, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Forgive us, O God, that we are so anxious in all we say and do to have the approval of people, forgetting it is Thy approval that brings us peace of mind and a clear conscience. Make us aware of the record Thou art writing - the record that one day will be read by the judge of all the universe. We need to remember that there is no party in integrity, no politics in goodness. We pray for Thy grace and help to do better and to be better. Through Jesus Christ. Amen.

The roll was called and all members were present except Messrs. Batchelder, Kokes, Moylan, Proud, Stromer, Stryker and Wylie, who were excused.

Corrections for the Journal

Page 2754, lines 3 and 7, delete "Bauer" and insert "Brauer".

Page 2765, line 5, correct spelling of "members".

Page 2765, line 31, correct spelling of "hundred".

The Journal for the One Hundred Forty-third Day was approved as corrected.

Communications

Letter of appreciation from Ruth Denney, William and Mina Conklin.

Copy of House Concurrent Resolution No. 14 adopted by the Mississippi Legislature, dealing with subversive activities within the United States.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 688.

A BILL FOR AN ACT relating to schools; to define terms; to permit the creation of new Class III districts from existing districts; to permit joint operations with an existing Class III district as prescribed; to provide for discontinuance of the free high school tuition levy; to amend section 79-102, Revised Statutes Supplement, 1963; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Mr. Carstens requested a Call of the House. The Call showed 42 members present.

Mr. Carstens asked unanimous consent the Call be raised. No objections. So ordered.

Voting in the affirmative, 21:

Adamson	Gerdes	Knight	Paine, I.
Bauer	Hasebroock	Kremer	Paxton
Budd	Holmquist	Marvel	Rasmussen, R.
Carpenter	Hughes	Matzke	Warner
Carstens	Kjar	Orme	Whitney
Craft			

Voting in the negative, 14:

Brauer	Danner	Nelson	Ruhnke
Burbach	Klaver	Nore	Skarda
Claussen	Mahoney	Pedersen	Syas
Crandall	Moulton		

Not voting, 14:

Batchelder	Kokes	Proud	Stryker
Bowen	Lysinger	Rasmussen, E.	Wallwey
Fleming	Moylan	Stromer	Wylie
Harsh	Payne, D.		

Having failed to receive a constitutional majority, the bill failed of passage.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Replaced on Select File as amended.

E and R amendments to LB 928:

1. In Enrollment and Review amendment 21, line 1, strike "5" and insert "4".
2. In Enrollment and Review amendment 22, line 1, strike "47" and insert "48".
3. In Enrollment and Review amendment 23, line 1, insert "the second" after "strike".
4. In the Marvel amendment 6, adopted August 2, 1965, line 12, strike "*Legislative Resolution*" and insert "*studies*".
5. In renumbered section 11, line 6, insert an underscored comma before "*to*".
6. In the Marvel amendment 4, adopted August 4, 1965, line 3, strike the first comma.

LEGISLATIVE BILL 593. Replaced on Select File as amended.

E and R amendments to LB 593:

1. In new section 9, line 9, strike "above provided" and insert "provided in this act"; and in line 11, strike ", above" and insert "of this act".
2. In the title, line 9, strike the second "and"; and in line 10, insert "; and to make an appropriation" after "procedures".

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendment to LB 332:

1. In the Carpenter amendment 1, line 1, adopted August 9, 1965, strike "1" and insert "2"; in line 11, strike "and"; in line 12, strike the semicolon and insert a comma; and insert a semicolon at the end of line 12.

LEGISLATIVE BILL 927. Replaced on Select File as amended.

E and R amendment to LB 927:

1. Amend the Carpenter amendment, adopted August 9, 1965, as amended by the Brauer amendment adopted the same day, to read "In section 3, insert 'Any such private gift may be used for purposes authorized under the provisions of subdivision (5) of this

section without the requirement of an election.' at the end of line 35."

LEGISLATIVE BILL 341. Replaced on Select File as amended.

E and R amendments to LB 341:

1. In line 7 of the Warner amendment as amended by the Carpenter amendment, strike "*any educational institution which is*" and insert "*educational institutions which are*"; and in line 9, strike the first period.

2. Strike the new matter in section 1, lines 10 to 13 and insert the new matter of the Warner amendment as amended by the Carpenter amendment in lieu thereof.

3. In section 2, strike lines 6 to 12 and amendments thereto, and insert "Constitutional amendment providing that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than fifty per cent of the proceeds from such tax to educational institutions which are exclusively owned and controlled by the state or an educational governmental subdivision thereof."

4. In Enrollment and Review amendment 1, adopted July 27, 1965, strike lines 3 to 5 and insert "insert 'to provide that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than fifty per cent of the proceeds from such tax to educational institutions which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.'".

LEGISLATIVE BILL 932. Replaced on Select File as amended.

E and R amendments to LB 932:

1. Renumber section 3 as section 2.

2. In Enrollment and Review amendment 2, adopted August 5, 1965, lines 5 and 6, strike "to provide an operative date;".

LEGISLATIVE BILL 172. Correctly engrossed.

LEGISLATIVE BILL 229. Correctly re-engrossed.

LEGISLATIVE BILL 407. Correctly enrolled.

LEGISLATIVE BILL 892. Correctly enrolled.

LEGISLATIVE BILL 789. Correctly enrolled.

LEGISLATIVE BILL 234. Correctly enrolled.

LEGISLATIVE BILL 642. Correctly enrolled.

LEGISLATIVE BILL 301. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 407 LB 892 LB 789 LB 234 LB 642 LB 301

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the final reading bills set for tomorrow, after Select File.

The motion prevailed with 35 ayes, 0 nays and 14 not voting.

Visitor

Mr. Lysinger introduced his granddaughter Sara Reinhardt from Scottsbluff.

UNANIMOUS CONSENT—Select File Bills

Mr. Bowen asked unanimous consent to consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 928. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 593. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

ONE HUNDRED FORTY-FOURTH DAY—AUGUST 10, 1965 2777

LEGISLATIVE BILL 332. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 927. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 341. E and R amendments found in this day's Journal were adopted.

Mr. Pedersen asked unanimous consent to have a specific amendment considered. No objections. So ordered.

Laid over.

LEGISLATIVE BILL 932. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 258.

Introduced by Marvin E. Stromer, 27th District; Terry Carpenter, 48th District; Richard D. Marvel, 33rd District; Richard R. Lysinger, 36th District; Ross H. Rasmussen, 15th District; Dale L. Payne, 3rd District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VII, section 10, of the Constitution of Nebraska, relating to education; to provide for the general government of state institutions of higher education and such other universities or colleges as the Legislature may prescribe by a nine member Board of Trustees of Higher Education; to provide for election and term of office; to repeal Article VII, section 13 of the Constitution

of Nebraska; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VII, section 10, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 10. The general government of The University of Nebraska, the four state colleges as now existing, and such other universities or colleges as the Legislature may prescribe, but not including municipal universities unless request for inclusion is made by the governing board thereof in a manner prescribed by the Legislature, shall, under the direction of the Legislature, be vested in a board of nine trustees to be styled the Board of Trustees of Higher Education, who shall be elected from and by districts as herein provided. Their duties and powers shall be prescribed by law; and they shall receive no compensation, but may be reimbursed their actual expenses incurred in the discharge of their duties. The members of the board shall be elected by districts of substantially equal population and for six-year staggered terms as the Legislature shall provide."

Sec. 2. That Article VII, section 10, of the Constitution of Nebraska is hereby repealed.

Sec. 3. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment to provide for the general government of state institutions of higher education and such other universities or colleges as the Legislature may prescribe by a Board of Trustees of Higher Education.

For

Against"

Sec. 4. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 15:

Carpenter	Mahoney	Paine, I.	Skarda
Danner	Marvel	Payne, D.	Syas
Klaver	Moulton	Pedersen	Whitney
Lysinger	Nore	Rasmussen, R.	

Voting in the negative, 25:

Adamson	Crandall	Hughes	Orme
Bauer	Fleming	Kjar	Paxton
Bowen	Gerdes	Knight	Rasmussen, E.
Brauer	Harsh	Kremer	Ruhnke
Burbach	Hasebroock	Matzke	Wallwey
Claussen	Holmquist	Nelson	Warner
Craft			

Not voting, 9:

Batchelder	Kokes	Proud	Stryker
Budd	Moylan	Stromer	Wylie
Carstens			

Having failed to receive a constitutional three-fifths majority, the bill failed of passage.

LEGISLATIVE BILL 807.

A BILL FOR AN ACT to amend section 2-2502, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 562, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to the Nebraska Agricultural Products Research Fund; to change provisions for expenditures of such fund; to provide duties; to require audits and reports as prescribed; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 23:

Brauer	Holmquist	Matzke	Pedersen
Carstens	Kjar	Moulton	Rasmussen, E.
Craft	Klaver	Nore	Ruhnke
Crandall	Knight	Orme	Syas
Harsh	Kremer	Paine, I.	Whitney
Hasebroock	Lysinger	Paxton	

Voting in the negative, 17:

Adamson	Claussen	Mahoney	Rasmussen, R.
Bauer	Fleming	Marvel	Skarda
Budd	Gerdes	Nelson	Wallwey
Burbach	Hughes	Payne, D.	Warner
Carpenter			

Not voting, 9:

Batchelder	Kokes	Proud	Stryker
Bowen	Moylan	Stromer	Wylie
Danner			

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 249.

Introduced by Marvin E. Stromer, 27th District; Richard R. Lysinger, 36th District; Richard D. Marvel, 33rd District; Terry Carpenter, 48th District; Dale L. Payne, 3rd District; Ross H. Rasmussen, 15th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article XIII, section 3, of the Constitution of Nebraska, relating to state indebtedness; to permit the state to guarantee long-term loans, at low interest as determined by the Legislature, to students seeking post high school education; to provide for administration; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article XIII, section 3, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

“Sec. 3. The credit of the state shall never be given or loaned in aid of any individual, association, or corporation, except that the state may guarantee long-term loans, at low interest as determined by the Legislature, to Nebraska students seeking post high school education at any public or private institution in this state. Qualifications for and the repayment of such loans shall be as prescribed by the Legislature.”

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

“Constitutional amendment to permit the state to guarantee long-term loans, at low interest as determined by the Legislature, to students seeking post high school education.

For

Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 21:

Budd	Fleming	Lysinger	Nore
Burbach	Harsh	Mahoney	Payne, D.
Carpenter	Hughes	Marvel	Pedersen
Carstens	Knight	Matzke	Rasmussen, R.
Crandall	Kremer	Moulton	Whitney
Danner			

Voting in the negative, 21:

Adamson	Gerdes	Nelson	Ruhnke
Bauer	Hasebroock	Orme	Skarda
Bowen	Holmquist	Paine, I.	Syas
Brauer	Kjar	Paxton	Wallwey
Claussen	Klaver	Rasmussen, E.	Warner
Craft			

Not voting, 7:

Batchelder	Moylan	Stromer	Wylie
Kokes	Proud	Stryker	

Having failed to receive a constitutional three-fifths majority, the bill failed of passage.

LEGISLATIVE BILL 923.

Introduced by the Committee on Government and Military Affairs,
Jerome Warner, 25th District; Elvin Adamson, 43rd District;
Ross H. Rasmussen, 15th District; S. H. Brauer, Sr., 21st District;
Albert A. Kjar, 39th District

A BILL FOR AN ACT for submission to the electors of amendments to Article III, sections 5 and 7, of the Constitution of Nebraska, relating to the Legislature; to change the method of apportionment; to provide for continuance in office when the state is redistricted; to provide for the submission of the proposed amendments to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendments to Article III, sections 5 and 7, of the Constitution of Nebraska, which are hereby proposed by the Legislature:

"Sec. 5. At the regular session of the Legislature held in the year nineteen hundred and thirty-five the Legislature shall by law determine the number of members to be elected and divide the state into legislative districts. In the creation of such districts, any county that contains population sufficient to entitle it to two or more members of the Legislature shall be divided into separate and distinct legislative districts, as nearly equal in population as may be and composed of contiguous and compact territory. One member of the Legislature shall be elected from each such district. The basis of apportionment shall be the population excluding aliens, as shown by the next preceding federal census. The Legislature shall redistrict the state after each federal decennial census. In any such redistricting, county lines shall be followed whenever practicable, but other established lines may be followed at the discretion of the Legislature.

Sec. 7. At the general election to be held in November, 1964, one half the members of the Legislature, or as nearly thereto as may be practicable, shall be elected for a term of four years, and the remainder for a term of two years, and thereafter all members shall be elected for a term of four years, with the manner of such election to be determined by the Legislature; *Provided*, that when the Legislature is redistricted the members elected prior to the redistricting shall continue in office, and the law providing for such redistricting shall where necessary specify the newly established

district which they shall represent for the balance of their term. Each member shall be nominated and elected in a nonpartisan manner and without any indication on the ballot that he is affiliated with or endorsed by any political party or organization. Each member of the Legislature shall receive a salary of not to exceed two hundred dollars per month during the term of his office. In addition to his salary, each member shall receive an amount equal to his actual expenses in traveling by the most usual route once to and returning from each regular or special session of the Legislature. Members of the Legislature shall receive no pay nor perquisites other than said salary and expenses, and employees of the Legislature shall receive no compensation other than their salary or per diem."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendments shall be placed upon the ballot in the following form:

"Constitutional amendment changing the method of apportionment of the members to be elected to the Legislature.

- For
 Against"

"Constitutional amendment authorizing the Legislature to specify representation in districts changed by reapportionment.

- For
 Against"

Sec. 3. That each of the proposed amendments, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 35:

Bauer	Craft	Hasebroock	Kremer
Bowen	Crandall	Holmquist	Lysinger
Budd	Danner	Hughes	Mahoney
Burbach	Fleming	Kjar	Marvel
Carpenter	Gerdes	Klaver	Matzke
Carstens	Harsh	Knight	Moulton

Orme	Pedersen	Skarda	Warner
Paine, I.	Rasmussen, E.	Syas	Whitney
Payne, D.	Ruhnke	Wallwey	

Voting in the negative, 7:

Adamson	Claussen	Nore	Rasmussen, R.
Brauer	Nelson	Paxton	

Not voting, 7:

Batchelder	Moylan	Stromer	Wylie
Kokes	Proud	Stryker	

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 915.

A BILL FOR AN ACT relating to elections; to prohibit certain printing or other reproduction of certain political literature as prescribed; to define terms; and to provide penalties.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Fleming	Lysinger	Pedersen
Bauer	Gerdes	Mahoney	Rasmussen, E.
Bowen	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Nore	Skarda
Carpenter	Hughes	Orme	Syas
Carstens	Kjar	Paine, I.	Wallwey
Craft	Klaver	Paxton	Warner
Crandall	Knight	Payne, D.	Whitney
Danner	Kremer		

Voting in the negative, 2:

Brauer	Nelson
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Not voting, 9:

Batchelder	Marvel	Proud	Stryker
Claussen	Moylan	Stromer	Wylie
Kokes			

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 933. With Emergency.

A BILL FOR AN ACT to provide for a transfer and conveyance of the real estate described for the purposes and to the persons prescribed; to provide for the execution and delivery of a deed to such real estate to correct an erroneous description in certain deeds as prescribed; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 42:

Adamson	Danner	Lysinger	Payne, D.
Bauer	Fleming	Mahoney	Pedersen
Bowen	Gerdes	Marvel	Rasmussen, E.
Brauer	Harsh	Matzke	Rasmussen, R.
Budd	Hasebroock	Moulton	Ruhnke
Burbach	Holmquist	Nelson	Skarda
Carpenter	Hughes	Nore	Syas
Carstens	Kjar	Orme	Wallwey
Claussen	Klaver	Paine, I.	Warner
Craft	Knight	Paxton	Whitney
Crandall	Kremer		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Moylan	Stromer	Wylie
Kokes	Proud	Stryker	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Visitor

Mr. Craft introduced Mr. Bob Long from North Platte.

MOTION—LB 545

Mr. President: I move that LB 545 be passed notwithstanding the objection of the Governor.

(Signed) Jerome Warner

Whereupon the President stated: "The question shall be, 'Shall the bill pass, notwithstanding the objection of the Governor?'"

Mr. Warner requested a Call of the House. The Call showed 37 members present.

Mr. Warner asked unanimous consent that the Call be raised. No objections. So ordered.

Voting in the affirmative, 25:

Adamson	Harsh	Mahoney	Payne, D.
Brauer	Holmquist	Marvel	Rasmussen, E.
Budd	Hughes	Matzke	Skarda
Carpenter	Knight	Moulton	Syas
Craft	Kremer	Orme	Warner
Crandall	Lysinger	Paine, I.	Whitney
Danner			

Voting in the negative, 7:

Burbach	Klaver	Nore	Pedersen
Hasebroock	Nelson	Paxton	

Not voting, 17:

Batchelder	Fleming	Moylan	Stromer
Bauer	Gerdes	Proud	Stryker
Bowen	Kjar	Rasmussen, R.	Wallway
Carstens	Kokes	Ruhnke	Wylie
Claussen			

Having failed to receive a constitutional three-fifths majority the bill failed to pass notwithstanding the objection of the Governor.

Explanation of Vote

Mr. President: Had I been present yesterday, I would have voted "aye" on LB 234.

(Signed) M. A. Kremer

RESOLUTION

LEGISLATIVE RESOLUTION 100. Re: Congratulations to Marlin L. Bopp.

Introduced by Ross H. Rasmussen, 15th District.

WHEREAS, the maneuvering in outer space of American Astronaut Edward White was a significant and spectacular achievement accomplished during the recent Gemini flight; and

WHEREAS, the success of the extra vehicular experiment is a milestone in engineering progress accomplished through the Manned

Spacecraft Center of the National Aeronautics and Space Administration, Houston, Texas; and

WHEREAS, a native Nebraskan and 1950 graduate of The University of Nebraska, College of Engineering and Architecture, Marlin L. Bopp, of Hooper, as a section chief at the Spacecraft Center, directed the development of detailed designs for the manufacture and testing of the chest pack and hand-held device which enabled an American for the first time to maneuver successfully outside an orbiting spacecraft, an accomplishment prompting the National Aeronautics and Space Administration to confer a special award upon Marlin L. Bopp; and

WHEREAS, the State of Nebraska has reason for pride in the performance of Mr. Bopp and in the quality of instruction he received at our State University in the field of engineering.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its official congratulations to Marlin L. Bopp in behalf of the people of his native state so that he and his family will know of Nebraska's pride in his performance and so others will recognize the quality of the instructional program in engineering offered at The University of Nebraska.
2. That a copy of this resolution suitably engrossed be delivered to Marlin L. Bopp.

UNANIMOUS CONSENT—Print Bills

Mr. Bowen asked unanimous consent that the Clerk be permitted to have bills printed as soon as the E and R department instructs him to do so. No objections. So ordered.

UNANIMOUS CONSENT—LB 172

Mr. Marvel asked unanimous consent that LB 172 be set for Final Reading on Monday, August 16, 1965.

Mr. Syas objected.

Presented to the Governor

Presented to the Governor for approval on August 10, 1965, at 11:30 a.m.: LB 301 LB 407 LB 642 LB 234 LB 789 LB 892

(Signed) Ruth Bossard, Enrolling Clerk

Member Excused

Mr. Danner was excused from 2:00 p.m. until 2:30 p.m. this afternoon.

Recess

At 11:48 a.m., on a motion by Mr. Klaver, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Batchelder, Bowen, Knight, Kokes, Moylan, Proud, Stromer, and Stryker, who were excused.

Visitors

Mr. Kjar introduced Mr. and Mrs. Willard Kuhlman and children from Gothenburg.

Mr. Klaver introduced Mr. Sam Cooper and his daughter Hollie Cooper.

SELECT FILE

LEGISLATIVE BILL 341. Mr. Pedersen offered the following specific amendment which was adopted with 25 ayes, 15 nays, and 9 not voting:

Amend the Carpenter amendment of August 9, 1965, to LB 341 by striking the words "*educational institution*" and by inserting the words "*the common schools*".

Mr. Warner offered the following specific amendment which was adopted with 31 ayes, 2 nays, and 16 not voting:

Amend the Carpenter amendment adopted August 9, 1965, by striking "fifty percent" and inserting "twenty-five percent".

Mr. Pedersen offered the following specific amendment which was adopted with 28 ayes, 9 nays, and 12 not voting:

Amend Section 2 of LB 341 by striking lines 6 through 12 and all amendments thereto, and inserting the following:

"Constitutional amendment excepting from the prohibition a levy of a tax for capital building improvements of the state and allocating not less than twenty-five percent of the proceeds of a sales tax, an income tax, or a combination sales and income tax to

the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.”

Mr. Ruhnke offered the following specific amendment which was adopted with 25 ayes, 8 nays, and 16 not voting:

Amend the Warner amendment adopted August 10, 1965, by striking “twenty-five percent” and inserting “a portion”.

Mr. Klaver moved to indefinitely postpone LB 341 and requested a record vote.

Voting in the affirmative, 18:

Adamson	Hasebroock	Moulton	Pedersen
Carpenter	Klaver	Nelson	Skarda
Claussen	Kremer	Nore	Syas
Craft	Lysinger	Paxton	Wylie
Danner	Mahoney		

Voting in the negative, 20:

Bauer	Fleming	Kjar	Rasmussen, R.
Budd	Gerdes	Matzke	Ruhnke
Burbach	Harsh	Orme	Wallwey
Carstens	Holmquist	Payne, D.	Warner
Crandall	Hughes	Rasmussen, E.	Whitney

Not voting, 11:

Batchelder	Knight	Moylan	Stromer
Bowen	Kokes	Paine, I.	Stryker
Brauer	Marvel	Proud	

The motion lost.

LB 341 was advanced to E and R for engrossment.

Visitors

Mr. Skarda introduced Mr. and Mrs. Ray Plisek and sons Rod, Ricky, and Russell; and Mr. and Mrs. Byrl Lehnus and children Paula, Stacy, and David.

Mr. Kjar introduced Judge and Mrs. G. Vern Thorell from Holdrege.

Message from the Governor

August 10, 1965

The President, the Speaker,
and Members of the Legislature:

Please be informed that on August 10, 1965, I approved Legislative Bills 301, 447, and 926.

Respectfully,

(Signed) Frank B. Morrison
Governor

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 99

Visitors

Mr. Adamson introduced Mr. and Mrs. Duane Dodson, Bruce and Dallas, from Maywood.

MOTION—Reconsider Action on LB 754

Mr. Carpenter moved to suspend the rules and reconsider action on LB 754.

Mrs. Orme requested a record vote on the motion.

Voting in the affirmative, 14:

Carpenter	Harsh	Lysinger	Orme
Carstens	Hughes	Mahoney	Rasmussen, R.
Danner	Kjar	Moulton	Ruhnke
Fleming	Klaver		

Voting in the negative, 20:

Adamson	Hasebroock	Paine, I.	Skarda
Budd	Holmquist	Paxton	Syas
Claussen	Kremer	Payne, D.	Wallwey
Craft	Nelson	Pedersen	Warner
Crandall	Nore	Rasmussen, E.	Wylie

Not voting, 15:

Batchelder	Burbach	Marvel	Stromer
Bauer	Gerdes	Matzke	Stryker
Bowen	Knight	Moylan	Whitney
Brauer	Kokes	Proud	

The motion lost.

UNANIMOUS CONSENT—Adjournment

Mr. Marvel asked unanimous consent that when we adjourn today, we adjourn until 10:00 a.m., Wednesday, August 11, 1965. No objections. So ordered.

Member Excused

Mr. Syas was excused for Wednesday, August 11, 1965.

Visitor

Mr. Holmquist introduced his son-in-law Tom Fitchett.

Mr. Adamson Presiding

Member Excused

Mr. Carstens was excused at 3:00 p.m. for the remainder of the day and for Wednesday morning, August 11, 1965.

REPORT ON RESOLUTIONS

Report of the Executive Board of the Nebraska Legislative Council on proposed Studies for the 1965-1967 interim period.

According to Section 3 of Rule 15 of the Rules of the Nebraska Legislature, resolutions proposing that studies be made by the Legislative Council are to be referred to the Executive Board of the Legislative Council, which Board is to make recommendations that the proposed studies be made or rejected.

This Third Report includes all resolutions proposing studies introduced through the one hundred thirty-seventh legislative day, July 30, except for those resolutions for studies previously acted upon by the Legislature. The First Report, March 31, was the Board's recommendation that LR 3 be an approved study which the Legislature has accepted. The Second Report, August 2, was the Board's recommendation that studies be approved for LR 12, LR 69, LR 71 and LR 85, and the Board's rejection of the studies proposed in LR 55 and LR 82. The Legislature accepted that report.

Following are the recommendations of the Executive Board with regard to the resolutions introduced to date proposing studies by the Legislative Council:

Studies Recommended

1. **Legislative Resolution 16.** This resolution proposes a continuing study of public power to keep abreast of the ever-changing

power conditions and need for continual planning to provide Nebraska citizens with the lowest cost power rates.

2. **Legislative Resolution 20.** This resolution proposes a study of the annexation of additional area by cities and villages.

3. **Legislative Resolution 27.** This resolution proposes a study of all state governmental agencies, their organizational structures and responsibilities, including the use of boards and commissions in the administration of state affairs.

4. **Legislative Resolution 28.** This resolution proposes a study of all revenue funds of the state, the purposes for which they are dedicated, and the effects of earmarking on modern methods of fiscal control.

5. **Legislative Resolution 36.** This resolution proposes a study of the present structure of Nebraska counties and the possibility of consolidating duties, responsibilities, and activities of the various county officials so that one official might perform the duties of his office for two or more counties.

6. **Legislative Resolution 41.** This resolution proposes a study of the laws concerning the formation of sanitary and improvement districts and the practices used in forming such districts.

7. **Legislative Resolution 45.** This resolution proposes a study of the problems of providing educational and training programs for mentally retarded and physically handicapped children and exceptional children, including a determination of the number of children in these categories unable to attend regular school, and a survey of existing programs.

8. **Legislative Resolution 66.** This resolution proposes a study of intangible tax laws, the earnings of intangible property, the economic impact of taxation on various classes of intangibles, and the classification of intangibles for purposes of taxation. It is the Board's recommendation that this study be made broad enough to take into consideration other areas of taxation also.

9. **Legislative Resolution 67.** This resolution proposes a comprehensive water study to include ground water recharge, conservation, proper use and pump irrigation; stream flow and gravity irrigation and irrigation and reclamation districts and projects, and competition and conflicts between water users.

10. **Legislative Resolution 75.** This resolution proposes a study of oil and gas drilling ventures, including the sale to the public of fractional working interests in such ventures, and the terms and conditions of contract agreements drawn for such sales, and records of performance.

11. **Legislative Resolution 78.** This resolution proposes a study of all cash funds, their uses, limitations and relative necessity, including identifying the financial and budgetary practices of agencies financed from cash funds.

12. **Legislative Resolution 80.** This resolution proposes a study of each legislative service agency to determine if they might be more efficiently organized and directed to the end that both the deliberative and ministerial functions of the Legislature and its service agencies might be more expeditiously and efficiently accomplished.

13. **Legislative Resolution 83.** This resolution proposes a study of problems involved in the location of dump yards, auto junk yards and salvage yards along state highways, county roads and streets of Nebraska.

14. **Legislative Resolution 87.** This resolution proposes a study of the taxation of public power districts, including the feasibility of a tax on public power districts to support local subdivisions, counties and state government.

15. **Legislative Resolution 89.** This resolution proposes a study of the problem of proper assessment of agricultural land actively used for that purpose which is situated near urban areas, and other related problems concerning tax assessments of agricultural real property.

16. **Legislative Resolution 91.** This resolution proposes a study of the procedures for committing and caring for mentally ill persons.

17. **Legislative Resolution 92.** This resolution proposes a study of the testing of infants for phenylketonuria oligophrenia (PKU) in Nebraska, problems involved therein, and in follow-up and prophylactic treatment.

Studies Not Recommended

1. **Legislative Resolution 7.** This was an informal proposal for a study on the possibility of joining together the offices of county government of more than one county. The Board noted that this proposal had been formalized in Legislative Resolution 36 which it has recommended for a study.

2. **Legislative Resolution 52.** This resolution proposed a study of legislative processes, including the drafting and introduction of bills, the consideration of bills, and the possibility of expanded research facilities. It was the Board's recommendation that this resolution be rejected because its proposals can be covered in the

broader study proposed in Legislative Resolution 80 which it has recommended for a study.

3. **Legislative Resolution 59.** This resolution proposed a study of programs involved in aid to dependent children. It was the Board's recommendation that this study be rejected as untimely because of the broad changes now underway in this area by the federal government.

4. **Legislative Resolution 84.** This resolution proposed a study of the methods of taxation of public utilities such as railroads, pipelines, telephone and telegraph companies. It was the Board's recommendation that this proposed study be rejected, because it is believed the taxation study involved in Legislative Resolution 66, which it has recommended for study, will be broad enough to consider these problems.

(Signed) W. H. Hasebroock, Chairman
Legislative Council Executive Board

MOTION—Study Resolutions

Mr. Hasebroock moved to adopt the following resolutions: LR's 16, 20, 27, 28, 36, 41, 45, 66, 67, 75, 78, 80, 83, 87, 89, 91, 92, 12, 69, 71, and 85;

and to indefinitely postpone the following resolutions: LR's 7, 52, 59, 84, 55, and 82.

Mr. Carpenter asked unanimous consent that a separate vote be taken on each resolution. No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 16 was adopted with 32 ayes, 0 nays, and 17 not voting.

LEGISLATIVE RESOLUTION 20 was adopted with 34 ayes, 0 nays, and 15 not voting.

LEGISLATIVE RESOLUTION 27 was adopted with 35 ayes, 0 nays, and 14 not voting.

LEGISLATIVE RESOLUTION 28 was adopted with 30 ayes, 0 nays, and 19 not voting.

LEGISLATIVE RESOLUTION 36 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 41 was adopted with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE RESOLUTION 45 was adopted with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE RESOLUTION 66 was adopted with 28 ayes, 0 nays and 21 not voting.

LEGISLATIVE RESOLUTION 67 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 75 was adopted with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE RESOLUTION 78 was adopted with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE RESOLUTION 80 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 83 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 87 was adopted with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE RESOLUTION 89 was adopted with 32 ayes, 0 nays and 17 not voting.

President Sorensen Presiding

Visitors

Mr. Matzke introduced Mrs. Fred Brinkmeyer and Kent Brinkmeyer from Seward.

Mrs. Orme introduced Mr. Richard W. Guthrie, Speaker of Indiana House of Representatives 1961 and 1963, and sons Jim and Allan.

Mr. Lysinger introduced Mr. and Mrs. Elmer Chop and children from Ravenna.

Adjournment

At 4:01 p.m., on a motion by Mr. Whitney, the Legislature adjourned until 10:00 a.m., Wednesday, August 11, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Wednesday, August 11, 1965

Pursuant to adjournment, the Legislature met at 10:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

In this, the day that the Lord hath made, help us, O God, to
appreciate its beauty and to use aright its opportunities.

Deliver us, we pray thee, from the tyranny of trifles during
these closing days of the legislature. May we give our best thought
and intention to what is important, that we may continue to accom-
plish those things which are worthwhile. Teach us how to listen to
the prompting of thy spirit, and thus save us from floundering in
indecision that wastes time, subtracts from our peace, divides our
efficiency, and multiplies our troubles. In the name of Jesus Christ
our Lord. Amen.

The roll was called and all members were present except Messrs.
Adamson, Bowen, Batchelder, Carstens, Danner, Kokes, Hasebroock,
Holmquist, Moylan, Stromer, Syas and Wallwey, who were excused.

Correction for the Journal

Page 2793, line 9, correct spelling of "deliberative".

The Journal for the One Hundred Forty-fourth Day was approved
as corrected.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 933. Correctly enrolled.

LEGISLATIVE BILL 915. Correctly enrolled.

LEGISLATIVE BILL 923. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 933 LB 915 LB 923

RESOLUTIONS

LEGISLATIVE RESOLUTION 101. Re: State Office Building

Introduced by Harold B. Stryker, 23rd District and Terry Carpenter, 48th District.

WHEREAS, the Seventy-fifth Session of the Nebraska Legislature has authorized the money for the construction of a state office building, to be located in the immediate environs of the State Capitol Building; and

WHEREAS, it is the desire to develop the Capitol environs in the best possible manner to enhance the beauty of the State Capitol, which is nationally recognized as one of the worlds architectural masterpieces; and

WHEREAS, it is in the interest of the State of Nebraska that the high standards of architectural excellence established by the architect of the State Capitol be reaffirmed in subsequent related structures, more particularly the proposed state office facility.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the architects for the proposed state office building be selected on the basis of a national competition, open to all registered architects in the United States.
2. That the competition be conducted in accordance with the rules and regulations established by the American Institute of Architects.
3. That a qualified professional adviser, appointed by the Governor, be responsible for the conduct of the competition. The professional adviser shall be a registered professional architect and shall be responsible to the State Building Commission. Among his other duties, the professional adviser shall establish the physical requirements and the program for the building.

LEGISLATIVE RESOLUTION 100.

LR 100 was adopted with 34 ayes, 0 nays and 15 not voting.

LEGISLATIVE RESOLUTION 102. Re: LB 515

Introduced by Henry F. Pedersen, Jr., 4th District.

WHEREAS, there was general sentiment expressed on the floor of this Legislature in debating Legislative Bill 515 concerning the sale of sexually obscene literature, films and other publications that tend to pervert the morals of minors; and

WHEREAS, the source of this type of obscene literature, films and other publications are difficult to determine by the proper law enforcement officers.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That this Legislature go on record in denouncing the solicitation and enticement of children to receive or purchase pornographic literature by any means whatsoever.

2. Each member of this Legislature will work within his own legislative district to prevent the dissemination of such pornographic material, not requested, to the children of this state and seek to bring to the attention of the proper law enforcement officers any incidents of such nature.

Mr. Pedersen moved to suspend the rules and take up LR 102 today. The motion prevailed with 33 ayes, 0 nays and 16 not voting.

LR 102 was adopted with 33 ayes, 0 nays and 16 not voting.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 554. Replaced on Select File as amended.

E and R amendments to LB 554:

1. In section 1, page 3, strike the comma at the end of line 28.
2. In line 3 of Enrollment and Review amendment 6, adopted August 4, 1965, strike "as".

LEGISLATIVE BILL 848. Replaced on Select File as amended.

E and R amendments to LB 848:

1. In line 2 of Enrollment and Review amendment 3, adopted August 3, 1965, insert "the second" after "strike".
2. In Enrollment and Review amendment 9, adopted August 3, 1965, line 5, insert "colon or" after "the".

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3. In line 3 of Enrollment and Review amendment 20, adopted August 3, 1965, strike "5 and 6" and insert "4 and 5".

4. In line 3 of Enrollment and Review amendment 21, adopted August 3, 1965, strike "both".

5. In section 6, line 72, strike "subsection" and insert "subsections".

6. In section 8, line 47, strike "section" and insert "act".

7. In section 11, lines 74 and 75, strike "commissioner" and insert "director".

LEGISLATIVE BILL 452. Correctly re-engrossed.

LEGISLATIVE BILL 934. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Pedersen asked unanimous consent to take up on Select File those bills reported this morning. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 554. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 848. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 554. Correctly engrossed.

LEGISLATIVE BILL 848. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

MOTION—Suspend Rules

Mr. Stryker moved to suspend the rules and consider LR 101 at this time.

The motion prevailed with 34 ayes, 0 nays, and 15 not voting.

RESOLUTION**LEGISLATIVE RESOLUTION 101.**

LR 101 was adopted with 36 ayes, 0 nays, and 13 not voting.

UNANIMOUS CONSENT—Print Letter

Mr. Carpenter asked unanimous consent that the following letter be printed in the Journal. No objections. So ordered.

August 3, 1965

Mr. Gerald S. Vitamvas
Deputy Attorney General
State House
Lincoln, Nebraska

Dear Mr. Vitamvas:

Re: "Dear Old Nebraska U"

This is a belated answer to your letter of July 20, 1965 enclosing your correspondence file with reference to this matter. Edwin H. Morris & Company seems to be the owner of the copyright. ASCAP controls the performing rights. I would think that an assignment of the copyright and a free license from ASCAP to perform the composition publicly would be all that the State of Nebraska would need. I am writing Mr. Morris with reference to the matter, copy enclosed. Since I am leaving on vacation Wednesday, the fourth, I will of course not have an answer by that time but as soon as I return (about September 1st) I will let you know what I hear from Mr. Morris and we will see where we can go from there.

Yours truly,
Kennedy, Holland, DeLacy & Svoboda
By Yale C. Holland

YCH:GS
Enc.

UNANIMOUS CONSENT—Consider Resolutions

Mr. Hasebroock asked unanimous consent that the consideration of the remainder of the resolutions in the report of the Executive Board of the Legislative Council be delayed until Thursday, August 12, 1965. No objections. So ordered.

Member Excused

Mr. Harsh was excused for Friday, August 13, 1965.

UNANIMOUS CONSENT—Notify Members

Mr. Carpenter asked unanimous consent that the Clerk notify those members absent today and not excused for Thursday, August

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12, 1965, that the Legislature will meet at 9:00 a.m., Thursday, August 12, 1965. No objections. So ordered.

MOTION—Reconsider Action on LB 807

Mr. Carpenter moved to reconsider action taken on LB 807 on Final Reading on Tuesday, August 10, 1965.

Motion pending.

UNANIMOUS CONSENT—Member Excused

Mr. Whitney asked unanimous consent to be excused Thursday, August 12, 1965.

Mr. Carpenter objected.

Mr. E. Rasmussen moved that Mr. Whitney be excused.

The motion carried.

Adjournment

At 10:47 a.m., on a motion by Mr. Carpenter, the Legislature adjourned until 9:00 a.m., Thursday, August 12, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-SIXTH DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, August 12, 1965

Pursuant to adjournment, the Legislature met at 9:00 a.m.,
President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Our Father, we open our hearts unto Thee, and pray that Thy spirit may indwell each one of us and give us poise and power for the day. We believe in Thee, O God. Give us the faith to believe what Thou hast said. We trust in Thee, O God. Give us the faith to trust Thee for guidance in the decisions we yet must make.

Help us to do our very best this day and be content with today's troubles, so that we shall not borrow the troubles of tomorrow, nor carry a grudge concerning anything of yesterday. Save us, therefore, from the sin of worrying, lest stomach ulcers be the badge of our lack of faith. Amen.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Kokes, Moylan, Stromer and Whitney, who were excused.

The Journal for the One Hundred Forty-fifth Day was approved.

Communications

Letter from Speaker John W. McCormack, acknowledging receipt of LR 42.

Letter from Congressman Dave Martin acknowledging receipt of LR 42.

Visitors

Mr. Crandall introduced Mr. and Mrs. Lon Davis and Mrs. Dena Lewis of Battle Creek, Nebraska.

Mr. Nelson introduced Mr. and Mrs. Niven Ickes and family from Page, Nebraska.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules and consider the final reading bills set for tomorrow.

The motion prevailed with 39 ayes, 0 nays and 10 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 172. With Emergency.

A BILL FOR AN ACT relating to the Tax Commissioner; to define terms; to provide for the transfer of existing functions, powers, and duties to the Tax Commissioner as prescribed; to provide that the Tax Commissioner shall serve without term and for his removal; to provide duties as prescribed; to provide for assistants; to provide for administration; to provide an operative date; to amend sections 72-206, 77-302, 77-1757, 77-1768, 77-1770, 79-1301, and 84-303, Reissue Revised Statutes of Nebraska, 1943, section 81-201, Revised Statutes Supplement, 1963, section 84-304, Reissue Revised Statutes of Nebraska, 1943, as amended by section 30, Legislative Bill 173, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1240, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 654, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-2610, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 26, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 35:

Bauer	Fleming	Kremer	Proud
Brauer	Gerdes	Lysinger	Rasmussen, E.
Budd	Harsh	Marvel	Rasmussen, R.
Burbach	Hasebroock	Matzke	Ruhnke
Carpenter	Holmquist	Moulton	Stryker
Carstens	Hughes	Orme	Wallwey
Craft	Kjar	Paine, I.	Warner
Crandall	Klaver	Paxton	Wylie
Danner	Knight	Pedersen	

Voting in the negative, 8:

Bowen	Mahoney	Nore	Skarda
Claussen	Nelson	Payne, D.	Syas

Not voting, 6:

Adamson	Kokes	Stromer	Whitney
Batchelder	Moylan		

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 229.

A BILL FOR AN ACT to amend section 79-1522, Revised Statutes Supplement, 1963, and section 79-1501, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 275, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to schools; to increase the amount of service annuity for certain full-time school employees or emeritus members per month for each year of service; to require an application and prescribe the contents thereof; to provide for certifying that an annuitant has been reemployed; and to repeal the original sections.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 36:

Bauer	Danner	Lysinger	Payne, D.
Bowen	Fleming	Mahoney	Pedersen
Brauer	Gerdes	Marvel	Proud
Budd	Harsh	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Ruhnke
Carpenter	Hughes	Nore	Skarda
Carstens	Kjar	Orme	Syas
Claussen	Klaver	Paine, I.	Wallwey
Crandall	Knight	Paxton	Warner

Voting in the negative, 2:

Rasmussen, E. Wylie

Not voting, 11:

Adamson	Hasebroock	Moylan	Stryker
Batchelder	Kokes	Nelson	Whitney
Craft	Kremer	Stromer	

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Recess

At 10:15 a.m., on a motion by Mr. Marvel, the Legislature recessed until 10:45 a.m.

After Recess

The Legislature reconvened at 10:45 a.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Kokes, Moylan, Stromer and Whitney, who were excused.

BILLS ON FINAL READING

The following bill was read and put upon final passage:

LEGISLATIVE BILL 928. With Emergency.

A BILL FOR AN ACT making supplemental appropriations for certain departments, boards, and commissions of the state government of the State of Nebraska for the biennium beginning July 1, 1965, and ending June 30, 1967, as prescribed; to prescribe conditions for the determination of the levy of the state taxes for the state General Fund; to recite limits and conditions on the expenditure of funds from the appropriations so made; to amend sections 1 and 9, Legislative Bill 889, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 224, Seventy-fifth Session, Nebraska State Legislature, 1965, section 3, Legislative Bill 868, Seventy-fifth Session, Nebraska State Legislature, 1965, section 2, Legislative Bill 910, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 2, 7, 10, 34, 37, 42, and 49, Legislative Bill 922, Seventy-fifth Session, Nebraska State Legislature, 1965; to repeal the original sections; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 39:

Bauer	Danner	Lysinger	Proud
Bowen	Fleming	Marvel	Rasmussen, E.
Brauer	Gerdes	Matzke	Rasmussen, R.
Budd	Harsh	Moulton	Ruhnke
Burbach	Hasebroock	Nelson	Stryker
Carpenter	Holmquist	Nore	Syas
Carstens	Hughes	Orme	Wallwey
Claussen	Kjar	Paine, I.	Warner
Craft	Knight	Payne, D.	Wylie
Crandall	Kremer	Pedersen	

Voting in the negative, 3:

Klaver	Mahoney	Skarda
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Not voting, 7:

Adamson	Kokes	Paxton	Whitney
Batchelder	Moylan	Stromer	

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Presented to the Governor

Presented to the Governor for approval on August 12, 1965 at 8:35 a.m.: LB 933 LB 915 LB 923

(Signed) Ruth Bossard, Enrolling Clerk

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 341. Replaced on Select File as amended.

E and R amendments to LB 341:

1. Strike Enrollment and Review amendments 1 and 3, adopted August 10, 1965.

2. In line 6 of the Warner amendment, adopted August 9, 1965, as amended, strike "*not less than*"; in line 7, strike "*any educational institution which is*" and insert "*the common schools which are*".

3. In the Pedersen amendment adopted August 10, 1965, strike lines 3 to 8, and insert "Constitutional amendment providing that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate a portion of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof."

4. In lines 8 and 9 of Enrollment and Review amendment 4, adopted August 10, 1965, strike "not less than fifty per cent" and insert "a portion"; and in lines 9 and 10, strike "educational institutions" and insert "the common schools".

LEGISLATIVE BILL 937. Replaced on Select File as amended.

E and R amendment to LB 937:

1. In section 2, line 4, insert "Sec. 6." before "The".

ONE HUNDRED FORTY-SIXTH DAY—AUGUST 12, 1965 2807

LEGISLATIVE BILL 906. Correctly engrossed.

LEGISLATIVE BILL 936. Correctly engrossed.

LEGISLATIVE BILL 932. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Pedersen asked unanimous consent to consider the bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 341. E and R amendments found in this day's Journal were adopted.

Mr. Kjar asked unanimous consent to consider the following specific amendment: No objections. So ordered.

Strike the Ruhnke amendment which stated "a portion" and insert "not less than twenty per cent".

Laid over.

Visitors

President Sorensen introduced Mr. and Mrs. Robert TeSelle of Lincoln.

Recess

At 12:05 p.m., on a motion by Mr. Ruhnke, the Legislature recessed until 2:00 p.m.

After Recess

The Legislature reconvened at 2:00 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Carstens, Harsh, Kokes, Moylan, Stromer and Whitney, who were excused.

Members Excused

Messrs. Klaver and Lysinger were excused for Friday, August 13.

Mr. Knight was excused for all of next week.

Mr. Danner was excused for Friday, August 13 and all of next week.

Visitors

Mr. Moulton introduced Col. and Mrs. Anson D. Marsten from Omaha and Brian Gordon from Ireland.

SELECT FILE

LEGISLATIVE BILL 341. The Kjar specific amendment found in this day's Journal was adopted with 34 ayes, 7 nays and 8 not voting.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 937. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 100 LR 101 LR 102

RESOLUTIONS

LEGISLATIVE RESOLUTION 103. Re: Appraisal of School Lands

Introduced by Terry Carpenter, 48th District.

WHEREAS, the sale of school lands has been effected; and

WHEREAS, the intent of the members of the Nebraska Legislature in Seventy-Fifth Session is to realize a maximum return from such sales at the expiration of present leases for the common schools of Nebraska; and

WHEREAS, the land to be sold "shall be appraised for sale purposes in the same manner as privately owned land by a representative appointed by the Board of Educational Lands and Funds"; and

WHEREAS, it is the intent of the Nebraska Legislature in Seventy-Fifth Session to have the school lands appraised for sale by the most competent appraiser; and

WHEREAS, it has been determined that the funds appropriated for the purpose of appraisal of the land may not be adequate:

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That the Legislature authorize the Secretary of the Board of Educational Lands and Funds, with approval of the Board, to transfer funds appropriated to it for other projects to assure the needed cost of appraisal for sale purposes of the school lands in the next biennium.

UNANIMOUS CONSENT—Return LB 934 to Select File

Mr. Gerdes asked unanimous consent to return LB 934 to Select File for consideration of the following specific amendments:

1. Amend section 1 of the bill by adding after line 60 the following:

<u>In Favor Of</u>	<u>For</u>	<u>To Be Paid Out From</u>	<u>Amount</u>
Finance Director City of Lincoln Lincoln, Ne- braska	Compensation as per contract authorized under section 81-263.22, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	\$7,461.24
City Treasurer City of North Platte North Platte, Ne- braska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services	General Fund	607.29
Lincoln-Lancaster County Health Department, Lincoln, Nebraska	Compensation as per contract au- thorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	15.54
City Treasurer City of McCook McCook, Nebraska	Compensation as per con- tract author-	General Fund	40.06

<u>In Favor Of</u>	<u>For</u>	<u>To Be Paid Out From</u>	<u>Amount</u>
	ized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.		
City Treasurer City of Kearney Kearney, Nebraska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	\$ 53.36
City Treasurer City of Grand Island Grand Island, Nebraska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.	General Fund	599.71
Scotts Bluff County Board of Health Gering, Nebraska	Compensation as per contract authorized under section 81-263, Revised Statutes Supplement, 1963, Grade A Milk law, for inspection services.”.	General Fund	5.98

2. Amend the title to conform.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 934. The Gerdes specific amendments found in this day's Journal were adopted by unanimous consent.

Advanced to E and R for re-engrossment.

RESOLUTIONS

LEGISLATIVE RESOLUTION 91 was adopted with 30 ayes, 0 nays and 19 not voting.

LEGISLATIVE RESOLUTION 92 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 12 was adopted with 32 ayes, 0 nays and 17 not voting.

LEGISLATIVE RESOLUTION 69 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 71 was adopted with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE RESOLUTION 85 was rejected with 4 ayes, 18 nays and 27 not voting.

Mr. E. Rasmussen moved that the following Legislative Resolutions be rejected: LR 7 LR 52 LR 59 LR 84 LR 82.

The motion prevailed with 27 ayes, 1 nay and 21 not voting.

LEGISLATIVE RESOLUTION 55 was rejected with 14 ayes, 13 nays and 22 not voting.

MOTION—Retirement Systems

Mr. President: I move that the Retirement Committee of the Legislative Council be authorized to use funds to study our retirement systems. (Signed) Fern Hubbard Orme

The motion prevailed with 26 ayes, 0 nays and 23 not voting.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 928. Correctly enrolled.

LEGISLATIVE BILL 229. Correctly enrolled.

LEGISLATIVE BILL 172. Correctly enrolled.

LEGISLATIVE BILL 931. Correctly engrossed.

LEGISLATIVE BILL 937. Correctly engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 928 LB 229 LB 172

UNANIMOUS CONSENT—Committee Meeting

Mr. Ruhnke asked unanimous consent for the Rules Committee to meet immediately upon adjournment.

No objections. So ordered.

Adjournment

Mr. Bowen moved to adjourn until 8:00 a.m.

The motion prevailed with 16 ayes, 15 nays and 18 not voting. The Legislature adjourned at 3:21 p.m. until 8:00 a.m., Friday, August 13, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, August 13, 1965

Pursuant to adjournment, the Legislature met at 8:00 a.m., President Sorensen presiding.

Prayer was offered by Mr. Ruhnke.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Danner, Harsh, Klaver, Kokes, Lysinger, Mahoney, Moylan, and Stromer, who were excused.

The Journal for the One Hundred Forty-sixth Day was approved.

Communications

Letter from U.S. Senator Carl T. Curtis acknowledging receipt of LR 42.

Letter from J. Edward Wieland, Assistant Director, National Americanism Division, Education and Scholarship Program, of the American Legion, acknowledging receipt of LR 81.

Visitors

Mr. I. Paine introduced his daughter Mrs. Milton Bullis and granddaughters Debra and Donna from Billings, Montana.

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and take up on Final Reading LB 452 and LB 848.

The motion prevailed with 34 ayes, 1 nay and 14 not voting.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 452.

A BILL FOR AN ACT relating to education; to define terms; to provide for the formation of federations of school districts; to

provide for additions, withdrawals, and dissolution; to provide procedures; to provide for government, educational programs, and financing; to provide for the discontinuance of the free high school tuition levy in certain districts; and to provide for the allocation of state funds.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 29:

Bauer	Hasebroock	Moulton	Proud
Budd	Holmquist	Nore	Rasmussen, R.
Carpenter	Hughes	Orme	Skarda
Carstens	Kjar	Paine, I.	Stryker
Craft	Knight	Paxton	Syas
Crandall	Marvel	Payne, D.	Warner
Fleming	Matzke	Pedersen	Whitney
Gerdes			

Voting in the negative, 4:

Burbach	Nelson	Rasmussen, E.	Wylie
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Not voting, 16:

Adamson	Claussen	Kokes	Moylan
Batchelder	Danner	Kremer	Ruhnke
Bowen	Harsh	Lysinger	Stromer
Brauer	Klaver	Mahoney	Wallwey

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 848. With Emergency.

A BILL FOR AN ACT relating to securities; to enact a law relating to the issuance and sale of securities; to prohibit fraudulent practices in relation thereto; to require the registration of broker-dealers, agents and investment advisers; to require the registration of securities; to provide for denial, suspension and revocation of registration of securities; to define terms; to provide for exempt securities and exempt transactions; to provide for penalties, civil liabilities, judicial review of orders and administration of this act; to repeal sections 81-302, 81-303, 81-304 to 81-318, 81-320 to 81-347, Reissue Revised Statutes of Nebraska, 1943, sections 81-348 and 81-349, Revised Statutes Supplement, 1963, and section 81-303.01, Revised Statutes Supplement, 1963, as amended by section 2, Legislative

Bill 610, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 37:

Bauer	Gerdes	Nelson	Rasmussen, R.
Bowen	Holmquist	Nore	Ruhnke
Budd	Hughes	Orme	Skarda
Burbach	Kjar	Paine, I.	Stryker
Carpenter	Knight	Paxton	Syas
Carstens	Kremer	Payne, D.	Wallwey
Claussen	Marvel	Pedersen	Warner
Craft	Matzke	Proud	Whitney
Crandall	Moulton	Rasmussen, E.	Wylie
Fleming			

Voting in the negative, 0.

Not voting, 12:

Adamson	Danner	Klaver	Mahoney
Batchelder	Harsh	Kokes	Moylan
Brauer	Hasebroock	Lysinger	Stromer

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

RESOLUTION

LEGISLATIVE RESOLUTION 104. Re: In Memory of C. Petrus Peterson

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, C. Petrus Peterson, former Speaker of the Nebraska Legislature died August 12, 1965; and

WHEREAS, C. Petrus Peterson, was born in Polk County, Nebraska and served in the State House of Representatives two terms, the Senate one term, and the Unicameral six terms, where he served the people of Nebraska with great distinction.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. The Legislature extends its sympathy to the family of C. Petrus Peterson.

2. That a copy of this resolution suitably engrossed be sent to the family.

Mr. Bowen asked unanimous consent that the rules be suspended and that LR 104 be adopted. No objections. So ordered.

LR 104 was adopted.

Mr. Bowen asked unanimous consent that any members desiring to do so add their names as co-introducers of LR 104. No objections. So ordered.

Members Excused

Mr. Paxton was excused at 9:30 a.m. for the remainder of the day.

Mr. I. Paine was excused at 9:30 a.m. for the remainder of the morning.

RESOLUTION

LEGISLATIVE RESOLUTION 105. Re: Effort to Utilize Nebraska's Private Vocational Technical Schools For Training Under the Manpower Development and Training Act

Introduced by Terry Carpenter, 48th District.

WHEREAS, the private vocational technical schools have been an integral part of the educational system of the State of Nebraska for the past eighty-two years; and

WHEREAS, the United States Congress has passed the Manpower Development and Training Act of 1965, which provides for the utilization of private schools and individual referrals of trainees and the continued payment of full federal financing where a state cannot legally contribute to private education or training under this act; and

WHEREAS, it appears at the present time there is a constitutional provision which prohibits contracting with private schools under this federal act.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That we respectfully petition and request the State Department of Education and the State Board of Education to exert every

effort to utilize Nebraska's private vocational technical schools for training under the Manpower Development and Training Act.

Presented to the Governor

Presented to the Governor for approval on August 13, 1965, at 8:25 a.m.: LB 229 LB 172 LB 928

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Reconsider Action on LB 807

Mr. Carpenter renewed his pending motion found in the Legislative Journal for the One Hundred Forty-fifth Day to reconsider action on LB 807 on Final Reading.

The motion lost with 24 ayes, 7 nays, and 18 not voting.

Presentation

The Legislature presented a gift to Mr. Pedersen in appreciation of his services to the Legislature as Chairman of the Enrollment and Review Committee.

Visitor

Mr. Knight introduced his brother George Knight.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 930. Replaced on Select File as amended.

E and R amendment to LB 930:

1. In the Carpenter amendment 2, adopted July 29, 1965, line 2, insert "first" before "word".

LEGISLATIVE BILL 332. Replaced on Select File as amended.

E and R amendment to LB 332:

1. In line 4 of the Enrollment and Review amendment adopted August 10, 1965, strike "12" and insert "13".

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Carpenter asked unanimous consent to consider the two bills placed on Select File this morning.

No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 930. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 332. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 702. Correctly engrossed.

LEGISLATIVE BILL 930. Correctly engrossed.

LEGISLATIVE BILL 925. Correctly engrossed.

LEGISLATIVE BILL 593. Correctly re-engrossed.

LEGISLATIVE BILL 332. Correctly re-engrossed.

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Rule Changes

Mr. Ruhnke asked unanimous consent that the rule changes recommended be printed in the Legislative Journal today.

No objections. So ordered.

Rule 6, Section 9. Effect of Committee Report to Postpone Indefinitely. If the standing committee report on a bill be to postpone indefinitely, the bill shall stand Indefinitely Postponed; Provided, that such bill may be placed on General File or referred back to the standing committee by a majority *three-fifths* vote of all the elected members upon motion made within three legislative days after the committee makes its report to the Legislature, or by a two-thirds vote of all elected members upon motion made more than three legislative days after such committee report. Not more

than one bill shall be raised from committee on any one motion. A motion to raise cannot be amended to include any other bill or subject matter. A motion to raise must be disposed of by the Legislature within five legislative days after making the same or it shall be deemed defeated. Consideration of motions pending shall be included in the regular order of business following resolutions.

Rule 12, Section 8. Notwithstanding any other provision contained in this section, if the Enrollment and Review Committee returns a bill to Select File from engrossment, then only the specific enrollment and review amendments may be considered. *Any bill which affects a department, board, commission, or agency of the state must have attached thereto by the head of such department, board, commission or agency a written statement that the bill has been reviewed and is satisfactory as to form. No bill shall be advanced from select file unless such a statement is attached to the bill and read by the Clerk of the Legislature.*

Rule 12, Section 8. Strike subsection b. (1). It shall be in order to make a motion to adopt a specific amendment, which amendment shall require the affirmative vote of a majority of the elected members.

RESOLUTIONS

LEGISLATIVE RESOLUTION 103.

LR 103 was adopted with 29 ayes, 0 nays and 20 not voting.

Recess

At 10:03 a.m., on a motion by Mr. Carpenter, the Legislature recessed until 11:30 a.m.

After Recess

The Legislature reconvened at 11:30 a.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Adamson, Batchelder, Danner, Harsh, Klaver, Kokes, Ly-singer, Mahoney, Moylan, I. Paine, Paxton, Pedersen, Stromer, and Syas, who were excused.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 927. Replaced on Select File as amended.

E and R amendment to LB 927:

1. In line 4 of Enrollment and Review amendment 1, adopted August 6, 1965, strike "for".

LEGISLATIVE BILL 341. Replaced on Select File as amended.

E and R amendments to LB 341:

1. In Enrollment and Review amendment 4, adopted August 12, 1965, strike lines 1 to 3 and insert "In lines 9 and 10".

2. In Enrollment and Review amendment 4, adopted August 10, 1965, line 9, strike "fifty" and insert "twenty".

3. Section 1, strike lines 6 to 13 and all amendments thereto and insert the following:

"Sec. 1A. When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, *except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.*"

(Signed) Henry F. Pedersen, Jr., Chairman

UNANIMOUS CONSENT—Select File

Mr. Bowen asked unanimous consent to consider the bills placed on Select File. No objections. So ordered.

SELECT FILE

LEGISLATIVE BILL 927. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 341. E and R amendments found in this day's Journal were adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 927. Correctly engrossed.

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LEGISLATIVE BILL 341. Correctly engrossed.

LEGISLATIVE BILL 934. Correctly re-engrossed.

LEGISLATIVE BILL 848. Correctly enrolled.

LEGISLATIVE BILL 452. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 848 LB 452 LR 104

Visitor

Mr. Hasebroock introduced Mr. G. G. Miller from Beemer.

Adjournment

At 11:45 a.m., on a motion by Mr. Bowen, the Legislature adjourned until 2:00 p.m., Monday, August 16, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-EIGHTH DAY

Legislative Chamber, Lincoln, Nebraska
Monday, August 16, 1965

Pursuant to adjournment, the Legislature met at 2:00 p.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

Lord Jesus, who didst fill three short years with a revelation of all eternity, in life, precept, and promise, that we have not yet learned and can never forget, help us to make every minute count, making time our servant and not our master. Thou didst never ask for time to prepare thine answers but always had the word of truth for every occasion. Reveal to us now Thy word for this day.

Help us to understand that every bit as important as a good beginning is a good ending; so may we run with patience the race that is set before us, looking unto Thee, the author and finisher of our faith. Amen.

The roll was called and all members were present except Messrs. Batchelder, Knight, and Pedersen, who were excused.

The Journal for the One Hundred Forty-seventh Day was approved.

Communications

Letter from U.S. Senator Carl T. Curtis acknowledging receipt of LR 94 and LR 95.

Letter from U.S. Senator Roman L. Hruska acknowledging receipt of LR 42, LR 94, and LR 95.

Letter from Ella Mae Hurlbert regarding LB 234.

Letter from U.S. Congressman Dave Martin acknowledging receipt of LR 94.

Telegram from George Abdouch, President, Nebraska Council of Vocational Schools, regarding LR 105.

Letter from the family of Philip Hunter Robinson, Sr. thanking the members of the Nebraska Legislature for their expression of sympathy and the floral tribute.

Note of appreciation from the family of Philip Hunter Robinson, Sr. thanking the lobbyists for their expression of sympathy.

The following letter from Senator Kokes:

August 16, 1965

MR. PRESIDENT, MEMBERS OF THE LEGISLATURE, REV. PALMER, AND FELLOW WORKERS:

My family and I wish to express our deepest gratitude for the expressions of sympathy, the floral bouquets and for the resolution personally presented to us by Senators Burbach and Mahoney, representing this Legislature. This demonstration of your concern will lighten the burden of pain and sorrow caused by the death of our son Harold. Many times as I sat here in this chair, I wondered what prompts people to wish to come back and labor here term after term; but when one learns to know the type of people that serve this state, you cannot help but be proud to be one of the group.

Thank you all from the bottom of our hearts.

(Signed) Rudolf C. Kokes, Senator

RESOLUTION

LEGISLATIVE RESOLUTION 106. Re: In Memorium

Introduced by Kenneth L. Bowen, 37th District.

WHEREAS, we are born, we live, and we die, and

WHEREAS, as we meet today we find that the Almighty Father has taken into His charge many of our former members, who will not return from their glorious resting place, and

WHEREAS, those former members who are peaceably resting in that glorious abode above be assured that their efforts are being preserved and their memories are being cherished.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

1. That we pause in our deliberations and stand in silent tribute to the memories of Frank Brady, George R. Buckner, Harry K. Easton, Leonard Fleetwood, George A. Knight, Earl J. Lee, Fred A. Mueller, George Nickles, Harry Pizer, John W. Porter, James

E. Reed, Reverend Martin Schroeder, L. M. Schultz, Alois Slepicka, Frank Sorrell, Mrs. Marjorie Stark, and Matt Wylie, who have preceded us here and who, by their labors, helped to mold the institutions and traditions which we now seek to preserve and perpetuate.

2. That the Clerk of the Legislature be directed to spread at large on the Legislative Journal this resolution, and that a copy of said resolution, properly authenticated and suitably engrossed, be sent by the Clerk to each of the families of the deceased members above named as an expression of our respect for the deceased and our sympathy for the bereaved.

Mr. Bowen asked unanimous consent that the rules be suspended and that LR 106 be adopted. No objections. So ordered.

The members stood for a moment of silent tribute.

MOTION—Bills on Final Reading

Mr. Bowen moved that the rules be suspended and that bills on final reading set for Tuesday, August 17, 1965, be taken up today.

The motion prevailed with 45 ayes, 0 nays, and 4 not voting.

MOTION—Replace LB 554 on Select File

Mr. Lysinger moved to replace LB 554 on Select File for the following specific amendment:

Strike the enacting clause.

The motion lost with 9 ayes, 30 nays and 10 not voting.

Visitors

Mr. I. Paine introduced Mary Ann Geiger of Ulysses and Martin Beebe of Hawthorne, California and Rommy Schulz of Bakersfield, California.

Speaker Bowen introduced Dr. and Mrs. D. E. Kinyoun and family; Mr. and Mrs. Marshall Vale and family, and Mr. and Mrs. Schaaf from Superior, Nebraska.

Speaker Bowen introduced Mrs. Jessica Payne, former Legislator from West Virginia.

Mrs. Hughes introduced Mr. Frank Rogers from California.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 554. With Emergency.

A BILL FOR AN ACT to amend section 81-815.26, Revised Statutes Supplement, 1963, relating to state administrative departments; to delete obsolete matter; to permit the Game, Forestation and Parks Commission to acquire certain lands by eminent domain as prescribed; to prohibit the commission from trading or selling land acquired by eminent domain; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 36:

Bowen	Fleming	Kremer	Rasmussen, E.
Brauer	Gerdes	Mahoney	Rasmussen, R.
Budd	Harsh	Marvel	Ruhnke
Carpenter	Hasebroock	Moulton	Skarda
Carstens	Holmquist	Moylan	Stromer
Claussen	Hughes	Nore	Stryker
Craft	Kjar	Orme	Syas
Crandall	Klaver	Payne, D.	Wallwey
Danner	Kokes	Proud	Whitney

Voting in the negative, 9:

Adamson	Lysinger	Paine, I.	Warner
Bauer	Nelson	Paxton	Wylie
Burbach			

Not voting, 4:

Batchelder	Knight	Matzke	Pedersen
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 906.

Introduced by the Committee on Revenue, Terry Carpenter, 48th District; J. W. Burbach, 19th District; Ramey C. Whitney, 44th District; Henry F. Pedersen, Jr., 4th District; Dale L. Payne, 3rd District; Elmer Wallwey, 17th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 2, of the Constitution of Nebraska, relating to taxation; to permit the exemption from an intangible property tax of life insurance and life insurance annuity contracts and any payment connected therewith and any right to pension or retirement payments; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 2, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 2. The property of the state and its governmental subdivisions shall be exempt from taxation. The Legislature by general law may exempt property owned by and used exclusively for agricultural and horticultural societies, and property owned and used exclusively for educational, religious, charitable, or cemetery purposes, when such property is not owned or used for financial gain or profit to either the owner or user. Household goods and personal effects, as defined by law, may be exempted from taxation in whole or in part, as may be provided by general law, and the Legislature may prescribe a formula for the determination of value of household goods and personal effects. The Legislature by general law may provide that the increased value of land by reason of shade or ornamental trees planted along the highway shall not be taken into account in the assessment of such land. The Legislature may exempt from an intangible property tax life insurance and life insurance annuity contracts and any payment connected therewith and any right to pension or retirement payments. No property shall be exempt from taxation except as provided in the Constitution."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment to permit the exemption from an intangible property tax of life insurance and life insurance annuity contracts and any rights to pension or retirement payments.

For

Against"

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 38:

Adamson	Fleming	Lysinger	Paxton
Bowen	Gerdes	Mahoney	Payne, D.
Brauer	Harsh	Marvel	Proud
Budd	Hasebroock	Matzke	Rasmussen, R.
Burbach	Holmquist	Moulton	Skarda
Carpenter	Hughes	Nelson	Stromer
Carstens	Kjar	Nore	Wallwey
Claussen	Klaver	Orme	Warner
Craft	Kokes	Paine, I.	Whitney
Crandall	Kremer		

Voting in the negative, 5:

Moylan	Ruhnke	Syas	Wylie
Rasmussen, E.			

Not voting, 6:

Batchelder	Danner	Pedersen	Stryker
Bauer	Knight		

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 936.

A BILL FOR AN ACT to amend section 68-911, Revised Statutes Supplement, 1963, relating to medical assistance; to repeal the original section and also sections 68-902, 68-903, 68-904, 68-905, and 68-909, Revised Statutes Supplement, 1963, as amended by sections 1 to 5, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, section 6, Legislative Bill 367, Seventy-fifth Session, Nebraska State Legislature, 1965, and sections 68-901, 68-906, 68-907, 68-908, and 68-910, Revised Statutes Supplement, 1963; and to provide an operative date.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 44:

Adamson	Gerdes	Marvel	Rasmussen, E.
Bauer	Harsh	Matzke	Rasmussen, R.
Bowen	Hasebroock	Moulton	Ruhnke
Brauer	Holmquist	Moylan	Skarda
Burbach	Hughes	Nelson	Stromer
Carpenter	Kjar	Nore	Stryker
Carstens	Klaver	Orme	Syas
Claussen	Kokes	Paine, I.	Wallwey
Craft	Kremer	Paxton	Warner
Crandall	Lysinger	Payne, D.	Whitney
Fleming	Mahoney	Proud	Wylie

Voting in the negative, 1:

Danner

Not voting, 4:

Batchelder	Budd	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 932.

A BILL FOR AN ACT to amend section 1, Legislative Bill 797, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to taxation; to provide the method of determining net income of a cooperative; and to repeal the original section.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Gerdes	Mahoney	Proud
Bauer	Harsh	Marvel	Rasmussen, E.
Bowen	Hasebroock	Moulton	Rasmussen, R.
Brauer	Holmquist	Moylan	Skarda
Budd	Hughes	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carstens	Klaver	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Fleming	Matzke	Ruhnke
Carpenter	Knight	Pedersen	Stromer

A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 931. With Emergency.

A BILL FOR AN ACT to amend section 77-412, Reissue Revised Statutes of Nebraska, 1943, as amended by section 1, Legislative Bill 83, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-318, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-716, Revised Statutes Supplement, 1963, as amended by section 3, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to revenue and taxation; to provide for taxing property omitted from taxation; to waive penalties as prescribed; to provide penalties; to provide for notice of assessment of omitted property; to provide for appeals; to provide for change the reported valuation of property; to provide for the application of this act; to repeal the original sections, and also section 77-413, Revised Statutes Supplement, 1963, as amended by section 2, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, section 77-1235, Revised Statutes Supplement, 1963, as amended by section 4, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 77-1320.01, Revised Statutes Supplement, 1963, as amended by section 5, Legislative Bill 899, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Crandall	Kokes	Nore
Bauer	Danner	Kremer	Orme
Bowen	Fleming	Lysinger	Paine, I.
Budd	Gerdes	Mahoney	Paxton
Burbach	Harsh	Marvel	Payne, D.
Carpenter	Hasebroock	Matzke	Proud
Carstens	Holmquist	Moulton	Rasmussen, E.
Claussen	Hughes	Moylan	Rasmussen, R.
Craft	Kjar	Nelson	Ruhnke

Skarda	Stryker	Wallwey	Whitney
Stromer	Syas	Warner	Wylie

Voting in the negative, 1:

Klaver

Not voting, 4:

Batchelder	Brauer	Knight	Pedersen
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 937.

A BILL FOR AN ACT to amend section 1, Legislative Bill 909, Seventy-fifth Session, Nebraska State Legislature, 1965, and section 6, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965, relating to public assistance; to establish a program of medical assistance on behalf of dependent children, aged persons, blind individuals, and disabled individuals, as defined in section 1, Legislative Bill 756, Seventy-fifth Session, Nebraska State Legislature, 1965, section 1 of this act, and sections 3, 4, and 5, Legislative Bill 365, Seventy-fifth Session, Nebraska State Legislature, 1965; to prescribe eligibility requirements for medical assistance; to provide for administration of medical assistance; to provide an operative date; to accept certain provisions of Title XIX of an Act of Congress identified as H.R. 6675, 89th Congress, approved July 30, 1965; to repeal the original sections, and also section 43-512.02, Revised Statutes Supplement, 1963, as amended by section 1, Legislative Bill 368, Seventy-fifth Session, Nebraska State Legislature, 1965.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 45:

Adamson	Craft	Klaver	Nelson
Bauer	Crandall	Kokes	Nore
Bowen	Danner	Kremer	Orme
Brauer	Fleming	Lysinger	Paine, I.
Budd	Gerdes	Mahoney	Paxton
Burbach	Harsh	Marvel	Payne, D.
Carpenter	Hasebroock	Matzke	Proud
Carstens	Holmquist	Moulton	Rasmussen, E.
Claussen	Kjar	Moylan	Rasmussen, R.

Ruhnke	Stryker	Wallwey	Whitney
Skarda	Syas	Warner	Wylie
Stromer			

Voting in the negative, 0.

Not voting, 4:

Batchelder	Hughes	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

Messages from the Governor

August 16, 1965

The President, the Speaker,
and Members of the Legislature:

This is to inform your honorable body that on August 11, 1965, I approved Legislative Bills 562, 856, and 859; on August 12, 1965, I approved Legislative Bill 316; and on August 14, 1965, I approved Legislative Bills 172, 928, 933, 923, 915, 789, 642, 407, and 892.

Respectfully,

(Signed) Frank B. Morrison
Governor

August 16, 1965

The President, the Speaker,
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Senators of the Seventy-fifth Session:

I am returning L.B. 234 to you without my signature.

In reaching my decision to veto L.B. 234, which I do herewith, I have given many hours of study to the question of the sale of school lands. I have heard the position and evidence presented by the Board of Educational Lands and Funds and by a number of State Senators who advocate selling the land. Both sides have presented their point of view to the Governor in orderly and logical fashion. The proponents of L.B. 234 include many able, distinguished and sincere Nebraskans. These people have presented figures which would indicate, theoretically, we could receive a greater return on our school trust funds if the lands were sold at this time.

My reasons for vetoing L.B. 234 are as follows:

1. There is not in existence at this time legislation which would enable the Board of Educational Lands and Funds to broaden its investment program.
2. An analysis of the return from the proceeds of school lands previously sold by the State of Nebraska indicates that over the past fifty years the state school program would have benefitted if these lands had not been sold. The return to the state on the proceeds of the sale is less than the state would have received had the land been retained, and I believe that experience is more valid than theory as a general criteria for evaluating policy.
3. Retention of state ownership of these lands would seem to be a valuable hedge against inflation. The number of acres of land is finite, the number of persons who may inhabit our country in the years ahead is infinite. All wealth eventually springs from the soil, and I think it is well that all people have some stake in its preservation. The very inflationary spiral of land in recent years has been caused by general public acceptance of land investment as the best hedge against inflative prices.
4. This session of the Legislature has made several changes with reference to the administration of school lands. It has proposed a constitutional amendment concerning investments of the Board of Educational Lands and Funds. It has reduced the interest rate by which lease rentals are to be determined. It would seem advisable that the sale of these lands, if undertaken, should be postponed until after the people are given an opportunity to vote on broadened investments, and the new interest rate for calculating rentals be given an opportunity to operate.

Respectfully,

(Signed) Frank B. Morrison
Governor

RESOLUTIONS

LEGISLATIVE RESOLUTION 107. Re: Additional State Office Space

Introduced by Terry Carpenter, 48th District.

WHEREAS there is a substantial and immediate need for additional office space for state government, and

WHEREAS it will be several years before a state office building and a building for the Department of Roads can be constructed and made ready for occupancy, and

WHEREAS it would defeat the very purpose of the passage of L. B. 172 and L. B. 173 unless space is made available for the efficient and proper operations of the Department of Administrative Services and for the consolidation of revenue functions under the Tax Commissioner,

NOW, THEREFORE, BE IT RESOLVED * * * that to solve our immediate space needs we urgently request the Governor to make an immediate offer to the Lincoln Telephone and Telegraph Company seeking to lease their vacant building at 14th and M Streets in Lincoln, with an option to purchase the same at any time prior to July 1, 1967 for \$100,000.00, with rentals during the intervening time to apply on the purchase price, such rentals to be paid by the departments or agencies assigned space therein.

Mr. Carpenter moved to suspend the rules and consider the resolution today. The motion prevailed with 33 ayes, 2 nays and 14 not voting.

LR 107 was adopted with 29 ayes, 6 nays and 14 not voting.

LEGISLATIVE RESOLUTION 108. Re: Utilize U. S. Bureau of Reclamation Power

Introduced by Arnold Ruhnke, 31st District; Harold B. Stryker, 23rd District; Chester Paxton, 40th District; George C. Gerdes, 49th District and Hal W. Bauer, 28th District.

WHEREAS, Nebraska power districts are now engaged in a power study to determine Nebraska power needs, and

WHEREAS, interconnections with other out state power agencies are necessary for future exchanges of available, surplus and economical power, and

WHEREAS, additional extra high voltage transmission lines and interconnections will be necessary before Nebraska can obtain the most economical utilization of large generation units in Nebraska, and

WHEREAS, United States Bureau of Reclamation plans to interconnect between Dakota and the Kansas City area with a transmission line of not less than 345KV for exchanges of winter and summer peak loads and the first segment of the transmission line from Dakota would terminate in the Lincoln area, and

WHEREAS, United States Bureau of Reclamation power would be available for Nebraska at economical rates to meet Nebraska immediate needs.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN SEVENTY-FIFTH SESSION ASSEMBLED:

That the Legislature be on record of encouraging the Nebraska power districts to utilize the United States Bureau of Reclamation power if it is available at reasonable rates and of such quantity to meet our immediate needs.

Mr. Ruhnke moved to suspend the rules and consider the resolution today. The motion prevailed with 36 ayes, 0 nays and 13 not voting.

LR 108 was adopted with 39 ayes, 0 nays and 10 not voting.

MOTION—LB 713

Mr. President: I move that LB 713 be placed on Final Reading and passed notwithstanding the objections of the Governor.

(Signed) Richard R. Lysinger

Whereupon the President stated: "The question shall be, 'Shall the bill pass, notwithstanding the objections of the Governor?'"

Mr. Lysinger requested a Call of the House. The Call showed 46 members present.

Mr. Skarda asked unanimous consent the Call be raised. No objections. So ordered.

Voting in the affirmative, 30:

Adamson	Hasebroock	Moylan	Rasmussen, E.
Brauer	Kokes	Nelson	Skarda
Carpenter	Kremer	Nore	Stromer
Carstens	Lysinger	Paine, I.	Wallwey
Crandall	Mahoney	Paxton	Warner
Fleming	Marvel	Payne, D.	Whitney
Gerdes	Matzke	Proud	Wylie
Harsh	Moulton		

Voting in the negative, 14:

Bauer	Claussen	Klaver	Ruhnke
Bowen	Danner	Orme	Stryker
Budd	Holmquist	Rasmussen, R.	Syas
Burbach	Hughes		

Not voting, 5:

Batchelder	Kjar	Knight	Pedersen
Craft			

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed notwithstanding the objection of the Governor.

MOTION—LB 234

Mr. Whitney moved that LB 234 be passed notwithstanding the objections of the Governor.

Whereupon the President stated: "The question shall be, 'Shall the bill pass, notwithstanding the objections of the Governor?'"

Voting in the affirmative, 30:

Adamson	Craft	Kokes	Rasmussen, E.
Bauer	Crandall	Kremer	Rasmussen, R.
Bowen	Fleming	Lysinger	Stromer
Brauer	Gerdes	Marvel	Stryker
Burbach	Harsh	Matzke	Wallwey
Carpenter	Holmquist	Nelson	Whitney
Carstens	Hughes	Paxton	Wylie
Claussen	Kjar		

Voting in the negative, 14:

Budd	Mahoney	Paine, I.	Skarda
Danner	Moulton	Proud	Syas
Hasebroock	Moylan	Ruhnke	Warner
Klaver	Orme		

Not voting, 5:

Batchelder	Nore	Payne, D.	Pederson
Knight			

A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed notwithstanding the objection of the Governor.

Explanation of Vote

Mr. President: Had I been present I would have voted "aye" on LB's 258, 807, 249, 923, 915, 933, 172, 229, 928, 452, and 848.

(Signed) Marvin E. Stromer

Presented to the Governor

Presented to the Governor for approval on August 16, 1965, at 8:30 a.m.: LB 848 LB 452

(Signed) Ruth Bossard, Enrolling Clerk

Adjournment

At 5:20 p.m., on a motion by Mr. Kjar, the Legislature adjourned until 9:30 a.m., Tuesday, August 17, 1965.

Hugo F. Srb
Clerk of the Legislature

LEGISLATIVE JOURNAL — SEVENTY-FIFTH SESSION

ONE HUNDRED FORTY-NINTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, August 17, 1965

Pursuant to adjournment, the Legislature met at 9:30 a.m., President Sorensen presiding.

Prayer was offered by the Chaplain.

Prayer

O God, our Father, may the Session that is now concluding teach us and not torment us. Help us to be realistic about ourselves, and our accomplishments.

May we not steal credit for success, nor deny blame for failure. Give us the grace to take things as they are, and to resolve, by thy help, to make them what they ought to be, in the strong name of Jesus Christ our Lord.

So go with us as we leave this place, and remain with us during the coming weeks and months, that through our private actions as citizens, we may reinforce what, through our public actions as senators, we have accomplished in this chamber.

Our Father which art in heaven, hallowed be Thy name. Thy Kingdom come, thy will be done in earth as it is in heaven. Give us this day our daily bread. And forgive us our debts as we forgive our debtors. And lead us not into temptation, but deliver us from evil: for thine is the kingdom, and the power, and the glory forever. AMEN.

The roll was called and all members were present except Messrs. Batchelder, Knight and Pedersen, who were excused.

Corrections for the Journal

Page 2822, line 17, strike "to" and insert "so".

Page 2824, line 11, correct spelling of "sympathy".

Page 2835, line 6, correct spelling of "Whitney".

The Journal for the One Hundred Forty-eighth Day was approved as corrected.

MOTION—Suspend Rules

Mr. Bowen moved to suspend the rules to consider the final reading bills set for August 18, 1965.

The motion prevailed with 43 ayes, 0 nays and 6 not voting.

MOTION—Return LB 925 to Select File

Mr. Carpenter moved to return LB 925 to Select File for the following specific amendment:

1. Strike the enacting clause.

Mr. Adamson asked unanimous consent to have the following statement from Mr. Burbach printed in the Legislative Journal. No objections. So ordered.

August 16, 1965

Re: Request for statistics on the possibility of reducing the size of the Legislature, keeping within county lines, yet meeting the "one man, one vote" edict.

It must first be noted that no one knows what percentage of variation between the high and low districts would be found acceptable to the court, or courts, to which Nebraska must reply.

We know, for example, that the figure of 15% has been used rather freely in talk about reapportionment and this has generally been applied as meaning 15% above an average and 15% below — which could mean an ultimate variation of 30% between the highest and lowest districts.

The U. S. District Court in its decision of May of this year in which a majority of the Court held LB 628 to be unacceptable, made reference to that 15% variation. It also stated, however, that "By this reference this Court is not saying that it approves such a variation, or that the House of Representatives has or will approve it."

It would seem impractical to try to effect such a drastic reduction in membership of the Nebraska Legislature without knowing that such a percentage of variation would be acceptable.

Nevertheless, we did try to work out a reapportionment plan with 37 or 38 districts as had been discussed considerably. Even with a maximum variation of 15% *above or below* an average, it was not possible to achieve this. Membership reduced to either of these figures would establish a median which would solve the problem of Hall County, but it would leave Sarpy County beyond the scope of such a differential.

With 37 districts you would have an average population of 38,144 which would mean that the highest district could have a population of 43,866 above the average, and the smallest would be 32,422. Hall County's 35,757 population would fall well within those limitations, but Sarpy County's 31,281 population would not. With 38 districts, we would establish an average of 37,140 with a 15% variation either side of that median meaning a high of 41,711 and a low of 32,569. Again, Sarpy County would not fit this pattern.

It would be possible to put Sarpy County within this framework with 39 or 40 districts, still it seems impractical to effect such a reduction in membership when it is not known that the inherent variation would be acceptable.

It has been the objective of most of those who have worked on reapportionment to try to keep the overall variation between the high and low districts to a total of 15% — 7½% above an average and 7½% below an average.

We tried combinations of 37, 38, 39, 40 and 41 districts with this objective, but could not put Sarpy County within that framework. The population of the counties adjoining Sarpy is such that none of them can be adjusted to overcome the problem.

If you try a 42-district body, then you have problems with Lancaster County because 5 districts in that county with a 42-member Legislature would put them below the 7½% figure below the average, and 4 districts in Lancaster would their average far above the 7½% variation.

If you try it with 43 districts, Hall County is over the top again.

This is to say nothing of the problems which arise in trying to assemble the remaining counties into units or districts which would fall within such a framework.

Mr. Bowen moved the previous question. The question is, "Shall the debate now close?"

The motion prevailed with 38 ayes, 4 nays and 7 not voting.

Mr. Carpenter withdrew his motion to return LB 925 to Select File.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 702.

A BILL FOR AN ACT relating to highways; to provide for frontage or service roads along controlled access facilities upon cer-

tain highways as prescribed; to provide for agreements existing with federal government; and to provide for reimbursements.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 46:

Adamson	Fleming	Marvel	Rasmussen, E.
Bauer	Gerdes	Matzke	Rasmussen, R.
Bowen	Harsh	Moulton	Ruhnke
Brauer	Hasebroock	Moylan	Skarda
Budd	Holmquist	Nelson	Stromer
Burbach	Hughes	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Kremer	Payne, D.	Whitney
Crandall	Lysinger	Proud	Wylie
Danner	Mahoney		

Voting in the negative, 0.

Not voting, 3:

Batchelder	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

UNANIMOUS CONSENT—Committee to Notify Governor

Mr. Bowen moved that a committee of five be appointed to wait upon the Governor and to advise him that the Legislature is about to complete its work, and ask him if he has any further message for the Legislature before they adjourn.

The motion prevailed.

The President appointed the following committee to wait upon the Governor: Messrs. Bowen, Kokes, Stromer, Fleming and Brauer.

Message from the Governor

August 17, 1965

The President, the Speaker
and Members of the Legislature:

This is to inform your honorable body that on August 17, 1965, I approved Legislative Bill 229.

Respectfully,

(Signed) Frank B. Morrison
Governor

Governor Escorted

The Committee appointed to wait upon the Governor, escorted Governor Frank B. Morrison to the rostrum.

Governor Morrison expressed his enjoyment in working with the members of the Seventy-fifth Session and his gratitude for the constant good will that has existed between the Governor's Office and the Legislature.

The Committee escorted the Governor from the Chamber.

MOTION—Retain Bill Drafter

Mr. Carpenter moved that the bill drafter be retained on a part-time basis during the interim between when he is on a full-time basis and that he be paid a salary by the Legislative Council of one half of his present salary in addition to any other salary he may be receiving from the state for other duties performed.

The motion prevailed with 30 ayes, 5 nays, and 14 not voting.

Visitors

Mr. Whitney introduced his mother Mrs. Alberta Whitney from Delano, California, and his wife Mrs. Ramey C. Whitney.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 930. With Emergency.

A BILL FOR AN ACT to amend section 77-1736.04, Reissue Revised Statutes of Nebraska, 1943, relating to revenue and taxation; to provide for the refund of any penalty paid on any tax or assessment when such penalty is found to be illegal; to change provisions for making of refunds as prescribed; to remove obsolete matter; to provide for refunds as prescribed of certain taxes paid on exempt homes; to repeal the original section; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 44:

Adamson	Danner	Marvel	Rasmussen, E.
Bauer	Fleming	Matzke	Rasmussen, R.
Bowen	Gerdes	Moulton	Ruhnke
Brauer	Harsh	Moylan	Skarda
Budd	Hasebroock	Nelson	Stromer
Burbach	Holmquist	Nore	Stryker
Carpenter	Kjar	Orme	Syas
Carstens	Klaver	Paine, I.	Wallwey
Claussen	Kokes	Paxton	Warner
Craft	Lysinger	Payne, D.	Whitney
Crandall	Mahoney	Proud	Wylie

Voting in the negative, 0.

Not voting, 5:

Batchelder	Knight	Kremer	Pedersen
Hughes			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 925. With Emergency.

A BILL FOR AN ACT relating to apportionment; to reapportion the Legislature by designating the number of members, terms, districts, and elections; to provide an operative date; to repeal sections 5-103, 5-104.01, 5-104.02, and 32-304.02, Revised Statutes Supplement, 1963, and sections 1, 2, 3, and 4, Legislative Bill 628, Seventy-fifth Session, Nebraska State Legislature, 1965; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 34:

Bauer	Harsh	Marvel	Ruhnke
Budd	Hasebroock	Matzke	Skarda
Burbach	Holmquist	Moulton	Stromer
Carstens	Hughes	Moylan	Stryker
Craft	Kjar	Nore	Syas
Crandall	Klaver	Paxton	Wallwey
Danner	Kokes	Payne, D.	Warner
Fleming	Lysinger	Proud	Whitney
Gerdes	Mahoney		

Voting in the negative, 12:

Adamson	Carpenter	Nelson	Rasmussen, E.
Bowen	Claussen	Orme	Rasmussen, R.
Brauer	Kremer	Paine, I.	Wylie

Not voting, 3:

Batchelder	Knight	Pedersen
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 593.

A BILL FOR AN ACT to create the Nebraska Arts Council; to provide for purposes; to define a term; to provide for composition of the council and the terms, election, and appointment of directors of the council; to provide for administrative powers; to provide for informatory powers; to provide for promotive powers; to provide for advisory and recommendatory powers; to provide for financial procedures; and to make an appropriation.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 41:

Adamson	Fleming	Mahoney	Rasmussen, E.
Bauer	Gerdes	Marvel	Rasmussen, R.
Bowen	Harsh	Matzke	Ruhnke
Brauer	Hasebroock	Moulton	Skarda
Burbach	Holmquist	Moylan	Stromer
Carpenter	Hughes	Nore	Stryker
Carstens	Kjar	Orme	Wallwey
Claussen	Kokes	Paine, I.	Warner
Craft	Kremer	Paxton	Whitney
Crandall	Lysinger	Payne, D.	Wylie
Danner			

Voting in the negative, 4:

Klaver	Nelson	Proud	Syas
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Not voting, 4:

Batchelder	Budd	Knight	Pedersen
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A constitutional majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 332. With Emergency.

A BILL FOR AN ACT relating to noxious weeds; to provide a comprehensive noxious weed control program, as prescribed; to provide penalties; to provide an operative date; to repeal Chapter 2, article 9, Reissue Revised Statutes of Nebraska, 1943, and amendments thereto; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 30:

Adamson	Fleming	Marvel	Proud
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Hughes	Moulton	Skarda
Brauer	Kjar	Nore	Stromer
Burbach	Klaver	Orme	Syas
Carpenter	Kremer	Paine, I.	Wallwey
Claussen	Lysinger	Payne, D.	Whitney
Crandall	Mahoney		

Voting in the negative, 13:

Budd	Holmquist	Paxton	Stryker
Carstens	Moylan	Rasmussen, E.	Warner
Craft	Nelson	Rasmussen, R.	Wylie
Hasebroock			

Not voting, 6:

Batchelder	Harsh	Kokes	Pedersen
Danner	Knight		

Having failed to receive a constitutional two-thirds majority with the emergency clause attached, the question now is, "Shall the bill pass with the emergency clause stricken?"

Voting in the affirmative, 26:

Adamson	Crandall	Mahoney	Payne, D.
Bauer	Fleming	Marvel	Proud
Bowen	Gerdes	Moulton	Ruhnke
Brauer	Hughes	Nore	Skarda
Burbach	Kjar	Orme	Stromer
Carpenter	Kremer	Paine, I.	Whitney
Claussen	Lysinger		

Voting in the negative, 17:

Budd	Craft	Hasebroock	Klaver
Carstens	Harsh	Holmquist	Kokes

Moylan	Rasmussen, E.	Stryker	Warner
Nelson	Rasmussen, R.	Syas	Wylie
Paxton			

Not voting, 6:

Batchelder	Knight	Pedersen	Wallway
Danner	Matzke		

A constitutional majority having voted in the affirmative, the bill was declared passed with the emergency clause stricken and the title agreed to.

LEGISLATIVE BILL 927.

A BILL FOR AN ACT relating to public health and welfare; to provide for health service regions as prescribed; to provide for boundaries of regions; to provide for a board in each region and its members; to provide for selection of members of the board and terms of office; to provide for expenses; and to provide powers and duties of the board.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'"

Voting in the affirmative, 17:

Bauer	Fleming	Nore	Rasmussen, R.
Bowen	Gerdes	Orme	Stromer
Brauer	Harsh	Payne, D.	Stryker
Burbach	Hughes	Proud	Whitney
Carpenter			

Voting in the negative, 26:

Adamson	Holmquist	Moulton	Ruhnke
Budd	Kjar	Moylan	Skarda
Claussen	Klaver	Nelson	Syas
Craft	Kokes	Paine, I.	Wallway
Crandall	Kremer	Paxton	Warner
Danner	Lysinger	Rasmussen, E.	Wylie
Hasebroock	Mahoney		

Not voting, 6:

Batchelder	Knight	Matzke	Pedersen
Carstens	Marvel		

Having failed to receive a constitutional majority, the bill failed of passage.

LEGISLATIVE BILL 341.

Introduced by Jerome Warner, 25th District; Marvin E. Stromer, 27th District

A BILL FOR AN ACT for submission to the electors of an amendment to Article VIII, section 1A, of the Constitution of Nebraska, relating to taxation; to provide that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof; to provide for the submission of the proposed amendment to the electors at the general election in November, 1966; to provide for the manner of submission and form of ballot; and to provide the effective date thereof.

Be it enacted by the people of the State of Nebraska,

Section 1. That at the general election in November, 1966, there shall be submitted to the electors of the State of Nebraska for approval the following amendment to Article VIII, section 1A, of the Constitution of Nebraska, which is hereby proposed by the Legislature:

"Sec. 1A. When a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof."

Sec. 2. The proposed amendment shall be submitted to the electors in the manner prescribed by Article XVI, section 1, of the Constitution of Nebraska. The proposition for the submission of the proposed amendment shall be placed upon the ballot in the following form:

"Constitutional amendment providing that when a general sales tax, or an income tax, or a combination of a general sales tax and income tax, is adopted by the Legislature as a method of raising revenue, the state shall be prohibited from levying a property tax for state purposes, except for funds to be used for

capital building improvements of the state, and the Legislature shall allocate not less than twenty per cent of the proceeds from such tax to the common schools which are exclusively owned and controlled by the state or an educational governmental subdivision thereof.

- For
 Against”

Sec. 3. That the proposed amendment, if adopted, shall be in force and take effect immediately upon the completion of the canvass of the votes, at which time it shall be the duty of the Governor to proclaim it as a part of the Constitution of Nebraska.

Whereupon the President stated: “All provisions of law relative to procedure having been complied with, the question is, ‘Shall the bill pass?’”

Voting in the affirmative, 34:

Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Budd	Holmquist	Moylan	Stromer
Burbach	Hughes	Orme	Stryker
Carpenter	Kjar	Payne, D.	Syas
Carstens	Kokes	Proud	Wallwey
Crandall	Lysinger	Rasmussen, E.	Warner
Danner	Mahoney	Rasmussen, R.	Whitney
Fleming	Marvel		

Voting in the negative, 12:

Adamson	Craft	Kremer	Paine, I.
Brauer	Hasebroock	Nelson	Paxton
Claussen	Klaver	Nore	Wylie

Not voting, 3:

Batchelder	Knight	Pedersen
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A constitutional three-fifths majority having voted in the affirmative, the bill was declared passed and the title agreed to.

LEGISLATIVE BILL 934. With Emergency.

A BILL FOR AN ACT to make appropriations for the payment of claims not heretofore paid, and for which no appropriation has been made; to make appropriations for the payment of miscellaneous claims presented to the Legislature for which no appropriations have been made; to provide the manner in which certain money so

appropriated shall be paid and expended; and to declare an emergency.

Whereupon the President stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Adamson	Fleming	Marvel	Rasmussen, R.
Bauer	Gerdes	Matzke	Ruhnke
Bowen	Harsh	Moulton	Skarda
Brauer	Hasebroock	Moylan	Stromer
Budd	Holmquist	Nelson	Stryker
Burbach	Kjar	Nore	Syas
Carpenter	Klaver	Orme	Wallwey
Carstens	Kokes	Paine, I.	Warner
Claussen	Kremer	Payne, D.	Whitney
Craft	Lysinger	Proud	Wylie
Crandall	Mahoney	Rasmussen, E.	

Voting in the negative, 1:

Paxton

Not voting, 5:

Batchelder	Hughes	Knight	Pedersen
Danner			

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Recess

Mr. Bowen moved to recess until 1:00 p.m.

Mr. Burbach moved to amend the motion to recess until 1:30 p.m.

The Burbach amendment was adopted.

The Bowen motion as amended was adopted and at 12:00 p.m. the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., President Sorensen presiding.

The roll was called and all members were present except Messrs. Batchelder, Knight and Pedersen, who were excused.

STANDING COMMITTEE REPORTS

Enrollment and Review

- LEGISLATIVE BILL 937. Correctly enrolled.
- LEGISLATIVE BILL 554. Correctly enrolled.
- LEGISLATIVE BILL 936. Correctly enrolled.
- LEGISLATIVE BILL 906. Correctly enrolled.
- LEGISLATIVE BILL 931. Correctly enrolled.
- LEGISLATIVE BILL 932. Correctly enrolled.
- LEGISLATIVE BILL 332. Correctly enrolled.
- LEGISLATIVE BILL 702. Correctly enrolled.
- LEGISLATIVE BILL 930. Correctly enrolled.
- LEGISLATIVE BILL 925. Correctly enrolled.
- LEGISLATIVE BILL 593. Correctly enrolled.
- LEGISLATIVE BILL 341. Correctly enrolled.
- LEGISLATIVE BILL 934. Correctly enrolled.

(Signed) Henry F. Pedersen, Jr., Chairman

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LB 937 LB 554 LB 936 LB 906 LB 931 LB 932 LB 332 LB 702 LB 930 LB 925 LB 593 LB 341 LB 934 LR 12 LR 16 LR 20 LR 27 LR 28 LR 36 LR 41 LR 45 LR 66 LR 67 LR 69 LR 71 LR 75 LR 78 LR 80 LR 83 LR 87 LR 89 LR 91 LR 92 LR 103 LR 107 LR 108 LR 106

MOTION—Suspend Rules

Mr. Carpenter moved to suspend the rules and adopt LR 48 notwithstanding the Committee action.

Mr. Kjar moved the previous question. The question is, 'Shall the debate now close?' The motion prevailed with 30 ayes, 11 nays and 8 not voting.

Mr. Carpenter asked for a record vote on his motion.

Voting in the affirmative, 13:

Carpenter	Harsh	Matzke	Skarda
Carstens	Kremer	Payne, D.	Stryker
Craft	Lysinger	Ruhnke	Whitney
Fleming			

Voting in the negative, 27:

Adamson	Holmquist	Moylan	Rasmussen, E.
Bauer	Hughes	Nelson	Rasmussen, R.
Budd	Kjar	Nore	Stromer
Crandall	Kokes	Orme	Wallwey
Danner	Mahoney	Paine, I.	Warner
Gerdes	Marvel	Paxton	Wyllie
Hasebroock	Moulton	Proud	

Not voting, 9:

Batchelder	Burbach	Klaver	Pedersen
Bowen	Claussen	Knight	Syas
Brauer			

The motion lost.

RESOLUTIONS**LEGISLATIVE RESOLUTION 105.**

LR 105 was adopted with 32 ayes, 10 nays and 7 not voting.

Rule Changes

Mr. Ruhnke moved the adoption of the three rule changes found in the Legislative Journal for the One Hundred Forty-seventh Day.

Rule change # 1 (Rule 6, Sec. 9) lost with 22 ayes, 20 nays and 7 not voting.

Rule change # 2 (Rule 12, Sec. 8) lost with 29 ayes, 7 nays and 13 not voting.

Rule change # 3 (Rule 12, Sec. 8 (b) (1)) was adopted with 39 ayes, 4 nays and 6 not voting.

President Signs

While the Legislature was in session and capable of transacting business, the President signed: LR 105

Visitors

Mr. Hasebroock introduced former State Senator George Weberg from Pender, Nebraska.

Mr. Wylie introduced Girl Scout Troop # 314 and sponsors Mrs. Ruth Dan and Mrs. Dorothy Murphy, from Neligh, Nebraska.

UNANIMOUS CONSENT—Totalizer

Mr. Stromer asked unanimous consent that the Executive Board of the Legislative Council be authorized to review and contract for a totalizer for the Legislative Chamber.

No objections. So ordered.

MOTIONS—Suspend Rules

Mr. Syas moved to suspend the rules and adopt the following rule change:

Amend Rule 6, Section 2, line 2 by substituting 1:30 p.m. in lieu of 2:00 p.m.

The motion lost with 16 ayes, 26 nays and 7 not voting.

Mr. Carpenter moved to suspend the rules and adopt the following rule change:

I move to amend Rule 6, section 3 to read as follows:

Sec. 3. Unless the committee to which a bill or resolution has been referred decides, by vote of the majority of its members, to advance it to General File without a public hearing, the committee shall, before taking final action thereon hold a public hearing thereon and shall give at least five calendar days' notice, by publication in the Legislative Journal, of the date and time of said hearing. Committee chairmen shall make rules concerning length of public hearings but no rebuttal shall be for more than ten minutes. Any bill or resolution placed on General File by the committee to which it was referred without a public hearing thereon, it shall be returned to the committee for public hearing upon the request of any five members of the Legislature.

The motion lost with 16 ayes, 25 nays and 8 not voting.

Presented to the Secretary of State

Presented to the Secretary of State on August 17, 1965 at 10:45 a.m.: LB 713 LB 234

(Signed) Ruth Bossard, Enrolling Clerk

Presented to the Governor

Presented to the Governor for approval on August 17, 1965 at 1:45 p.m.: LB 937 LB 554 LB 936 LB 906 LB 931 LB 932 LB 332 LB 702 LB 934 LB 341 LB 593 LB 925 LB 930.

(Signed) Ruth Bossard, Enrolling Clerk

MOTION—Telephone Credit Cards

Mr. Bowen moved that the telephone credit cards issued to the members be turned in to the Clerk of the Legislature at the end of the session.

The motion prevailed.

MOTION—Approve Printing

Mr. President: I move that the Legislature approve the printing of the Permanent Legislative Journal, Session Laws, Bills, Separates, and Journal Indexes by Joe Christensen, and letterheads and envelopes by Acorn Press. (Signed) Elmer Wallway

The motion prevailed.

MOTION—Group Picture

Mr. President: I move that the University be requested and authorized to place a group picture of the members of the Seventy-fifth Session in the West Senate Lounge, and that the Legislature express its appreciation for this service.

(Signed) Calista Cooper Hughes

The motion prevailed.

MOTION—Mailing Separates to Members

Mr. President: I move that the Clerk be directed to send to each member of the Legislature a file of the bills passed, as soon as printed, and the expense in so doing be paid out of the legislative expense appropriation. (Signed) Cecil Craft

The motion prevailed.

MOTION—File Bills and Records

Mr. President: I move that the Chairman of each standing committee be requested to file with the Clerk of the Legislature any bills

and standing committee records remaining in his possession, so that a proper record may be made of the final disposition of such bills.

(Signed) C. W. Holmquist

The motion prevailed.

MOTION—Print Brochure

Mr. President: I move that the Clerk of the Legislature be directed to prepare the usual brochure showing a comparison of the bicameral and unicameral legislative system and other pertinent data.

(Signed) Edward R. Danner

The motion prevailed.

MOTION—Mailing of Permanent Journal and Session Laws

MR. PRESIDENT:

I move that the Clerk of the Legislature be instructed to send to each Member of the Legislature, and to each authorized member of the Press assigned to the Legislature for the Seventy-fifth Session, a copy of the permanent Legislative Journal and Session Laws of the Seventy-fifth Session, when completed; and that the proper officers of the Legislature be authorized to issue vouchers against the fund provided for expenses of the Seventy-fifth Session of the Nebraska Legislature in payment of necessary postage or express and necessary wrapping material for sending said Legislative Journal and Session Laws to Members of the Legislature, and that the Press and the members of the Legislature be allowed to keep their Statutes and Supplements and letter files.

(Signed) George C. Gerdes

The motion prevailed.

MOTION—Retain Help

Mr. President: I move that the Clerk of the Legislature be directed to retain such help as may be required to check the bills, supplies, legislative chamber furniture, and otherwise complete the business of the office for the Seventy-fifth Session of the Legislature, and to employ such help as is necessary during the interim.

(Signed) H. C. Crandall

The motion prevailed.

MOTION—Appreciation to Administrative Members

Mr. President: I move that this Seventy-fifth Session of the Nebraska State Legislature express its appreciation to Hugo F. Srb, Paul R. Robinson, John J. Wilson and Emory Burnett, administrative members, in the performance of a very difficult duty to the complete satisfaction of the membership of this body. Without their counsel, advice, and experience, this Legislature would have been hard-put to perform and expedite the duties assumed and performed by its membership.

I further move that we give them a standing vote of confidence and appreciation.

(Signed) W. H. Hasebroock

The motion prevailed.

Appreciation

Mr. President:

The elective officers and employees of the Seventy-fifth Session hereby express their appreciation for the privilege of serving this Legislature and for the courtesies extended to them by each and every Member.

(Signed) Hugo F. Srb

MOTION—Appreciation to Lieutenant Governor

Mr. President: I move that this Seventy-fifth Session of the Nebraska State Legislature give a standing vote of appreciation to the outstanding performance of Lieutenant Governor Philip C. Sorensen, who as Lieutenant Governor, is the presiding officer of this body and has demonstrated to this Legislature an example of impartiality and fairness.

(Signed) Sam Klaver

The motion prevailed.

MOTION—Appreciation to Employees

Mr. President: I move that the Legislature take this opportunity to express its gratitude and appreciation of the efficient and conscientious performance of their duties by the employees of this body. I would also single out Ruth Bossard, the Engrossing and Enrolling Clerk, who missed her vacation in order to continue on and complete our work, and all other employees who either missed or found it necessary to adjust their vacations because of the length of the session.

It is through their efforts in part that this body has been able to efficiently perform their duties to serve the people of this State and be it resolved that we want to take this opportunity to express our appreciation of such splendid service.

(Signed) Harold B. Stryker

The motion prevailed.

MOTION—Appreciation to Press

Mr. President: I move that a standing vote of thanks be given to the newspapers and the press associations for their accuracy and fairness in reporting to the people of our State the activities of this Session of the Legislature.

(Signed) Richard F. Proud

The motion prevailed.

MOTION—Appreciation to Radio and TV

Mr. President: I move that this body express its thanks and appreciation to the radio and television stations for broadcasting news of the Legislature to the citizens of the State.

(Signed) C. F. Moulton

The motion prevailed.

MOTION—Present Flags

Mr. President: I move that as evidence of our sincere appreciation of our presiding officers for the fair and impartial performance of their duties, we obtain a Nebraska flag, similar to those previously used for such occasions and present one to Lieutenant Governor Philip C. Sorensen and a Nebraska flag to Speaker Kenneth L. Bowen.

(Signed) Elvin Adamson

The motion prevailed.

MOTION—Present Gavel

Mr. President: I move that Lieutenant Governor Philip C. Sorensen be presented with the gavel used during the Seventy-fifth Session of the Nebraska Legislature.

(Signed) J. W. Burbach

The motion prevailed.

MOTION—Present Gavel

Mr. President: I move that Speaker Kenneth L. Bowen be presented with a gavel, an emblem of his serving as a fair and impartial presiding officer.

(Signed) Arnold Ruhnke

The motion prevailed.

MOTION—Appreciation

Mr. President: I move that this Seventy-fifth Session of the Nebraska State Legislature express its appreciation to Rev. Robert E. Palmer, Chaplain; George L. Santo, Sergeant-at-Arms; Ray R. Wilson, Assistant Sergeant-at-Arms, and Ruby Nelson, Postmistress.

(Signed) M. A. Kremer

The motion prevailed.

Presentation

Mr. Marvel presented a Nebraska State Flag to Sergeant-at-Arms George L. Santo in recognition of his service to the Nebraska Legislature.

MOTION—Adjournment

Mr. President: I move that the Journal for the One Hundred Forty-ninth Day, as prepared by the Clerk, be approved, and that the Seventy-fifth Session of the Legislature, having finished all business before it, now (at 3:10 p.m.) adjourn, sine die.

(Signed) Ross H. Rasmussen

The motion prevailed.

Hugo F. Srb
Clerk of the Legislature

CERTIFICATE

I, Hugo F. Srb, Clerk of the Legislature, hereby certify that the foregoing Volumes I and II are a true and correct copy of the Legislative Journal of the Seventy-fifth Session of the Legislature of the State of Nebraska, convened and held in the City of Lincoln, State of Nebraska, January 5, 1965 to August 17, 1965.

Hugo F. Srb
Clerk of the Legislature

December 30, 1965
Lincoln, Nebraska

LEGISLATIVE BILLS

Received after adjournment

MESSAGES FROM THE GOVERNOR

August 19, 1965

Mr. Hugo Srb
Clerk of the Legislature
State Capitol
Lincoln, Nebraska

Dear Mr. Srb:

Governor Morrison has requested me to inform you that on August 18, 1965, he approved Legislative Bills 925, 848, 936, 937, 930, 932, 702, 341, 934, 906, 931, 332, and 554.

Respectfully,

(Signed) Gene A. Budig
Gene A. Budig
Administrative Assistant

August 23, 1965

Mr. Hugo Srb
Clerk of the Legislature
State Capitol
Lincoln, Nebraska

Dear Hugo:

For your information, on August 21, 1965, I approved Legislative Bills 593 and 452.

Respectfully,

(Signed) Frank B. Morrison
Frank B. Morrison
Governor

REPORT FROM THE SECRETARY OF STATE

Registration and expense report filing activities of all lobbyists and their employers for the month of July, 1965.

**LEGISLATIVE BILLS ENACTED
INTO LAW****Seventy-fifth Session**

- 1 Kokes. Decedents' estates, appeal bonds
- 3 Klaver. Nebraska Educational Television Commission membership
- 4 Ruhnke et al. Contract of loan or sale charge disclosure
- 6 Klaver. Pari-mutuel horse racing tax increase
- 9 Carpenter. University of Nebraska, junior colleges, use of facilities and equipment
- 18 Carpenter. Defendant, replevin action bond
- 19 Carpenter. Legislators' travel and per diem expenses
- 20 Carpenter et al. Legislative bill drafting services
- 25 Carpenter. Motor vehicle fuels, tax increase and reallocation
- 26 Carpenter. Cigarette tax increase and allocation
- 27 Carpenter. Beer tax increase
- 31 Carpenter. Disclosure of certain mutual funds with Tax Commissioner
- 36 Carpenter et al. Study of federal aid programs
- 39 Carpenter. State Racing Commission regulations
- 42 Carpenter. Increasing annual fees paid by corporations
- 46 Paxton. Display of State Banner
- 47 Syas et al. Changing numbering of initiative amendments to Constitution
- 48 Ruhnke et al. Candidacies of elective executive officers
- 50 Stromer. Investment of funds by fiduciaries
- 51 Mahoney et al. Permitting use of pneumatic tires with studs
- 52 Knight et al. Regulating personal installment loans
- 55 Payne et al. Soil and water conservation district funds
- 64 Pedersen. Use of land acquired for highway purposes
- 65 Claussen et al. Supervisors in soil and water conservation district mergers
- 66 Bauer et al. Motor vehicles, speed contests, drag racing on public highways
- 67 Payne. Claims against cities second class, villages
- 68 Payne. Towing disabled vehicles on freeways
- 69 Payne et al. Gifts to minors, redefining terms
- 70 Payne. Nomination of municipal candidates
- 71 Payne. Motor vehicle registration and tax collection
- 73 Lysinger et al. Reporting of treatment of certain wounds and injuries
- 74 Syas. Cities metropolitan class, abutting property owners, improvement protests

- 75 Syas. Cities and villages, all, street improvements
- 76 Mahoney et al. Powers of peace officers
- 77 Mahoney et al. Entering premises by peace officers without notice
- 79 Carpenter et al. State income tax based on federal acts
- 81 Carpenter et al. Personal property tax schedule listings
- 83 Carpenter et al. Failure to make tax return, additions, notices, hearings
- 84 Carpenter et al. Enforcement of general revenue laws
- 89 Stromer et al. School boiler inspections
- 91 Orme et al. Board of Nursing, powers, duties
- 92 E. Rasmussen et al. Abatement of nuisances, nonoccupied, abandoned buildings
- 93 E. Rasmussen et al. Delinquent real estate tax foreclosure
- 95 Payne et al. Urban renewal
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- 875 Committee on Budget. Authorizing rentals outside Capitol Building
- 876 Committee on Budget. Department of Public Institutions, fund transfer
- 877 Committee on Judiciary. Business corporations, harmonizing provisions
- 878 Committee on Salaries and Claims. Registration of trucks and truck-tractors
- 879 Committee on Salaries and Claims. County board salaries
- 880 Committee on Education. Bonded indebtedness in merged school districts
- 881 Committee on Salaries and Claims. Cigarette fund administration
- 882 Committee on Government and Military Affairs. Museum revenue bonds
- 884 Bauer, upon recommendation of the Governor. Airport authorities

- 887 Committee on Salaries and Claims. Watershed conservancy districts, recreation sites
- 889 Committee on Budget. Biennial state budget for certain departments, boards and commissions
- 890 Committee on Budget. State Building Fund
- 891 Committee on Budget. State Office Building Fund
- 892 Committee on Education. Dissolution or reorganization of school districts
- 893 Lysinger, upon recommendation of the Governor. Regulating the practice of barbering
- 894 Bowen, upon recommendation of the Governor. Advisory Committee on Aging
- 895 Committee on Budget. Sale or exchange of certain land in Douglas County
- 896 Committee on Revenue. Revenue and taxation violations, withholding funds
- 897 Committee on Revenue. Appeal from Tax Commissioner's assessment
- 898 Committee on Revenue. Tax Commissioner's power to examine property and records
- 899 Committee on Revenue. Taxing property omitted from taxation
- 901 Committee on Salaries and Claims. Transfer of Department of Roads funds
- 902 Committee on Labor. Schools leasing or owning property outside district
- 903 Committee on Labor. Cities metropolitan class, certain office holders seeking other office
- 905 Committee on Salaries and Claims. Miscellaneous claims, appropriation
- 906 Committee on Revenue. Exempting retirement payments from intangible property tax
- 908 Committee on Public Health and Welfare. Establishment of depreciation funds from income of homes for aged, infirmed persons
- 909 Committee on Revenue. Recipient of public assistance, Economic Opportunity Act of 1964, income exemption
- 910 Committee on Budget. Salaries of officers of state government, appropriation
- 911 Committee on Budget. Authority to fix rates charged by University Hospital
- 912 Gerdes, upon recommendation of the Governor. Authority of Military Department to convey land in Dawes County
- 913 Committee on Budget. Vocational rehabilitation revolving fund
- 914 Gerdes, upon recommendation of the Governor. Nebraska Educational Television Commission land acquisition
- 915 Burbach et al, upon recommendation of the Governor. Reproducing, printing certain political literature

- 917 Kjar, upon recommendation of the Governor. Installment sales, time sale price redefinition
- 918 Committee on Judiciary. Filing statement when recording deed
- 919 Orme et al, upon recommendation of the Governor. Aliens, teachers or research scientists
- 920 Carpenter. Tax levies, date, time, state, county
- 921 Committee on Budget. Legislature, supplemental appropriation
- 922 Committee on Budget. Biennial state budget for certain departments, commissions, and boards
- 923 Committee on Government and Military Affairs. Legislature, changing method of apportionment
- 925 Committee on Committees. Legislature apportionment, preserving county lines
- 926 Committee on Agriculture and Recreation. Creating Emergency Fire Fighting Fund
- 928 Committee on Budget. Biennial state budget for certain departments, boards and commissions
- 930 Committee on Revenue. Refund of illegal tax penalties
- 931 Committee on Revenue. Assessment of omitted property
- 932 Committee on Revenue. Method of determining net taxable income of a cooperative
- 933 Committee on Salaries and Claims. Providing for deed to correct error to land in Hall County
- 934 Carpenter, upon recommendation of Governor. Miscellaneous claims, appropriation
- 936 Committee on Salaries and Claims. Repeal of medical assistance provisions
- 937 Committee on Salaries and Claims. Medical assistance, dependent children, aged, blind, disabled

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- 171 Executive Board of Legislative Council, membership
- 209 Legislative Council, committee subpoena authority
- 254 State Board of Education, terms, election
- 316 School land rentals
- 317 Unsold school land, costs of administration
- 399 Livestock brand inspection area
- 400 Refund of gasoline tax, propelling of motor vehicles on claimant's land
- 403 Domestic insurance companies borrowing money
- 432 Embezzlement and frauds by bankers and bank employees
- 509 Bank charters, new or transfers
- 535 State consent for sale or exchange of land with federal government
- 591 Purchase of United States Savings Bonds by state employees
- 633 Investment of school district sinking funds
- 634 Schools, Forest Reserve Fund, apportionment limitation
- 664 Motor vehicles, proof of financial responsibility
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328, with others

CLIFTON B. BATCHELDER

- 204 Cities metropolitan class, county, concurrent jurisdiction over certain watercourses
- 558 Employment security, disqualification
- 728 Calling of strikes, election of officers of labor organization
- 745 Prohibiting obstruction of transportation
- 791 Cities metropolitan class, regulation of dogs, three mile limit
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HAL W. BAUER

- 66 Motor vehicles, speed contests, drag racing on public highways
- 121 Governing legal investments by trust and trustees appointed by court
- 243 Justices of the peace, jury fee increase

* See also Bills Introduced by Committees page 2902 and Chronology of Bills, page 2931.

- 244 Publication of county claims, summarization
- 245 Gasoline Tax Fund, increase in allocation to cities and villages
- 246 Repeal of daily mortgage indebtedness record
- 247 Motor vehicle operators' licenses, fleeing to avoid arrest
- 248 Increasing inferior courts witness and jurors fees
- 296 Disposition of Session Laws and Journals over ten years old
- 315 Filing of written applications by candidates for office of director of watershed districts, budget, tax rolls
- 334 Bottle club licenses
- 513 Salary increase of Clerk, Reporter of Supreme Court
- 518 Workmen's compensation, defining a term
- 532 Detention, hospitalization, care, release of mentally ill
- 578 Workmen's compensation, prosthetic devices
- 579 Cities second class, villages, municipal indebtedness liability, exemption removal
- 580 Workmen's compensation, benefit increase
- 594 Uniform filing fees, counties
- 604 Insurance agents, brokers, licenses
- 616 Nebraska Trust Deeds Act
- 632 Cities primary class, sanitary and improvement districts, three mile limit
- 662 Computation of judges retirement benefit
- 663 County board of mental health, compensation of examining physician
- 682 Election Commissioner, deputy, salary increase, Lancaster County
- 734 Interest on judgments of damages for personal injuries
- 735 Exemplary damages, juries
- 797 State income tax
- 798 Elections, storage of ballot boxes, time
- 799 Highways, suits against county, time limitation
- 800 Hospital records, business records
- 801 Abolishing requirement of gross negligence for guest passengers, damages
- 802 Extending hours of registration of voters
- 803 Elections, residence requirements
- 804 Duplicate abstract of votes to political party chairman
- 805 Reregistration of voters by mail
- 806 Reregistration of voters by mail, notice of registration places
- 884 Airport authorities
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KENNETH L. BOWEN

- 53 Bureau of criminal investigation, Attorney General
- 150 Changing name of State Railway Commission to Public Services Commission

- 283 Nebraska Installment Sales Act
- 313 Schools, defining terms, changing classification of districts
- 371 Transfer, dissolution of drainage districts
- 610 Stock insurance companies, organization, promotion
- 611 Sickness, accident insurance, individual or franchise
- 617 Executive position of Game, Forestation and Parks Commissioner
- 618 Department of Roads under direction of Highway Commission
- 619 Increasing salaries of certain state officers
- 654 Taxation of motor vehicles held for resale by dealers
- 848 Issuance and sale of securities
- 894 Advisory Committee on Aging
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S. H. BRAUER, SR.

- 287 Removing certain territory from the brand inspection area
- 300 Snagging of fish
- 311 Water pollution control council enforcement procedures
- 312 Water pollution control council, emergency action
- 479 Adopting state song, "Song of Nebraska"
- 512 Establishing Vocational Technical School at Norfolk
- 574 Towing travel trailers, speed limit
- 685 Motor vehicles, city-county road fund
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RICK BUDD

- 126 Permitting state to raze certain public buildings
- 541 Cities first class, sidewalk construction and levy
- 542 Cities first class, paving bids, petitions, materials
- 543 Cities, villages, particular classes, sidewalk improvement districts, assessments
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J. W. BURBACH

- 161 Dairy Industry Trade Practices Act
- 394 State Veterinarian, appointment, responsibility, qualifications
- 524 Documentary stamp tax on conveyances of real estate
- 525 Dump trucks, Railway Commission permits, exceptions
- 526 State-owned motor vehicles, white band removal
- 533 Excise, occupation taxes on alcoholic liquors
- 534 Liquor distributor tax credit
- 675 Collection of motor vehicle registration fees
- 676 Mill levy by State Board of Equalization and Assessment

- 699 Copyrighting Centennial slogan and symbol
- 808 Rural mail route reports
- 846 Liquor tax increase
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 - 528, 529, 531, 605, with others

TERRY CARPENTER

- 5 Unfair sales act, redefining terms
- 6 Pari-mutuel horse racing tax increase
- 7 Elimination of tax exemption of agricultural, horticultural societies
- 8 Redefining bonded and licensed warehouses
- 9 University of Nebraska, junior colleges, use of facilities and equipment
- 10 Nebraska Liquor Control Commission, district court, hearings, rules of evidence
- 11 Exemption of personal property except when used for profit
- 12 Livestock assessment date change
- 13 Rules and regulations of Nebraska Liquor Control Commission, filing, enacting into law
- 14 Submitting to an election for creating an urban renewal authority
- 15 Eliminating certain provisions for refusing or revoking a liquor license
- 16 Licensed liquor retailers, suspension, closing, fine
- 17 Minimum wage law, employees of State of Nebraska
- 18 Defendant, replevin action bond
- 19 Legislators' travel and per diem expenses
- 20 Interest rates, penalties, classes
- 21 Legislative bill drafting services
- 22 National convention delegates, election, ballots, fees
- 23 Independent voter registrants, primary elections
- 24 Electricity, application of prescribed profits for reduction of rates
- 25 Motor vehicle fuels, tax increase and reallocation
- 26 Cigarette tax increase and allocation
- 27 Beer tax increase
- 28 Domestic insurance companies, gross premium tax increase
- 29 Taxation, defining "exclusive"
- 30 Corporation tax determination
- 31 Disclosure of certain mutual funds with Tax Commissioner
- 32 Exceptions in scope of practice of pharmacy
- 33 Resolution introducer, chairman of Legislative Council study
- 34 Legislature, Supreme Court opinion request
- 35 Including the mourning dove as a game bird
- 36 Study of federal aid programs
- 37 Nonresident and resident students, uniform tuition rates, fees

- 38 Franchise tax repeal
- 39 State Racing Commission regulations
- 40 Pharmacy, medical relationships
- 41 Authorizing counties to impose a use tax
- 42 Increasing annual fees paid by corporations
- 43 Beer container regulations
- 44 Real property taxation
- 45 Redefining bottle clubs
- 78 Intangible property, taxation, listing, rate changes, income
- 79 State income tax based on federal acts
- 80 Changing membership of Board of Equalization, appointment by Governor
- 81 Personal property tax schedule listings
- 82 Providing for appointment of County Board of Equalization
- 83 Failure to make tax return, additions, notices, hearings
- 84 Enforcement of general revenue laws
- 85 Tax Commissioner, duties, term, qualification
- 86 Exempting certain personal property from taxation, head tax increase
- 87 Property, market value for taxation
- 88 Reenumerating taxable property exemption, intangible property
- 101 Gasoline Tax Fund distribution
- 102 Determining credit for retail liquor dealers
- 141 Income tax imposition rates, federal income tax
- 142 Municipalities, special maintenance equipment fund
- 143 Power Review Board, repeal
- 144 Issuance of permits, number plates for equipment used for public improvements
- 154 Repeal of statute requiring county assessors to gather and report agricultural statistics
- 155 Reapportionment of Legislature
- 165 Changing requirements of medical care for the aged assistance
- 166 Imposing a sales tax
- 180 Grade Crossing Protection Fund, cost division
- 219 Juvenile court judges salaries
- 230 Sugar beets, weighing, testing, seed
- 231 District court judicial district apportionment
- 256 Liens upon crops, notice, foreclosure
- 292 Filing personal property statements
- 293 Motor vehicle license and registration exemption for nonresident agricultural workers
- 294 State employees work week, overtime
- 331 Real estate sales, transfers, quarterly reports
- 332 Noxious weed control program
- 377 Highways, connecting links, agreement
- 378 Providing County Board authority to levy a wheel tax
- 415 Cities first class, retirement system for firemen

- 416 Regulation of debt adjusting
- 417 Junior colleges, grants, gifts, services
- 418 Junior colleges, special fund for sites, alterations, equipment
- 419 Government contracts, appropriations, grants to certain schools
- 420 Accreditation of private business or trade schools
- 441 Taxation of motor vehicle fleets
- 455 Governor, Lieutenant Governor voted together as a team
- 492 Reclamation district audits and regulation
- 500 Joint county housing authorities
- 501 Accountants, experience equivalent
- 505 Retail sale of liquors, business entrance requirement
- 527 Real property conveyances, consideration, statement
- 564 Revising state liquor laws
- 587 Manufactured articles, defaced serial numbers
- 596 Bottle clubs, liquor, powers of attorney
- 597 Bottle clubs, licensing, local options
- 600 Schools, cities first class, high school area, merger
- 620 Resident broker's license
- 621 Nonresident's insurance license
- 622 Nebraska Interstate Motor Carriers Fuel Tax Act
- 623 Licensing of stores or retail establishments
- 624 Schools, colleges of osteopathy
- 625 Acquisition of right-of-way by Highway Department
- 629 Insurance policies, choice of physician
- 649 Placing control of natural gas industry under Railway Commission
- 653 Interest, lawful rates, charges
- 680 Motor vehicle operators' licenses, photograph
- 681 Public power districts, approval for rates, Power Review Board
- 768 Penalties for labor law violations
- 786 State aid to junior colleges and municipal universities, levies, tuition
- 824 Cities primary class, zoning outside city limits
- 920 Tax levies, date, time, state, county
- 927 Health service regions
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FRED W. CARSTENS

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- 253 Liquor, redefining nonbeverage user
- 383 Profit-sharing pensions, tax repeal
- 384 Exempting intangible tax on pension plans held in trust
- 385 Exempting intangible tax on qualified pension plans
- 386 Exemptions of intangible property held in trust from employees benefit plans

- 421 Investments, public funds, state, schools, municipal
- 444 Willful injuries to children
- 445 Waiver of certain privileged communications
- 473 Employment security, participation by state departments
- 511 Warrants for arrest, execution
- 638 Cities first class, off-street parking facilities
- 639 Pest eradication districts
- 640 Redefining legal newspaper
- 688 New school districts, creation, operation
- 819 Cities first class, general welfare powers
- 820 Establishing a Nebraska civil service system
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PETER H. CLAUSSEN

- 65 Supervisors in soil and water conservation district mergers
- 109 Parking facilities for institutions of higher education
- 113 Resident definition in state educational institutions
- 114 Changing the name of governing board of the four state colleges
- 290 Changing requirements for the construction of certain trans-
mission lines
- 356 Defining banks and banking
- 357 Department of Banking regulations
- 407 Motor vehicles, changing probationary licenses to minors
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- 414 Credit Union Act
- 583 Motor vehicle fees of nonresident carnival operators
- 651 Aiding in escape from state institution
- 666 Registration fees for commercial trailers
- 667 Motor vehicle towing permits
- 777 School districts, dissolution, exception
- 778 Contracting instruction, transportation of pupils, dissolution of
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- 779 State university and normal schools, negotiable bond antici-
pation
- 782 Reapportionment of Legislature
- 785 State university and normal schools, parking facilities, financ-
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CECIL CRAFT

- 291 Oil and gas conservation, unitized management, duties of
commission
- 314 Railroad company deeds and conveyances
- 319 Increasing the fees of State Surveyor, deputies

- 329 Eliminating regulation of taking waters from drainage ditches, man-made streams
- 330 Placing a member of Legislature on State Board of Equalization
- 345 Increasing number of judges on Workmen's Compensation Court, terms
- 352 Freeways, vehicle tow permits
- 353 Department of Roads, federal road construction
- 408 Employment security, redefining wages
- 409 Municipalities requiring registration of motor vehicles
- 411 State Board of Equalization, section repeal
- 489 Construction of terms relating to accountants
- 548 State Recreation Road Fund
- 549 Additions to highway system, local participation
- 554 Game, Forestation and Parks Commission, eminent domain
- 565 Hauling equipment in tractor and semitrailer combinations
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- 642 County employees' retirement system
- 657 Providing for expense of collection of aircraft fuel tax
- 658 Manufacture of road markers and signs
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H. C. CRANDALL

- 236 Inheritance tax, rest home construction
- 303 Cities first class, bonds of council members
- 304 Removing age limitation of members of election counting board
- 305 Cities second class, officers, employees, bond premiums
- 792 Removing levy restriction from Class VI school districts
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EDWARD R. DANNER

- 54 Notification to voters of polling place change
- 119 Redefining unfair real estate trade practices
- 146 Zoning powers, metropolitan, primary cities
- 147 Bond call, prepayment, political subdivisions
- 148 Cigarette tax imposition, cities metropolitan class
- 178 Salary increase, assistant public defenders and stenographers, certain counties
- 202 Eliminating old age and blind assistance liens
- 427 Fee increase for grand and petit jurors
- 515 Unlawful publications furnished minors
- 656 Fair Employment Practice Act
- 659 Cities or villages, fair employment practices
- 660 Commission on Civil Rights
- 661 Fair housing practices
- 774 Jury service applications, acceptance

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GEORGE H. FLEMING

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- 344 Cities first class, police pension plan
- 426 Manpower Development and Training Fund
- 460 Cities first class, disposition of surplus funds
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GEORGE C. GERDES

- 122 Payment on behalf of child in Boys' Training School, Girls' Training School, or Home for Children
- 130 Relating to professional engineers and architects
- 133 Abstracters Board of Examiners, abstracts of title
- 134 Motor Vehicle Safety Responsibility Act, security exceptions
- 158 Purchase of retirement annuity contracts for state university and college employees
- 159 Renewal fees of bowling alleys and pool halls outside city limits
- 162 Completion, operation, statewide educational television, network, appropriation
- 163 Nebraska Rural Rehabilitation Corporation funds
- 326 Noxious weed control on school lands
- 354 Leasing of personal property for state use
- 376 Cities first, second class, and villages, eminent domain, wells
- 486 Public school employees in State Employees Retirement System
- 487 University of Nebraska nonacademic employees, State Retirement Act
- 488 Retirement Fund for Judges
- 493 Nebraska Safety Patrolmen's Retirement System
- 562 Reallocation of taxes
- 563 Sales and use tax
- 626 Division of Vocational Technical Education, Chadron State College
- 627 Wheat excise tax statement
- 628 Reapportionment of Legislature
- 630 Pari-mutuel hound races
- 668 Nebraska Hotel Occupancy Tax Act
- 885 Implied consent law, hearings
- 912 Authority of Military Department to convey land in Dawes County
- 914 Nebraska Educational Television Commission land acquisition
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LESTER HARSH

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- 104 Consolidation of counties
- 182 Motor vehicle operators' licenses, suspension, speeding conviction
- 183 Motor vehicle operators, age, distance limitation
- 184 Motor vehicle operators' licenses, periodic reexamination
- 215 Extending right of freeholder's petition to grade school children
- 216 Registration of motor vehicles on staggered basis
- 217 Township road funds, exception to payment
- 235 Imposing a luxury tax
- 346 Tax on tobacco products
- 776 Salary of Director of Health
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W. H. HASEBROOCK

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- 395 Cities second class, villages, recreation center, commission, repeal
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- 413 State Building Commission
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- 635 Increasing state's share of motor vehicle registration fees
- 641 Public assistance, minimum payments to nursing homes
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C. W. HOLMQUIST

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CALISTA COOPER HUGHES

- 110 Relating to school retirement system
- 111 Issuance of bachelor of science degree, state normal schools

- 131 Hospitals and federal funds
- 132 Vital statistics, fee increase, death certificates, disposition of stillborn, newborn infants
- 228 Chiropractic licenses, examination
- 448 Land transferred from one school district to an adjoining school district
- 463 County road tax levy
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- 566 Defining child in need of special supervision
- 567 Custody of children by peace officer
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ALBERT A. KJAR

- 255 Cities, villages, particular classes, maximum levy
- 260 Cities first class, maximum levy
- 261 Cities second class, villages, maximum levy
- 286 Domestic insurance company funds
- 446 Weed eradication districts, plans, tax
- 447 Eradication of noxious weeds on school lands
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- 552 Heavy construction tractors, testing law exceptions
- 686 Cities second class, villages, contracts for improvements
- 687 Cities first class, contracts for improvements
- 825 Telephone companies, orders to extend service
- 917 Installment sales, time sale price redefinition
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SAM KLAVER

- 3 Nebraska Educational Television Commission membership
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- 157 Deleting certain portion of statute relating to arrest for petty larceny
- 181 Legislature, recounting of ballots for members
- 389 Local commercial truck classification
- 390 Increasing rate of excise tax upon certain grain
- 391 Grain and seed tax change
- 392 Mileage tax on motor vehicles from other states, gross weight
- 423 Adopting state song, "Nebraska For Me"
- 475 Retail liquor sales, removal of military or naval stations from restricted area
- 510 Sales of personal property, transportation, routing of shipments

- 516 Cities metropolitan class, sale, purchase of water for public use
- 517 Cities metropolitan class, bonds for costs, water, utilities district
- 553 Tax upon commercially raised vegetables
- 773 Creating Nebraska Sweepstakes Commission
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JOHN E. KNIGHT

- 52 Regulating personal installment loans
- 98 Tax payment with bills of exchange
- 226 School land bids, bank drafts
- 229 School service annuities
- 372 Hunting with artificial lights
- 373 Scheduled dog trials, participation by nonresidents
- 401 Increasing size of board of education of Class IV school district
- 402 Domestic life insurance company investments
- 466 Abolishing capital punishment
- 530 Nebraska Sale of Checks Act
- 573 Establishing a Board of Pardons
- 725 Metropolitan, primary cities, probation officer, municipal court employees
- 726 Salaries of certain administrative department heads
- 729 Motor vehicle operator's license, suspension, municipal ordinances
- 781 Limiting business activities of school administrators
- 783 Banks, rate of interest
- 807 Nebraska Agricultural and Industrial Research Institute
- 821 Changing name of junior colleges to community colleges
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RUDOLF C. KOKES

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- 571 Labeling certain imported meats, poultry, eggs, butter
- 575 Motor vehicle fleet, registration, definition
- 576 Redefining fleet of commercial vehicles
- 694 State Railway Commission, natural gas, service, rates, distribution to farmer consumers
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M. A. KREMER

- 227 High school tuition charges
- 581 Area vocational technical schools
- 582 Adopting state song, "I Love Nebraska"

- 746 Exempting weed districts from paying a motor vehicle registration fee
- 749 Filing of threshers' and other harvesting liens
- 751 Staggered issuance of motor vehicle operators' licenses, periodic examination
- 784 Weapons used in hunting wild turkeys
- 855 Eradication of brucellosis in livestock
- 856 Control of hog cholera serum, vaccine or virus
- 857 Livestock entry into state, health permits
- 858 Scabies eradication in sheep
- 859 Destruction of hog cholera animals
- 860 Processing plant of garbage for animals
- 861 Licensing of rendering plants
- 862 Destruction of anthrax infected animals
- 863 Registration fees for hotels, restaurants, motels
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RICHARD R. LYSINGER

- 73 Reporting treatment of certain wounds and injuries
- 105 Relating to bee husbandry
- 108 State teachers colleges, revolving funds
- 112 Purchase of retirement annuity contracts for employees of state colleges
- 307 Installment selling, revolving charge agreements
- 519 Interscholastic activities participation, Training Schools
- 520 Prekindergarten school programs
- 557 Limitations on combinations of vehicles in total length
- 560 Nebraska Commercial Development of Vegetables Fund
- 713 Hauling of loose or unpackaged livestock feeds on highways
- 714 Death benefits, Second Injury Fund
- 719 Control of advertising on state highway system
- 893 Regulating the practice of barbering
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EUGENE T. MAHONEY

- 51 Permitting use of pneumatic tires with studs
- 76 Powers of peace officers
- 77 Entering premises by peace officers without notice
- 99 Inspection and operation of school buses
- 100 Interfering with law enforcement officers' duties
- 135 X-ray technicians, board, registration, fees
- 136 Interstate Compact on Juveniles, Out-of-State Confinement Amendment

- 137 Cities, villages, particular classes, police and fire department salaries
- 138 Douglas County Election Commissioner salary increase
- 139 Election Commissioner, eligibility for office
- 140 Jury Commissioner salary
- 382 Transportation services for school children
- 422 State, political subdivision, liability insurance
- 502 Examination, licensing of plumbers, zoning areas of cities
- 670 Increasing salary of secretary of State Railway Commission
- 671 State-operated lottery
- 698 Unlawful assault in certain penal or correctional state institutions
- 790 Meetings of governing bodies of Nebraska, public meetings
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RICHARD D. MARVEL

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- 173 Creating Department of Administrative Services
- 174 Establishing a State Personnel Service
- 266 Military Department Cash Fund
- 267 Bingo license fees deposited to credit of General Fund
- 268 Department of Health funds
- 269 Tax levy for care of patients in state hospitals
- 270 Superintendent of Buildings and Grounds funds
- 271 Department of Insurance funds
- 272 Secretary of State funds
- 273 Game, Forestation and Parks Commission funds
- 274 State Department of Education funds
- 275 School retirement system funds
- 276 State Historical Society funds
- 321 Adopting state song, "Beautiful Nebraska"
- 322 Removal of state hospital patients to nursing home
- 323 Providing for intertransfer between Home for Children and Training Schools
- 324 Public institutions, inmate transfer
- 325 State reimbursement for airplane travel expense
- 355 Increasing fee for female labor permits
- 358 Printing reissue of Volumes II and IIA, Revised Statutes of Nebraska, 1943, appropriation
- 359 Publishing notice of township meetings in legal newspaper
- 360 Taxation of bee colonies
- 370 Department of Labor funds
- 374 Sale of certain surplus lands, Girls' Training School, Geneva
- 452 Federations of school districts
- 453 Clerk of the Supreme Court, appropriation

- 506 Surplus land sale, York
- 643 Appropriation, Power Review Board
- 718 Cities first class, payment of bonds by treasurer
- 815 Legislature, fiscal information, procedure
164, 171, 249, 250, 251, 258, 301, 354, 561, 581, 591, 605, 626, 827,
with others

STANLEY A. MATZKE

- 308 Cities second class, villages, municipal pension plans
- 336 Railroads, repeal of full crew law
- 410 Formation, regulations of ground water conservation districts
- 539 Motor Vehicle Safety Responsibility Act
- 646 Ground water, wells, spacing regulations
4, 164, 284, 482, 514, 591, 660, 702, 719, 782, 826, 848, with others

C. F. (PAT) MOULTON

None as principal introducer

- 130, 140, 179, 427, 438, 481, 517, 520, 572, 591, 599, 608, 786, 789,
826, with others

HAROLD T. MOYLAN

- 404 Cities metropolitan class, sewer use charges
- 405 Cities metropolitan class, sewer use charges
- 721 Abbreviated registration form for registered voters
- 722 Criminal procedure, statute of limitations
- 752 Date change for applying for exemption of property
- 771 Postponing service of qualified juror
133, 138, 167, 170, 245, 427, 481, 515, with others

FRANK NELSON

- 156 Establishment of O'Neill Vocational Technical School
- 203 Game refuge boundaries, Boyd, Holt Counties
- 233 School land sections, collection as other real estate taxes
- 310 World War I veterans, hunting and fishing permits,
exemption
- 503 Public sale of bonds of school districts, cities, villages
- 750 Regulation of common and contract carriers, certificates, lease,
transfer
218, 311, 312, 336, 399, 482, 571, 765, 782, with others

HERB NORE

- 496 Municipalities, curb and gutter district
- 497 Cities first class, street improvements

- 498 Cities first class, flood control projects
- 499 Cities first class, confinement for breach of ordinance
- 665 Electric service areas
- 690 Safekeeping of absent and disabled voters' ballots
- 715 Cities first class, street improvements in and outside city limits
- 753 University of Nebraska, land transfer
- 814 Cities first class, firemen, pension plans
65, 105, 287, 300, 311, 312, 394, 397, 483, 574, 713, 749, 782, 794,
826, 827, with others

FERN HUBBARD ORME

- 91 Board of Nursing, powers, duties
- 127 State Hospital Survey and Construction Act
- 284 State vocational technical school instruction throughout the
year
- 299 Fee increase for a license to practice medicine and surgery
- 320 Suspension of licenses to practice medicine and surgery if
mentally ill
- 335 Board of Examiners for Medicine and Surgery, members' ex-
penses
- 396 Practice of medicine and surgery
- 438 Primary city bonds
- 439 Primary city power granted in charters
- 480 Establishing North Platte Vocational Technical School
- 482 State system of vocational technical schools
- 483 Secretary of Nebraska Public Library Commission, salary
- 592 Certificate of title, motor vehicles, husband or wife
- 593 Nebraska Arts Council
- 599 Public corporations, contributions for charitable purposes
- 602 Junk yards, dump yards, motor vehicle salvage yards, nui-
sances
- 609 Nebraska Statehood Memorial
- 615 New-born infants, tests for errors of metabolism, PKU
- 644 Sterilization of inmates of Nebraska State Home, repeal
- 645 Motor vehicle license plate changes
- 652 Beatrice State Home, petition for admission
- 707 Motor vehicle registration name changes
- 708 Reducing time for safely keeping ballots
- 709 Public power districts, sale of electricity at retail, wholesale
- 754 Aid to dependent children
- 755 Adoption of children, legal relinquishment
- 756 Aid to dependent children
- 757 Redefining dependent children
- 758 Children, adoption, consent
- 759 Custody of children when court approval denied
- 761 Adoption, infants, harmonizing provisions, investigation
- 766 Mentally retarded children, care, maintenance

- 780 Adopting state song, "Nebraska The Heart of the U.S.A."
- 787 Preventing discrimination of wages between sexes
- 826 University of Nebraska, building sites, projects, revenue bonds
- 919 Aliens, teachers or research scientists
131, 132, 162, 164, 172, 173, 174, 205, 206, 229, 245, 266, 267, 268,
269, 270, 271, 272, 273, 274, 275, 276, 368, 369, 486, 532, 559, 570,
572, 573, 591, 613, 710, 711, 716, 797, with others

IRA E. PAINE

- 211 Cities first class, compensation of treasurer
- 309 District court costs, appeals from an inferior court
- 327 Museum revenue bonds
- 454 Cities first class, funds, time deposits
- 521 Label for agricultural seed showing year harvested
- 522 Destruction of duplicate tax receipts
- 569 Housing authorities, redefining a term
- 648 Rules of the road, penalty changes
167, 299, 408, 516, 581, 719, 728, 782, 826, with others

CHESTER PAXTON

- 46 Display of State Banner
- 49 Moving replica of the Liberty Bell
- 169 Imported meat and meat products, labeling notice
- 212 Providing method of determining annual rental of school lands
- 333 Permitting Board of Educational Lands and Funds to appoint secretary of the board, salary
- 375 Right-of-way over public lands for irrigation works
- 457 Disposition of livestock estrays
- 458 Brand inspection fee increase, disposition of unbranded animals
- 459 Organization of hospital districts
- 494 Livestock brands and marks, renewals
- 495 Livestock sales, transfers
- 772 Establishing Broken Bow Vocational Technical School
234, 330, 535, 574, 591, 634, 679, 720, 760, 762, 764, 782, 792,
with others

DALE L. PAYNE

- 55 Soil and water conservation district funds
- 67 Claims against cities second class, villages
- 68 Towing disabled vehicles on freeways
- 69 Gifts to minors, redefining terms
- 70 Nomination of municipal candidates
- 71 Motor vehicle registration and tax collection
- 72 Defining "teacher", third-class school district

- 94 Cities second class, villages, candidates for public office
- 95 Relating to urban renewal
- 175 Third class school district board of education meetings
- 259 Water pollution, refuse discharge
- 337 Rate increase for publishing legal notices
- 338 Adding Avery West Road to state highway system
- 399 Livestock brand inspection area
- 425 Interest, installment loans by industrial loan and investment companies
- 436 Cities metropolitan class, annexation
- 491 Additional district court judicial district
- 601 Safety Patrol, additional titles, retirement
- 700 Increasing salaries of members of Nebraska Liquor Control Commission
- 701 Testing measuring devices used on vehicles transporting inflammable fuel
- 702 Frontage along controlled access facilities upon certain highways
- 703 County flood control levy
- 767 Electricity generation facilities, construction, approval
- 813 Metropolitan utilities districts, gas service extension
78, 79, 80, 83, 84, 85, 86, 87, 88, 92, 93, 126, 144, 249, 250, 251, 258, 283, 307, 394, 396, 437, 443, 473, 481, 516, 517, 520, 557, 665, 669, 671, 689, 704, 705, 719, 826, 827, with others

HENRY F. PEDERSEN, JR.

- 56 School buses, inspections, operator examinations
- 57 Divorces, finality of decree
- 58 Automobile accidents, dead man statute
- 59 Intangible property tax, repeal
- 60 Personal property taxation, average inventories
- 61 Driving under influence of alcoholic liquor, penalty
- 62 Husband and wife, restraining orders
- 63 Public officials, business interests disclosure
- 64 Use of land acquired for highway purposes
- 90 Recovery of court costs when acquitted
- 107 Providing for the sale of at least four-ply wall tires, retreads
- 115 Metropolitan and primary class cities, criminal cases, trial by jury
- 116 Relating to district court fees
- 237 Cities metropolitan class, municipal university retirement benefits
- 238 Standard time change
- 239 Metropolitan, primary cities, forcible entry, detainer
- 240 Mortgage foreclosures, deficiency judgments
- 241 Raising the age of compulsory education

- 242 Prohibiting persons under eighteen years from certain places of public entertainment
- 297 Election commissioner duties
- 340 Age requirement for marriage
- 342 School lands, special damages awarded former lessee recovering more than the appraisalment
- 343 Reducing distance poll workers must remain from entrance to polls
- 388 Providing liens on property of persons convicted of bad, insufficient-fund check charges
- 424 Conciliation Court Law
- 435 Hauling loose bulk cargo
- 440 Willful disobedience of court order, commitment, penalty
- 456 Motor vehicle operators' licenses, physician's statement
- 523 Safety inspection of motor vehicles
- 683 Municipal university, cities metropolitan class, parking revenue bonds
- 775 Workmen's compensation, rates, self insurers
138, 139, 149, 167, 204, 229, 301, 345, 481, 515, 540, 572, 584, 608, 728, 745, 751, 786, 811, 826, 844, with others

RICHARD F. PROUD

- 170 Increasing term of election commissioner
- 379 Annexation of a city or village by city of metropolitan class
- 584 Public buildings accessibility by physically handicapped
- 595 Permitting juvenile court to release minor on bail
- 598 Standard Nonforfeiture Law, mortality table
- 605 State Electrical Board
- 606 Filing evidence of bankruptcy, county resident
- 607 Real property, title insurance, evidentiary effect
- 608 Third class school districts, retirement plans
- 672 Protection and preservation of constitutional guarantees
- 673 Uniform Commercial Code filing requirements
- 674 Prescribed restrictions on cities metropolitan class, annexation
- 732 Domestic insurers, license fees, agents, brokers
- 733 Insurance, unearned premium reserve requirements
- 853 Cities second class, villages, flood control, dikes, bonds
- 854 Cities second class, villages, eminent domain for flood control purposes
99, 149, 382, 481, 592, 703, 736, 737, 738, 739, 740, 754, 755, 756, 757, 758, 759, 761, 786, with others

ERIC RASMUSSEN

- 92 Abatement of nuisances, nonoccupied, abandoned buildings
- 93 Delinquent real estate tax foreclosure
- 151 Poll tax exemption for "totally disabled"

- 177 Motor vehicle operators, limited permits, supervision
- 442 Registration of certain vehicles used for irrigation work
- 443 Cancellation of unpaid taxes, state or governmental subdivisions
- 612 Bounties, certain predatory animals, repeal
- 696 Tax exemption, religious societies
- 697 Cooperative corporations, stockholders' meeting, quorum
- 907 SPF hog accreditation
 - 78, 79, 80, 81, 83, 84, 85, 86, 87, 94, 95, 120, 121, 128, 129, 141, 144,
 - 207, 208, 209, 218, 221, 285, 345, 394, 397, 465, 476, 477, 478, 519,
 - 547, 702, 727, 760, 762, 764, with others

ROSS H. RASMUSSEN

- 123 Suspension or expulsion of school children, notice, return
- 124 Waiver of tuition at institutions of higher education for certain veterans' children
- 125 Relating to warehouses and grain storage areas
- 213 Appointment of state elevator inspector, elevator inspection
- 220 Minors, funds loaned for educational purposes
- 221 Director of Department of Veterans' Affairs salary increase
- 301 Creating educational service units
- 318 School teachers' contracts, hearing, termination
- 347 Schools, harmonizing provisions
- 348 Clarifying procedures for transfer of land by means of freeholder's petition
- 349 Driver education, behind-the-wheel instruction, equivalent
- 350 Schools, deleting unconstitutional provision
- 351 Repeal of obsolete or duplicating school laws
- 387 Registration of truck-tractor, semitrailer combination as a farm vehicle
- 406 Cities first class, compensation of board of public works
- 461 Cities first class, authority for borrowing money
- 462 Flood control bonds
- 570 Juvenile court records
- 631 Division of State Parks relationship to State Historical Society
- 647 Payments in lieu of taxes by public power districts
- 793 Elections, conveying voters to polls
- 794 Creating new district court judicial district
- 816 Commissioner of Labor, right of entry, inspection
- 823 Establishing basin authorities for major water basins
 - 55, 258, 361, 362, 363, 364, 365, 366, 367, 422, 431, 476, 477, 478,
 - 489, 584, 588, 589, 706, 754, 755, 756, 757, 758, 759, 761, 826, 827,
 - with others

ARNOLD RUHNKE

- 4 Contract of loan or sale charge disclosure
- 48 Candidacies of elective executive officers
- 106 Insufficient fund check penalty

- 120 Soil and water conservation, management of lease revenue
- 128 Motor vehicles, liability, government employees
- 129 Adopting state song, "Our Own Nebraska"
- 210 Railway grade crossings, vehicle stop requirement
- 214 Cities second class, villages, hospital bonds, payment extension
- 218 Interest rate charges, installment, industrial loans, revolving agreements
- 288 Public power, irrigation districts, service areas, chartered territories
- 289 Power Review Board, expenses, jurisdiction, powers
- 302 Registration of lobbyists
- 381 Registration fee for school buses
- 559 Exclusion of National Guard technicians from State Retirement Act
- 590 Tax foreclosure on real estate
- 788 Judgments, redefining a term
- 789 Public power contracts, mergers, retail facilities
141, 290, 437, 455, 536, 571, 656, 696, 755, 758, 759, 786, 797,
with others

WILLIAM R. SKARDA, JR.

- 179 State Highway Urban Fund use
- 262 Counties, increasing minimum amount of supplies requiring competitive bidding
- 263 Defining vacancy on ballot
- 264 Automatic withdrawal of areas from rural and suburban fire protection districts, annexation
- 265 Metropolitan, primary, first class cities, fire insurance reports
- 298 Increasing salary of judges of Nebraska Workmen's Compensation Court
- 306 Benefit plans, employer violations
- 380 Establishing a minimum wage law
- 551 Prohibiting lie detector test of employees
- 555 Boundaries of game refuge in Dodge, Douglas, and Saunders Counties
- 556 Filing reports by common carriers, date
- 669 Nebraska Soil and Water Conservation Fund
- 689 Increasing salary of Director of Motor Vehicles
- 693 Motor vehicles, guaranteed arrest bond certificate
- 723 Penalty for offense of hiring and not returning a car
- 724 Filing complaints without prior consent of county attorney, Attorney General
- 730 Increasing capital stock and surplus requirements for stock insurance companies
- 731 Salary scale of actuarial and examining staff, Department of Insurance
- 769 Duplicate voter registration lists

- 770 Elections, poll watchers
 51, 54, 69, 100, 135, 137, 138, 139, 140, 149, 170, 257, 288, 289,
 290, 321, 344, 382, 404, 405, 414, 422, 424, 426, 476, 477, 478, 481,
 502, 519, 557, 665, 670, 671, 696, 698, 704, 705, 714, 719, 784, 786,
 827, with others

MARVIN E. STROMER

- 2 Election of National Committeeman and National Committeewoman
 50 Investment of funds by fiduciaries
 89 School boiler inspections
 117 Private detective licenses
 118 Return of fugitives from justice, designation, expenses, custody
 149 Relating to judges retirement
 160 Providing for regulation of common carriers by Legislature
 164 Providing for open presidential preference primary, delegates
 249 Permitting the state to make long-term, low-interest loans to students for higher education
 250 Construction of new facilities for higher education, state indebtedness
 251 State financial aid to junior colleges, municipal universities, conditions
 258 Providing for Board of Trustees of Higher Education
 362 Decedents' estates, release of public assistance liens
 363 Uniform Reciprocal Enforcement of Support Act
 364 Administration of State Assistance Fund
 365 Establishing a new program of assistance to aged, blind or disabled
 366 Public assistance, payments, records, appeals
 367 Medical assistance for the aged
 368 Purchase of medical appliances in aid to dependent children cases
 369 Home for Children, foster home care, payment
 429 Foreclosure of chattel mortgages
 430 Uniform Commercial Code, published notice
 437 Sheriffs' fees and expenses
 464 Fourth class school district board of education size increase
 528 Increasing per diem to sheriffs for guarding prisoners
 529 Fee increase for issuing distress warrants, levy, return
 531 State institutions, transporting prisoners
 586 Cities primary class, water service, annexation
 613 Limiting the succession to office of Governor
 614 Minors, males, majority by marriage
 695 Sterilization, hereditary epilepsy, marriage, repeal
 710 Delinquent real estate taxes, Lancaster County
 711 Electronic data processing equipment for counties
 712 Bottle club licensee, federal retail liquor stamp

- 811 Changing boundaries of congressional districts
- 827 University of Nebraska, cellular research, special levy
- 886 Department of Motor Vehicles, appropriation
21, 36, 51, 150, 206, 321, 335, 341, 380, 382, 412, 413, 436, 438, 502,
533, 534, 591, 704, 705, 707, 708, 709, 779, 826, 848, 919, with
others

HAROLD B. STRYKER

- 167 Nebraska Centennial Commission seal
- 168 Providing additional powers for watershed conservancy districts
- 285 Appropriation for training youths of farm and ranch families
- 490 Water, control of cleaning agents and detergents
- 507 Quorum of Legislative Council
- 508 Legislative Council bill drafting service
- 561 Appropriation for air conditioning of Capitol Building
- 650 State headquarters site for Game, Forestation and Parks Com-
mission
- 679 Public power district directorship, election
- 720 Public power district directors, other compensation
- 747 Killing of deer on refuges
- 748 Hunting from aircraft
- 760 Public power policies, public facilities, use
- 762 Public power districts, merger
- 764 Public power grid system
- 867 Stealing or copying trade secrets
163, 172, 173, 174, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275,
276, 289, 290, 396, 476, 477, 478, 486, 487, 488, 493, 547, 559, 571,
643, with others

GEORGE SYAS

- 47 Changing numbering of initiative amendments to Constitution
- 74 Cities metropolitan class, abutting property owners, improve-
ment protests
- 75 Cities and villages, all, street improvements
- 328 Signing initiative and referendum petitions
- 481 Class V school districts, joint survivorship annuity
- 485 Land and water conservation fund
- 540 Cities metropolitan class, hearing on application for liquor
license
- 550 Wage disputes, Commissioner of Labor
- 588 Juvenile courts, detention rather than commitment
- 589 Juvenile courts, detention, release
181, 204, 259, 693, 823, with others

ELMER WALLWEY

- 431 Joint county fairs
- 655 Adopting state song, "Nebraska"

- 822 Elections, appointment of deputy registrars
141, 299, 361, 448, 479, 512, 751, 755, 756, 757, 758, 759, 760, 761,
762, 764, 782, 827, with others

JEROME WARNER

- 205 Population classification of prescribed cities
206 Special city reserve fund tax, Lincoln
207 Prohibiting target shooting from highways or bridges
208 County tax levy, certification
257 Cities, villages, particular classes, labor disputes, arbitration
341 Sales and income taxes, portion to schools
433 Agricultural land determination for taxation
434 Taxation, land devoted for agricultural, horticultural use
465 Production credit association, cooperative banks, tax rate
467 Bee husbandry, bee diseases
468 Schools, commercial or industrial enterprises
469 School bus purchases
470 Registered voters signing initiative or referendum petition
471 Voter registration in certain counties
472 State aid to public school districts
476 Right-of-way of military forces on streets, highways
477 Civil Defense rescue vehicles right-of-way
478 National Guard officers, duties, salaries
484 Free high school tuition rate, formula
536 Insurance, filing of dual actuarial premium determinations
537 Elections, voting qualification clarification
538 Control of predators, rodents, and other depredatory or nuisance
animals
544 State employees' vacations
545 Debt management
546 Nebraska Liquor Commission Enforcement Fund
547 Testing of certain liquid or gaseous fueled power units
585 Unauthorized Insurers False Advertising Process Act
691 Religious associations, filing fees
692 Moving portable buildings over county highways
704 Unemployment benefit table
705 Employment security, disqualification for benefits
706 Nebraska Food Act
716 Cities primary class, off-street parking facilities
736 Nebraska Rules of the Road
737 Implied consent law, tests after apprehension
738 Rules of the road, duties of motor vehicle operators
739 Municipal courts, traffic infractions, state, jury trials
740 Rules of the road, stop, slow signs
741 Domestic stock insurance company, equity securities trading
742 Domestic insurance companies, stockholders' meetings

- 743 Insurance, domestic stock insurers, meetings, proxies
- 744 Insurance incorporators, temporary management
- 809 Creating Southeast Nebraska Public Power District
- 810 Appointment of deputy election commissioners, qualifications
52, 99, 160, 169, 215, 229, 288, 289, 290, 313, 321, 372, 373, 412,
413, 419, 464, 573, 591, 609, 707, 708, 709, 710, 711, 826, 827, with
others

RAMEY E. WHITNEY

- 234 Sale of school lands
- 449 Game refuge boundaries in Garden County
- 450 School districts, contracting for instruction
- 451 Workers' transportation, safety code
- 572 Inspection of motor vehicle and semitrailers
- 577 Water storage reservoir, diversion
- 636 Establishing Western Nebraska Technical College, Ogallala
- 637 Reflective material on motor vehicle plates
- 763 Alcoholic liquors, chemical tests, motor vehicle operators
- 765 Drinking alcoholic liquor in a motor vehicle
- 795 Minors in possession of alcoholic liquor, exception
- 796 Motor vehicle operators' licenses, operating record
167, 316, 317, 411, 484, 603, 782, with others

WILLIAM M. WYLIE

- 152 Distribution of Nebraska Statutes
- 153 Emblem display on rear of certain slow-moving vehicles
- 232 Hunting and fishing licenses, persons over sixty-five years of
age
- 397 Apiarists using farm license on their trucks
- 398 Livestock brand area violations
- 514 Centennial session, nonshaving of male members
- 677 County hospital improvements, vote
- 678 Cities first class, payment of certain improvements
- 727 Registration certificates for buses
- 817 Schools, reorganization plans, state committee
- 818 Schools, reorganization elections
47, 121, 167, 177, 234, 287, 442, 448, 479, 480, 482, 512, 541, 542,
543, 592, 630, 671, 777, 778, 782, 790, with others

LEGISLATIVE BILLS INTRODUCED BY COMMITTEES

Agriculture and Recreation

<p>277 Game, Forestation and Parks Commission, educational lands, deeds</p> <p>278 Per diem salary increase of Game Commission</p> <p>279 Penalties for hunting and fishing without required permit</p>	<p>280 Model Liability Relief Law</p> <p>281 Requiring nonresident hunters to carry upland game bird stamp</p> <p>282 Removing certain animals from protected listing</p> <p>926 Creating Emergency Fire Fighting Fund</p>
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Banking, Commerce and Insurance

<p>295 Making of loans by building and loan associations</p>	<p>844 District court judges, salary, retirement</p>
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Budget

<p>222 Payment of legislative bill drafting services</p> <p>223 Payment of legislative session expenses</p> <p>224 Payment of salaries of legislative members</p> <p>225 Payment of premiums on bonds of State Treasurer, deputy</p> <p>843 State Railway Commission appropriation change</p> <p>864 Aeronautics Department Cash Fund</p> <p>865 Department of Agriculture and Economic Development, cash funds</p> <p>868 Science building, Kearney State College</p> <p>871 Department of Justice, litigation costs, appropriation</p> <p>875 Authorizing rentals outside Capitol Building</p> <p>876 Department of Public Institutions, fund transfer</p>	<p>889 Biennial state budget for certain departments, boards and commissions</p> <p>890 State Building Fund</p> <p>891 State Office Building Fund</p> <p>895 Sale or exchange of certain land in Douglas County</p> <p>910 Salaries of officers of state government, appropriation</p> <p>911 Authority to fix rates charged by University Hospital</p> <p>913 Vocational rehabilitation revolving fund</p> <p>921 Legislature, supplemental appropriation</p> <p>922 Biennial state budget for certain departments, commissions, and boards</p> <p>928 Biennial state budget for certain departments, boards and commissions</p>
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Committee on Committees

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| 924 | Legislature, reapportionment, crossing county lines | 925 | Legislature, reapportionment, preserving county lines |
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Education

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| 880 | Bonded indebtedness in merged school districts | 892 | Dissolution or reorganization of school districts |
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Government and Military Affairs

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| 851 | Employment agencies licensing, fee | 882 | Museum revenue bonds |
| 852 | Motor carriers, common, contract, passenger | 923 | Legislature, changing method of apportionment |

Judiciary

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| 185 | Bank holding companies, redefining bank | 198 | State administrative departments, harmonizing provisions |
| 186 | Voting of corporate shares | 199 | Repeal of obsolete laws |
| 187 | Certain counties, publication of notices | 200 | Reenacting warehousing act |
| 188 | Real estate investment trusts | 201 | Revision, sale, distribution of certain volumes of State Statutes |
| 189 | Civil procedure, district court, harmonizing provisions | 828 | County courts, justice of the peace, notice of appeals |
| 190 | Tramps, assistance, fines | 829 | Depositions, taking, recording |
| 191 | Executive officers, four year terms | 830 | Code of civil procedure, district, county courts |
| 192 | Motor vehicle fuels, harmonizing provisions | 831 | District judges, jurisdiction, extending power in chamber |
| 193 | Old age assistance lien, burial expenses, harmonizing provisions | 832 | Magistrates jurisdiction in criminal cases |
| 194 | Public lands and buildings, harmonizing provisions | 833 | Repeal of obsolete district court procedure |
| 195 | Revenue and taxation, motor vehicles, harmonizing provisions | 834 | Removal or retirement of Justices, Judges of Supreme Court, judges |
| 196 | County, district superintendents, qualifications, harmonizing provisions | 835 | Notice of appeals in municipal courts |
| 197 | Historical Land Mark Council, appointment, harmonizing provisions | 836 | Post-conviction procedure |
| | | 837 | Making of affidavits |
| | | 838 | Changing method of determining inheritance tax |

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| 839 | Counsel for person charged with felony | 866 | Cities second class, villages, street improvement bonds |
| 840 | Appeals from award for damages in condemnation proceedings | 873 | State Railway Commission, jurisdiction over carriers, utilities |
| 841 | Larceny, embezzlement, value determination | 877 | Business corporations, harmonizing provisions |
| 842 | Inheritance taxes, proceedings, determination | 918 | Filing statement when recording deed |

Labor

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| 902 | Schools leasing or owning property outside district | 903 | Cities metropolitan class, certain office holders seeking other office |
| | | 904 | Legislature, budget sessions |

Miscellaneous Subjects

- 870 Investment of educational and other public funds

Public Health and Welfare

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| 96 | Defective and physically handicapped children, care | 908 | Establishment of depreciation funds from income of homes for aged, infirmed persons |
| 97 | State hospital charges owed by counties | | |

Public Works

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| 869 | Public power, joint ventures, partnerships | 900 | Highways, advertising control |
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Revenue

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| 845 | Veterans, paraplegics, amputees, tax exemption | 898 | Tax Commissioner's power to examine property and records |
| 847 | Brokers, reports, street certificates | 899 | Taxing property omitted from taxation |
| 850 | Eliminating household goods, personal effects tax exemption | 906 | Exempting retirement payments from intangible property tax |
| 874 | Creation of industrial areas crossing county lines | 909 | Recipient of public assistance, Economic Opportunity Act of 1964, income exemption |
| 896 | Revenue and taxation violations, withholding funds | | |
| 897 | Appeal from Tax Commissioner's assessment | | |

929	Dealers of agricultural seed, license	931	Assessment of omitted property
930	Refund of illegal tax penalties	932	Method of determining net taxable income of a cooperative

Salaries and Claims

849	Unfair Cigarette Sales Act	901	Transfer of Department of Roads funds
872	Real property tax exemption	905	Miscellaneous claims, appropriation
878	Registration of trucks and truck-tractors	933	Providing for deed to correct error to land in Hall County
879	County board salaries	935	Medical assistance, aged, blind, disabled
881	Cigarette fund administration	936	Repeal of medical assistance provisions
883	School land appraisal	937	Medical assistance, dependent children, aged, blind, disabled
887	Watershed conservancy districts, recreation sites		
888	Minors, billiards, pool playing		

Urban Affairs

None

LEGISLATIVE BILLS AND RESOLUTIONS IN COMMITTEES

Agriculture and Recreation

Chairman—Maurice A. Kremer

12	Livestock assessment date change	285	Appropriation for training youths of farm and ranch families
35	Including the mourning dove as a game bird	287	Removing certain territory from brand inspection area
39	State Racing Commission regulations	300	Snagging of fish
55	Soil and water conservation district funds	310	World War I veterans, hunting and fishing permits, exemption
65	Supervisors in soil and water conservation district mergers	326	Noxious weed control on school lands
105	Relating to bee husbandry	332	Noxious weed control program
154	Repeal of statute requiring county assessors to gather and report agricultural statistics	360	Taxation of bee colonies
161	Dairy Industry Trade Practices Act	361	County fairs, county board assessment
163	Nebraska Rural Rehabilitation Corporation funds	372	Hunting with artificial lights
169	Imported meat and meat products, labeling notice	373	Scheduled dog trials, participation by nonresidents
203	Game refuge boundaries, Boyd, Holt Counties	394	State Veterinarian, appointment, responsibility, qualifications
230	Sugar beets, weighing, testing, seed	398	Livestock brand area violations
232	Hunting and fishing licenses, persons over sixty-five years of age	399	Livestock brand inspection area
256	Liens upon crops, notice, foreclosure	431	Joint county fairs
279	Penalties for hunting and fishing without required permit	446	Weed eradication districts, plans, tax
280	Model Liability Relief Law	447	Eradication of noxious weeds on school lands
281	Requiring nonresident hunters to carry upland game bird stamp	449	Game refuge boundaries in Garden County
282	Removing certain animals from protected listing	457	Disposition of livestock estrays
		458	Brand inspection fee increase, disposition of unbranded animals
		467	Bee husbandry, bee diseases

485	Land and water conservation fund	639	Pest eradication districts
494	Livestock brands and marks, renewals	650	State headquarters site for Game, Forestation and Parks Commission
495	Livestock sales, transfers	701	Testing measuring devices used on vehicles transporting inflammable fuel
504	Morning Glory classified as noxious weed	747	Killing deer on refuges
521	Label for agricultural seed showing year harvested	748	Hunting from aircraft
535	State consent for sale or exchange of land with federal government	784	Weapons used in hunting wild turkeys
538	Control of predators, rodents, and other predatory or nuisance animals	807	Nebraska Agricultural and Industrial Research Institute
553	Tax upon commercially raised vegetables	855	Eradication of brucellosis in livestock
554	Game, Forestation and Parks Commission, eminent domain	856	Control of hog cholera serum, vaccine or virus
555	Boundaries of game refuge in Dodge, Douglas, and Saunders Counties	857	Livestock entry into state, health permits
560	Nebraska Commercial Development of Vegetables Fund	858	Scabies eradication in sheep
571	Labeling certain imported meats, poultry, eggs, butter	859	Destruction of hog cholera animals
612	Bounties, certain predatory animals, repeal	860	Processing plant of garbage for animals
627	Wheat excise tax statement	861	Licensing of rendering plants
631	Division of State Parks relationship to State Historical Society	862	Destruction of anthrax infected animals
		863	Registration fees for hotels, restaurants, motels
		900	Highways, advertising control
		907	SPF hog accreditation

Banking, Commerce and Insurance

Chairman—Albert A. Kjar

4	Contract of loan or sale charge disclosure	106	Insufficient fund check penalty
20	Interest rates, penalties, classes	121	Governing legal investments by trust and trustees appointed by court
50	Investment of funds by fiduciaries	128	Motor vehicles, liability, government employees
52	Regulating personal installment loans	134	Motor Vehicle Safety Responsibility Act, security exceptions
69	Gifts to minors, redefining terms		

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| 218 | Interest rate charges, installment, industrial loans, revolving agreements | 585 | Unauthorized Insurers False Advertising Process Act |
| 283 | Nebraska Installment Sales Act | 598 | Standard Nonforefeiture Law, mortality table |
| 286 | Domestic insurance company funds | 604 | Insurance agents, brokers, licenses |
| 295 | Making of loans by building and loan associations | 607 | Real property, title insurance, evidentiary effect |
| 307 | Installment selling, revolving charge agreements | 610 | Stock insurance companies, organization, promotion |
| 356 | Defining banks and banking | 611 | Sickness, accident insurance, individual or franchise |
| 357 | Department of Banking regulations | 620 | Resident broker's license |
| 402 | Domestic life insurance company investments | 621 | Nonresident's insurance license |
| 403 | Domestic insurance companies borrowing money | 623 | Licensing of stores or retail establishments |
| 414 | Credit Union Act | 629 | Insurance policies, choice of physician |
| 416 | Regulation of debt adjusting | 653 | Interest, lawful rates, charges |
| 421 | Investments, public funds, state, schools, municipal | 664 | Motor vehicles, proof of financial responsibility |
| 422 | State, political subdivision, liability insurance | 673 | Uniform Commercial Code filing requirements |
| 425 | Interest, installment loans by industrial loan and investment companies | 697 | Cooperative corporations, stockholders' meeting, quorum |
| 430 | Uniform Commercial Code, published notice | 730 | Increasing capital stock and surplus requirements for stock insurance companies |
| 454 | Cities first class, funds, time deposits | 732 | Domestic insurers, license fees, agents, brokers |
| 503 | Public sale of bonds of school districts, cities, villages | 733 | Insurance, unearned premium reserve requirements |
| 509 | Bank charters, new or transfers | 741 | Domestic stock insurance company, equity securities trading |
| 530 | Nebraska Sale of Checks Act | 742 | Domestic insurance companies, stockholders' meetings |
| 536 | Insurance, filing of dual actuarial premium determinations | 743 | Insurance, domestic stock insurers, meetings, proxies |
| 539 | Motor Vehicle Safety Responsibility Act | 744 | Insurance incorporators, temporary management |
| 545 | Debt management | | |

775	Workmen's compensation, rates, self insurers	848	Issuance and sale of securities
781	Limiting business activities of school administrators	867	Stealing or copying trade secrets
783	Banks, rate of interest	LR 48	Relating to intangible taxes

Budget

Chairman—Richard D. Marvel

109	Parking facilities for institutions of higher education	354	Leasing of personal property for state use
110	Relating to school retirement system	374	Sale of certain surplus lands, Girls' Training School, Geneva
149	Relating to judges retirement	412	State office building levy
158	Purchase of retirement annuity contracts for state university and college employees	415	Cities first class, retirement system for firemen
229	School service annuities	481	Class V school districts, joint survivorship annuity
237	Cities metropolitan class, municipal university retirement benefits	486	Public school employees in State Employees Retirement System
266	Military Department Cash Fund	487	University of Nebraska non-academic employees, State Retirement Act
267	Bingo license fees deposited to credit of General Fund	488	Retirement Fund for Judges
268	Department of Health funds	493	Nebraska Safety Patrolmen's Retirement System
269	Tax levy for care of patients in state hospitals	506	Surplus land sale, York
270	Superintendent of Buildings and Grounds funds	559	Exclusion of National Guard technicians from State Retirement Act
271	Department of Insurance funds	561	Appropriation for air conditioning of Capitol Building
272	Secretary of State funds	603	State levy determination
273	Game, Forestation and Parks Commission funds	608	Third class school districts, retirement plans
274	State Department of Education funds	642	County employees' retirement system
275	School retirement system funds	643	Appropriation, Power Review Board
276	State Historical Society funds	662	Computation of judges retirement benefit
308	Cities second class, villages, municipal pension plans	669	Nebraska Soil and Water Conservation Fund
344	Cities first class, police pension plan		

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| 717 | State employee's retirement system, funding of prior service benefits | 815 | Legislature, fiscal information, procedure |
| 753 | University of Nebraska, land transfer | 826 | University of Nebraska, building sites, projects, revenue bonds |
| 779 | State university and normal schools, negotiable bond anticipation | 864 | Aeronautics Department Cash Fund |
| 785 | State university and normal schools, parking facilities, financing | 865 | Department of Agriculture and Economic Development, cash fund |

Education

Chairman—Ross H. Rasmussen

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| 3 | Nebraska Educational Television Commission membership | 124 | Waiver of tuition at institutions of higher education for certain veterans' children |
| 9 | University of Nebraska, junior colleges, use of facilities and equipment | 126 | Permitting state to raze certain public buildings |
| 37 | Nonresident and resident students, uniform tuition rates, fees | 156 | Establishment of O'Neill Vocational Technical School |
| 56 | School buses, inspections, operator examinations | 162 | Completion, operation, statewide educational television network, appropriation |
| 72 | Defining "teacher", third-class school district | 175 | Third class school district board of education meetings |
| 99 | Inspection and operation of school buses | 176 | Establishing Western Nebraska Vocational Technical School |
| 103 | Submitting of school district bond issues | 212 | Providing method of determining annual rental of school lands |
| 108 | State teachers colleges, revolving funds | 215 | Extending right of freeholder's petition to grade school children |
| 111 | Issuance of bachelor of science degree, state normal schools | 226 | School land bids, bank drafts |
| 113 | Resident definition in state educational institutions | 227 | High school tuition charges |
| 114 | Changing the name of governing board of the four state colleges | 233 | School land sections, collection as other real estate taxes |
| 123 | Suspension or expulsion of school children, notice, return | 234 | Sale of school lands |

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| 249 | Permitting the state to make long-term, low-interest loans to students for higher education | 448 | Land transferred from one school district to an adjoining school district |
| 250 | Construction of new facilities for higher education, state indebtedness | 450 | School districts, contracting for instruction |
| 251 | State financial aid to junior colleges, municipal universities, conditions | 452 | Federations of school districts |
| 254 | State Board of Education, terms, elections | 468 | Schools, commercial or industrial enterprises |
| 258 | Providing for Board of Trustees of Higher Education | 469 | School bus purchases |
| 277 | Game, Forestation and Parks Commission, educational lands, deeds | 472 | State aid to public school districts |
| 284 | State vocational technical school instruction throughout the year | 474 | Nonresident pupils, transportation |
| 301 | Creating educational service units | 480 | Establishing North Platte Vocational Technical School |
| 313 | Schools, defining terms, changing classification of districts | 482 | State system of vocational technical schools |
| 316 | School land rentals | 484 | Free high school tuition rate, formula |
| 317 | Unsold school land, cost of administration | 512 | Establishing Vocational Technical School at Norfolk |
| 318 | School teachers' contracts, hearing, termination | 520 | Prekindergarten school programs |
| 341 | Sales and income taxes, portion to schools | 581 | Area vocational technical schools |
| 342 | School lands, special damages awarded former lessee recovering more than the appraisalment | 600 | Schools, cities first class, high school area, merger |
| 382 | Transportation services for school children | 626 | Division of Vocational Technical Education, Chadron State College |
| 417 | Junior colleges, grants, gifts, services | 633 | Investment of school district sinking funds |
| 418 | Junior colleges, special fund for sites, alterations, equipment | 634 | Schools, Forest Reserve Fund, apportionment limitation |
| 419 | Government contracts, appropriations, grants to certain schools | 636 | Establishing Western Nebraska Technical College, Ogallala |
| | | 683 | Municipal university, cities metropolitan class, parking revenue bonds |
| | | 684 | Free high school tuition, word substitution |
| | | 688 | New school districts, creation, operation |

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| 772 | Establishing Broken Bow Vocational Technical School | 817 | Schools, reorganization plans, state committee |
| 777 | School districts, dissolution, exception | 818 | Schools, reorganization, elections |
| 778 | Contracting instruction, transportation of pupils, dissolution of school districts | 821 | Changing name of junior colleges to community colleges |
| 786 | State aid to junior colleges and municipal universities, levies, tuition | 870 | Investment of educational and other public funds |
| 792 | Removing levy restriction from Class VI school districts | 880 | Bonded indebtedness in merged school districts |
| 812 | Sales, income tax, portion to schools | 892 | Dissolution or reorganization of school districts |
| | | LR 8 | State Public Institutions of higher education |

Government and Military Affairs

Chairman—Jerome Warner

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| 2 | Election of National Committeeman and National Committeewoman | 68 | Towing disabled vehicles on freeways |
| 19 | Legislators' travel and per diem expenses | 70 | Nomination of municipal candidates |
| 21 | Legislative bill drafting services | 71 | Motor vehicle registration and tax collection |
| 22 | National convention delegates, election, ballots, fees | 80 | Changing membership of Board of Equalization, appointment by Governor |
| 23 | Independent voter registrants, primary elections | 82 | Providing for appointment of County Board of Equalization |
| 33 | Resolution introducer, chairman of Legislative Council study | 85 | Tax Commissioner, duties, term, qualification |
| 34 | Legislature, Supreme Court opinion request | 94 | Cities second class, villages, candidates for public office |
| 36 | Study of federal aid programs | 101 | Gasoline Tax Fund distribution |
| 47 | Changing numbering of initiative amendments to Constitution | 104 | Consolidation of counties |
| 48 | Candidacies of elective executive officers | 139 | Election Commissioner, eligibility for office |
| 54 | Notification to voters of polling place change | 142 | Municipalities, special maintenance equipment fund |
| 63 | Public officials, business interests disclosure | 147 | Bond call, prepayment, political subdivisions |

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| 150 | Changing name of State Railway Commission to Public Services Commission | 376 | Cities first, second class and villages, eminent domain, wells |
| 155 | Reapportionment of Legislature | 379 | Annexation of a city or village by city of metropolitan class |
| 164 | Providing for an open presidential preference primary, delegates | 393 | Cities second class, villages, bonds for parks and recreation grounds |
| 172 | Tax Commissioner's duties | 395 | Cities second class, villages, recreation center, commission, repeal |
| 173 | Creating Department of Administrative Services | 455 | Governor, Lieutenant Governor voted together as a team |
| 174 | Establishing a State Personnel Service | 470 | Registered voters signing initiative or referendum petition |
| 181 | Legislature, recounting of ballots for members | 471 | Voter registration in certain counties |
| 214 | Cities second class, villages, hospital bonds, payment extension | 476 | Right-of-way of military forces on streets, highways |
| 231 | District court judicial district apportionment | 477 | Civil Defense rescue vehicles right-of-way |
| 244 | Publication of county claims, summarization | 478 | National Guard officers, duties, salaries |
| 262 | Counties, increasing minimum amount of supplies requiring competitive bidding | 491 | Additional district court judicial district |
| 263 | Defining vacancy on ballot | 500 | Joint county housing authorities |
| 264 | Automatic withdrawal of areas from rural and suburban fire protection districts, annexation | 537 | Elections, voting qualification clarification |
| 297 | Election commissioner duties | 546 | Nebraska Liquor Commission Enforcement Fund |
| 304 | Removing age limitation of members of election counting board | 569 | Housing authorities, redefining a term |
| 327 | Museum revenue bonds | 573 | Establishing a Board of Pardons |
| 328 | Signing initiative and referendum petitions | 594 | Uniform filing fees, counties |
| 330 | Placing a member of Legislature on State Board of Equalization | 613 | Limiting the succession to office of Governor |
| 343 | Reducing distance poll workers must remain from entrance to polls | 617 | Executive position of Game, Forestation and Parks Commissioner |
| 359 | Publishing notice of township meetings in legal newspaper | 618 | Department of Roads under direction of Highway Commission |

628	Reapportionment of Legislature	811	Changing boundaries of congressional districts
690	Safekeeping of absent and disabled voters' ballots	915	Reproducing, printing certain political literature
708	Reducing time for safely keeping ballots	916	Reporting campaign expenses
721	Abbreviated registration form for registered voters	923	Legislature, changing method of apportionment
769	Duplicate voter registration lists	924	Legislature, reapportionment, crossing county lines
770	Elections, poll watchers	925	Legislature, reapportionment, preserving county lines
782	Reapportionment of Legislature	LR 14	Congress, Constitutional Convention, apportionment
793	Elections, conveying voters to polls	LR 62	Cleaning and repair of Capitol Building
803	Elections, residence requirements		
810	Appointment of deputy election commissioners, qualifications		

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Chairman—Sam Klaver

1	Decedents' estates, appeal bonds	76	Powers of peace officers
8	Redefining bonded and licensed warehouses	77	Entering premises by peace officers without notice
10	Nebraska Liquor Control Commission, district court, hearings, rules of evidence	90	Recovery of court costs when acquitted
18	Defendant, replevin action bond	100	Interfering with law enforcement officers' duties
53	Bureau of criminal investigation, Attorney General	115	Metropolitan and primary class cities, criminal cases, trial by jury
57	Divorces, finality of decree	116	Relating to district court fees
58	Automobile accidents, dead man statute	118	Return of fugitives from justice, designation, expenses, custody
61	Driving under influence of alcoholic liquor, penalty	133	Abstracters Board of Examiners, abstracts of title
62	Husband and wife, restraining orders	157	Deleting certain portion of statute relating to arrest for petty larceny
66	Motor vehicles, speed contests, drag racing on public highways	178	Salary increase, assistant public defenders and stenographers, certain counties
67	Claims against cities second class, villages		

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| 209 | Legislative Council, committee subpoena authority | 511 | Warrants for arrest, execution |
| 220 | Minors, funds loaned for educational purposes | 515 | Unlawful publications furnished minors |
| 239 | Metropolitan, primary cities, forcible entry, detainer | 522 | Destruction of duplicate tax receipts |
| 240 | Mortgage foreclosures, deficiency judgments | 527 | Real property conveyances, consideration, statement |
| 243 | Justices of the peace, jury fee increase | 551 | Prohibiting lie detector test of employees |
| 246 | Repeal of daily mortgage indebtedness record | 566 | Defining child in need of special supervision |
| 247 | Motor vehicle operators' licenses, fleeing to avoid arrest | 567 | Custody of children by peace officer |
| 248 | Increasing inferior courts witness and jurors fees | 568 | Minors custody in Juvenile Courts |
| 302 | Registration of lobbyists | 570 | Juvenile court records |
| 303 | Cities first class, bonds of council members | 579 | Cities second class, villages, municipal indebtedness liability, exemption removal |
| 305 | Cities second class, officers, employees, bond premiums | 587 | Manufactured articles, defaced serial numbers |
| 309 | District court costs, appeals from an inferior court | 588 | Juvenile courts, detention rather than commitment |
| 345 | Increasing number of judges on Workmen's Compensation Court, terms | 589 | Juvenile courts, detention, release |
| 388 | Providing liens on property of persons convicted of bad, insufficient-fund check charges | 592 | Certificate of title, motor vehicles, husband or wife |
| 424 | Conciliation Court Law | 595 | Permitting juvenile court to release minor on bail |
| 429 | Foreclosure of chattel mortgages | 606 | Filing evidence of bankruptcy, county resident |
| 432 | Embezzlement and frauds by bankers and bank employees | 614 | Minors, males, majority by marriage |
| 440 | Willful disobedience of court order, commitment, penalty | 616 | Nebraska Trust Deeds Act |
| 444 | Willful injuries to children | 640 | Redefining legal newspaper |
| 445 | Waiver of certain privileged communications | 651 | Aiding in escape from state institution |
| 466 | Abolishing capital punishment | 672 | Protection and preservation of constitutional guarantees |
| 499 | Cities first class, confinement for breach of ordinance | 693 | Motor vehicles, guaranteed arrest bond certificate |
| | | 698 | Unlawful assault in certain penal or correctional state institutions |
| | | 722 | Criminal procedure, statute of limitations |

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| 723 | Penalty for offense of hiring and not returning a car | 829 | Depositions, taking, recording |
| 724 | Filing complaints without prior consent of county attorney, Attorney General | 830 | Code of civil procedure, district, county courts |
| 734 | Interest on judgments of damages for personal injuries | 831 | District judges, jurisdiction, extending power in chamber |
| 735 | Exemplary damages, juries | 832 | Magistrates jurisdiction in criminal cases |
| 749 | Filing of threshers' and other harvesting liens | 833 | Repeal of obsolete district court procedure |
| 750 | Regulation of common and contract carriers, certificates, lease, transfer | 834 | Removal or retirement of Justices, Judges of Supreme Court, judges |
| 755 | Adoption of children, legal relinquishment | 835 | Notice of appeals in municipal courts |
| 758 | Children, adoption, consent | 836 | Post-conviction procedure |
| 759 | Custody of children when court approval denied | 837 | Making of affidavits |
| 761 | Adoption, infants, harmonizing provisions, investigation | 838 | Changing method of determining inheritance tax |
| 763 | Alcoholic liquors, chemical tests, motor vehicle operators | 839 | Counsel for person charged with felony |
| 765 | Drinking alcoholic liquor in a motor vehicle | 840 | Appeals from award for damages in condemnation proceedings |
| 771 | Postponing service of qualified juror | 841 | Larceny, embezzlement, value determination |
| 788 | Judgments, redefining a term | 842 | Inheritance taxes, proceedings, determination |
| 794 | Creating new district court judicial district | 845 | Veterans, paraplegics, amputees, tax exemption |
| 799 | Highways, suits against county, time limitation | 866 | Cities second class, villages, street improvement bonds |
| 800 | Hospital records, business records | 873 | State Railway Commission, jurisdiction over carriers, utilities |
| 801 | Abolishing requirement of gross negligence for guest passengers, damages | 877 | Business corporations, harmonizing provisions |
| 820 | Establishing a Nebraska civil service system | LR 9 | Amendment to United States Constitution concerning enterprises engaged in by U.S. Government |
| 828 | County courts, justice of the peace, notice of appeals | | |

Labor

Chairman—Edward R. Danner

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| 17 | Minimum wage law, employees of State of Nebraska | 518 | Workmen's compensation, defining a term |
| 117 | Private detective licenses | 544 | State employees' vacations |
| 213 | Appointment of state elevator inspector, elevator inspection | 550 | Wage disputes, Commissioner of Labor |
| 257 | Cities, villages, particular classes, labor disputes, arbitration | 558 | Employment security, disqualification |
| 293 | Motor vehicle license and registration exemption for nonresident agricultural workers | 578 | Workmen's compensation, prosthetic devices |
| 294 | State employees work week, overtime | 580 | Workmen's compensation, benefit increase |
| 306 | Benefit plans, employer violations | 605 | State Electrical Board |
| 336 | Railroads, repeal of full crew law | 656 | Fair Employment Practice Act |
| 355 | Increasing fee for female labor permits | 659 | Cities or villages, fair employment practices |
| 370 | Department of Labor funds | 704 | Unemployment benefit table |
| 380 | Establishing a minimum wage law | 705 | Employment security, disqualification for benefits |
| 408 | Employment security, redefining wages | 714 | Death benefits, Second Injury Fund |
| 426 | Manpower Development and Training Fund | 728 | Calling of strikes, election of officers of labor organization |
| 451 | Workers' transportation, safety code | 745 | Prohibiting obstruction of transportation |
| 473 | Employment security, participation by state departments | 768 | Penalties for labor law violations |
| 502 | Examination, licensing of plumbers, zoning areas of cities | 787 | Preventing discrimination of wages between sexes |
| | | 816 | Commissioner of Labor, right of entry, inspection |
| | | LR 60 | Regarding Section 14-B of the Taft-Hartley Act |

Miscellaneous Subjects

Chairman—Eric Rasmussen

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| 5 | Unfair sales act, redefining terms | Nebraska Liquor Control Commission, filing, enacting into law |
| 13 | Rules and regulations of | |

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| 15 | Eliminating certain provisions for refusing or revoking a liquor license | 475 | Retail liquor sales, removal of military or naval stations from restricted area |
| 16 | Licensed liquor retailers, suspension, closing, fine | 479 | Adopting state song, "Song of Nebraska" |
| 43 | Beer container regulations | 489 | Construction of terms relating to accountants |
| 45 | Redefining bottle clubs | 501 | Accountants, experience equivalent |
| 46 | Display of State Banner | 505 | Retail sale of liquors, business entrance requirement |
| 49 | Moving replica of the Liberty Bell | 540 | Cities metropolitan class, hearing on application for liquor license |
| 95 | Urban renewal | 564 | Revising state liquor laws |
| 98 | Tax payment with bills of exchange | 582 | Adopting state song, "I Love Nebraska" |
| 102 | Determining credit for retail liquor dealers | 586 | Cities primary class, water service, annexation |
| 119 | Redefining unfair real estate trade practices | 591 | Purchase of United States Savings Bonds by state employees |
| 129 | Adopting state song, "Our Own Nebraska" | 593 | Nebraska Arts Council |
| 152 | Distribution of Nebraska Statutes | 596 | Bottle clubs, liquor, powers of attorney |
| 159 | Renewal fees of bowling alleys and pool halls outside city limits | 597 | Bottle clubs, licensing, local option |
| 208 | County tax levy, certification | 609 | Nebraska Statehood Memorial |
| 216 | Registration of motor vehicles on staggered basis | 632 | Cities primary class, sanitary and improvement districts, three mile limit |
| 217 | Township road funds, exception to payment | 655 | Adopting state song, "Nebraska" |
| 238 | Standard time change | 657 | Providing for expense of collection of aircraft fuel tax |
| 253 | Liquor, redefining nonbeverage user | 658 | Manufacture of road markers and signs |
| 296 | Disposition of Session Laws and Journals over ten years old | 660 | Commission on Civil Rights |
| 321 | Adopting state song, "Beautiful Nebraska" | 661 | Fair housing practices |
| 331 | Real estate sales, transfers, quarterly reports | 674 | Prescribed restrictions on cities metropolitan class, annexation |
| 334 | Bottle club licenses | 691 | Religious associations, filing fees |
| 337 | Rate increase for publishing legal notices | 699 | Copyrighting the Centennial slogan and symbol |
| 413 | State Building Commission | | |
| 423 | Adopting state song, "Nebraska For Me" | | |
| 436 | Cities metropolitan class, annexation | | |

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| 712 | Bottle club licensee, federal retail liquor stamp | 804 | Duplicate abstract of votes to political party chairman |
| 780 | Adopting state song, "Nebraska The Heart of the U.S.A." | 805 | Reregistration of voters by mail |
| 790 | Meetings of governing bodies of Nebraska, public meetings | 806 | Reregistration of voters by mail, notice of registration places |
| 795 | Minors in possession of alcoholic liquor, exception | 822 | Elections, appointment of deputy registrars |
| 798 | Elections, storage of ballot boxes, time | 853 | Cities second class, villages, flood control, dikes, bonds |
| 802 | Extending hours of registration of voters | 854 | Cities second class, villages, eminent domain for flood control purposes |

Public Health and Welfare

Chairman—Marvin E. Stromer

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| 32 | Exceptions in scope of practice of pharmacy | 136 | Interstate Compact on Juveniles, Out-of-State Confinement Amendment |
| 40 | Pharmacy, medical relationships | 165 | Changing requirements of medical care for the aged assistance |
| 73 | Reporting treatment of certain wounds and injuries | 202 | Eliminating old age and blind assistance liens |
| 91 | Board of Nursing, powers, duties | 228 | Chiropractic licenses, examination |
| 92 | Abatement of nuisances, nonoccupied, abandoned buildings | 236 | Inheritance tax, rest home construction |
| 96 | Defective and physically handicapped children, care | 242 | Prohibiting persons under eighteen years from certain places of public entertainment |
| 97 | State hospital charges owed by counties | 259 | Water pollution, refuse discharge |
| 122 | Payment on behalf of child in Boys' Training School, Girls' Training School, or Home for Children | 299 | Fee increase for a license to practice medicine and surgery |
| 127 | State Hospital Survey and Construction Act | 311 | Water pollution control council enforcement procedures |
| 131 | Hospitals and federal funds | 312 | Water pollution control council, emergency action |
| 132 | Vital statistics, fee increase, death certificates, disposition of stillborn, newborn infants | 320 | Suspension of licenses to practice medicine and surgery if mentally ill |
| 135 | X-ray technicians, board, registration, fees | | |

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| 322 | Removal of state hospital patients to nursing home | 615 | New-born infants, tests for errors of metabolism, PKU |
| 323 | Providing for intertransfer between Home for Children and Training Schools | 624 | Schools, colleges of osteopathy |
| 324 | Public institutions, inmate transfer | 641 | Public assistance, minimum payments to nursing homes |
| 340 | Age requirement for marriage | 644 | Sterilization of inmates of Nebraska State Home, repeal |
| 362 | Decedents' estates, release of public assistance liens | 652 | Beatrice State Home, petition for admission |
| 363 | Uniform Reciprocal Enforcement of Support Act | 677 | County hospital improvements, vote |
| 364 | Administration of State Assistance Fund | 695 | Sterilization, hereditary epilepsy, marriage, repeal |
| 365 | Establishing a new program of assistance to aged, blind or disabled | 706 | Nebraska Food Act |
| 366 | Public assistance, payments, records, appeals | 754 | Aid to dependent children |
| 367 | Medical assistance for the aged | 756 | Aid to dependent children |
| 368 | Purchase of medical appliances in aid to dependent children cases | 757 | Redefining dependent children |
| 369 | Home for Children, foster home care, payment | 766 | Mentally retarded children, care, maintenance |
| 396 | Practice of medicine and surgery | 851 | Employment agencies licensing, fee |
| 428 | Schools of Optometry | 852 | Motor carriers, common, contract, passenger |
| 459 | Organization of hospital districts | 874 | Creation of industrial areas crossing county lines |
| 490 | Water, control of cleaning agents and detergents | 885 | Implied consent law, hearings |
| 532 | Detention, hospitalization, care, release of mentally ill | 886 | Department of Motor Vehicles, appropriation |
| 584 | Public buildings accessibility by physically handicapped | 888 | Minors, billiards, pool playing |
| 599 | Public corporations, contributions for charitable purposes | 893 | Regulating the practice of barbering |
| | | 894 | Advisory Committee on Aging |
| | | 927 | Health service regions |

Public Works

Chairman—Cecil Craft

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| 24 | Electricity, application of prescribed profits for reduction of rates | 207 | Prohibiting target shooting from highways or bridges |
| 51 | Permitting use of pneumatic tires with studs | 210 | Railway grade crossings, vehicle stop requirement |
| 89 | School boiler inspections | 288 | Public power, irrigation districts, service areas, chartered territories |
| 107 | Providing for the sale of at least four-ply wall tires, retreads | 289 | Power Review Board, expenses, jurisdiction, powers |
| 120 | Soil and water conservation, management of lease revenue | 290 | Changing requirements for the construction of certain transmission lines |
| 130 | Relating to professional engineers and architects | 291 | Oil and gas conservation, unitized management, duties of Commission |
| 143 | Power Review Board, repeal | 315 | Filing of written applications by candidates for office of director of watershed districts, budget, tax rolls |
| 153 | Emblem display on rear of certain slow-moving vehicles | 329 | Eliminating regulation of taking waters from drainage ditches, man-made streams |
| 160 | Providing for regulation of common carriers by the Legislature | 338 | Adding Avery West Road to state highway system |
| 168 | Providing additional powers for watershed conservancy districts | 339 | Public power district directors compensation |
| 177 | Motor vehicle operators, limited permits, supervision | 352 | Freeways, vehicle tow permits |
| 179 | State Highway Urban Fund use | 353 | Department of Roads, federal road construction |
| 180 | Grade Crossing Protection Fund, cost division | 371 | Transfer, dissolution of drainage districts |
| 182 | Motor vehicle operators' licenses, suspension, speeding conviction | 375 | Right-of-way over public lands for irrigation works |
| 183 | Motor vehicle operators, age, distance limitation | 377 | Highways, connecting links, agreement |
| 184 | Motor vehicle operators' licenses, periodic reexamination | 378 | Providing County Board authority to levy a wheel tax |
| 204 | Cities metropolitan class, county, concurrent jurisdiction over certain water-courses | 381 | Registration fee for school buses |

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|-----|--|-----|--|
| 387 | Registration of truck-tractor, semitrailer combination as a farm vehicle | 557 | Limitations on combinations of vehicles in total length |
| 389 | Local commercial truck classification | 565 | Hauling equipment in tractor and semitrailer combinations |
| 397 | Apiarists using farm license on their trucks | 572 | Inspection of motor vehicles and semitrailers |
| 400 | Refund of gasoline tax, propelling of motor vehicles on claimant's land | 574 | Towing travel trailers, speed limit |
| 407 | Motor vehicles, changing probationary licenses to minors licenses | 575 | Motor vehicle fleet, registration, definition |
| 410 | Formation, regulations of ground water conservation districts | 576 | Redefining fleet of commercial vehicles |
| 435 | Hauling loose bulk cargo | 577 | Water storage reservoir, diversion |
| 442 | Registration of certain vehicles used for irrigation work | 583 | Motor vehicle fees of non-resident carnival operators |
| 456 | Motor vehicle operators' licenses, physician's statement | 601 | Safety Patrol, additional titles, retirement |
| 460 | Cities first class, disposition of surplus funds | 602 | Junk yards, dump yards, motor vehicle salvage yards, nuisances |
| 463 | County road tax levy | 622 | Nebraska Interstate Motor Carriers Fuel Tax Act |
| 492 | Reclamation district audits and regulation | 625 | Acquisition of right-of-way by Highway Department |
| 510 | Sales of personal property, transportation, routing of shipments | 635 | Increasing state's share of motor vehicle registration fees |
| 523 | Safety inspection of motor vehicles | 637 | Reflective material on motor vehicle plates |
| 525 | Dump trucks, Railway Commission permits, exceptions | 645 | Motor vehicle license plate changes |
| 526 | State-owned motor vehicles, white band removal | 646 | Ground water, wells, spacing regulations |
| 547 | Testing of certain liquid or gaseous fueled power units | 647 | Payments in lieu of taxes by public power districts |
| 548 | State Recreation Road Fund | 648 | Rules of the road, penalty changes |
| 549 | Additions to highway system, local participation | 649 | Placing control of natural gas industry under Railway Commission |
| 552 | Heavy construction tractors, testing law exceptions | 665 | Electric service areas |
| 556 | Filing reports by common carriers, date | 666 | Registration fees for commercial trailers |
| | | 667 | Motor vehicle towing permits |

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|-----|---|-----|---|
| 675 | Collection of motor vehicle registration fees | 736 | Nebraska Rules of the Road |
| 679 | Public power district directorship, election | 737 | Implied consent law, tests after apprehension |
| 680 | Motor vehicle operators' licenses, photograph | 738 | Rules of the road, duties of motor vehicle operators |
| 681 | Public power districts, approval for rates, Power Review Board | 739 | Municipal courts, traffic infractions, state, jury trials |
| 685 | Motor vehicles, city-county road fund | 740 | Rules of the road, stop, slow signs |
| 692 | Moving portable buildings over county highways | 746 | Exempting weed districts from paying a motor vehicle registration fee |
| 694 | State Railway Commission, natural gas, service, rates, distribution to farmer consumers | 750 | Regulation of common and contract carriers, certificates, lease, transfer |
| 702 | Frontage along controlled access facilities upon certain highways | 751 | Staggered issuance of motor vehicle operators' licenses, periodic examination |
| 703 | County flood control levy | 760 | Public power policies, public facilities, use |
| 707 | Motor vehicle registration name changes | 762 | Public power districts, merger |
| 709 | Public power districts, sale of electricity at retail, wholesale | 764 | Public power grid system |
| 713 | Hauling of loose or unpackaged livestock feeds on highways | 767 | Electricity generation facilities, construction, approval |
| 719 | Control of advertising on state highway system | 789 | Public power contracts, mergers, retail facilities |
| 720 | Public power district directors, other compensation | 808 | Rural mail route reports |
| 727 | Registration certificates for buses | 809 | Creating Southeast Nebraska Public Power District |
| 729 | Motor vehicle operator's license, suspension, municipal ordinances | 823 | Establishing basin authorities for major water basins |
| | | 825 | Telephone companies, orders to extend service |
| | | 869 | Public power, joint ventures, partnerships |
| | | 884 | Airport authorities |

Revenue

Chairman—J. W. Burbach

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|---|---|----|--|
| 6 | Pari-mutuel horse racing tax increase | 11 | Exemption of personal property except when used for profit |
| 7 | Elimination of tax exemption of agricultural, horticultural societies | 25 | Motor vehicle fuels, tax increase and reallocation |

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|-----|--|-----|---|
| 26 | Cigarette tax increase and allocation | 144 | Issuance of permits, number plates for equipment used for public improvements |
| 27 | Beer tax increase | | |
| 28 | Domestic insurance companies, gross premium tax increase | 145 | Changing penalty for failure to return intangible property for taxation |
| 30 | Corporation tax determination | 151 | Poll tax exemption for "totally disabled" |
| 31 | Disclosure of certain mutual funds with Tax Commissioner | 166 | Imposing a sales tax |
| 38 | Franchise tax repeal | 235 | Imposing a luxury tax |
| 41 | Authorizing counties to impose a use tax | 245 | Gasoline Tax Fund, increase in allocation to cities and villages |
| 42 | Increasing annual fees paid by corporations | 255 | Cities, villages, particular classes, maximum levy |
| 44 | Real property taxation | 260 | Cities first class, maximum levy |
| 59 | Intangible property tax, repeal | 261 | Cities second class, villages, maximum levy |
| 60 | Personal property taxation, average inventories | 292 | Filing personal property statements |
| 78 | Intangible property, taxation, listing, rate changes, income | 346 | Tax on tobacco products |
| 79 | State income tax based on federal acts | 383 | Profit-sharing pensions, tax repeal |
| 81 | Personal property tax schedule listings | 384 | Exempting intangible tax on pension plans held in trust |
| 83 | Failure to make tax return, additions, notices, hearings | 385 | Exempting intangible tax on qualified pension plans |
| 84 | Enforcement of general revenue laws | 390 | Increasing rate of excise tax upon certain grain |
| 86 | Exempting certain personal property from taxation, head tax increase | 391 | Grain and seed tax change |
| 87 | Property, market value for taxation | 392 | Mileage tax on motor vehicles from other states, gross weight |
| 88 | Reenumerating taxable property exemptions, intangible property | 411 | State Board of Equalization, section repeal |
| 93 | Delinquent real estate tax foreclosure | 433 | Agricultural land determination for taxation |
| 125 | Relating to warehouses and grain storage areas | 434 | Taxation, land devoted for agricultural horticultural use |
| 141 | Income tax imposition rates, federal income tax | 441 | Taxation of motor vehicle fleets |
| | | 443 | Cancellation of unpaid taxes, state or governmental subdivisions |

465	Production credit association, cooperative banks, tax rate	773	Creating Nebraska Sweepstakes Commission
524	Documentary stamp tax on conveyances of real estate	796	Motor vehicle operators' licenses, operating record
529	Fee increase for issuing distress warrants, levy, return	797	State income tax
533	Excise, occupation taxes on alcoholic liquors	846	Liquor tax increase
534	Liquor distributor tax credit	847	Brokers, reports, street certificates
562	Reallocation of taxes	849	Unfair Cigarette Sales Act
563	Sales and use tax	850	Eliminating household goods, personal effects tax exemption
590	Tax foreclosure on real estate	868	Science building, Kearney State College
630	Pari-mutuel hound races	872	Real property tax exemption
654	Taxation of motor vehicles held for resale by dealers	883	School land appraisal
668	Nebraska Hotel Occupancy Tax Act	896	Revenue and taxation violations, withholding funds
671	State-operated lottery	897	Appeal from Tax Commissioner's assessment
676	Mill levy by State Board of Equalization and Assessment	898	Tax Commissioner's power to examine property and records
696	Tax exemption, religious societies	899	Taxing property omitted from taxation
710	Delinquent real estate taxes, Lancaster County	906	Exempting retirement payments from intangible property tax
711	Electronic data processing equipment for counties	LR 17	General Fund surplus
752	Date change for applying for exemption of property		

Salaries and Claims

Chairman—Dale L. Payne

137	Cities, villages, particular classes, police and fire department salaries	278	Per diem salary increase of Game Commission
138	Douglas County Election Commissioner salary increase	298	Increasing salary of judges of Nebraska Workmen's Compensation Court
140	Jury Commissioner salary	319	Increasing fees of State Surveyor, deputies
219	Juvenile court judges salaries	325	State reimbursement for airplane travel expense
221	Director of Department of Veterans' Affairs salary increase		

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|-----|---|-----|--|
| 333 | Permitting Board of Educational Lands and Funds to appoint secretary of the board, salary | 670 | Increasing salary of secretary of State Railway Commission |
| 335 | Board of Examiners for Medicine and Surgery, members' expenses | 682 | Election Commissioner, deputy, salary increase, Lancaster County |
| 427 | Fee increase for grand and petit jurors | 689 | Increasing salary of Director of Motor Vehicles |
| 437 | Sheriffs' fees and expenses | 700 | Increasing salaries of members of Nebraska Liquor Control Commission |
| 483 | Secretary of Nebraska Public Library Commission salary | 726 | Salaries of certain administrative department heads |
| 513 | Salary increase of Clerk, Reporter of Supreme Court | 731 | Salary scale of actuarial and examining staff, Department of Insurance |
| 528 | Increasing per diem to sheriffs for guarding prisoners | 776 | Salary of Director of Health |
| 531 | State institutions, transporting prisoners | 844 | District court judges, salary, retirement |
| 619 | Increasing salaries of certain state officers | 878 | Registration of trucks and truck-tractors |
| 663 | County board of mental health, compensation of examining physician | 879 | County board salaries |
| | | 905 | Miscellaneous claims, appropriation |

Urban Affairs

Chairman—George Syas

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|-----|---|-----|---|
| 14 | Submitting to an election for creating an urban renewal authority | 206 | Special city reserve fund tax, Lincoln |
| 64 | Use of land acquired for highway purposes | 211 | Cities first class, compensation of treasurer |
| 74 | Cities metropolitan class, abutting property owners, improvement protests | 252 | Cities first class, eliminating minimum time of bond payment |
| 75 | Cities and villages, all street improvements | 265 | Metropolitan, primary, first class cities, fire insurance reports |
| 146 | Zoning powers, metropolitan, primary cities | 401 | Increasing size of board of Education of Class IV school district |
| 148 | Cigarette tax imposition, cities metropolitan class | 404 | Cities metropolitan class, sewer use charges |
| 170 | Increasing the term of election commissioner | 405 | Cities metropolitan class, sewer use charges |
| 205 | Population classification of prescribed cities | | |

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|-----|---|-----|--|
| 406 | Cities first class, compensation of board of public works | 638 | Cities first class, off-street parking facilities |
| 409 | Municipalities requiring registration of motor vehicles | 678 | Cities first class, payment of certain improvements |
| 438 | Primary city bonds | 686 | Cities second class, villages, contracts for improvements |
| 439 | Primary city power granted in charters | 687 | Cities first class, contracts for improvements |
| 461 | Cities first class, authority for borrowing money | 715 | Cities first class, street improvements in and outside city limits |
| 462 | Flood control bonds | 716 | Cities primary class, off-street parking facilities |
| 464 | Fourth class school district board of education size increase | 718 | Cities first class, payment of bonds by treasurer |
| 496 | Municipalities, curb and gutter district | 725 | Metropolitan, primary cities, probation officer, municipal court employees |
| 497 | Cities first class, street improvements | 791 | Cities metropolitan class, regulation of dogs, three mile limit |
| 498 | Cities first class, flood control projects | 813 | Metropolitan utilities districts, gas service extension |
| 516 | Cities metropolitan class, sale, purchase of water for public use | 819 | Cities first class, general welfare powers |
| 517 | Cities metropolitan class, bonds for costs, water, utilities district | 824 | Cities primary class, zoning outside city limits |
| 541 | Cities first class, sidewalk construction and levy | 902 | Schools leasing or owning property outside district |
| 542 | Cities first class, paving bids, petitions, materials | 903 | Cities metropolitan class, certain office holders seeking other office |
| 543 | Cities, villages, particular classes, sidewalk improvement districts, assessments | 904 | Legislature, budget sessions |

SUMMARY OF LEGISLATIVE BILLS

Total Bills Introduced													937
Total Bills to Become Law													584
Total Bills Approved by the Governor													578
1	3	4	6	9	18	19	21	25	26	27	31	36	
39	42	46	47	48	50	51	52	55	64	65	66	67	
68	69	70	71	73	74	75	76	77	79	81	83	84	
89	91	92	93	95	96	97	98	99	100	101	103	104	
105	108	110	111	113	116	117	119	120	123	124	125	126	
127	128	130	131	132	133	136	137	138	140	146	147	149	
151	152	153	159	161	163	164	167	168	169	170	171	172	
173	175	176	177	178	180	181	185	186	187	188	189	190	
191	193	194	195	196	197	198	199	200	201	203	204	205	
206	207	208	209	211	213	214	217	219	221	222	223	224	
225	226	227	228	229	236	237	239	243	246	247	248	252	
253	254	255	257	259	260	261	262	263	264	265	266	267	
268	269	270	271	272	273	274	275	277	279	280	281	282	
283	284	285	286	287	291	292	293	294	295	296	297	298	
299	300	301	302	303	305	307	308	309	310	311	314	315	
316	317	318	319	320	324	325	326	327	328	329	331	332	
333	334	335	336	337	339	341	344	345	347	348	350	351	
352	353	354	356	357	358	359	362	363	364	365	366	367	
368	369	370	371	372	373	374	375	376	381	382	383	384	
385	393	394	395	396	398	399	402	403	404	405	406	407	
410	413	414	415	417	418	419	424	425	427	428	429	431	
432	434	437	438	439	441	443	444	445	447	449	450	452	
453	457	458	459	460	461	462	464	469	471	475	476	477	
478	481	482	483	485	487	489	491	492	493	494	495	496	
498	499	500	502	504	506	507	509	510	513	516	517	518	
520	522	524	526	527	528	529	530	531	534	535	537	538	
539	541	542	543	544	548	552	554	556	557	559	561	562	
566	567	568	569	570	574	575	576	577	578	579	580	581	
583	584	585	586	587	588	589	590	591	592	593	594	595	
598	601	604	606	607	610	611	613	614	616	619	620	621	
624	627	628	632	633	634	635	637	642	643	645	646	648	
650	651	652	654	656	657	658	662	663	666	667	669	670	
672	673	675	676	677	678	682	683	684	686	687	690	691	
693	695	697	698	699	702	703	704	705	706	707	708	709	
710	711	715	720	721	722	723	724	725	726	727	730	731	
732	733	741	742	743	744	747	749	750	752	753	755	756	
757	758	759	764	768	769	771	776	785	789	792	794	795	

SUMMARY OF LEGISLATIVE BILLS

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796	802	804	805	810	819	828	829	830	831	832	833	834
835	836	837	838	839	840	841	842	843	844	845	848	849
851	852	853	854	855	856	858	859	860	861	862	863	864
865	866	867	868	870	871	874	875	876	877	878	879	880
881	882	884	887	889	890	891	892	893	894	895	896	897
898	899	901	902	903	905	906	908	909	910	911	912	913
914	915	917	918	919	920	921	922	923	925	926	928	930
931	932	933	934	936	937	LR3	LR14	LR60	LR62	LR72		

Total Bills Becoming Law Without Governor's Signature, 3:

517 797 850
515

Total Bills Passed Notwithstanding Objection of the Governor, 3:

234 609 713

Total Bills Returned By the Governor Without Approval, 1:

545

Total Bills Failed on Final Reading, 11:

86 249 258 473 480 512 599 688 700 807 927

Total Bills Indefinitely Postponed, 277:

5	7	8	10	11	12	13	14	15	16	17	20	23
24	28	29	30	32	33	34	35	37	38	40	41	43
44	45	49	53	54	56	57	58	60	61	62	63	72
78	80	82	85	87	88	90	102	106	107	109	114	115
118	122	129	134	135	139	142	143	144	145	150	154	156
157	158	160	162	165	166	174	179	182	183	184	192	202
210	212	215	216	218	220	230	231	232	233	235	238	240
242	244	250	251	256	278	288	290	304	306	312	313	321
330	338	340	342	343	346	355	360	361	377	378	379	380
387	388	389	400	401	408	411	412	416	421	423	426	430
433	435	436	440	442	446	448	451	455	456	465	466	467
468	470	472	474	479	484	486	488	501	503	505	514	521
523	525	532	533	540	547	549	550	551	555	558	560	563
564	565	571	572	573	582	596	597	600	602	603	605	608
615	622	625	626	629	630	631	636	639	641	644	649	653
655	659	660	661	665	668	671	674	679	680	681	689	692
696	701	712	714	716	717	719	729	734	735	745	746	748
751	754	760	762	763	765	766	767	770	772	773	775	777
778	779	780	782	783	784	786	787	790	791	793	798	803
806	809	811	812	813	815	816	817	818	821	822	823	824
846	847	857	869	872	873	883	885	886	888	900	904	907
916	924	929	935	LR9	LR48	LR74						

CHRONOLOGY OF BILLS

SEVENTY-FIFTH SESSION

		Page
LEGISLATIVE BILL 1 By Kokes		
Jan. 6	Read first time	19
Jan. 7	Referred to Committee on Judiciary	45
Jan. 19	Notice of hearing	156
Jan. 29	Placed on General File	303
Feb. 2	Referred for review	348
Feb. 11	Placed on Select File	442
Feb. 15	Referred for engrossment	464
Feb. 19	Correctly engrossed	509
Feb. 24	Final Reading	551
Feb. 25	Correctly enrolled. President signed	578
Feb. 26	Presented to Governor	599
Mar. 3	Approved by Governor	653
 LEGISLATIVE BILL 2 By Stromer		
Jan. 6	Read first time	23
Jan. 7	Referred to Committee on Government and Military Affairs	45
Apr. 9	Notice of hearing	1136
Apr. 13	Request. Laid over	1178
Apr. 14	Request renewed. Withdrawn. Hearing withdrawn	1191
 LEGISLATIVE BILL 3 By Klaver		
Jan. 6	Read first time	23
Jan. 7	Referred to Committee on Education	45
Feb. 2	Notice of hearing	368
Feb. 18	Placed on General File	494
Feb. 19	Considered. Laid over.	519
Mar. 1	Referred for review	621
Mar. 3	Placed on Select File	646
Mar. 4	Referred for engrossment	664
Mar. 8	Correctly engrossed	699
Mar. 11	Final Reading	747
Mar. 12	Correctly enrolled	767
Mar. 12	President signed	770

	Page
Mar. 15 Presented to Governor	787
Mar. 17 Approved by Governor	815

LEGISLATIVE BILL 4 By Ruhnke, Matzke, Carpenter

Jan. 6 Read first time	23
Jan. 7 Referred to Committee on Banking, Commerce and Insurance	45
Jan. 13 Notice of hearing	110
Apr. 14 Placed on General File	1205
Apr. 22 Special order	1258
Apr. 23 Referred for review	1261
Apr. 23 Request	1264
Apr. 27 Placed on Select File	1317
Apr. 28 Referred for engrossment	1333
May 3 Correctly engrossed	1386
May 6 Replaced on Select File	1435
May 6 Referred for engrossment. Special order	1449
May 13 Correctly engrossed	1571
May 18 Final Reading	1633
May 18 Request	1643
May 18 Correctly enrolled. President signed	1647
May 18 Presented to Governor	1651
May 25 Approved by Governor	1758

LEGISLATIVE BILL 5 By Carpenter

Jan. 6 Read first time	24
Jan. 7 Referred to Committee on Miscellaneous Subjects	45
Jan. 14 Notice of hearing	123
Feb. 16 Hearing continued	481
Mar. 26 Indefinitely postponed	934
Mar. 31 Motion. Laid over	1000
Apr. 7 Motion renewed. Placed on General File	1093
June 9 Special order	1954
June 16 Bracketed	2042
July 19 Motion. Indefinitely postponed	2432

LEGISLATIVE BILL 6 By Carpenter

Jan. 6 Read first time	24
Jan. 7 Referred to Committee on Revenue	45
Jan. 11 Notice of hearing	101
Jan. 25 Placed on General File	226
Jan. 26 Considered. Laid over	252
Jan. 27 Co-introducer added. Introducer withdrawn. Laid over	276

CHRONOLOGY OF BILLS

2933

	Page
Jan. 28 Referred for review	299
Feb. 4 Change of order	389
Feb. 5 Placed on Select File	396
Feb. 8 Referred for engrossment	402
Feb. 9 Replaced on Select File	417
Feb. 9 Rules suspended. Referred for engrossment	418
Feb. 10 Correctly engrossed	438
Feb. 15 Final Reading	463
Feb. 15 Explanation of vote	467
Feb. 16 Correctly enrolled. President signed	476
Feb. 17 Presented to Governor	485
Feb. 22 Approved by Governor	532

LEGISLATIVE BILL 7 By Carpenter

Jan. 6 Read first time	24
Jan. 7 Referred to Committee on Revenue	45
Jan. 11 Notice of hearing	101
Feb. 22 Indefinitely postponed	529

LEGISLATIVE BILL 8 By Carpenter

Jan. 6 Read first time	24
Jan. 7 Referred to Committee on Judiciary	45
Jan. 11 Notice of hearing	101
Feb. 17 Request. Laid over	486
Feb. 25 Indefinitely postponed	582

LEGISLATIVE BILL 9 By Carpenter

Jan. 6 Read first time	24
Jan. 7 Referred to Committee on Education	45
Feb. 10 Notice of hearing	430
Mar. 10 Placed on General File	743
Apr. 9 Referred for review	1122
Apr. 14 Placed on Select File	1187
Apr. 14 Rules suspended	1196
Apr. 14 Referred for engrossment	1197
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1315
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 10 By Carpenter

Jan. 6 Read first time	24
Jan. 7 Referred to Committee on Judiciary	45

	Page
Jan. 26 Notice of hearing	254
Mar. 26 Indefinitely postponed	947
 LEGISLATIVE BILL 11 By Carpenter	
Jan. 6 Read first time	25
Jan. 7 Referred to Committee on Revenue	45
Jan. 11 Notice of hearing	101
Feb. 5 Indefinitely postponed	394
 LEGISLATIVE BILL 12 By Carpenter	
Jan. 6 Read first time	25
Jan. 7 Referred to Committee on Agriculture and Recreation	45
Jan. 12 Notice of hearing	104
Jan. 28 Indefinitely postponed	284
 LEGISLATIVE BILL 13 By Carpenter	
Jan. 6 Read first time	25
Jan. 7 Referred to Committee on Miscellaneous Subjects	45
Jan. 14 Notice of hearing	123
Feb. 12 Hearing continued	454
Feb. 25 Indefinitely postponed	576
 LEGISLATIVE BILL 14 By Carpenter	
Jan. 6 Read first time	25
Jan. 7 Referred to Committee on Urban Affairs	46
Jan. 14 Notice of hearing	124
Feb. 15 Indefinitely postponed	468
 LEGISLATIVE BILL 15 By Carpenter	
Jan. 6 Read first time	25
Jan. 7 Referred to Committee on Miscellaneous Subjects	46
Jan. 14 Notice of hearing	123
Mar. 2 Indefinitely postponed	629
 LEGISLATIVE BILL 16 By Carpenter	
Jan. 6 Read first time	25
Jan. 7 Referred to Committee on Miscellaneous Subjects	46

CHRONOLOGY OF BILLS

2935

	Page
Jan. 14 Notice of hearing	123
Feb. 12 Hearing continued	454
Mar. 2 Indefinitely postponed	629

LEGISLATIVE BILL 17 By Carpenter

Jan. 6 Read first time	26
Jan. 7 Referred to Committee on Labor	46
Jan. 14 Notice of hearing	124
Feb. 11 Indefinitely postponed	448
Feb. 15 Motion. Laid over	469
Feb. 16 Motion renewed. Motion lost	478

LEGISLATIVE BILL 18 By Carpenter

Jan. 6 Read first time	26
Jan. 7 Referred to Committee on Judiciary	46
Jan. 11 Notice of hearing	101
Jan. 20 Placed on General File	175
Jan. 25 Referred for review	225
Feb. 9 Placed on Select File	414
Feb. 10 Referred for engrossment	434
Feb. 17 Correctly engrossed	485
Feb. 22 Final Reading	527
Feb. 23 Correctly enrolled. President signed	542
Feb. 24 Presented to Governor	560
Feb. 26 Approved by Governor	586

LEGISLATIVE BILL 19 By Carpenter

Jan. 6 Read first time	26
Jan. 7 Referred to Committee on Government and Military Affairs	46
Jan. 15 Notice of hearing	145
Feb. 18 Placed on General File	494
Feb. 19 Laid over	519
Mar. 1 Referred for review	621
Mar. 3 Placed on Select File	646
Mar. 4 Referred for engrossment	664
Mar. 8 Correctly engrossed	699
Mar. 11 Final Reading	748
Mar. 12 Correctly enrolled	767
Mar. 12 President signed	770
Mar. 15 Presented to Governor	787
Mar. 17 Approved by Governor	815

	Page
LEGISLATIVE BILL 20 By Carpenter	
Jan. 6 Read first time	26
Jan. 7 Referred to Committee on Banking, Commerce and Insurance	46
Jan. 13 Notice of hearing	110
June 30 Indefinitely postponed	2255

LEGISLATIVE BILL 21 By Carpenter, Stromer

Jan. 6 Read first time	26
Jan. 7 Referred to Committee on Government and Military Affairs	46
Jan. 15 Notice of hearing	145
Feb. 4 Placed on General File	389
Feb. 5 Referred for review	397
Feb. 16 Placed on Select File	475
Feb. 17 Referred for engrossment	487
Feb. 22 Correctly engrossed	529
Feb. 25 Final Reading	573
Feb. 26 Correctly enrolled. President signed	590
Mar. 1 Presented to Governor	620
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 22 By Carpenter

Jan. 6 Read first time	27
Jan. 7 Referred to Committee on Government and Military Affairs	46
Apr. 9 Request. Laid over	1129
Apr. 9 Notice of hearing	1136
Apr. 14 Request renewed. Withdrawn. Hearing withdrawn	1191

LEGISLATIVE BILL 23 By Carpenter

Jan. 6 Read first time	27
Jan. 7 Referred to Committee on Government and Military Affairs	46
Jan. 15 Notice of hearing	145
Feb. 4 Indefinitely postponed	389

LEGISLATIVE Bill 24 By Carpenter

Jan. 6 Read first time	27
Jan. 7 Referred to Committee on Public Works	46
Jan. 15 Notice of hearing	135
Feb. 9 Indefinitely postponed	413

CHRONOLOGY OF BILLS

2937

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LEGISLATIVE BILL 25 By Carpenter

Jan. 6	Read first time	27
Jan. 7	Referred to Committee on Revenue	46
Jan. 13	Notice of hearing	120
Feb. 9	Placed on General File	423
Feb. 12	Considered	452
Feb. 12	Motion. Indefinitely postponed	453
Feb. 15	Motion	465
Feb. 15	Considered	466
Feb. 16	Explanation of vote	476
Feb. 16	Considered. Recommitted to Revenue Committee	478
Feb. 19	Placed on General File	522
Mar. 9	Motion. Referred for review	719
Mar. 12	Placed on Select File	766
Mar. 15	Referred for engrossment	791
Mar. 16	Replaced on Select File	800
Mar. 16	Request	806
Mar. 17	Referred for engrossment	822
Mar. 22	Replaced on Select File	872
Mar. 22	Referred for engrossment	875
Mar. 22	Correctly engrossed	882
Mar. 25	Final Reading	921
Mar. 26	Correctly enrolled	936
Mar. 29	President signed	961
Mar. 29	Presented to Governor	967
Mar. 31	Approved by Governor	998

LEGISLATIVE BILL 26 By Carpenter

Jan. 6	Read first time	27
Jan. 7	Referred to Committee on Revenue	46
Jan. 13	Notice of hearing	119
Feb. 9	Placed on General File	425
Feb. 23	Considered. Laid over	546
Feb. 24	Considered. Laid over	564
Feb. 25	Referred for review	581
Mar. 2	Placed on Select File	630
Mar. 3	Referred for engrossment	649
Mar. 5	Replaced on Select File	672
Mar. 8	Referred for engrossment	700
Mar. 10	Motion	735
Mar. 15	Replaced on Select File	787
Mar. 16	Referred for engrossment	802
Mar. 16	Motion	803
Mar. 16	Replaced on Select File. Referred for engrossment	805

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Mar. 16 Request	806
Mar. 17 Replaced on Select File	817
Mar. 18 Referred for engrossment	841
Mar. 22 Replaced on Select File	871
Mar. 22 Referred for engrossment	875
Mar. 22 Correctly engrossed	882
Mar. 24 Rules suspended. Final Reading	903, 904
Mar. 24 Motion	905
Mar. 24 Correctly enrolled	910
Mar. 24 Speaker signed	911
Mar. 24 Presented to Governor	913
Mar. 25 Approved by Acting Governor	920

LEGISLATIVE BILL 27 By Carpenter

Jan. 6 Read first time	28
Jan. 7 Referred to Committee on Revenue	46
Jan. 13 Notice of hearing	119
Feb. 10 Placed on General File	438
Feb. 26 Considered	603
Mar. 1 Laid over	620
Mar. 2 Considered. Laid over	634
Mar. 4 Referred for review. Explanation of vote	665
Mar. 9 Placed on Select File	712
Mar. 10 Referred for engrossment	735
Mar. 12 Replaced on Select File	766
Mar. 15 Referred for engrossment	791
Mar. 16 Request	806
Mar. 18 Replaced on Select File	834
Mar. 19 Referred for engrossment	861
Mar. 22 Correctly engrossed	882
Mar. 24 Rules suspended. Final Reading	903
Mar. 24 Motion	905
Mar. 24 Correctly enrolled	910
Mar. 24 Speaker signed	911
Mar. 24 Presented to Governor	913
Mar. 25 Approved by Acting Governor	920

LEGISLATIVE BILL 28 By Carpenter

Jan. 6 Read first time	28
Jan. 7 Referred to Committee on Revenue	46
Jan. 13 Notice of hearing	120
Feb. 19 Indefinitely postponed	520

LEGISLATIVE BILL 29 By Carpenter

Jan. 6 Read first time	28
Jan. 7 Referred to Committee on Revenue	46

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Jan. 13 Notice of hearing	119
Mar. 1 Indefinitely postponed	622

LEGISLATIVE BILL 30 By Carpenter

Jan. 6 Read first time	28
Jan. 7 Referred to Committee on Revenue	46
Jan. 13 Notice of hearing	119
June 30 Placed on General File	2256
July 20 Referred for review	2452
July 27 Placed on Select File	2568
July 28 Held	2595
Aug. 3 Considered. Laid over	2686
Aug. 4 Laid over	2699
Aug. 5 Motion. Indefinitely postponed	2735

LEGISLATIVE BILL 31 By Carpenter

Jan. 6 Read first time	28
Jan. 7 Referred to Committee on Revenue	46
Jan. 13 Notice of hearing	119
Feb. 22 Placed on General File	529
Mar. 12 Referred for review	773
Mar. 16 Placed on Select File	801
Mar. 17 Referred for engrossment	822
Mar. 22 Correctly engrossed	872
Mar. 25 Final Reading	921
Mar. 26 Correctly enrolled	935
Mar. 29 President signed	961
Mar. 30 Presented to Governor	979
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 32 By Carpenter

Jan. 6 Read first time	28
Jan. 7 Referred to Committee on Public Health and Welfare	46
Jan. 14 Notice of hearing	124
Feb. 10 Indefinitely postponed	437

LEGISLATIVE BILL 33 By Carpenter

Jan. 6 Read first time	29
Jan. 7 Referred to Committee on Government and Military Affairs	46
Jan. 15 Notice of hearing	145
Feb. 4 Indefinitely postponed	389

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LEGISLATIVE BILL 34 By Carpenter	
Jan. 6 Read first time	29
Jan. 7 Referred to Committee on Government and Military Affairs	46
Jan. 15 Notice of hearing	145
Feb. 4 Indefinitely postponed	389
LEGISLATIVE BILL 35 By Carpenter	
Jan. 6 Read first time	29
Jan. 7 Referred to Committee on Agriculture and Recreation	46
Jan. 12 Notice of hearing	104
Feb. 4 Placed on General File	389
Feb. 4 Change of order	390
Feb. 8 Motion. Indefinitely postponed	403
LEGISLATIVE BILL 36 By Carpenter, Stromer	
Jan. 6 Read first time	29
Jan. 7 Referred to Committee on Government and Military Affairs	46
Jan. 15 Notice of hearing	145
Feb. 10 Placed on General File	431
Feb. 18 Referred for review	501
Mar. 5 Placed on Select File	673
Mar. 8 Referred for engrossment	700
Mar. 10 Correctly engrossed	731
Mar. 15 Final Reading	783
Mar. 16 Correctly enrolled. President signed	801
Mar. 17 Presented to Governor	815
Mar. 22 Approved by Governor	877
LEGISLATIVE BILL 37 By Carpenter	
Jan. 6 Read first time	29
Jan. 8 Referred to Committee on Education	75
Feb. 10 Notice of hearing	430
Mar. 10 Indefinitely postponed	743
LEGISLATIVE BILL 38 By Carpenter	
Jan. 6 Read first time	30
Jan. 8 Referred to Committee on Revenue	75
Jan. 13 Notice of hearing	119
Feb. 22 Indefinitely postponed	529

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LEGISLATIVE BILL 39 By Carpenter

Jan. 6	Read first time	30
Jan. 8	Referred to Committee on Agriculture and Recreation	75
Jan. 13	Notice of hearing	111
Feb. 10	Placed on General File	431
Feb. 25	Referred for review	584
Mar. 1	Placed on Select File	619
Mar. 2	Referred for engrossment	634
Mar. 8	Replaced on Select File	693
Mar. 9	Referred for engrossment	714
Mar. 12	Correctly engrossed	767
Mar. 17	Final Reading	813
Mar. 18	Correctly enrolled. Speaker signed	837
Mar. 19	Presented to Governor	858
Mar. 22	Approved by Governor	877

LEGISLATIVE BILL 40 By Carpenter

Jan. 6	Read first time	30
Jan. 8	Referred to Committee on Public Health and Welfare	75
Jan. 14	Notice of hearing	124
Feb. 10	Indefinitely postponed	437

LEGISLATIVE BILL 41 By Carpenter

Jan. 6	Read first time	30
Jan. 8	Referred to Committee on Revenue	75
Feb. 1	Notice of hearing	326
Feb. 22	Indefinitely postponed	535

LEGISLATIVE BILL 42 By Carpenter

Jan. 6	Read first time	30
Jan. 8	Referred to Committee on Revenue	75
Feb. 1	Notice of hearing	326
Mar. 16	Placed on General File	808
Apr. 14	Laid over	1194
Apr. 21	Referred for review	1232
Apr. 23	Placed on Select File	1270
Apr. 26	Referred for engrossment	1295
May 4	Correctly engrossed	1404
May 7	Final Reading	1460
May 10	Correctly enrolled	1484
May 10	Speaker signed	1485

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May 11 Presented to Governor	1499
May 12 Approved by Governor	1554
 LEGISLATIVE BILL 43 By Carpenter	
Jan. 6 Read first time	31
Jan. 8 Referred to Committee on Miscellaneous Subjects	75
Jan. 15 Notice of hearing	135
Feb. 24 Rehearing	561
Mar. 17 Indefinitely postponed	817
 LEGISLATIVE BILL 44 By Carpenter	
Jan. 6 Read first time	31
Jan. 8 Referred to Committee on Revenue	75
Feb. 1 Notice of hearing	327
Mar. 3 Indefinitely postponed	656
 LEGISLATIVE BILL 45 By Carpenter	
Jan. 6 Read first time	31
Jan. 8 Referred to Committee on Miscellaneous Subjects	75
Jan. 15 Notice of hearing	135
May 4 Indefinitely postponed	1421
 LEGISLATIVE BILL 46 By Paxton	
Jan. 6 Read first time	31
Jan. 8 Referred to Committee on Miscellaneous Subjects	75
Jan. 15 Notice of hearing	135
Jan. 29 Placed on General File	317
Feb. 2 Referred for review	348
Feb. 10 Held	436
Feb. 22 Motion. Placed on Select File	525, 530
Feb. 23 Referred for engrossment	544
Feb. 25 Replaced on Select File	577
Feb. 26 Referred for engrossment	601
Mar. 5 Correctly engrossed	674
Mar. 10 Final Reading	726
Mar. 11 Correctly enrolled	752
Mar. 11 Speaker signed	753
Mar. 12 Presented to Governor	771
Mar. 15 Approved by Governor	796

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LEGISLATIVE BILL 47 By Syas, Hughes, Wylie

Jan. 6	Read first time	31
Jan. 8	Referred to Committee on Government and Military Affairs	75
Jan. 29	Notice of hearing	305
Feb. 8	Placed on General File	406
Feb. 11	Referred for review	445
Feb. 18	Placed on Select File	497
Feb. 19	Referred for engrossment	517
Feb. 25	Correctly engrossed	578
Mar. 2	Final Reading	626
Mar. 3	Correctly enrolled. President signed	647
Mar. 4	Presented to Governor	663
Mar. 11	Approved by Governor	751

LEGISLATIVE BILL 48 By Ruhnke, Mahoney, Lysinger

Jan. 6	Read first time	32
Jan. 8	Referred to Committee on Government and Military Affairs	75
Jan. 19	Notice of hearing	156
Feb. 8	Placed on General File	406
Feb. 11	Considered. Laid over	445
Feb. 12	Referred for review	451
Feb. 19	Placed on Select File	508
Feb. 22	Referred for engrossment	530
Feb. 25	Correctly engrossed	578
Mar. 2	Final Reading	626
Mar. 3	Correctly enrolled. President signed	647
Mar. 4	Presented to Governor	663
Mar. 11	Approved by Governor	751

LEGISLATIVE BILL 49 By Paxton

Jan. 6	Read first time	32
Jan. 8	Referred to Committee on Miscellaneous Subjects	75
Jan. 15	Notice of hearing	135
Feb. 8	Indefinitely postponed	400

LEGISLATIVE BILL 50 By Stromer

Jan. 6	Read first time	32
Jan. 8	Referred to Committee on Banking, Commerce and Insurance	75
Feb. 16	Notice of hearing	476

	Page
Mar. 2 Placed on General File	638
Mar. 18 Referred for review	849
Mar. 29 Placed on Select File	960
Mar. 30 Referred for engrossment	977
Apr. 2 Correctly engrossed	1033
Apr. 7 Final Reading	1079
Apr. 8 Correctly enrolled. President signed	1104
Apr. 9 Presented to Governor	1129
Apr. 12 Approved by Governor	1142

LEGISLATIVE BILL 51 By Mahoney, Skarda

Jan. 6 Read first time	32
Jan. 7 Co-introducer added	46
Jan. 8 Referred to Committee on Public Works	75
Jan. 15 Notice of hearing	135
Jan. 25 Placed on General File	212
Jan. 26 Referred for review	251
Feb. 10 Placed on Select File	438
Feb. 11 Referred for engrossment	444
Feb. 18 Correctly engrossed	498
Feb. 23 Final Reading	540
Feb. 24 Correctly enrolled. President signed	557
Feb. 25 Presented to Governor	578
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 52 By Knight, Warner, Hasebroock

Jan. 6 Read first time	32
Jan. 8 Referred to Committee on Banking, Commerce and Insurance	75
Feb. 16 Notice of hearing	476
Apr. 6 Placed on General File	1061
Apr. 6 Special order	1070
Apr. 13 Referred for review	1180
Apr. 21 Placed on Select File	1218
Apr. 22 Considered. Laid over	1251
Apr. 23 Referred for engrossment	1263
Apr. 23 Referred to Attorney General	1265
Apr. 26 Replaced on Select File	1293
Apr. 27 Referred for engrossment	1324
Apr. 27 Replaced on Select File. Referred for engrossment	1325
May 3 Replaced on Select File	1385
May 4 Bracketed	1406
May 6 Referred for engrossment	1446

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May 6 Request	1449
May 7 Replaced on Select File	1479
May 10 Referred for engrossment	1487
May 13 Correctly engrossed	1571
May 18 Final Reading	1636
May 18 Request	1643
May 18 Correctly enrolled. President signed	1647
May 18 Presented to Governor	1651
May 25 Approved by Governor	1758

LEGISLATIVE BILL 53 By Bowen, Mahoney

Jan. 6 Read first time	33
Jan. 8 Referred to Committee on Judiciary	75
Jan. 22 Notice of hearing	206
Feb. 8 Indefinitely postponed	406
Feb. 11 Motion. Laid over	444
Feb. 17 Motion renewed. Placed on General File	490
Feb. 19 Laid over	518
Mar. 1 Laid over	620
Mar. 2 Considered. Laid over	634
Mar. 8 Motion. Indefinitely postponed	700

LEGISLATIVE BILL 54 By Danner, Skarda

Jan. 6 Read first time	33
Jan. 8 Referred to Committee on Government and Military Affairs	75
Jan. 29 Notice of hearing	305
Feb. 8 Indefinitely postponed	406

LEGISLATIVE BILL 55 By D. Payne, R. Rasmussen

Jan. 6 Read first time	33
Jan. 7 Co-introducer added	54
Jan. 8 Referred to Committee on Agriculture and Recreation	75
Jan. 22 Notice of hearing	206
Feb. 18 Placed on General File	503
Mar. 1 Referred for review	621
Mar. 4 Placed on Select File	661
Mar. 5 Referred for engrossment	679
Mar. 9 Replaced on Select File	711
Mar. 10 Referred for engrossment	734
Mar. 17 Correctly engrossed	820
Mar. 22 Final Reading	869

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Mar. 23 Correctly enrolled. Speaker signed	888
Mar. 24 Presented to Governor	910
Mar. 29 Approved by Governor	963
 LEGISLATIVE BILL 56 By Pedersen	
Jan. 6 Read first time	33
Jan. 8 Referred to Committee on Education	75
Mar. 3 Notice of hearing	656
Mar. 30 Indefinitely postponed	986
 LEGISLATIVE BILL 57 By Pedersen	
Jan. 6 Read first time	34
Jan. 8 Referred to Committee on Judiciary	75
Jan. 19 Notice of hearing	156
Jan. 29 Indefinitely postponed	303
 LEGISLATIVE BILL 58 By Pedersen	
Jan. 6 Read first time	34
Jan. 8 Referred to Committee on Judiciary	75
Jan. 22 Notice of hearing	206
Feb. 8 Indefinitely postponed	406
 LEGISLATIVE BILL 59 By Pedersen	
Jan. 6 Read first time	34
Jan. 8 Referred to Committee on Revenue	75
Jan. 25 Notice of hearing	226
Jan. 26 Request. Laid over	231
Jan. 28 Request renewed. Withdrawn	298
Jan. 29 Hearing withdrawn	303
 LEGISLATIVE BILL 60 By Pedersen	
Jan. 6 Read first time	34
Jan. 8 Referred to Committee on Revenue	76
Jan. 25 Notice of hearing	226
Feb. 19 Indefinitely postponed	520
 LEGISLATIVE BILL 61 By Pedersen	
Jan. 6 Read first time	34
Jan. 8 Referred to Committee on Judiciary	76
Jan. 27 Notice of hearing	262
Mar. 26 Indefinitely postponed	947

LEGISLATIVE BILL 62 By Pedersen

Jan. 6	Read first time	34
Jan. 8	Referred to Committee on Judiciary	76
Jan. 22	Notice of hearing	206
Feb. 8	Indefinitely postponed	406

LEGISLATIVE BILL 63 By Pedersen

Jan. 6	Read first time	35
Jan. 8	Referred to Committee on Government and Military Affairs	76
Jan. 15	Notice of hearing	145
Jan. 25	Indefinitely postponed	214

LEGISLATIVE BILL 64 By Pedersen

Jan. 6	Read first time	35
Jan. 8	Referred to Committee on Urban Affairs	76
Jan. 15	Notice of hearing	138
Mar. 4	Placed on General File	662
Mar. 31	Referred for review	1066
Apr. 6	Placed on Select File	1066
Apr. 7	Referred for engrossment	1091
Apr. 9	Correctly engrossed	1132
Apr. 13	Rules suspended. Final Reading	1154, 1172
Apr. 14	Correctly enrolled. President signed	1189
Apr. 21	Presented to Governor. Recalled from Governor	1209
Apr. 21	Placed on Final Reading. Motion. Replaced on Select File	1230
Apr. 21	Referred for re-engrossment	1231
Apr. 22	Replaced on Select File	1249
Apr. 23	Referred for re-engrossment	1264
Apr. 26	Explanation of vote	1294
Apr. 30	Correctly re-engrossed	1369
May 6	Final Reading	1436
May 7	Correctly enrolled. President signed	1481
May 10	Presented to Governor	1490
May 12	Approved by Governor	1554

LEGISLATIVE BILL 65 By Claussen, Lysinger, Nore

Jan. 6	Read first time	35
Jan. 8	Referred to Committee on Agriculture and Recreation	76
Jan. 22	Notice of hearing	206
Feb. 18	Placed on General File	503

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Mar. 1 Considered. Laid over	622
Mar. 2 Referred for review	636
Mar. 5 Placed on Select File	673
Mar. 8 Referred for engrossment	700
Mar. 11 Correctly engrossed	752
Mar. 16 Final Reading	797
Mar. 17 Correctly enrolled	820
Mar. 17 President signed	822
Mar. 18 Presented to Governor	834
Mar. 22 Approved by Governor	877

LEGISLATIVE BILL 66 By Bauer, Gerdes, Knight

Jan. 6 Read first time	35
Jan. 8 Referred to Committee on Judiciary	76
Jan. 18 Notice of hearing	150
Jan. 27 Placed on General File	262
Jan. 28 Referred for review	299
Feb. 10 Placed on Select File	439
Feb. 11 Referred for engrossment	444
Feb. 19 Correctly engrossed	509
Feb. 24 Final Reading	550
Feb. 25 Correctly enrolled. President signed	578
Feb. 26 Presented to Governor	598
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 67 By D. Payne

Jan. 6 Read first time	38
Jan. 8 Referred to Committee on Government and Military Affairs	76
Mar. 15 Re-referred to Committee on Judiciary	786
Mar. 22 Notice of hearing	878
Apr. 8 Placed on General File	1101
May 14 Referred for review	1598
May 19 Placed on Select File	1665
May 21 Referred for engrossment	1715
May 26 Correctly engrossed	1767
June 3 Final Reading	1834
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 68 By D. Payne

Jan. 6 Read first time	38
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Jan. 8	Referred to Committee on Government and Military Affairs	76
Jan. 29	Notice of hearing	306
Feb. 22	Placed on General File	528
Mar. 12	Laid over	773
Mar. 15	Referred for review	792
Mar. 19	Placed on Select File	859
Mar. 22	Referred for engrossment	874
Mar. 25	Correctly engrossed	925
Mar. 30	Final Reading	972
Mar. 31	Correctly enrolled. President signed	997
Apr. 1	Presented to Governor	1013
Apr. 5	Approved by Governor	1042

LEGISLATIVE BILL 69 By D. Payne, Mahoney, Skarda

Jan. 6	Read first time	38
Jan. 8	Referred to Committee on Banking, Commerce and Insurance	76
Jan. 28	Notice of hearing	279
Feb. 16	Placed on General File	475
Feb. 19	Referred for review	518
Feb. 24	Placed on Select File	556
Feb. 25	Referred for engrossment	581
Mar. 3	Correctly engrossed	647
Mar. 8	Final Reading	690
Mar. 9	Correctly enrolled. President signed	712
Mar. 10	Presented to Governor	732
Mar. 11	Approved by Governor	751

LEGISLATIVE BILL 70 By D. Payne

Jan. 6	Read first time	38
Jan. 8	Referred to Committee on Government and Military Affairs	76
Apr. 9	Notice of hearing	1136
Apr. 28	Placed on General File	1343
June 4	Referred for review	1882
June 9	Placed on Select File	1943
June 10	Referred for engrossment	1969
June 16	Correctly engrossed	2055
June 21	Final Reading	2100
June 22	Correctly enrolled. President signed	2122
June 23	Presented to Governor	2139
June 25	Approved by Governor	2183

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LEGISLATIVE BILL 71 By D. Payne	
Jan. 6 Read first time	39
Jan. 8 Referred to Committee on Government and Military Affairs	76
Apr. 9 Notice of hearing	1136
Apr. 28 Placed on General File	1344
June 4 Referred for review	1882
June 16 Placed on Select File	2053
June 18 Referred for engrossment	2093
June 23 Correctly engrossed	2141
June 28 Final Reading	2188
June 29 Correctly enrolled	2212
June 29 Speaker signed	2213
June 30 Presented to Governor	2233
July 2 Approved by Governor	2300

LEGISLATIVE BILL 72 By D. Payne

Jan. 6 Read first time	39
Jan. 8 Referred to Committee on Education	76
Feb. 10 Notice of hearing	430
Mar. 3 Indefinitely postponed	654

LEGISLATIVE BILL 73 By Lysinger, Mahoney

Jan. 6 Read first time	39
Jan. 8 Referred to Committee on Public Health and Welfare	76
Jan. 20 Notice of hearing	175
Feb. 9 Placed on General File	423
Feb. 12 Referred for review	452
Feb. 19 Placed on Select File	509
Feb. 22 Referred for engrossment	531
Feb. 25 Correctly engrossed	578
Mar. 2 Final Reading	628
Mar. 3 Correctly enrolled, President signed	647
Mar. 4 Presented to Governor	663
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 74 By Syas

Jan. 7 Read first time	46
Jan. 8 Referred to Committee on Urban Affairs	78
Jan. 14 Notice of hearing	125
Jan. 28 Placed on General File	295
Jan. 29 Referred for review	305

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Feb. 10 Placed on Select File	439
Feb. 11 Referred for engrossment	444
Feb. 18 Correctly engrossed	498
Feb. 23 Final Reading	540
Feb. 24 Correctly enrolled. President signed	557
Feb. 25 Presented to Governor	578
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 75 By Syas

Jan. 7 Read first time	46
Jan. 8 Referred to Committee on Urban Affairs	78
Jan. 14 Notice of hearing	125
Jan. 28 Placed on General File	296
Jan. 29 Referred for review	305
Feb. 10 Placed on Select File	439
Feb. 11 Referred for engrossment	444
Feb. 19 Correctly engrossed	509
Feb. 24 Final Reading	550
Feb. 25 Correctly enrolled. President signed	578
Feb. 26 Presented to Governor	599
Mar. 3 Requested Governor to return	648
Mar. 3 Replaced on Select File	651
Mar. 3 Referred for re-engrossment	653
Mar. 5 Replaced on Select File	673
Mar. 8 Referred for re-engrossment	700
Mar. 11 Correctly re-engrossed	752
Mar. 12 Replaced on Select File. Referred for re-engrossment	770
Mar. 17 Replaced on Select File	817
Mar. 18 Referred for re-engrossment	842
Mar. 23 Correctly re-engrossed	888
Mar. 29 Final Reading	954
Mar. 30 Correctly enrolled	975
Mar. 30 President signed	976
Mar. 31 Presented to Governor	994
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 76 By Mahoney, Lysinger

Jan. 7 Read first time	47
Jan. 8 Referred to Committee on Judiciary	78
Jan. 19 Notice of hearing	156
Jan. 29 Placed on General File	303
Feb. 2 Referred for review	348
Feb. 11 Placed on Select File	442

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Feb. 15 Referred for engrossment	464
Feb. 17 Request. Laid over	491
Feb. 18 Motion renewed. Replaced on Select File. Referred for engrossment	499
Feb. 23 Correctly engrossed	542
Feb. 26 Final Reading	597
Mar. 1 Correctly enrolled	619
Mar. 1 President signed	620
Mar. 2 Presented to Governor	629
Mar. 9 Approved by Governor	710

LEGISLATIVE BILL 77 By Mahoney, Lysinger

Jan. 7 Read first time	47
Jan. 8 Referred to Committee on Judiciary	78
Jan. 26 Notice of hearing	229
Feb. 8 Placed on General File	406
Feb. 12 Laid over	452
Feb. 17 Considered. Laid over	492
Feb. 18 Motion. Referred for review	499
Feb. 22 Placed on Select File	528
Feb. 23 Laid over	543
Feb. 24 Referred for engrossment	558
Mar. 1 Replaced on Select File	618
Mar. 2 Referred for engrossment	633
Mar. 5 Correctly engrossed	674
Mar. 10 Final Reading	728
Mar. 11 Correctly enrolled	752
Mar. 11 Speaker signed	753
Mar. 12 Presented to Governor	771
Mar. 22 Approved by Governor	876

LEGISLATIVE BILL 78 By Carpenter, D. Payne, E. Rasmussen

Jan. 7 Read first time	47
Jan. 8 Referred to Committee on Revenue	78
Jan. 25 Notice of hearing	226
June 30 Placed on General File	2256
July 20 Considered	2454
July 20 Referred for review	2456
Aug. 3 Placed on Select File	2679
Aug. 3 Laid over	2686
Aug. 4 Laid over	2699
Aug. 5 Motion. Indefinitely postponed	2736

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LEGISLATIVE BILL 79 By Carpenter, D. Payne, E. Rasmussen

Jan.	7	Read first time	48
Jan.	8	Referred to Committee on Revenue	78
Feb.	1	Notice of hearing	327
Feb.	16	Notice of hearing	481
Mar.	29	Placed on General File	959
Apr.	22	Special order	1258
May	5	Motion. Laid over	1433
May	6	Motion renewed. Bracketed	1451
May	11	Laid over	1502
May	13	Considered. Laid over	1575
May	13	Co-introducer withdrawn. Referred for review	1577
May	17	Placed on Select File	1620
May	18	Considered. Laid over	1646
May	21	Laid over	1713
May	24	Considered. Laid over	1736
May	25	Referred for engrossment	1758
May	26	Replaced on Select File	1765
May	27	Referred for engrossment	1785
June	2	Correctly engrossed	1815
June	4	Rules suspended. Final Reading	1861, 1870
June	7	Correctly enrolled	1896
June	7	President signed. Explanation of vote	1897
June	7	Explanation of vote	1904
June	8	Presented to Governor	1912
June	9	Approved by Governor	1950

LEGISLATIVE BILL 80 By Carpenter, D. Payne, E. Rasmussen

Jan.	7	Read first time	48
Jan.	8	Referred to Committee on Government and Military Affairs	78
Feb.	12	Notice of hearing	450
Feb.	25	Hearing continued	582
Mar.	22	Indefinitely postponed	882

LEGISLATIVE BILL 81 By Carpenter, E. Rasmussen

Jan.	7	Read first time	48
Jan.	8	Referred to Committee on Revenue	78
Jan.	20	Notice of hearing	176
Mar.	1	Placed on General File	622
Mar.	22	Laid over	878
Mar.	23	Considered. Laid over	894
Mar.	26	Referred for review	946

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Apr. 2 Placed on Select File	1033
Apr. 5 Referred for engrossment	1050
Apr. 8 Correctly engrossed	1103
Apr. 9 Replaced on Select File. Referred for re-engrossment	1133
Apr. 12 Replaced on Select File	1147
Apr. 13 Referred for re-engrossment	1179
Apr. 21 Correctly re-engrossed	1227
Apr. 27 Final Reading	1307
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 82 By Carpenter

Jan. 7 Read first time	48
Jan. 8 Referred to Committee on Government and Military Affairs	78
Feb. 12 Notice of hearing	450
Feb. 25 Hearing continued	582
Mar. 22 Placed on General File	879
Apr. 28 Laid over	1338
Apr. 30 Laid over	1372
May 7 Laid over	1469
May 25 Motion	1762
June 2 Motion. Indefinitely postponed	1824

LEGISLATIVE BILL 83 By Carpenter, D. Payne, E. Rasmussen

Jan. 7 Read first time	49
Jan. 8 Referred to Committee on Revenue	78
Jan. 20 Notice of hearing	176
Mar. 1 Placed on General File	622
Mar. 18 Referred for review	848
Mar. 26 Placed on Select File	935
Mar. 29 Referred for engrossment	963
Apr. 1 Correctly engrossed	1016
Apr. 6 Final Reading	1058
Apr. 7 Correctly enrolled. President signed	1086
Apr. 8 Presented to Governor	1101
Apr. 13 Approved by Governor	1178

LEGISLATIVE BILL 84 By Carpenter, D. Payne, E. Rasmussen

Jan. 7 Read first time	49
Jan. 8 Referred to Committee on Revenue	79

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Jan. 25 Notice of hearing	226
Feb. 5 Placed on General File	393
Feb. 9 Considered. Laid over	416
Feb. 10 Referred for review	435
Feb. 18 Placed on Select File	495
Feb. 19 Considered. Laid over	516
Feb. 22 Considered. Laid over	530
Feb. 24 Considered	558
Feb. 25 Considered	579
Feb. 26 Referred for engrossment	600
Mar. 2 Replaced on Select File	629
Mar. 3 Considered. Held	649
Mar. 9 Referred for engrossment	713
Mar. 18 Replaced on Select File	834
Mar. 19 Referred for engrossment	862
Mar. 23 Correctly engrossed	888
Mar. 29 Final Reading	956
Mar. 29 Explanation of vote	969
Mar. 30 Correctly enrolled	975
Mar. 30 President signed	976
Mar. 31 Presented to Governor	994
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 85 By Carpenter, D. Payne, E. Rasmussen

Jan. 7 Read first time	49
Jan. 8 Referred to Committee on Government and Military Affairs	79
Feb. 12 Notice of hearing	450
Feb. 25 Hearing continued	582
May 4 Indefinitely postponed	1411

LEGISLATIVE BILL 86 By Carpenter, E. Rasmussen, D. Payne

Jan. 7 Read first time	49
Jan. 8 Referred to Committee on Revenue	79
Jan. 25 Notice of hearing	226
Feb. 5 Placed on General File	394
Feb. 10 Co-introducer withdrawn. Referred for review ..	435
Feb. 17 Placed on Select File	484
Feb. 18 Referred for engrossment	498
Feb. 23 Correctly engrossed	542
Feb. 26 Failed on Final Reading	594

LEGISLATIVE BILL 87 By Carpenter, D. Payne, E. Rasmussen

Jan. 7 Read first time	50
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	Page
Jan. 8 Referred to Committee on Revenue	79
Jan. 25 Notice of hearing	226
Feb. 5 Placed on General File	394
Feb. 11 Held	444
Feb. 16 Considered	481
Feb. 17 Considered	489
Feb. 23 Considered. Bracketed	546
Apr. 27 Considered. Laid over	1326
May 6 Laid over	1455
May 7 Laid over	1468
May 24 Motion. Laid over	1740
May 27 Meeting	1791
June 9 Motion withdrawn. Referred for review	1954
June 9 Co-introducer withdrawn	1955
June 14 Placed on Select File	2013
June 15 Motion. Indefinitely postponed	2032
June 15 Explanation of vote	2033

LEGISLATIVE BILL 88 By Carpenter, D. Payne

Jan. 7 Read first time	50
Jan. 8 Referred to Committee on Revenue	79
Feb. 1 Notice of hearing	327
Mar. 23 Placed on General File	899
Apr. 30 Laid over	1374
May 7 Laid over	1469
June 2 Laid over	1827
June 21 Considered. Laid over	2114
June 23 Motion. Indefinitely postponed	2147

LEGISLATIVE BILL 89 By Stromer, Mahoney

Jan. 7 Read first time	50
Jan. 8 Referred to Committee on Public Works	79
Jan. 21 Notice of hearing	191
Feb. 24 Placed on General File	554
Mar. 12 Considered. Laid over	775
Mar. 15 Referred for review	793
Mar. 19 Placed on Select File	859
Mar. 22 Referred for engrossment	874
Mar. 26 Correctly engrossed	935
Mar. 31 Final Reading	990
Apr. 1 Correctly enrolled	1016
Apr. 1 President signed	1017
Apr. 2 Presented to Governor	1031
Apr. 5 Approved by Governor	1042

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LEGISLATIVE BILL 90 By Pedersen

Jan. 7	Read first time	50
Jan. 8	Referred to Committee on Judiciary	79
Jan. 19	Notice of hearing	156
Jan. 29	Indefinitely postponed	303

LEGISLATIVE BILL 91 By Orme, Mahoney

Jan. 7	Read first time	51
Jan. 8	Referred to Committee on Public Health and Welfare	79
Jan. 20	Notice of hearing	175
Feb. 10	Placed on General File	437
Feb. 18	Referred for review	501
Feb. 23	Placed on Select File	541
Feb. 24	Referred for engrossment	559
Mar. 2	Correctly engrossed	631
Mar. 5	Final Reading	670
Mar. 8	Correctly enrolled. President signed	699
Mar. 9	Presented to Governor	711
Mar. 11	Approved by Governor	751

LEGISLATIVE BILL 92 By E. Rasmussen, D. Payne

Jan. 7	Read first time	51
Jan. 8	Referred to Committee on Public Health and Welfare	79
Jan. 11	Co-introducer added	93
Jan. 20	Notice of hearing	175
Feb. 25	Placed on General File	583
Mar. 17	Referred for review	825
Mar. 23	Placed on Select File	887
Mar. 24	Referred for engrossment	913
Mar. 29	Correctly engrossed	960
Apr. 1	Final Reading	1010
Apr. 2	Correctly enrolled. Speaker signed	1034
Apr. 5	Presented to Governor	1046
Apr. 12	Approved by Governor	1141

LEGISLATIVE BILL 93 By E. Rasmussen, D. Payne

Jan. 7	Read first time	51
Jan. 8	Referred to Committee on Government and Military Affairs	79
Jan. 11	Co-introducer added	93
Mar. 15	Re-referred to Committee on Revenue	786

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Mar. 23 Notice of hearing	895
Apr. 5 Placed on General File	1046
May 7 Referred for review	1475
May 14 Placed on Select File	1585
May 17 Referred for engrossment	1621
May 19 Correctly engrossed	1666
May 24 Final Reading	1729
May 25 Correctly enrolled. President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 94 By D. Payne, E. Rasmussen

Jan. 7 Read first time	51
Jan. 8 Referred to Committee on Government and Military Affairs	79
Jan. 11 Co-introducer added	93
Jan. 20 Request. Laid over	171
Jan. 21 Request renewed. Withdrawn	189

LEGISLATIVE BILL 95 By D. Payne, E. Rasmussen

Jan. 7 Read first time	51
Jan. 8 Referred to Committee on Government and Military Affairs	79
Jan. 11 Co-introducer added	93
Mar. 15 Re-referred to Committee on Miscellaneous Subjects	786
Mar. 24 Notice of hearing	905
Apr. 23 Placed on General File	1267
May 7 Change of order. Referred for review	1481
May 17 Placed on Select File	1619
May 18 Considered. Laid over	1645
May 21 Referred for engrossment	1713
May 24 Replaced on Select File	1731
May 25 Referred for engrossment	1759
June 2 Correctly engrossed	1815
June 4 Rules suspended. Final Reading	1861, 1864
June 8 Correctly enrolled. President signed	1914
June 8 Rules suspended. Placed on Final Reading	1931
June 8 Replaced on Select File. Referred for re-engrossment	1932
June 10 Replaced on Select File	1964
June 11 Referred for re-engrossment	1991
June 16 Bracketed	2059
June 23 Unbracketed. Replaced on Select File	2142

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June 23 Referred for re-engrossment	2143
June 29 Replaced on Select File	2209
June 30 Referred for re-engrossment	2250
July 12 Correctly re-engrossed	2310
July 14 Final Reading	2356
July 15 Correctly enrolled. President signed	2381
July 16 Presented to Governor	2414
July 21 Approved by Governor	2459

**LEGISLATIVE BILL 96 By Committee on Public Health
and Welfare**

Jan. 7 Read first time	55
Jan. 8 Referred to Committee on Public Health and Welfare	79
Jan. 18 Placed on General File	146
Jan. 26 Referred for review	251
Feb. 10 Placed on Select File	438
Feb. 11 Referred for engrossment	443
Feb. 18 Correctly engrossed	498
Feb. 23 Final Reading	538
Feb. 24 Correctly enrolled. President signed	557
Feb. 25 Presented to Governor	578
Mar. 3 Approved by Governor	653

**LEGISLATIVE BILL 97 By Committee on Public Health
and Welfare**

Jan. 7 Read first time	55
Jan. 8 Referred to Committee on Public Health and Welfare	79
Jan. 18 Placed on General File	146
Jan. 26 Referred for review	251
Feb. 10 Placed on Select File	438
Feb. 11 Referred for engrossment	443
Feb. 18 Correctly engrossed	498
Feb. 23 Final Reading	537
Feb. 24 Correctly enrolled	556
Feb. 24 President signed	557
Feb. 25 Presented to Governor	578
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 98 By Knight

Jan. 7 Read first time	55
Jan. 8 Referred to Committee on Miscellaneous Subjects	79

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Jan. 15 Notice of hearing	135
Jan. 29 Placed on General File	316
Feb. 2 Referred for review	348
Feb. 11 Placed on Select File	442
Feb. 15 Referred for engrossment	465
Feb. 19 Correctly engrossed	509
Feb. 24 Final Reading	552
Feb. 25 Correctly enrolled. President signed	578
Feb. 26 Presented to Governor	599
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 99 By Mahoney, Warner, Proud

Jan. 8 Read first time	70
Jan. 12 Referred to Committee on Education	105
Mar. 3 Notice of hearing	656
Mar. 30 Placed on General File	984
May 7 Explained. Laid over	1472
June 2 Explained. Laid over	1827
June 21 Referred for review	2115
July 1 Placed on Select File	2260
July 2 Referred for engrossment	2284
July 2 Bracketed	2288
July 13 Replaced on Select File	2341
July 13 Laid over	2344
July 14 Laid over	2366
July 15 Laid over	2382
July 16 Referred for engrossment	2402
July 20 Replaced on Select File	2447
July 21 Referred for engrossment	2471
July 28 Correctly engrossed	2594
July 30 Rules suspended. Final Reading	2626
July 30 Correctly enrolled	2634
July 30 President signed	2635
July 30 Presented to Governor	2646
Aug. 3 Approved by Governor	2676

LEGISLATIVE BILL 100 By Mahoney, Skarda

Jan. 8 Read first time	70
Jan. 12 Referred to Committee on Judiciary	105
Jan. 26 Notice of hearing	229
Feb. 8 Placed on General File	407
Feb. 12 Laid over	452
Feb. 18 Referred for review	500
Feb. 22 Placed on Select File	528

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	Page
Feb. 23 Referred for engrossment	543
Feb. 26 Correctly engrossed	589
Mar. 3 Final Reading	641
Mar. 4 Correctly enrolled	662
Mar. 4 President signed	663
Mar. 5 Presented to Governor	672
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 101 By Carpenter

Jan. 8 Read first time	70
Jan. 12 Referred to Committee on Government and Military Affairs	105
Feb. 25 Notice of hearing	582
May 7 Placed on General File	1475
June 4 Considered. Laid over	1884
June 9 Referred for review	1955
June 14 Placed on Select File	2013
June 15 Considered. Laid over	2034
June 16 Referred for engrossment	2056
June 17 Replaced on Select File	2071
June 18 Considered. Laid over	2094
June 21 Considered. Laid over	2111
June 22 Laid over	2123
June 22 Referred for engrossment	2124
June 29 Replaced on Select File	2210
June 30 Considered. Laid over	2251
June 30 Referred for engrossment	2254
July 2 Replaced on Select File	2287
July 2 Referred for engrossment	2289
July 12 Replaced on Select File	2321
July 12 Referred for engrossment. Special order	2324
July 14 Correctly engrossed	2361
July 19 Final Reading	2419
July 20 Correctly enrolled	2448
July 20 President signed	2449
July 21 Presented to Governor	2465
July 26 Approved by Governor	2566

LEGISLATIVE BILL 102 By Carpenter

Jan. 8 Read first time	70
Jan. 12 Referred to Committee on Miscellaneous Subjects	105
Jan. 21 Notice of hearing	184
Feb. 16 Hearing continued	481
Mar. 5 Indefinitely postponed	687

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LEGISLATIVE BILL 103 By Harsh		
Jan. 8	Read first time	71
Jan. 12	Referred to Committee on Education	105
Feb. 2	Notice of hearing	368
Feb. 12	Placed on General File	454
Feb. 18	Referred for review	502
Feb. 23	Placed on Select File	542
Feb. 24	Referred for engrossment	559
Mar. 2	Correctly engrossed	631
Mar. 5	Final Reading	671
Mar. 8	Correctly enrolled. President signed	699
Mar. 9	Presented to Governor	711
Mar. 11	Approved by Governor	751

LEGISLATIVE BILL 104 By Harsh

Jan. 8	Read first time	71
Jan. 12	Referred to Committee on Government and Military Affairs	105
Feb. 12	Notice of hearing	450
Feb. 19	Placed on General File	522
Mar. 9	Referred for review	719
Mar. 11	Placed on Select File	752
Mar. 12	Referred for engrossment	771
Mar. 17	Correctly engrossed	820
Mar. 22	Final Reading	870
Mar. 23	Correctly enrolled. Speaker signed	888
Mar. 24	Presented to Governor	910
Mar. 29	Approved by Governor	963

LEGISLATIVE BILL 105 By Lysinger, Kokes, Nore

Jan. 8	Read first time	71
Jan. 12	Referred to Committee on Agriculture and Recreation	105
Jan. 22	Notice of hearing	206
Mar. 1	Placed on General File	610
Mar. 22	Laid over	878
Mar. 26	Bracketed	945
Apr. 5	Unbracketed	1052
Apr. 5	Laid over	1053
Apr. 9	Referred for review	1118
Apr. 21	Placed on Select File	1209
Apr. 22	Referred for engrossment	1252
May 3	Replaced on Select File	1385
May 4	Referred for engrossment	1409

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	Page
May 6 Correctly engrossed	1442
May 11 Final Reading	1498
May 12 Correctly enrolled. Speaker signed	1543
May 13 Presented to Governor	1569
May 17 Approved by Governor	1622

LEGISLATIVE BILL 106 By Ruhnke, Hasebroock

Jan. 8 Read first time	71
Jan. 12 Referred to Committee on Banking, Commerce and Insurance	105
Jan. 28 Notice of hearing	279
Feb. 16 Indefinitely postponed	475

LEGISLATIVE BILL 107 By Pedersen

Jan. 8 Read first time	72
Jan. 12 Referred to Committee on Public Works	105
Jan. 21 Notice of hearing	191
May 11 Indefinitely postponed	1515

LEGISLATIVE BILL 108 By Lysinger, Gerdes, Hughes

Jan. 8 Read first time	72
Jan. 12 Referred to Committee on Education	105
Feb. 10 Notice of hearing	430
Mar. 10 Placed on General File	729
Apr. 9 Referred for review	1121
Apr. 14 Placed on Select File	1187
Apr. 14 Rules suspended. Referred for engrossment. 1196, 1197	
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1314
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 109 By Claussen, Hughes, Gerdes

Jan. 8 Read first time	72
Jan. 12 Referred to Committee on Education	105
Feb. 10 Notice of hearing	430
Feb. 19 Hearing cancelled. Re-referred to Committee on Budget	517
Feb. 23 Notice of hearing	545
Apr. 30 Indefinitely postponed	1378

LEGISLATIVE BILL 110 By Hughes, Gerdes, Lysinger

Jan. 8	Read first time	72
Jan. 12	Referred to Committee on Budget	105
Feb. 23	Notice of hearing	536
Mar. 5	Placed on General File	687
Mar. 18	Report	837
Mar. 30	Referred for review	987
Apr. 6	Placed on Select File	1065
Apr. 7	Referred for engrossment	1091
Apr. 9	Correctly engrossed	1132
Apr. 13	Rules suspended. Final Reading	1154, 1171
Apr. 14	Correctly enrolled. President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1293

LEGISLATIVE BILL 111 By Hughes, Gerdes, Lysinger

Jan. 8	Read first time	73
Jan. 12	Referred to Committee on Education	106
Feb. 10	Notice of hearing	430
Mar. 10	Placed on General File	729
Apr. 9	Referred for review	1121
Apr. 14	Placed on Select File	1187
Apr. 14	Rules suspended. Referred for engrossment	1196, 1197
Apr. 21	Correctly engrossed	1227
Apr. 27	Laid over	1315
Apr. 29	Final Reading	1351
Apr. 30	Correctly enrolled	1369
Apr. 30	Speaker signed	1370
May 3	Presented to Governor	1384
May 11	Approved by Governor	1494

LEGISLATIVE BILL 112 By Lysinger, Gerdes, Hughes

Jan. 8	Read first time	73
Jan. 12	Referred to Committee on Budget	106
Feb. 23	Request. Laid over	544
Feb. 23	Notice of hearing	545
Feb. 24	Request renewed. Withdrawn	563
Feb. 26	Report	586

LEGISLATIVE BILL 113 By Claussen, Hughes, Gerdes

Jan. 8	Read first time	73
Jan. 12	Referred to Committee on Education	106
Feb. 10	Notice of hearing	430

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	Page
Mar. 12 Placed on General File	779
Apr. 13 Referred for review	1183
Apr. 21 Placed on Select File	1222
Apr. 22 Referred for engrossment	1255
Apr. 28 Correctly engrossed	1330
May 4 Replaced on Select File	1388
May 4 Referred for re-engrossment	1411
May 5 Replaced on Select File	1430
May 6 Referred for re-engrossment	1448
May 10 Correctly re-engrossed	1484
May 13 Final Reading	1560
May 13 Explanation of vote	1569
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 114 By Claussen, Lysinger, Gerdes

Jan. 8 Read first time	73
Jan. 12 Referred to Committee on Education	106
Feb. 10 Notice of hearing	430
May 6 Indefinitely postponed	1458

LEGISLATIVE BILL 115 By Pedersen

Jan. 8 Read first time	74
Jan. 12 Referred to Committee on Judiciary	106
Jan. 27 Notice of hearing	262
Feb. 18 Indefinitely postponed	502

LEGISLATIVE BILL 116 By Pedersen

Jan. 8 Read first time	74
Jan. 12 Referred to Committee on Judiciary	106
Jan. 27 Notice of hearing	262
Feb. 18 Placed on General File	502
Mar. 1 Laid over	621
Mar. 2 Referred for review	636
Mar. 4 Placed on Select File	661
Mar. 5 Referred for engrossment	679
Mar. 9 Correctly engrossed	712
Mar. 12 Final Reading	764
Mar. 15 Correctly enrolled	788
Mar. 15 President signed	790
Mar. 16 Presented to Governor	800
Mar. 17 Approved by Governor	815

LEGISLATIVE BILL 117 By Stromer

Jan. 8	Read first time	74
Jan. 12	Referred to Committee on Labor	106
Jan. 21	Notice of hearing	184
Feb. 11	Placed on General File	448
Feb. 18	Referred for review	501
Feb. 23	Placed on Select File	541
Feb. 24	Referred for engrossment	559
Feb. 26	Replaced on Select File	589
Mar. 1	Referred for engrossment	620
Mar. 5	Correctly engrossed	674
Mar. 10	Final Reading	727
Mar. 11	Correctly enrolled	752
Mar. 11	Speaker signed	753
Mar. 12	Presented to Governor	771
Mar. 16	Approved by Governor	796

LEGISLATIVE BILL 118 By Stromer

Jan. 8	Read first time	74
Jan. 12	Referred to Committee on Judiciary	106
Jan. 26	Notice of hearing	229
Feb. 8	Indefinitely postponed	407

LEGISLATIVE BILL 119 By Danner

Jan. 8	Read first time	74
Jan. 12	Referred to Committee on Miscellaneous Subjects	106
Jan. 27	Notice of hearing	257
Mar. 22	Placed on General File	871
Apr. 28	Considered. Laid over	1338
Apr. 29	Referred for review	1359
May 3	Placed on Select File	1386
May 4	Referred for engrossment	1410
May 10	Correctly engrossed	1484
May 13	Final Reading	1561
May 13	Explanation of vote	1562
May 14	Correctly enrolled	1586
May 14	Speaker signed	1587
May 17	Presented to Governor	1614
May 19	Approved by Governor	1660

LEGISLATIVE BILL 120 By Ruhnke, E. Rasmussen, Budd

Jan. 8	Read first time	75
Jan. 12	Referred to Committee on Public Works	106

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Jan. 21 Notice of hearing	191
Feb. 24 Placed on General File	552
Mar. 12 Referred for review	775
Mar. 18 Placed on Select File	835
Mar. 19 Referred for engrossment	862
Mar. 26 Correctly engrossed	935
Mar. 31 Final Reading	989
Apr. 1 Correctly enrolled	1016
Apr. 1 President signed	1017
Apr. 2 Presented to Governor	1031
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 121 By Bauer, E. Rasmussen, Wylie

Jan. 8 Read first time	76
Jan. 12 Referred to Committee on Banking, Commerce and Insurance	106
Mar. 4 Notice of hearing	666
Mar. 18 Placed on General File	845
Apr. 13 Request. Laid over	1177
Apr. 14 Request renewed. Withdrawn	1190

LEGISLATIVE BILL 122 By Gerdes, Bauer

Jan. 8 Read first time	76
Jan. 12 Referred to Committee on Public Health and Welfare	106
Feb. 5 Notice of hearing	398
Mar. 11 Indefinitely postponed	751

LEGISLATIVE BILL 123 By R. Rasmussen

Jan. 8 Read first time	77
Jan. 12 Referred to Committee on Education	106
Feb. 2 Notice of hearing	368
Feb. 12 Placed on General File	454
Feb. 19 Referred for review	517
Feb. 24 Placed on Select File	556
Feb. 25 Referred for engrossment	580
Mar. 3 Correctly engrossed	647
Mar. 8 Final Reading	691
Mar. 9 Correctly enrolled. President signed	712
Mar. 10 Presented to Governor	732
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 124 By R. Rasmussen, Craft

Jan. 8	Read first time	77
Jan. 12	Referred to Committee on Education	106
Feb. 2	Notice of hearing	368
Mar. 5	Placed on General File	688
Mar. 30	Referred for review	986
Apr. 6	Placed on Select File	1065
Apr. 7	Referred for engrossment	1090
Apr. 7	Replaced on Select File	1092
Apr. 7	Referred for engrossment	1092
Apr. 8	Replaced on Select File	1102
Apr. 9	Referred for engrossment	1134
Apr. 14	Replaced on Select File	1186
Apr. 14	Rules suspended. Referred for engrossment 1196, 1197	
Apr. 21	Correctly engrossed	1227
Apr. 27	Final Reading	1313
Apr. 28	Correctly enrolled	1331
Apr. 28	Speaker signed	1332
Apr. 29	Presented to Governor	1352
May 6	Approved by Governor	1451

LEGISLATIVE BILL 125 By R. Rasmussen, Kjar

Jan. 8	Read first time	77
Jan. 12	Referred to Committee on Revenue	106
Feb. 25	Notice of hearing	575
Apr. 14	Placed on General File	1204
May 14	Referred for review	1603
May 21	Replaced on General File	1716
May 21	Referred for review. Special order	1716
May 26	Placed on Select File	1765
May 27	Referred for engrossment	1786
June 4	Replaced on Select File	1874
June 8	Referred for engrossment	1927
June 10	Correctly engrossed	1966
June 15	Final Reading	2025
June 16	Correctly enrolled	2055
June 16	Speaker signed	2056
June 17	Presented to Governor	2069
June 21	Approved by Governor	2109

LEGISLATIVE BILL 126 By Budd, Hughes, D. Payne

Jan. 8	Read first time	78
Jan. 12	Referred to Committee on Education	106
Feb. 2	Notice of hearing	368

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	Page
Feb. 12 Placed on General File	454
Feb. 18 Referred for review	502
Feb. 23 Placed on Select File	541
Feb. 24 Referred for engrossment	559
Mar. 1 Correctly engrossed	619
Mar. 4 Final Reading	659
Mar. 4 Explanation of vote	661
Mar. 5 Correctly enrolled. President signed	674
Mar. 8 Presented to Governor	693
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 127 By Orme, Hughes

Jan. 8 Read first time	79
Jan. 12 Referred to Committee on Public Health and Welfare	106
Jan. 27 Notice of hearing	262
Feb. 16 Placed on General File	475
Feb. 19 Referred for review	517
Feb. 24 Placed on Select File	556
Feb. 25 Referred for engrossment	580
Mar. 3 Replaced on Select File	646
Mar. 4 Referred for engrossment	664
Mar. 8 Correctly engrossed	699
Mar. 11 Final Reading	746
Mar. 12 Correctly enrolled	767
Mar. 12 President signed	770
Mar. 15 Presented to Governor	787
Mar. 17 Approved by Governor	815

LEGISLATIVE BILL 128 By Ruhnke, E. Rasmussen

Jan. 8 Read first time	79
Jan. 12 Referred to Committee on Banking, Commerce and Insurance	106
Feb. 3 Notice of hearing	373
Mar. 2 Placed on General File	638
Mar. 18 Referred for review	849
Mar. 29 Placed on Select File	960
Mar. 30 Referred for engrossment	977
Mar. 31 Replaced on Select File	996
Apr. 1 Referred for engrossment	1018
Apr. 6 Correctly engrossed	1068
Apr. 9 Final Reading	1128
Apr. 12 Correctly enrolled. Speaker signed	1148
Apr. 13 Presented to Governor	1174
Apr. 14 Approved by Governor	1196

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LEGISLATIVE BILL 129 By Ruhnke, E. Rasmussen		
Jan.	8	Read first time 80
Jan.	12	Referred to Committee on Government and Military Affairs 106
Jan.	29	Re-referred to Committee on Miscellaneous Subjects 304
Mar.	4	Notice of hearing 664
Apr.	12	Indefinitely postponed 1152

LEGISLATIVE BILL 130 By Gerdes, Moulton, Bauer

Jan.	8	Read first time 80
Jan.	12	Referred to Committee on Education 106
Jan.	29	Re-referred to Committee on Public Works 304
Mar.	3	Notice of hearing 643
Mar.	23	Placed on General File 897
Apr.	28	Laid over 1340
Apr.	29	Bracketed 1358
Apr.	30	Unbracketed. Referred for review 1371
May	6	Placed on Select File 1441
May	7	Referred for engrossment 1466
May	14	Correctly engrossed 1586
May	20	Held 1690
May	25	Final Reading 1748
May	26	Correctly enrolled. President signed 1768
May	27	Presented to Governor 1784
June	2	Approved by Governor 1803

LEGISLATIVE BILL 131 By Hughes, Orme

Jan.	8	Read first time 80
Jan.	12	Referred to Committee on Public Health and Welfare 106
Jan.	27	Notice of hearing 262
Feb.	24	Placed on General File 566
Mar.	12	Referred for review 776
Mar.	18	Placed on Select File 836
Mar.	19	Referred for engrossment 862
Mar.	25	Replaced on Select File 924
Mar.	26	Referred for engrossment 941
Mar.	31	Correctly engrossed 996
Apr.	5	Final Reading 1043
Apr.	6	Correctly enrolled. President signed 1068
Apr.	7	Presented to Governor 1083
Apr.	12	Approved by Governor 1142

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LEGISLATIVE BILL 132 By Hughes, Orme

Jan. 8	Read first time	80
Jan. 12	Referred to Committee on Public Health and Welfare	106
Jan. 27	Notice of hearing	262
Feb. 24	Placed on General File	566
Mar. 12	Considered. Laid over	776
Mar. 15	Considered. Laid over	794
Mar. 18	Referred for review	848
Mar. 24	Placed on Select File	906
Mar. 25	Considered. Laid over	927
Mar. 26	Held	941
Mar. 29	Referred for engrossment	962
Mar. 30	Replaced on Select File	974
Mar. 31	Referred for engrossment	1002
Apr. 2	Replaced on Select File	1031
Apr. 5	Referred for engrossment	1049
Apr. 9	Correctly engrossed	1131
Apr. 13	Rules suspended. Final Reading	1154, 1159
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor. Requested Governor to return	1209
Apr. 21	Returned to Final Reading. Replaced on Select File	1231
Apr. 22	Referred for re-engrossment	1257
Apr. 23	Correctly re-engrossed	1271
Apr. 26	Explanation of vote	1294
Apr. 28	Held	1330
Apr. 29	Replaced on Select File	1346
Apr. 29	Considered. Laid over	1357
Apr. 30	Laid over	1370
May 4	Motion. Referred for re-engrossment	1406
May 10	Replaced on Select File	1486
May 10	Motion. Referred for re-engrossment	1487
May 11	Replaced on Select File	1500
May 12	Considered. Bracketed	1544
May 18	Considered. Laid over	1644
May 24	Considered. Laid over	1735
May 25	Referred for re-engrossment	1758
May 27	Replaced on Select File	1790
June 2	Referred for re-engrossment	1823
June 7	Correctly re-engrossed	1896
June 10	Final Reading	1961
June 11	Correctly enrolled. President signed	1988

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June 14 Presented to Governor	2009
June 16 Approved by Governor	2061

LEGISLATIVE BILL 133 By Gerdes, Bauer, Moylan

Jan. 11 Read first time	93
Jan. 13 Referred to Committee on Judiciary	110
Jan. 14 Co-introducer added	125
Jan. 27 Notice of hearing	262
Feb. 26 Placed on General File	599
Mar. 22 Considered. Laid over	877
Mar. 25 Referred for review	930
Apr. 1 Placed on Select File	1014
Apr. 2 Referred for engrossment	1037
Apr. 5 Replaced on Select File	1047
Apr. 6 Referred for engrossment	1071
Apr. 12 Correctly engrossed	1147
Apr. 13 Held	1182
Apr. 22 Final Reading	1235
Apr. 23 Correctly enrolled	1271
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 134 By Gerdes

Jan. 11 Read first time	94
Jan. 13 Referred to Committee on Banking, Commerce and Insurance	110
Feb. 16 Notice of hearing	476
Mar. 2 Indefinitely postponed	638

LEGISLATIVE BILL 135 By Mahoney, Carpenter, Skarda

Jan. 11 Read first time	94
Jan. 13 Referred to Committee on Public Health and Welfare	110
Jan. 19 Notice of hearing	156
Feb. 9 Indefinitely postponed	423

LEGISLATIVE BILL 136 By Mahoney

Jan. 11 Read first time	94
Jan. 13 Referred to Committee on Public Health and Welfare	110
Jan. 19 Notice of hearing	156

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	Page
Feb. 9 Placed on General File	423
Feb. 12 Laid over	452
Feb. 18 Rules suspended. Referred for review	500
Feb. 22 Placed on Select File	529
Feb. 23 Referred for engrossment	543
Mar. 1 Correctly engrossed	619
Mar. 4 Final Reading	660
Mar. 5 Correctly enrolled. President signed	674
Mar. 8 Presented to Governor	693
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 137 By Mahoney, Skarda, Carpenter

Jan. 11 Read first time	94
Jan. 13 Referred to Committee on Salaries and Claims ...	110
Feb. 9 Notice of hearing	408
Feb. 19 Placed on General File	516
Mar. 8 Referred for review	701
Mar. 10 Placed on Select File	731
Mar. 11 Referred for engrossment	753
Mar. 12 Replaced on Select File	765
Mar. 15 Referred for engrossment	790
Mar. 16 Replaced on Select File	800
Mar. 17 Referred for engrossment	822
Mar. 22 Replaced on Select File	872
Mar. 23 Referred for engrossment	890
Mar. 26 Correctly engrossed	935
Mar. 31 Final Reading	991
Apr. 1 Correctly enrolled	1016
Apr. 1 President signed	1017
Apr. 2 Presented to Governor	1031
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 138 By Mahoney, Pedersen, Moylan

Jan. 11 Read first time. Co-introducer added	95
Jan. 13 Referred to Committee on Salaries and Claims ...	110
Feb. 9 Notice of hearing	408
Feb. 19 Placed on General File	516
Mar. 8 Referred for review	703
Mar. 11 Placed on Select File	752
Mar. 12 Referred for engrossment	772
Mar. 18 Correctly engrossed	837
Mar. 23 Final Reading	886
Mar. 24 Correctly enrolled. Speaker signed	908

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Mar. 25 Presented to Governor	923
Mar. 29 Approved by Governor	963

LEGISLATIVE BILL 139 By Mahoney, Skarda, Pedersen

Jan. 11 Read first time	95
Jan. 13 Referred to Committee on Government and Military Affairs	110
Jan. 29 Notice of hearing	305
Feb. 8 Co-introducer withdrawn	403
Feb. 22 Indefinitely postponed	528

LEGISLATIVE BILL 140 By Mahoney, Skarda, Moulton

Jan. 11 Read first time	95
Jan. 13 Referred to Committee on Salaries and Claims	110
Feb. 9 Notice of hearing	409
Feb. 19 Placed on General File	516
Mar. 8 Referred for review	703
Mar. 11 Placed on Select File	752
Mar. 12 Referred for engrossment	772
Mar. 18 Correctly engrossed	836
Mar. 23 Final Reading	884
Mar. 24 Correctly enrolled. Speaker signed	908
Mar. 25 Presented to Governor	923
Mar. 29 Approved by Governor	963

LEGISLATIVE BILL 141 By Carpenter

Jan. 11 Read first time	96
Jan. 13 Referred to Committee on Revenue	110
Feb. 16 Notice of hearing	481
June 10 Introducer withdrawn	1970
June 10 Co-introducers added	1979
June 22 Placed on General File	2129
July 2 Request. Laid over	2293
July 12 Request renewed. Withdrawn	2324

LEGISLATIVE BILL 142 By Carpenter

Jan. 11 Read first time	96
Jan. 13 Referred to Committee on Government and Military Affairs	110
Feb. 25 Notice of hearing	582
Mar. 8 Indefinitely postponed	704

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LEGISLATIVE BILL 143 By Carpenter

Jan. 11	Read first time	96
Jan. 13	Referred to Committee on Public Works	110
Jan. 21	Notice of hearing	191
Feb. 9	Indefinitely postponed	413

LEGISLATIVE BILL 144 By Carpenter, D. Payne, E. Rasmussen

Jan. 11	Read first time	96
Jan. 13	Referred to Committee on Revenue	110
Feb. 1	Notice of hearing	327
Feb. 25	Hearing re-set	575
Mar. 23	Notice of hearing	895
July 2	Indefinitely postponed. Motion	2302

LEGISLATIVE BILL 145 By Klaver, Carpenter

Jan. 11	Read first time	96
Jan. 13	Referred to Committee on Revenue	110
Jan. 25	Notice of hearing	226
Feb. 11	Indefinitely postponed	449

LEGISLATIVE BILL 146 By Danner

Jan. 11	Read first time	97
Jan. 13	Referred to Committee on Urban Affairs	110
Jan. 15	Notice of hearing	138
Feb. 5	Placed on General File	392
Feb. 9	Considered. Laid over	416
Feb. 10	Laid over	435
Feb. 11	Referred for review	444
Feb. 18	Placed on Select File	497
Feb. 19	Referred for engrossment	516
Feb. 24	Correctly engrossed	556
Mar. 1	Final Reading	607
Mar. 1	Explanation of vote	622
Mar. 2	Correctly enrolled	631
Mar. 2	President signed	632
Mar. 3	Presented to Governor	643
Mar. 9	Approved by Governor	710

LEGISLATIVE BILL 147 By Danner

Jan. 11	Read first time	97
Jan. 13	Referred to Committee on Government and Military Affairs	110
Mar. 5	Notice of hearing	675

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Mar. 17 Placed on General File	816
Apr. 14 Referred for review	1194
Apr. 21 Placed on Select File	1224
Apr. 22 Referred for engrossment	1256
Apr. 30 Replaced on Select File	1365
May 4 Referred for engrossment	1407
May 7 Correctly engrossed	1481
May 12 Final Reading	1540
May 13 Correctly enrolled	1571
May 13 Speaker signed	1572
May 14 Presented to Governor	1596
May 17 Approved by Governor	1622

LEGISLATIVE BILL 148 By Danner

Jan. 11 Read first time	97
Jan. 11 Request. Laid over	101
Jan. 12 Request renewed	106
Jan. 12 Introducer withdrawn. Introducer added	106
Jan. 13 Referred to Committee on Urban Affairs	110
Jan. 28 Request. Laid over	284
Jan. 29 Request renewed. Withdrawn	317

LEGISLATIVE BILL 149 By Stromer, Carpenter, Skarda

Jan. 11 Read first time. Co-introducer added	97
Jan. 13 Referred to Committee on Budget	110
Apr. 30 Notice of hearing	1377
May 13 Placed on General File	1579
May 21 Report	1709
June 25 Co-introducer added. Referred for review	2180
July 12 Placed on Select File	2314
July 13 Referred for engrossment	2343
July 20 Correctly engrossed	2448
July 23 Final Reading	2512
July 26 Correctly enrolled. Speaker signed	2556
July 27 Presented to Governor	2577
July 30 Approved by Governor	2646

LEGISLATIVE BILL 150 By Bowen, Stromer

Jan. 11 Read first time	100
Jan. 13 Referred to Committee on Government and Military Affairs	110
Apr. 9 Notice of hearing	1136
May 4 Indefinitely postponed	1411

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LEGISLATIVE BILL 151 By E. Rasmussen, Klaver, Knight

Jan. 11	Read first time	100
Jan. 13	Referred to Committee on Revenue	110
Feb. 1	Notice of hearing	327
Mar. 15	Placed on General File	794
Apr. 14	Referred for review	1193
Apr. 21	Placed on Select File	1223
Apr. 22	Referred for engrossment	1256
Apr. 29	Replaced on Select File	1356
Apr. 30	Referred for engrossment	1370
May 3	Correctly engrossed	1387
May 6	Final Reading	1440
May 7	Correctly enrolled. President signed	1481
May 10	Presented to Governor	1490
May 12	Approved by Governor	1554

LEGISLATIVE BILL 152 By Wylie

Jan. 11	Read first time	100
Jan. 13	Referred to Committee on Miscellaneous Subjects	110
Jan. 26	Notice of hearing	242
Feb. 25	Placed on General File	575
Mar. 12	Referred for review	777
Mar. 19	Placed on Select File	859
Mar. 22	Referred for engrossment	875
Mar. 25	Replaced on Select File	924
Mar. 26	Referred for engrossment	941
Mar. 31	Correctly engrossed	996
Apr. 5	Final Reading	1043
Apr. 6	Correctly enrolled. President signed	1068
Apr. 7	Presented to Governor	1083
Apr. 12	Approved by Governor	1141

LEGISLATIVE BILL 153 By Wylie

Jan. 11	Read first time	101
Jan. 12	Referred to Committee on Public Works	110
Jan. 21	Notice of hearing	191
Feb. 24	Placed on General File	554
Mar. 12	Laid over	776
Mar. 15	Referred for review	793
Mar. 22	Placed on Select File	872
Mar. 23	Considered. Bracketed	890
Mar. 25	Laid over	926
Mar. 29	Referred for engrossment	961

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Mar. 30 Replaced on Select File.....	974
Mar. 31 Referred for engrossment	1002
Apr. 2 Correctly engrossed	1033
Apr. 7 Final Reading	1081
Apr. 8 Correctly enrolled. President signed	1104
Apr. 9 Presented to Governor	1129
Apr. 12 Approved by Governor	1141

LEGISLATIVE BILL 154 By Carpenter

Jan. 11 Read first time	101
Jan. 13 Referred to Committee on Agriculture and Recreation	110
Jan. 22 Notice of hearing	206
Mar. 8 Indefinitely postponed	692

LEGISLATIVE BILL 155 By Carpenter

Jan. 12 Read first time	105
Jan. 13 Referred to Committee on Government and Military Affairs	110
Feb. 16 Request. Laid over	476
Feb. 23 Request renewed. Withdrawn	545

LEGISLATIVE BILL 156 By Nelson

Jan. 12 Read first time	105
Jan. 13 Referred to Committee on Education	110
Mar. 3 Notice of hearing	656
June 29 Placed on General File. Bracketed	2228
July 1 Unbracketed	2275
July 13 Explained	2347
July 13 Motions. Indefinitely postponed	2348

LEGISLATIVE BILL 157 By Klaver

Jan. 12 Read first time	105
Jan. 13 Referred to Committee on Judiciary	110
Jan. 26 Notice of hearing	229
Feb. 8 Placed on General File	407
Feb. 11 Referred for review	445
Feb. 19 Placed on Select File	508
Feb. 22 Referred for engrossment	530
Feb. 25 Correctly engrossed	578
Feb. 26 Replaced on Select File	601
Feb. 26 Enacting clause stricken	602

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LEGISLATIVE BILL 158 By Gerdes, Bauer

Jan. 12	Read first time	105
Jan. 13	Referred to Committee on Budget	110
Feb. 23	Notice of hearing	545
Feb. 26	Report	587
Mar. 18	Report	839
May 7	Indefinitely postponed	1478

LEGISLATIVE BILL 159 By Gerdes

Jan. 13	Read first time	112
Jan. 15	Referred to Committee on Miscellaneous Subjects	138
Jan. 26	Notice of hearing	242
Feb. 8	Placed on General File	401
Feb. 11	Referred for review	445
Feb. 18	Placed on Select File	497
Feb. 19	Referred for engrossment	517
Feb. 24	Correctly engrossed	556
Mar. 1	Final Reading	608
Mar. 1	Explanation of vote	622
Mar. 2	Correctly enrolled. President signed	631
Mar. 3	Presented to Governor	643
Mar. 9	Approved by Governor	710

LEGISLATIVE BILL 160 By Stromer, Bowen, Warner

Jan. 13	Read first time. Co-introducers added	112
Jan. 15	Referred to Committee on Public Works	138
Jan. 21	Notice of hearing	191
Feb. 9	Indefinitely postponed	413

LEGISLATIVE BILL 161 By Burbach, Kremer, Hasebroock

Jan. 13	Read first time	113
Jan. 15	Referred to Committee on Agriculture and Recreation	138
Jan. 22	Notice of hearing	206
Feb. 12	Hearing cancelled	451
Mar. 3	Notice of hearing	644
May 4	Placed on General File	1421
June 9	Special order	1954
June 15	Referred for review	2037
June 23	Placed on Select File	2140
June 24	Referred for engrossment. Replaced on Select File	2158

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June 24 Referred for engrossment	2159
June 25 Replaced on Select File	2175
June 28 Bracketed	2197
June 30 Unbracketed. Referred for engrossment. Special order	2243
July 13 Replaced on Select File	2335
July 14 Referred for engrossment	2366
July 16 Correctly engrossed	2400
July 21 Final Reading	2464
July 22 Correctly enrolled	2502
July 22 Speaker signed	2503
July 23 Presented to Governor	2523
July 26 Approved by Governor	2566

LEGISLATIVE BILL 162 By Gerdes, Adamson, Orme

Jan. 13 Read first time. Co-introducer added	113
Jan. 15 Referred to Committee on Education	138
Feb. 2 Notice of hearing	368
June 17 Indefinitely postponed	2069

LEGISLATIVE BILL 163 By Gerdes, Adamson, Stryker

Jan. 13 Read first time	113
Jan. 15 Referred to Committee on Agriculture and Recreation	138
Jan. 22 Notice of hearing	206
Feb. 24 Placed on General File	555
Mar. 12 Referred for review	776
Mar. 18 Placed on Select File	836
Mar. 19 Referred for engrossment	862
Mar. 25 Replaced on Select File	924
Mar. 26 Referred for engrossment	941
Mar. 31 Correctly engrossed	996
Apr. 5 Final Reading	1042
Apr. 6 Correctly enrolled. President signed	1068
Apr. 7 Presented to Governor	1083
Apr. 13 Approved by Governor	1178

LEGISLATIVE BILL 164 By Stromer, Gerdes, Burbach

Jan. 13 Read first time	113
Jan. 13 Co-introducers added	114
Jan. 15 Referred to Committee on Government and Military Affairs	138
Apr. 9 Notice of hearing	1136

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	Page
May 7 Placed on General File	1475
May 20 Special order	1690
June 2 Laid over	1824
June 17 Special order	2075
June 18 Referred for review	2090
June 30 Placed on Select File	2233
July 1 Considered. Laid over	2264
July 2 Referred for engrossment	2282
July 19 Replaced on Select File	2428
July 20 Referred for engrossment	2451
July 26 Replaced on Select File	2555
July 26 Referred for engrossment	2558
July 27 Correctly engrossed	2570
July 29 Final Reading	2607
July 30 Correctly enrolled	2634
July 30 President signed	2635
Aug. 2 Presented to Governor	2663
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 165 By Carpenter

Jan. 13 Read first time	114
Jan. 15 Referred to Committee on Public Health and Welfare	138
Jan. 18 Co-introducer added	155
Jan. 21 Notice of hearing	190
Apr. 8 Indefinitely postponed	1114

LEGISLATIVE BILL 166 By Carpenter

Jan. 13 Read first time	114
Jan. 15 Referred to Committee on Revenue	138
Feb. 1 Notice of hearing	326
Feb. 22 Indefinitely postponed	529
Feb. 22 Motion. Laid over	535
Feb. 23 Motion renewed. Motion lost	544

LEGISLATIVE BILL 167 By Stryker, Hasebroock, Gerdes

Jan. 13 Read first time	114
Jan. 13 Co-introducers added	115
Jan. 15 Placed on General File	138
Jan. 25 Laid over	223
Jan. 29 Referred for review	325
Feb. 11 Placed on Select File	441
Feb. 15 Referred for engrossment	464

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Feb. 17 Replaced on Select File	485
Feb. 18 Referred for engrossment	499
Mar. 1 Replaced on Select File	618
Mar. 2 Referred for engrossment	634
Mar. 4 Correctly engrossed	662
Mar. 9 Final Reading	709
Mar. 10 Correctly enrolled. President signed	731
Mar. 11 Presented to Governor	752
Mar. 16 Approved by Governor	796

LEGISLATIVE BILL 168 By Stryker, Burbach, Carstens

Jan. 13 Read first time. Co-introducers added	115
Jan. 15 Referred to Committee on Public Works	138
Jan. 21 Notice of hearing	191
Feb. 24 Placed on General File	554
Mar. 12 Laid over	776
Mar. 16 Considered. Laid over	806
Mar. 17 Considered. Laid over	823
Mar. 18 Referred for review	848
Mar. 24 Placed on Select File	906
Mar. 25 Referred for engrossment	927
Mar. 30 Replaced on Select File	974
Mar. 31 Referred for engrossment	1002
Apr. 5 Correctly engrossed	1048
Apr. 13 Final Reading	1155
Apr. 14 Correctly enrolled	1188
Apr. 14 President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1293

LEGISLATIVE BILL 169 By Paxton, Adamson, Warner

Jan. 13 Read first time	115
Jan. 15 Referred to Committee on Agriculture and Recreation	138
Jan. 22 Notice of hearing	206
Mar. 23 Placed on General File	896
Apr. 28 Co-introducers added. Referred for review	1339
Apr. 30 Placed on Select File	1368
May 4 Referred for engrossment	1408
May 7 Replaced on Select File	1480
May 10 Referred for engrossment	1488
May 11 Replaced on Select File	1500
May 12 Referred for engrossment	1544

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	Page
May 17 Correctly engrossed	1620
May 21 Final Reading	1698
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 170 By Proud, Danner, Moylan

Jan. 13 Read first time	115
Jan. 13 Co-introducers added	116
Jan. 15 Referred to Committee on Urban Affairs	138
Jan. 22 Notice of hearing	203
Feb. 18 Placed on General File	495
Feb. 19 Referred for review	520
Feb. 25 Placed on Select File	577
Feb. 26 Referred for engrossment	601
Mar. 4 Correctly engrossed	662
Mar. 9 Final Reading	709
Mar. 10 Correctly enrolled. President signed	731
Mar. 11 Presented to Governor	752
Mar. 16 Approved by Governor	796

LEGISLATIVE BILL 171 By Adamson, Carpenter, Bowen

Jan. 13 Read first time. Co-introducers added	116
Jan. 15 Placed on General File	138
Jan. 25 Referred for review	223
Feb. 5 Placed on Select File	396
Feb. 8 Referred for engrossment	402
Feb. 11 Correctly engrossed	443
Feb. 16 Final Reading	471
Feb. 17 Correctly enrolled. President signed	485
Feb. 18 Presented to Governor	498
Feb. 22 Approved by Governor	532

LEGISLATIVE BILL 172 By Marvel, Orme, Gerdes

Jan. 13 Read first time. Co-introducer added	117
Jan. 15 Referred to Committee on Government and Military Affairs	138
Feb. 4 Notice of hearing	389
Feb. 15 Hearing continued	465
June 8 Placed on General File	1932
June 18 Special order	2097
June 22 Referred for review	2123
June 22 Request	2125

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July 16 Placed on Select File	2397
July 19 Referred for engrossment	2430
July 19 Replaced on Select File. Referred for engrossment. Special order	2440
July 20 Replaced on Select File. Referred for engrossment. Motion	2449
July 21 Replaced on Select File	2494
July 22 Change of order. Referred for engrossment. Special order	2500
Aug. 5 Motion	2731
Aug. 5 Laid over	2733
Aug. 9 Motion lost	2768
Aug. 9 Replaced on Select File. Referred for engrossment	2770
Aug. 10 Correctly engrossed	2775
Aug. 10 Request	2787
Aug. 12 Rules suspended. Final Reading	2803
Aug. 12 Correctly enrolled	2811
Aug. 12 President signed	2812
Aug. 13 Presented to Governor	2817
Aug. 16 Approved by Governor	2831
Aug. 16 Explanation of vote	2835

LEGISLATIVE BILL 173 By Marvel, Orme, Gerdes

Jan. 13 Read first time	117
Jan. 13 Co-introducers added	118
Jan. 15 Referred to Committee on Government and Military Affairs	138
Feb. 4 Notice of hearing	389
Feb. 15 Hearing continued	465
Apr. 29 Placed on General File	1360
May 7 Laid over	1469
May 20 Bracketed	1690
June 10 Unbracketed. Considered	1970, 1971
June 10 Considered	1978
June 11 Referred for review	1992
June 28 Placed on Select File	2192
June 29 Considered. Laid over	2214
June 30 Considered. Laid over	2243
June 30 Referred for engrossment	2246
July 1 Replaced on Select File. Referred for engrossment	2277
July 12 Replaced on Select File	2319
July 13 Referred for engrossment. Special order	2344
July 23 Replaced on Select File	2522

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July 23 Referred for engrossment. Correctly engrossed	2523
July 26 Replaced on Select File	2562
July 26 Referred for re-engrossment	2563
July 26 Correctly re-engrossed. Special order	2565
July 27 Final Reading	2586
July 29 Correctly enrolled	2613
July 29 Speaker signed	2614
July 30 Presented to Governor	2631
Aug. 4 Approved by Governor	2711

LEGISLATIVE BILL 174 By Marvel, Orme, Gerdes

Jan. 13 Read first time. Co-introducer added	118
Jan. 15 Referred to Committee on Government and Military Affairs	138
Feb. 4 Notice of hearing	389
Feb. 15 Hearing continued	465
June 8 Indefinitely postponed	1936

LEGISLATIVE BILL 175 By D. Payne

Jan. 14 Read first time	125
Jan. 15 Referred to Committee on Education	138
Jan. 15 Co-introducer added	144
Feb. 2 Notice of hearing	368
Feb. 18 Placed on General File	494
Feb. 19 Referred for review	518
Feb. 25 Placed on Select File	577
Feb. 26 Referred for engrossment	601
Mar. 4 Correctly engrossed	662
Mar. 9 Final Reading	707
Mar. 10 Correctly enrolled. President signed	731
Mar. 11 Presented to Governor	752
Mar. 16 Approved by Governor	796

LEGISLATIVE BILL 176 By Fleming

Jan. 14 Read first time	126
Jan. 15 Referred to Committee on Education	138
Mar. 4 Notice of hearing	667
June 28 Motion. Placed on General File	2196
June 29 Bracketed	2228
July 1 Unbracketed	2275
July 13 Explained	2347
July 13 Referred for review	2348
July 21 Placed on Select File	2467
July 23 Referred for engrossment	2531
July 27 Correctly engrossed	2570

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July 29 Final Reading	2609
July 29 Motion. Laid over	2618
July 30 Correctly enrolled	2634
July 30 President signed	2635
July 30 Motion renewed. Motion lost	2640
Aug. 2 Presented to Governor	2663
Aug. 4 Approved by Governor	2711

LEGISLATIVE BILL 177 By E. Rasmussen, Harsh, Wylie

Jan. 14 Read first time	126
Jan. 15 Referred to Committee on Public Works	138
Jan. 21 Notice of hearing	191
Feb. 9 Placed on General File	413
Feb. 12 Referred for review	452
Feb. 19 Placed on Select File	508
Feb. 22 Referred for engrossment	531
Feb. 23 Replaced on Select File	541
Feb. 24 Referred for engrossment	559
Mar. 2 Correctly engrossed	631
Mar. 5 Final Reading	669
Mar. 8 Correctly enrolled. President signed	699
Mar. 9 Presented to Governor	711
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 178 By Danner

Jan. 14 Read first time	126
Jan. 15 Referred to Committee on Judiciary	138
Jan. 26 Notice of hearing	254
Feb. 10 Placed on General File	431
Feb. 18 Referred for review	501
Feb. 22 Placed on Select File	529
Feb. 23 Referred for engrossment	543
Feb. 26 Correctly engrossed	589
Mar. 3 Final Reading	641
Mar. 4 Correctly enrolled	662
Mar. 4 President signed	663
Mar. 5 Presented to Governor	672
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 179 By Skarda, Moulton

Jan. 14 Read first time	126
Jan. 15 Referred to Committee on Public Works	138
Jan. 21 Notice of hearing	191
Feb. 17 Indefinitely postponed	487

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LEGISLATIVE BILL 180 By Carpenter

Jan. 14	Read first time	126
Jan. 15	Referred to Committee on Public Works	138
Jan. 21	Notice of hearing	191
Feb. 26	Placed on General File	604
Mar. 18	Referred for review	848
Mar. 26	Placed on Select File	935
Mar. 29	Referred for engrossment	963
Apr. 1	Correctly engrossed	1016
Apr. 6	Final Reading	1057
Apr. 7	Correctly enrolled. President signed	1086
Apr. 8	Presented to Governor	1101
Apr. 12	Approved by Governor	1141

LEGISLATIVE BILL 181 By Klaver, Syas

Jan. 14	Read first time	126
Jan. 15	Referred to Committee on Government and Military Affairs	138
Jan. 29	Notice of hearing	305
Mar. 22	Placed on General File	879
Apr. 28	Laid over	1338
Apr. 30	Considered. Laid over	1372
May 7	Considered. Laid over	1469
May 26	Referred for review	1774
June 2	Placed on Select File	1809
June 3	Referred for engrossment	1854
June 11	Correctly engrossed	1988
June 16	Final Reading	2043
June 17	Correctly enrolled. Speaker signed	2072
June 18	Presented to Governor	2088
June 21	Approved by Governor	2109

LEGISLATIVE BILL 182 By Harsh

Jan. 14	Read first time	127
Jan. 15	Referred to Committee on Public Works	138
Jan. 28	Notice of hearing	283
Mar. 8	Indefinitely postponed	704
Mar. 10	Motion	736

LEGISLATIVE BILL 183 By Harsh

Jan. 14	Read first time	127
Jan. 15	Referred to Committee on Public Works	138
Jan. 21	Notice of hearing	191
Feb. 9	Indefinitely postponed	413

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LEGISLATIVE BILL 184 By Harsh		
Jan. 14	Read first time	127
Jan. 15	Referred to Committee on Public Works	138
Jan. 21	Notice of hearing	191
Apr. 30	Indefinitely postponed	1380

LEGISLATIVE BILL 185 By Committee on Judiciary

Jan. 14	Read first time	127
Jan. 15	Placed on General File	138
Jan. 25	Referred for review	223
Feb. 5	Placed on Select File	396
Feb. 8	Referred for engrossment	402
Feb. 11	Correctly engrossed	443
Feb. 16	Final Reading	472
Feb. 17	Correctly enrolled. President signed	485
Feb. 18	Presented to Governor	498
Feb. 22	Approved by Governor	532

LEGISLATIVE BILL 186 By Committee on Judiciary

Jan. 14	Read first time	127
Jan. 15	Placed on General File	138
Jan. 25	Referred for review	224
Feb. 5	Placed on Select File	397
Feb. 8	Referred for engrossment	402
Feb. 11	Correctly engrossed	443
Feb. 16	Final Reading	472
Feb. 17	Correctly enrolled. President signed	485
Feb. 18	Presented to Governor	498
Feb. 22	Approved by Governor	532

LEGISLATIVE BILL 187 By Committee on Judiciary

Jan. 14	Read first time	127
Jan. 15	Placed on General File	139
Jan. 25	Laid over	224
Jan. 26	Referred for review	251
Feb. 10	Placed on Select File	438
Feb. 11	Referred for engrossment	443
Feb. 18	Correctly engrossed	498
Feb. 23	Final Reading	539
Feb. 24	Correctly enrolled. President signed	557
Feb. 25	Presented to Governor	578
Mar. 3	Approved by Governor	653

LEGISLATIVE BILL 188 By Committee on Judiciary

Jan. 14	Read first time	128
Jan. 15	Placed on General File	139
Jan. 25	Referred for review	224
Feb. 5	Placed on Select File	397
Feb. 8	Referred for engrossment	402
Feb. 11	Correctly engrossed	443
Feb. 16	Final Reading	473
Feb. 17	Correctly enrolled. President signed	485
Feb. 18	Presented to Governor	498
Feb. 22	Approved by Governor	532

LEGISLATIVE BILL 189 By Committee on Judiciary

Jan. 14	Read first time	128
Jan. 15	Placed on General File	139
Jan. 25	Referred for review	224
Feb. 8	Placed on Select File	401
Feb. 10	Referred for engrossment	432
Feb. 16	Correctly engrossed	474
Feb. 19	Final Reading	509
Feb. 22	Correctly enrolled	529
Feb. 22	President signed	530
Feb. 23	Presented to Governor	537
Feb. 26	Approved by Governor	586

LEGISLATIVE BILL 190 By Committee on Judiciary

Jan. 14	Read first time	128
Jan. 15	Placed on General File	139
Jan. 25	Referred for review	224
Feb. 8	Placed on Select File	401
Feb. 10	Referred for engrossment	432
Feb. 16	Correctly engrossed	474
Feb. 19	Final Reading	510
Feb. 22	Correctly enrolled	529
Feb. 22	President signed	530
Feb. 23	Presented to Governor	537
Feb. 26	Approved by Governor	586

LEGISLATIVE BILL 191 By Committee on Judiciary

Jan. 14	Read first time	128
Jan. 15	Placed on General File	139
Jan. 25	Referred for review	224
Feb. 8	Placed on Select File	401
Feb. 10	Referred for engrossment	432

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Feb. 17 Correctly engrossed	485
Feb. 22 Final Reading	525
Feb. 23 Correctly enrolled. President signed	542
Feb. 24 Presented to Governor	560
Feb. 26 Approved by Governor	586
 LEGISLATIVE BILL 192 By Committee on Judiciary	
Jan. 14 Read first time	128
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	224
Feb. 8 Placed on Select File	401
Feb. 10 Laid over	432
Feb. 11 Laid over	443
Feb. 12 Motion. Indefinitely postponed	451
 LEGISLATIVE BILL 193 By Committee on Judiciary	
Jan. 14 Read first time	128
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	228
Feb. 8 Placed on Select File	401
Feb. 10 Referred for engrossment	432
Feb. 17 Correctly engrossed	485
Feb. 22 Final Reading	526
Feb. 23 Correctly enrolled. President signed	542
Feb. 24 Presented to Governor	560
Feb. 26 Approved by Governor	586
 LEGISLATIVE BILL 194 By Committee on Judiciary	
Jan. 14 Read first time	129
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	224
Feb. 8 Placed on Select File	401
Feb. 10 Referred for engrossment	432
Feb. 16 Correctly engrossed	474
Feb. 19 Final Reading	511
Feb. 22 Correctly enrolled	529
Feb. 22 President signed	530
Feb. 23 Presented to Governor	537
Feb. 26 Approved by Governor	586
 LEGISLATIVE BILL 195 By Committee on Judiciary	
Jan. 14 Read first time	129
Jan. 15 Placed on General File	139

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Jan. 25 Referred for review	224
Mar. 19 Placed on Select File	860
Mar. 22 Referred for engrossment	875
Mar. 25 Correctly engrossed	925
Mar. 30 Final Reading	970
Mar. 31 Correctly enrolled	996
Mar. 31 President signed	997
Apr. 1 Presented to Governor	1013
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 196 By Committee on Judiciary

Jan. 14 Read first time	129
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	225
Feb. 9 Placed on Select File	414
Feb. 10 Referred for engrossment	432
Feb. 16 Correctly engrossed	474
Feb. 19 Final Reading	512
Feb. 22 Correctly enrolled	529
Feb. 22 President signed	530
Feb. 23 Presented to Governor	537
Feb. 26 Approved by Governor	586

LEGISLATIVE BILL 197 By Committee on Judiciary

Jan. 14 Read first time	129
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	225
Feb. 9 Placed on Select File	414
Feb. 10 Referred for engrossment	433
Feb. 16 Correctly engrossed	474
Feb. 19 Final Reading	512
Feb. 22 Correctly enrolled	529
Feb. 22 President signed	530
Feb. 23 Presented to Governor	537
Feb. 26 Approved by Governor	586

LEGISLATIVE BILL 198 By Committee on Judiciary

Jan. 14 Read first time	129
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	225
Feb. 9 Placed on Select File	414
Feb. 10 Laid over	433
Feb. 11 Referred for engrossment	443

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Feb. 16 Replaced on Select File	474
Feb. 17 Referred for engrossment	487
Feb. 22 Correctly engrossed	529
Feb. 25 Final Reading	570
Feb. 26 Correctly enrolled. President signed	590
Mar. 1 Presented to Governor	620
Mar. 1 Approved by Governor	653

LEGISLATIVE BILL 199 By Committee on Judiciary

Jan. 14 Read first time	129
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	225
Feb. 9 Placed on Select File	414
Feb. 10 Referred for engrossment	433
Feb. 17 Correctly engrossed	485
Feb. 22 Final Reading	526
Feb. 23 Correctly enrolled. President signed	542
Feb. 24 Presented to Governor	560
Feb. 26 Approved by Governor	586

LEGISLATIVE BILL 200 By Committee on Judiciary

Jan. 14 Read first time	130
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	225
Feb. 19 Placed on Select File	507
Feb. 22 Referred for engrossment	530
Mar. 3 Correctly engrossed	647
Mar. 8 Held	691
Mar. 9 Replaced on Select File	706
Mar. 9 Referred for re-engrossment	714
Mar. 12 Correctly re-engrossed	767
Mar. 17 Final Reading	813
Mar. 18 Correctly enrolled. Speaker signed	837
Mar. 19 Presented to Governor	858
Mar. 22 Approved by Governor	877

LEGISLATIVE BILL 201 By Committee on Judiciary

Jan. 14 Read first time	130
Jan. 15 Placed on General File	139
Jan. 25 Referred for review	225
Feb. 9 Placed on Select File	414
Feb. 10 Referred for engrossment	433
Feb. 17 Replaced on Select File	485

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	Page
Feb. 18 Referred for engrossment	498
Feb. 23 Correctly engrossed	542
Feb. 26 Final Reading	596
Mar. 1 Correctly enrolled	619
Mar. 1 President signed	620
Mar. 2 Presented to Governor	629
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 202 By Danner, Klaver

Jan. 14 Read first time	130
Jan. 18 Referred to Committee on Public Health and Welfare	147
Feb. 5 Notice of hearing	398
Feb. 23 Indefinitely postponed	547

LEGISLATIVE BILL 203 By Nelson

Jan. 14 Read first time	130
Jan. 18 Referred to Committee on Agriculture and Recreation	147
Jan. 22 Notice of hearing	207
Mar. 8 Placed on General File	692
Mar. 30 Referred for review	987
Apr. 6 Placed on Select File	1065
Apr. 7 Referred for engrossment	1091
Apr. 12 Correctly engrossed	1147
Apr. 22 Final Reading	1236
Apr. 23 Correctly enrolled	1271
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 204 By Batchelder, Syas

Jan. 14 Read first time	130
Jan. 15 Co-introducer added	135
Jan. 18 Referred to Committee on Public Works	147
Jan. 28 Notice of hearing	284
Feb. 17 Placed on General File	487
Feb. 19 Referred for review	518
Feb. 25 Placed on Select File	577
Feb. 26 Referred for engrossment	601
Mar. 2 Replaced on Select File	629
Mar. 3 Referred for engrossment	649
Mar. 9 Correctly engrossed	712

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Mar. 12 Final Reading	762
Mar. 15 Correctly enrolled	788
Mar. 15 President signed	790
Mar. 16 Presented to Governor	800
Mar. 17 Approved by Governor	815

LEGISLATIVE BILL 205 By Warner, Knight, Orme

Jan. 14 Read first time	131
Jan. 18 Referred to Committee on Urban Affairs	147
Jan. 22 Notice of hearing	203
Feb. 18 Placed on General File	495
Feb. 19 Laid over	519
Mar. 1 Laid over	621
Mar. 2 Referred for review	635
Mar. 4 Placed on Select File	661
Mar. 5 Referred for engrossment	679
Mar. 9 Correctly engrossed	712
Mar. 12 Final Reading	764
Mar. 15 Correctly enrolled	788
Mar. 15 President signed	790
Mar. 16 Presented to Governor	800
Mar. 17 Approved by Governor	815

LEGISLATIVE BILL 206 By Warner, Stromer, Orme

Jan. 14 Read first time	131
Jan. 18 Referred to Committee on Urban Affairs	147
Mar. 12 Notice of hearing	778
Apr. 1 Placed on General File	1023
May 7 Referred for review	1474
May 13 Placed on Select File	1570
May 14 Referred for engrossment	1589
May 19 Correctly engrossed	1666
May 24 Final Reading	1727
May 25 Correctly enrolled. President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 207 By Warner, E. Rasmussen

Jan. 14 Read first time	131
Jan. 18 Referred to Committee on Public Works	147
Jan. 28 Notice of hearing	284
Feb. 27 Placed on General File	547
Mar. 12 Referred for review	774

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Mar. 17 Placed on Select File	818
Mar. 18 Referred for engrossment	842
Mar. 24 Correctly engrossed	908
Mar. 29 Final Reading	957
Mar. 30 Correctly enrolled	975
Mar. 30 President signed	976
Mar. 31 Presented to Governor	994
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 208 By Warner, E. Rasmussen

Jan. 14 Read first time	131
Jan. 18 Referred to Committee on Miscellaneous Subjects	147
Jan. 26 Notice of hearing	242
Feb. 8 Placed on General File	401
Feb. 11 Referred for review	445
Feb. 18 Placed on Select File	497
Feb. 19 Referred for engrossment	517
Feb. 24 Correctly engrossed	556
Mar. 1 Final Reading	608
Mar. 1 Explanation of vote	622
Mar. 2 Correctly enrolled	631
Mar. 2 President signed	632
Mar. 3 Presented to Governor	643
Mar. 9 Approved by Governor	710

LEGISLATIVE BILL 209 By Adamson, Burbach, E. Rasmussen

Jan. 14 Read first time	134
Jan. 18 Referred to Committee on Judiciary	147
Jan. 26 Notice of hearing	254
Feb. 10 Placed on General File	431
Feb. 18 Referred for review	501
Feb. 22 Placed on Select File	529
Feb. 23 Referred for engrossment	544
Feb. 26 Correctly engrossed	589
Mar. 3 Final Reading	642
Mar. 4 Correctly enrolled	662
Mar. 4 President signed	663
Mar. 5 Presented to Governor	672
Mar. 11 Approved by Governor	751

LEGISLATIVE BILL 210 By Ruhnke, Lysinger

Jan. 14 Read first time	134
Jan. 18 Referred to Committee on Public Works	147

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Jan. 28 Notice of hearing	284
Feb. 23 Indefinitely postponed	547

LEGISLATIVE BILL 211 By I. Paine

Jan. 14 Read first time	134
Jan. 18 Referred to Committee on Urban Affairs	147
Jan. 22 Notice of hearing	203
Feb. 18 Placed on General File	495
Feb. 19 Laid over	519
Mar. 1 Referred for review	621
Mar. 3 Placed on Select File	646
Mar. 4 Referred for engrossment	664
Mar. 8 Correctly engrossed	699
Mar. 11 Final Reading	749
Mar. 12 Correctly enrolled	767
Mar. 12 President signed	770
Mar. 15 Presented to Governor	787
Mar. 17 Approved by Governor	815

LEGISLATIVE BILL 212 By Paxton

Jan. 14 Read first time	134
Jan. 18 Referred to Committee on Education	147
Mar. 19 Notice of hearing	863
Apr. 23 Indefinitely postponed	1269

LEGISLATIVE BILL 213 By R. Rasmussen, Mahoney

Jan. 15 Read first time	139
Jan. 18 Referred to Committee on Labor	147
Jan. 21 Notice of hearing	184
Feb. 11 Placed on General File	449
Feb. 18 Considered. Laid over	502
Feb. 19 Referred for review	519
Feb. 25 Placed on Select File	577
Feb. 26 Referred for engrossment	601
Mar. 5 Correctly engrossed	674
Mar. 10 Final Reading	726
Mar. 11 Correctly enrolled	752
Mar. 11 Speaker signed	753
Mar. 12 Presented to Governor	771
Mar. 16 Approved by Governor	796

LEGISLATIVE BILL 214 By Ruhnke

Jan. 15 Read first time	139
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Jan. 18 Referred to Committee on Government and Military Affairs	147
Feb. 18 Notice of hearing	494
Mar. 5 Placed on General File	680
Mar. 30 Referred for review	981
Apr. 6 Placed on Select File	1064
Apr. 7 Referred for engrossment	1090
Apr. 8 Replaced on Select File	1102
Apr. 9 Referred for engrossment	1133
Apr. 12 Replaced on Select File	1147
Apr. 13 Referred for engrossment	1179
Apr. 21 Replaced on Select File	1215
Apr. 22 Referred for engrossment	1254
Apr. 28 Replaced on Select File	1330
Apr. 29 Referred for engrossment	1357
Apr. 30 Correctly engrossed	1369
May 6 Held	1439
May 7 Laid over	1460
May 10 Bracketed	1483
May 12 Replaced on Select File	1540
May 12 Referred for re-engrossment	1545
May 13 Replaced on Select File	1569
May 14 Referred for re-engrossment	1588
May 18 Correctly re-engrossed	1642
May 21 Laid over	1706
May 24 Final Reading	1723
May 25 Correctly enrolled	1751
May 25 President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 215 By Harsh, Warner, Bowen

Jan. 15 Read first time	140
Jan. 18 Referred to Committee on Education	147
Feb. 10 Notice of hearing	430
Mar. 23 Indefinitely postponed	897

LEGISLATIVE BILL 216 By Harsh

Jan. 15 Read first time	140
Jan. 18 Referred to Committee on Miscellaneous Subjects	147
Jan. 27 Notice of hearing	257
Feb. 16 Indefinitely postponed	482

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LEGISLATIVE BILL 217 By Harsh	
Jan. 15 Read first time	140
Jan. 18 Referred to Committee on Miscellaneous Subjects	148
Jan. 27 Notice of hearing	257
Feb. 10 Placed on General File	437
Feb. 18 Referred for review	501
Feb. 23 Placed on Select File	541
Feb. 24 Referred for engrossment	559
Mar. 1 Correctly engrossed	619
Mar. 4 Final Reading	659
Mar. 5 Correctly enrolled. President signed	674
Mar. 8 Presented to Governor	693
Mar. 11 Approved by Governor	751
 LEGISLATIVE BILL 218 By Ruhnke, Fleming, Nelson	
Jan. 15 Read first time	140
Jan. 15 Co-introducers added	141
Jan. 18 Referred to Committee on Banking, Commerce and Insurance	148
Jan. 28 Notice of hearing	279
June 30 Indefinitely postponed	2255
 LEGISLATIVE BILL 219 By Carpenter, Mahoney	
Jan. 15 Read first time	141
Jan. 15 Co-introducer added	145
Jan. 18 Referred to Committee on Salaries and Claims	148
Feb. 9 Notice of hearing	409
Feb. 26 Placed on General File	599
Mar. 18 Referred for review	848
Mar. 25 Placed on Select File	925
Mar. 26 Referred for engrossment	941
Mar. 31 Correctly engrossed	996
Apr. 5 Final Reading	1045
Apr. 6 Correctly enrolled. President signed	1068
Apr. 7 Presented to Governor	1083
Apr. 12 Approved by Governor	1141
 LEGISLATIVE BILL 220 By R. Rasmussen, Harsh	
Jan. 15 Read first time	142
Jan. 18 Referred to Committee on Judiciary	148
Jan. 26 Notice of hearing	254
Mar. 5 Indefinitely postponed	686

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LEGISLATIVE BILL 221 By R. Rasmussen, E. Rasmussen

Jan. 15	Read first time	142
Jan. 18	Referred to Committee on Salaries and Claims	148
Feb. 9	Notice of hearing	409
Feb. 26	Placed on General File	599
Mar. 19	Referred for review	865
Mar. 31	Placed on Select File	996
Apr. 1	Referred for engrossment	1017
Apr. 6	Correctly engrossed	1068
Apr. 9	Final Reading	1127
Apr. 12	Correctly enrolled. Speaker signed	1148
Apr. 13	Presented to Governor	1174
Apr. 14	Approved by Governor	1196

LEGISLATIVE BILL 222 By Committee on Budget

Jan. 15	Read first time	142
Jan. 15	Rules suspended. Placed on General File	144
Jan. 19	Referred for review	159
Jan. 20	Placed on Select File	175
Jan. 20	Rules suspended. Referred for engrossment	176
Jan. 21	Correctly engrossed	185
Jan. 25	Rules suspended. Final Reading	216
Jan. 25	Correctly enrolled. President signed	226
Jan. 26	Presented to Governor	229
Jan. 26	Approved by Governor	239

LEGISLATIVE BILL 223 By Committee on Budget

Jan. 15	Read first time	142
Jan. 15	Rules suspended. Placed on General File	144
Jan. 19	Referred for review	159
Jan. 20	Placed on Select File	175
Jan. 20	Rules suspended. Referred for engrossment	176
Jan. 21	Correctly engrossed	185
Jan. 25	Rules suspended. Final Reading	216, 217
Jan. 25	Correctly enrolled. President signed	226
Jan. 26	Presented to Governor	229
Jan. 26	Approved by Governor	239

LEGISLATIVE BILL 224 By Committee on Budget

Jan. 15	Read first time	143
Jan. 15	Rules suspended. Placed on General File	144
Jan. 19	Referred for review	159

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Jan. 20 Placed on Select File. Rules suspended.	
Referred for engrossment	176
Jan. 21 Correctly engrossed	185
Jan. 25 Rules suspended. Final Reading	216, 218
Jan. 25 Correctly enrolled. President signed	226
Jan. 26 Presented to Governor	229
Jan. 26 Approved by Governor	239

LEGISLATIVE BILL 225 By Committee on Budget

Jan. 15 Read first time	143
Jan. 15 Rules suspended. Placed on General File	144
Jan. 19 Referred for review	159
Jan. 20 Placed on Select File. Rules suspended.	
Referred for engrossment	176
Jan. 21 Correctly engrossed	185
Jan. 25 Rules suspended. Final Reading	216, 219
Jan. 25 Correctly enrolled. President signed	226
Jan. 26 Presented to Governor	229
Jan. 26 Approved by Governor	239

LEGISLATIVE BILL 226 By Knight

Jan. 15 Read first time	143
Jan. 18 Referred to Committee on Education	148
Mar. 19 Notice of hearing	863
Apr. 23 Placed on General File	1269
May 14 Referred for review	1605
May 26 Placed on Select File	1767
May 27 Referred for engrossment	1786
June 4 Correctly engrossed	1875
June 9 Final Reading	1939
June 10 Correctly enrolled. President signed	1966
June 11 Presented to Governor	1987
June 14 Approved by Governor	2020

LEGISLATIVE BILL 227 By Kremer

Jan. 15 Read first time	143
Jan. 18 Referred to Committee on Education	148
Mar. 3 Notice of hearing	656
Apr. 8 Placed on General File	1114
May 14 Referred for review	1601
May 21 Placed on Select File	1710
May 24 Referred for engrossment	1737
May 25 Replaced on Select File	1749
May 26 Referred for engrossment	1769

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June 2 Correctly engrossed	1815
June 4 Rules suspended. Final Reading	1861, 1869
June 7 Correctly enrolled	1896
June 7 President signed. Explanation of vote	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

LEGISLATIVE BILL 228 By Hughes, Budd

Jan. 15 Read first time	144
Jan. 18 Referred to Committee on Public Health and Welfare	148
Feb. 5 Notice of hearing	398
Feb. 23 Placed on General File	548
Mar. 12 Referred for review	774
Mar. 18 Placed on Select File	835
Mar. 19 Referred for engrossment	862
Mar. 24 Correctly engrossed	908
Mar. 29 Final Reading	958
Mar. 30 Correctly enrolled. President signed	976
Mar. 31 Presented to Governor	994
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 229 By Knight, Warner, Bauer, Orme

Jan. 18 Read first time	150
Jan. 19 Referred to Committee on Budget	157
Feb. 23 Notice of hearing	536
Feb. 24 Hearing cancelled	565
Mar. 12 Report	768
Mar. 24 Notice of hearing	915
June 29 Indefinitely postponed	2228
June 30 Motion. Laid over	2254
July 15 Rules suspended. Motion renewed. Placed on General File	2383
July 16 Co-introducer added. Referred for review	2405
July 21 Placed on Select File	2469
July 26 Referred for engrossment	2558
July 29 Replaced on Select File	2612
July 29 Referred for engrossment	2621
Aug. 3 Correctly engrossed	2683
Aug. 5 Rules suspended. Final Reading	2736
Aug. 6 Replaced on Select File. Referred for re-engrossment	2742
Aug. 10 Correctly re-engrossed	2775

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Aug. 12 Rules suspended. Final Reading	2803, 2804
Aug. 12 Correctly enrolled	2811
Aug. 12 President signed	2812
Aug. 13 Presented to Governor	2817
Aug. 16 Explanation of vote	2835
Aug. 17 Approved by Governor	2840
 LEGISLATIVE BILL 230 By Carpenter	
Jan. 18 Read first time	150
Jan. 19 Referred to Committee on Agriculture and Recreation	157
Jan. 22 Notice of hearing	206
Mar. 1 Indefinitely postponed	618
 LEGISLATIVE BILL 231 By Carpenter	
Jan. 18 Read first time	151
Jan. 19 Referred to Committee on Government and Military Affairs	157
Feb. 15 Request. Laid over	465
Feb. 16 Request. Laid over	476
Feb. 18 Notice of hearing	494
Mar. 5 Hearing continued	675
Apr. 12 Indefinitely postponed	1150
 LEGISLATIVE BILL 232 By Wylie	
Jan. 18 Read first time	151
Jan. 19 Referred to Committee on Agriculture and Recreation	157
Jan. 22 Notice of hearing	207
Mar. 12 Indefinitely postponed	779
 LEGISLATIVE BILL 233 By Nelson	
Jan. 18 Read first time	151
Jan. 19 Referred to Committee on Education	157
Mar. 19 Notice of hearing	863
June 3 Indefinitely postponed	1837
 LEGISLATIVE BILL 234 By Whitney, Paxton, Wylie, Crandall, Adamson, Gerdes, Craft, Brauer, Kokes	
Jan. 18 Read first time	151
Jan. 18 Co-introducer added	152

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Jan. 19	Referred to Committee on Education	157
Mar. 3	Notice of hearing	656
June 2	Placed on General File	1828
July 14	Considered	2368
July 14	Motion. Referred for review	2369
July 21	Placed on Select File	2468
July 26	Referred for engrossment	2557
July 29	Replaced on Select File	2611
July 29	Referred for engrossment	2621
July 30	Change of order	2637
Aug. 2	Special order	2663
Aug. 4	Replaced on Select File	2694
Aug. 4	Rules suspended. Referred for engrossment 2697, 2699	
Aug. 5	Correctly engrossed	2720
Aug. 9	Rules suspended. Final Reading	2753, 2759
Aug. 9	Explanations of vote	2764
Aug. 10	Correctly enrolled. President signed	2776
Aug. 10	Explanation of vote	2786
Aug. 16	Presented to Governor	2787
Aug. 16	Returned by Governor without signature. Message	2831
Aug. 16	Motion. Passed notwithstanding objection of Governor	2835
Aug. 17	Delivered to Secretary of State	2851

LEGISLATIVE BILL 235 By Harsh

Jan. 18	Read first time	152
Jan. 19	Referred to Committee on Revenue	157
Feb. 1	Notice of hearing	326
Feb. 16	Indefinitely postponed	482

LEGISLATIVE BILL 236 By Crandall

Jan. 18	Read first time	152
Jan. 19	Referred to Committee on Public Health and Welfare	157
Feb. 5	Notice of hearing	398
Feb. 25	Placed on General File	583
Mar. 17	Referred for review	825
Mar. 23	Placed on Select File	887
Mar. 24	Referred for engrossment	913
Mar. 29	Correctly engrossed	960
Apr. 1	Final Reading	1011
Apr. 2	Correctly enrolled. Speaker signed	1034
Apr. 5	Presented to Governor	1046
Apr. 9	Approved by Governor	1141

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LEGISLATIVE BILL 237 By Pedersen	
Jan. 18 Read first time	152
Jan. 19 Referred to Committee on Budget	157
Feb. 23 Notice of hearing	545
Mar. 12 Report	769
Mar. 26 Placed on General File	949
May 7 Referred for review	1470
May 11 Placed on Select File	1501
May 12 Referred for engrossment	1545
May 17 Correctly engrossed	1620
May 21 Final Reading	1701
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 238 By Pedersen

Jan. 18 Read first time	152
Jan. 19 Referred to Committee on Miscellaneous Subjects	157
Jan. 26 Notice of hearing	242
Feb. 8 Indefinitely postponed	400

LEGISLATIVE BILL 239 By Pedersen

Jan. 18 Read first time	153
Jan. 19 Referred to Committee on Judiciary	157
Jan. 26 Notice of hearing	254
Feb. 18 Placed on General File	503
Mar. 1 Laid over	621
Mar. 2 Referred for review	636
Mar. 4 Placed on Select File	661
Mar. 5 Referred for engrossment	679
Mar. 10 Correctly engrossed	731
Mar. 15 Final Reading	783
Mar. 16 Correctly enrolled. President signed	801
Mar. 17 Presented to Governor	815
Mar. 22 Approved by Governor	877

LEGISLATIVE BILL 240 By Pedersen

Jan. 18 Read first time	153
Jan. 19 Referred to Committee on Judiciary	157
Jan. 26 Notice of hearing	254
Feb. 18 Indefinitely postponed	503

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LEGISLATIVE BILL 241 By Pedersen

Jan. 18	Read first time	153
Jan. 19	Referred to Committee on Education	157
Mar. 2	Request. Laid over	638
Mar. 4	Request renewed. Withdrawn	663

LEGISLATIVE BILL 242 By Pedersen

Jan. 18	Read first time	153
Jan. 19	Referred to Committee on Public Health and Welfare	157
Jan. 27	Notice of hearing	262
Feb. 17	Indefinitely postponed	490

LEGISLATIVE BILL 243 By Bauer, Carstens

Jan. 18	Read first time	153
Jan. 19	Referred to Committee on Judiciary	157
Jan. 26	Notice of hearing	254
Mar. 3	Placed on General File	644
Mar. 18	Referred for review	849
Mar. 29	Placed on Select File	960
Mar. 30	Referred for engrossment	977
Apr. 2	Correctly engrossed	1033
Apr. 7	Final Reading	1080
Apr. 8	Correctly enrolled. President signed	1104
Apr. 9	Presented to Governor	1129
Apr. 12	Approved by Governor	1141

LEGISLATIVE BILL 244 By Bauer

Jan. 18	Read first time	153
Jan. 19	Referred to Committee on Government and Military Affairs	157
Apr. 2	Notice of hearing	1039
Apr. 9	Indefinitely postponed	1139

LEGISLATIVE BILL 245 By Bauer, Orme, Moylan

Jan. 18	Read first time	154
Jan. 19	Referred to Committee on Revenue	157
Feb. 1	Notice of hearing	326
Feb. 19	Placed on General File	522
Mar. 3	Bracketed	655
Mar. 25	Request. Laid over	930
Mar. 26	Request renewed. Withdrawn	946

LEGISLATIVE BILL 246 By Bauer

Jan. 18	Read first time	154
Jan. 19	Referred to Committee on Judiciary	157
Jan. 26	Notice of hearing	254
Feb. 18	Placed on General File	503
Mar. 1	Referred for review	621
Mar. 3	Placed on Select File	647
Mar. 4	Referred for engrossment	664
Mar. 8	Correctly engrossed	699
Mar. 11	Final Reading	750
Mar. 12	Correctly enrolled	767
Mar. 12	President signed	770
Mar. 15	Presented to Governor	787
Mar. 17	Approved by Governor	815

LEGISLATIVE BILL 247 By Bauer

Jan. 18	Read first time	154
Jan. 21	Referred to Committee on Judiciary	185
Jan. 27	Notice of hearing	262
Feb. 18	Placed on General File	503
Mar. 1	Referred for review	621
Mar. 4	Placed on Select File	661
Mar. 5	Referred for engrossment	679
Mar. 9	Correctly engrossed	712
Mar. 12	Final Reading	763
Mar. 15	Correctly enrolled	788
Mar. 15	President signed	790
Mar. 16	Presented to Governor	800
Mar. 17	Approved by Governor	815

LEGISLATIVE BILL 248 By Bauer, Carstens

Jan. 18	Read first time	154
Jan. 21	Referred to Committee on Salaries and Claims	185
Feb. 16	Re-referred to Committee on Judiciary	477
Feb. 19	Notice of hearing	516
Mar. 3	Placed on General File	644
Mar. 18	Referred for review	849
Mar. 29	Placed on Select File	960
Mar. 30	Considered. Laid over	977
Mar. 31	Referred for engrossment	1002
Apr. 1	Replaced on Select File	1015
Apr. 2	Referred for engrossment	1038
Apr. 7	Correctly engrossed	1086
Apr. 12	Final Reading	1144

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	Page
Apr. 13 Correctly enrolled. President signed	1177
Apr. 14 Presented to Governor	1198
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

**LEGISLATIVE BILL 249 By Stromer, Lysinger, Marvel, Carpenter,
D. Payne**

Jan. 18 Read first time	154
Jan. 21 Referred to Committee on Education	185
Mar. 19 Notice of hearing	863
Mar. 29 Hearing re-set	967
Apr. 29 Placed on General File	1353
June 23 Referred for review	2152
July 1 Placed on Select File	2263
July 2 Referred for engrossment	2285
July 14 Correctly engrossed	2361
July 19 Failed on Final Reading	2421
July 22 Motion. Laid over	2503
July 26 Laid over	2565
July 28 Motion renewed. Placed on Final Reading	2597
July 28 Replaced on Select File	2599
July 30 Motion. Laid over	2638
July 30 Motion renewed. Motion lost. Referred for re-engrossment	2639
Aug. 3 Replaced on Select File	2679
Aug. 3 Referred for re-engrossment	2687
Aug. 4 Replaced on Select File	2694
Aug. 4 Rules suspended. Referred for re-engrossment	2697, 2699
Aug. 5 Replaced on Select File	2720
Aug. 5 Rules suspended. Referred for re-engrossment	2731
Aug. 6 Correctly re-engrossed	2743
Aug. 10 Rules suspended. Failed on Final Reading	2776, 2780
Aug. 16 Explanation of vote	2835

**LEGISLATIVE BILL 250 By Stromer, Lysinger, Marvel, Carpenter,
D. Payne**

Jan. 18 Read first time	155
Jan. 21 Referred to Committee on Education	185
Mar. 19 Notice of hearing	863
Mar. 29 Hearing re-set	967
Apr. 29 Indefinitely postponed	1354

**LEGISLATIVE BILL 251 By Stromer, Lysinger, Marvel, Carpenter,
D. Payne**

Jan. 18	Read first time	155
Jan. 21	Referred to Committee on Education	185
Mar. 19	Notice of hearing	863
Mar. 29	Hearing re-set	967
Apr. 29	Indefinitely postponed	1354

LEGISLATIVE BILL 252 By Carstens

Jan. 19	Read first time	158
Jan. 21	Referred to Committee on Urban Affairs	185
Feb. 4	Notice of hearing	389
Feb. 25	Placed on General File	578
Mar. 12	Referred for review	777
Mar. 19	Placed on Select File	859
Mar. 22	Referred for engrossment	874
Mar. 25	Correctly engrossed	925
Mar. 30	Final Reading	971
Mar. 31	Correctly enrolled	996
Mar. 31	President signed	997
Apr. 1	Presented to Governor	1013
Apr. 5	Approved by Governor	1042

LEGISLATIVE BILL 253 By Carstens

Jan. 19	Read first time	158
Jan. 21	Referred to Committee on Miscellaneous Subjects	185
Jan. 27	Notice of hearing	257
Feb. 16	Hearing continued	481
Mar. 17	Placed on General File	817
Apr. 14	Referred for review	1194
Apr. 21	Placed on Select File	1225
Apr. 22	Referred for engrossment	1256
Apr. 29	Replaced on Select File	1356
Apr. 30	Referred for engrossment	1370
May 5	Replaced on Select File	1429
May 6	Referred for engrossment	1448
May 7	Correctly engrossed	1481
May 12	Final Reading	1547
May 13	Correctly enrolled. Speaker signed	1572
May 14	Presented to Governor	1596
May 17	Approved by Governor	1622

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LEGISLATIVE BILL 254 By Adamson

Jan. 19	Read first time	158
Jan. 21	Referred to Committee on Education	185
Feb. 10	Notice of hearing	430
Feb. 19	Placed on General File	513
Mar. 2	Laid over	636
Mar. 4	Referred for review	667
Mar. 10	Placed on Select File	730
Mar. 11	Referred for engrossment	753
Mar. 16	Correctly engrossed	801
Mar. 19	Final Reading	854
Mar. 22	Correctly enrolled. Speaker signed	873
Mar. 23	Presented to Governor	887
Mar. 29	Approved by Governor	963

LEGISLATIVE BILL 255 By Kjar, Hasebroock

Jan. 19	Read first time	158
Jan. 21	Referred to Committee on Government and Military Affairs	185
Mar. 15	Re-referred to Committee on Revenue	786
Mar. 23	Notice of hearing	895
Apr. 29	Placed on General File	1356
May 27	Referred for review	1797
June 3	Placed on Select File	1837
June 4	Referred for engrossment	1877
June 10	Correctly engrossed	1966
June 11	Replaced on Select File	1996
June 14	Considered. Laid over	2016
June 15	Referred for re-engrossment	2032
June 16	Replaced on Select File	2052
June 18	Referred for re-engrossment	2093
June 23	Correctly re-engrossed	2141
June 28	Final Reading	2187
June 29	Correctly enrolled	2212
June 29	Speaker signed	2213
June 30	Presented to Governor	2234
July 2	Approved by Governor	2300

LEGISLATIVE BILL 256 By Carpenter

Jan. 19	Read first time	159
Jan. 21	Referred to Committee on Agriculture and Recreation	185
Mar. 3	Notice of hearing	643
Mar. 26	Indefinitely postponed	897

LEGISLATIVE BILL 257 By Warner, Knight, Skarda

Jan. 19	Read first time	159
Jan. 21	Referred to Committee on Labor	185
Feb. 9	Notice of hearing	408
Feb. 12	Hearing re-set	451, 454
Mar. 29	Placed on General File	967
May 7	Referred for review	1471
May 13	Placed on Select File	1569
May 14	Referred for engrossment	1588
May 17	Replaced on Select File	1614
May 18	Referred for engrossment	1645
May 20	Correctly engrossed	1679
May 25	Final Reading	1745
May 26	Correctly enrolled	1767
May 26	President signed	1768
May 27	Presented to Governor	1784
June 2	Approved by Governor	1803

LEGISLATIVE BILL 258 By Stromer, Carpenter, Marvel, Lysinger, R. Rasmussen, D. Payne

Jan. 19	Read first time	160
Jan. 21	Referred to Committee on Education	185
Mar. 19	Notice of hearing	863
Mar. 29	Hearing re-set	967
June 2	Placed on General File	1824
July 19	Charge of order	2440
July 22	Referred for review	2504
July 26	Placed on Select File	2553
July 27	Referred for engrossment	2576
July 30	Replaced on Select File	2634
July 30	Referred for engrossment	2639
Aug. 5	Replaced on Select File	2720
Aug. 5	Rules suspended. Referred for engrossment	2731
Aug. 6	Correctly engrossed	2743
Aug. 10	Rules suspended. Failed on Final Reading	2776, 2777
Aug. 16	Explanation of vote	2835

LEGISLATIVE BILL 259 By D. Payne, Syas

Jan. 19	Read first time	160
Jan. 21	Referred to Committee on Public Health and Welfare	185
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	828
Apr. 14	Referred for review	1195

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Apr. 21 Placed on Select File	1225
Apr. 22 Referred for engrossment	1256
Apr. 29 Correctly engrossed	1357
May 4 Final Reading	1402
May 5 Correctly enrolled. President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 260 By Kjar, Hasebroock, Holmquist

Jan. 19 Read first time	160
Jan. 21 Referred to Committee on Government and Military Affairs	185
Mar. 15 Re-referred to Committee on Revenue	786
Mar. 23 Notice of hearing	895
Apr. 29 Placed on General File	1356
June 4 Referred for review	1882
June 9 Placed on Select File	1943
June 10 Referred for engrossment	1969
June 16 Correctly engrossed	2055
June 21 Final Reading	2101
June 22 Correctly enrolled. President signed	2122
June 23 Presented to Governor	2139
June 25 Approved by Governor	2183

LEGISLATIVE BILL 261 By Kjar, Hasebroock, Holmquist

Jan. 19 Read first time	161
Jan. 21 Referred to Committee on Government and Military Affairs	185
Mar. 15 Re-referred to Committee on Revenue	786
Mar. 23 Notice of hearing	895
Apr. 29 Placed on General File	1355
May 27 Referred for review	1796
June 3 Placed on Select File	1837
June 4 Referred for engrossment	1877
June 11 Correctly engrossed	1988
June 16 Final Reading	2044
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 262 By Skarda

Jan. 19 Read first time	161
Jan. 21 Referred to Committee on Government and Military Affairs	185

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Apr. 2 Notice of hearing	1039
Apr. 28 Placed on General File	1343
May 21 Referred for review	1719
May 27 Placed on Select File	1787
June 2 Referred for engrossment	1822
June 4 Correctly engrossed	1875
June 9 Final Reading	1940
June 10 Correctly enrolled. President signed	1966
June 11 Presented to Governor	1987
June 14 Approved by Governor	2020

LEGISLATIVE BILL 263 By Skarda

Jan. 19 Read first time	161
Jan. 21 Referred to Committee on Government and Military Affairs	185
Jan. 29 Notice of hearing	306
Feb. 8 Placed on General File	406
Feb. 11 Referred for review	445
Feb. 18 Placed on Select File	497
Feb. 19 Referred for engrossment	517
Feb. 24 Correctly engrossed	556
Mar. 1 Final Reading	609
Mar. 1 Explanation of vote	622
Mar. 2 Correctly enrolled. President signed	632
Mar. 3 Presented to Governor	643
Mar. 9 Approved by Governor	710

LEGISLATIVE BILL 264 By Skarda

Jan. 19 Read first time	161
Jan. 21 Referred to Committee on Government and Military Affairs	185
Apr. 2 Notice of hearing	1039
May 7 Placed on General File	1476
June 24 Considered. Laid over	2169
June 29 Referred for review	2226
July 14 Placed on Select File	2361
July 15 Referred for engrossment	2383
July 21 Correctly engrossed	2470
July 26 Final Reading	2549
July 27 Correctly enrolled	2570
July 27 Speaker signed	2571
July 28 Presented to Governor	2592
July 30 Approved by Governor	2646

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LEGISLATIVE BILL 265 By Skarda

Jan. 19	Read first time	161
Jan. 21	Referred to Committee on Urban Affairs	185
Feb. 4	Notice of hearing	389
Feb. 25	Placed on General File	583
Mar. 17	Referred for review	825
Mar. 23	Placed on Select File	887
Mar. 24	Referred for engrossment	913
Mar. 29	Correctly engrossed	960
Apr. 1	Final Reading	1010
Apr. 2	Correctly enrolled	1033
Apr. 2	Speaker signed	1034
Apr. 5	Presented to Governor	1046
Apr. 12	Approved by Governor	1141

LEGISLATIVE BILL 266 By Marvel, Orme, Gerdes, Stryker

Jan. 19	Read first time	162
Jan. 21	Referred to Committee on Budget	185
Feb. 10	Notice of hearing	437
Feb. 19	Placed on General File	515
Mar. 3	Referred for review	655
Mar. 9	Placed on Select File	712
Mar. 10	Referred for engrossment	735
Mar. 16	Correctly engrossed	801
Mar. 19	Final Reading	853
Mar. 22	Correctly enrolled. Speaker signed	873
Mar. 23	Presented to Governor	887
Mar. 29	Approved by Governor	964

LEGISLATIVE BILL 267 By Marvel, Orme, Gerdes, Stryker

Jan. 19	Read first time	162
Jan. 21	Referred to Committee on Budget	185
Feb. 10	Notice of hearing	437
Feb. 19	Placed on General File	515
Mar. 3	Referred for review	655
Mar. 9	Placed on Select File	712
Mar. 10	Referred for engrossment	734
Mar. 10	Replaced on Select File	736
Mar. 10	Referred for engrossment	737
Mar. 12	Replaced on Select File	765
Mar. 15	Referred for engrossment	791
Mar. 19	Correctly engrossed	860
Mar. 24	Final Reading	902
Mar. 25	Correctly enrolled	925

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Mar. 25 President signed	926
Mar. 26 Presented to Governor	946
Mar. 29 Approved by Governor	963

LEGISLATIVE BILL 268 By Marvel, Orme, Gerdes, Stryker

Jan. 19 Read first time	162
Jan. 21 Referred to Committee on Budget	185
Feb. 10 Notice of hearing	437
Apr. 30 Placed on General File	1378
May 27 Referred for review	1797
June 15 Placed on Select File	2027
June 16 Referred for engrossment	2058
June 21 Correctly engrossed	2105
June 23 Rules suspended. Final Reading	2138
June 24 Correctly enrolled	2155
June 24 President signed	2165
June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

LEGISLATIVE BILL 269 By Marvel, Orme, Stryker, Gerdes

Jan. 19 Read first time	163
Jan. 21 Referred to Committee on Budget	185
Feb. 10 Notice of hearing	437
Feb. 19 Placed on General File	515
Mar. 3 Referred for review	655
Mar. 9 Placed on Select File	712
Mar. 10 Referred for engrossment	734
Mar. 15 Correctly engrossed	788
Mar. 18 Final Reading	833
Mar. 19 Correctly enrolled. President signed	861
Mar. 22 Presented to Governor	871
Mar. 29 Approved by Governor	963

LEGISLATIVE BILL 270 By Marvel, Orme, Stryker, Gerdes

Jan. 19 Read first time	163
Jan. 21 Referred to Committee on Budget	185
Feb. 10 Notice of hearing	437
Feb. 19 Placed on General File	515
Mar. 3 Referred for review	655
Mar. 8 Placed on Select File	698
Mar. 9 Referred for engrossment	714
Mar. 15 Correctly engrossed	788
Mar. 17 Final Reading	832

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Mar. 19	Correctly enrolled. President signed	861
Mar. 22	Presented to Governor	871
Mar. 29	Approved by Governor	963

LEGISLATIVE BILL 271 By Marvel, Orme, Stryker, Gerdes

Jan. 19	Read first time	163
Jan. 21	Referred to Committee on Budget	185
Feb. 10	Notice of hearing	437
Apr. 30	Placed on General File	1378
May 27	Referred for review	1797
June 3	Placed on Select File	1837
June 4	Referred for engrossment	1878
June 9	Correctly engrossed	1943
June 14	Final Reading	2007
June 15	Correctly enrolled. President signed	2029
June 16	Presented to Governor	2051
June 21	Approved by Governor	2099

LEGISLATIVE BILL 272 By Marvel, Orme, Gerdes, Stryker

Jan. 19	Read first time	164
Jan. 21	Referred to Committee on Budget	185
Feb. 10	Notice of hearing	437
Feb. 19	Placed on General File	514
Mar. 2	Considered. Laid over	637
Mar. 3	Referred for review	655
Mar. 8	Placed on Select File	698
Mar. 9	Referred for engrossment	714
Mar. 16	Correctly engrossed	801
Mar. 19	Final Reading	852
Mar. 22	Correctly enrolled. Speaker signed	873
Mar. 23	Presented to Governor	887
Mar. 29	Approved by Governor	964

LEGISLATIVE BILL 273 By Marvel, Orme, Stryker, Gerdes

Jan. 19	Read first time	164
Jan. 21	Referred to Committee on Budget	185
Feb. 10	Notice of hearing	437
Feb. 19	Placed on General File	514
Mar. 3	Referred for review	654
Mar. 8	Placed on Select File	693
Mar. 9	Referred for engrossment	714
Mar. 12	Correctly engrossed	767
Mar. 17	Final Reading	814

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Mar. 18 Correctly enrolled. President signed	837
Mar. 19 Presented to Governor	858
Mar. 22 Approved by Governor	877

LEGISLATIVE BILL 274 By Marvel, Orme, Stryker, Gerdes

Jan. 19 Read first time	164
Jan. 21 Referred to Committee on Budget	185
Feb. 10 Notice of hearing	437
Mar. 26 Placed on General File	949
Apr. 5 Change of order. Explained. Laid over	1052
Apr. 8 Referred for review	1116
Apr. 12 Placed on Select File	1145
Apr. 13 Referred for engrossment	1178
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1299
Apr. 27 Explanation of vote	1325
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 275 By Marvel, Orme, Stryker, Gerdes

Jan. 19 Read first time	164
Jan. 21 Referred to Committee on Budget	185
Feb. 10 Notice of hearing	437
Feb. 19 Placed on General File	514
Mar. 2 Considered. Laid over	637
Mar. 3 Referred for review	654
Mar. 8 Placed on Select File	693
Mar. 9 Referred for engrossment	714
Mar. 16 Replaced on Select File	800
Mar. 17 Referred for engrossment	822
Mar. 22 Correctly engrossed	872
Mar. 25 Final Reading	920
Mar. 26 Correctly enrolled	935
Mar. 29 President signed	961
Mar. 30 Presented to Governor	979
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 276 By Marvel, Orme, Stryker, Gerdes

Jan. 19 Read first time	165
Jan. 21 Referred to Committee on Budget	185
Feb. 10 Notice of hearing	437

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	Page
Apr. 30 Placed on General File	1378
May 27 Request. Laid over	1797
June 2 Request renewed. Held	1817
June 8 Request renewed. Withdrawn	1930

LEGISLATIVE BILL 277 By Committee on Agriculture and Recreation

Jan. 19 Read first time	165
Jan. 22 Referred to Committee on Education	196
Mar. 3 Notice of hearing	656
Mar. 18 Hearing cancelled	842
Mar. 19 Hearing re-set	863
Mar. 29 Hearing re-set	967
Apr. 23 Placed on General File	1269
May 27 Bracketed	1800
June 9 Change of order	1955
July 16 Referred for review	2415
July 23 Placed on Select File	2518
July 26 Referred for engrossment	2561
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2660
Aug. 3 Correctly enrolled. President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 278 By Committee on Agriculture and Recreation

Jan. 19 Read first time	165
Jan. 22 Referred to Committee on Salaries and Claims	196
Feb. 17 Notice of hearing	484
Feb. 26 Indefinitely postponed	599

LEGISLATIVE BILL 279 By Committee on Agriculture and Recreation

Jan. 19 Read first time	166
Jan. 22 Referred to Committee on Agriculture and Recreation	196
Mar. 3 Notice of hearing	643
Mar. 26 Placed on General File	949
Apr. 30 Referred for review	1379
May 14 Placed on Select File	1584
May 17 Referred for engrossment	1621
May 24 Correctly engrossed	1733

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May 27 Final Reading	1781
May 27 Correctly enrolled. Speaker signed	1795
May 27 Presented to Governor	1799
June 2 Approved by Governor	1803

LEGISLATIVE BILL 280 By Committee on Agriculture and Recreation

Jan. 19 Read first time	166
Jan. 22 Referred to Committee on Agriculture and Recreation	196
Mar. 3 Notice of hearing	643
Mar. 26 Placed on General File	949
Apr. 30 Referred for review	1379
May 6 Placed on Select File	1442
May 7 Referred for engrossment	1466
May 14 Correctly engrossed	1586
May 21 Final Reading	1693
May 24 Correctly enrolled	1733
May 24 President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 281 By Committee on Agriculture and Recreation

Jan. 19 Read first time	166
Jan. 22 Referred to Committee on Agriculture and Recreation	196
Mar. 3 Notice of hearing	643
May 26 Placed on General File	949
Apr. 30 Referred for review	1379
May 6 Placed on Select File	1442
May 7 Referred for engrossment	1466
May 14 Correctly engrossed	1586
May 21 Final Reading	1694
May 24 Correctly enrolled	1733
May 24 President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 282 By Committee on Agriculture and Recreation

Jan. 19 Read first time	166
Jan. 22 Referred to Committee on Agriculture and Recreation	196

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Mar. 3 Notice of hearing	643
Mar. 26 Placed on General File	949
Apr. 30 Referred for review	1379
May 6 Placed on Select File	1442
May 7 Referred for engrossment	1466
May 14 Correctly engrossed	1586
May 21 Final Reading	1695
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

**LEGISLATIVE BILL 283 By Bowen, Budd, Craft, D. Payne,
Bauer, Holmquist**

Jan. 19 Read first time	166
Jan. 22 Referred to Committee on Banking, Commerce and Insurance	196
Feb. 2 Notice of hearing	349
Apr. 6 Placed on General File	1062
Apr. 6 Special order	1070
Apr. 12 Referred for review	1149
Apr. 21 Placed on Select File	1214
Apr. 22 Laid over	1251
Apr. 23 Referred for engrossment	1263
Apr. 23 Replaced on Select File. Referred for engrossment	1264
Apr. 23 Request	1265
May 6 Correctly engrossed	1442
May 6 Replaced on Select File	1445
May 6 Referred for re-engrossment. Request	1449
May 13 Correctly re-engrossed	1571
May 18 Final Reading	1634
May 18 Explanation of vote	1640
May 18 Request	1643
May 18 Correctly enrolled. President signed	1647
May 18 Presented to Governor	1651
May 25 Approved by Governor	1758

**LEGISLATIVE BILL 284 By Orme, Adamson, Bowen, Claussen,
Kremer, Fleming, Carstens, Matzke, Craft**

Jan. 19 Read first time	167
Jan. 22 Referred to Committee on Education	196
Feb. 10 Notice of hearing	430
Feb. 19 Placed on General File	513

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Mar. 2 Laid over	636
Mar. 4 Considered. Laid over	667
Mar. 5 Referred for review. Explanation of vote	685
Mar. 10 Placed on Select File	730
Mar. 11 Referred for engrossment	753
Mar. 16 Correctly engrossed	801
Mar. 19 Final Reading	855
Mar. 22 Correctly enrolled. Speaker signed	873
Mar. 23 Presented to Governor	887
Mar. 29 Approved by Governor	963

**LEGISLATIVE BILL 285 By Stryker, Gerdes, Adamson,
E. Rasmussen**

Jan. 19 Read first time	167
Jan. 22 Referred to Committee on Agriculture and Recreation	196
Feb. 25 Notice of hearing	575
Mar. 17 Placed on General File	815
Mar. 22 Considered. Laid over	876
Mar. 22 Referred for review	877
Mar. 31 Placed on Select File	995
Apr. 1 Referred for engrossment	1017
Apr. 6 Correctly engrossed	1068
Apr. 9 Final Reading	1125
Apr. 12 Correctly enrolled. Speaker signed	1148
Apr. 13 Presented to Governor	1174
Apr. 14 Approved by Governor	1196

LEGISLATIVE BILL 286 By Kjar, Knight, Adamson

Jan. 19 Read first time	167
Jan. 22 Referred to Committee on Banking, Commerce and Insurance	196
Mar. 11 Notice of hearing	759
Apr. 14 Placed on General File	1205
May 14 Referred for review	1604
May 24 Placed on Select File	1733
May 25 Referred for engrossment	1760
June 2 Correctly engrossed	1815
June 4 Rules suspended. Final Reading	1861, 1868
June 7 Correctly enrolled	1896
June 7 President signed. Explanation of vote	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

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LEGISLATIVE BILL 287 By Brauer, Wylie, Nore

Jan. 19	Read first time	167
Jan. 22	Referred to Committee on Agriculture and Recreation	196
Mar. 17	Notice of hearing	827
May 17	Placed on General File	1630
June 24	Change of order	2169
June 24	Referred for review	2170
July 2	Placed on Select File	2286
July 2	Referred for engrossment	2288
July 14	Correctly engrossed	2362
July 19	Final Reading	2423
July 20	Correctly enrolled	2448
July 20	President signed	2449
July 21	Presented to Governor	2465
July 26	Approved by Governor	2566

**LEGISLATIVE BILL 288 By Ruhnke, Gerdes, Kjar, Warner,
Claussen, Skarda**

Jan. 19	Read first time	168
Jan. 20	Co-introducer withdrawn	170
Jan. 22	Referred to Committee on Public Works	196
Feb. 4	Co-introducer withdrawn	388
Mar. 9	Notice of hearing	732
June 29	Motion	2208
July 22	Indefinitely postponed	2500

**LEGISLATIVE BILL 289 By Ruhnke, Stryker, Gerdes, Claussen,
Warner, Skarda**

Jan. 19	Read first time	169
Jan. 22	Referred to Committee on Public Works	196
Feb. 4	Co-introducer withdrawn	388
Mar. 3	Notice of hearing	643
June 29	Motion	2208
July 22	Placed on General File	2501
July 22	Referred for review	2504
July 28	Request. Laid over	2600
Aug. 5	Request renewed. Withdrawn	2735

**LEGISLATIVE BILL 290 By Claussen, Gerdes, Stryker, Warner,
Kjar, Ruhnke, Skarda**

Jan. 19	Read first time	169
Jan. 22	Referred to Committee on Public Works	196

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Jan. 28 Notice of hearing	284
Feb. 2 Co-introducer withdrawn	363
Apr. 30 Indefinitely postponed	1380

LEGISLATIVE BILL 291 By Craft, Fleming, Harsh

Jan. 20 Read first time	171
Jan. 22 Referred to Committee on Public Works	196
Jan. 28 Notice of hearing	284
Feb. 23 Placed on General File	547
Mar. 12 Referred for review	774
Mar. 17 Placed on Select File	818
Mar. 18 Referred for engrossment	842
Mar. 25 Correctly engrossed	925
Mar. 30 Laid over	973
Mar. 31 Final Reading	989
Apr. 1 Correctly enrolled	1016
Apr. 1 President signed	1017
Apr. 2 Presented to Governor	1031
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 292 By Carpenter

Jan. 20 Read first time	171
Jan. 22 Referred to Committee on Revenue	196
Feb. 15 Notice of hearing	468
Apr. 14 Placed on General File	1204
May 14 Referred for review	1603
May 24 Placed on Select File	1733
May 25 Referred for engrossment	1759
June 2 Correctly engrossed	1815
June 4 Final Reading	1867
June 7 Correctly enrolled	1896
June 7 President signed. Explanation of vote	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

LEGISLATIVE BILL 293 By Carpenter

Jan. 20 Read first time	171
Jan. 22 Referred to Committee on Labor	197
Jan. 28 Notice of hearing	298
Feb. 11 Placed on General File	449
Mar. 1 Referred for review	620
Mar. 3 Placed on Select File	646

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Mar. 4	Referred for engrossment	664
Mar. 8	Replaced on Select File	693
Mar. 9	Referred for engrossment	714
Mar. 11	Correctly engrossed	752
Mar. 16	Final Reading	799
Mar. 17	Correctly enrolled	820
Mar. 17	President signed	822
Mar. 18	Presented to Governor	834
Mar. 22	Approved by Governor	877

LEGISLATIVE BILL 294 By Carpenter

Jan. 20	Read first time	172
Jan. 22	Referred to Committee on Labor	197
Feb. 9	Notice of hearing	408
Mar. 5	Placed on General File	675
Mar. 30	Referred for review	981
Apr. 5	Placed on Select File	1048
Apr. 6	Referred for engrossment	1073
Apr. 7	Replaced on Select File	1083
Apr. 8	Referred for engrossment	1106
Apr. 14	Correctly engrossed	1187
Apr. 26	Final Reading	1275
Apr. 27	Correctly enrolled	1319
Apr. 27	President signed	1320
Apr. 28	Presented to Governor	1340
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 295 By Committee on Banking, Commerce and Insurance

Jan. 20	Read first time	172
Jan. 22	Referred to Committee on Banking, Commerce and Insurance	197
Jan. 23	Notice of hearing	279
Feb. 5	Placed on General File	392
Feb. 9	Referred for review	416
Feb. 17	Placed on Select File	484
Feb. 18	Referred for engrossment	498
Feb. 24	Correctly engrossed	556
Mar. 2	Final Reading	625
Mar. 3	Correctly enrolled. President signed	647
Mar. 4	Presented to Governor	663
Mar. 11	Approved by Governor	751

LEGISLATIVE BILL 296 By Bauer

Jan. 20	Read first time	172
Jan. 22	Referred to Committee on Miscellaneous Subjects	197
Feb. 5	Notice of hearing	398
Feb. 16	Placed on General File	482
Feb. 19	Referred for review	518
Feb. 24	Placed on Select File	556
Feb. 25	Referred for engrossment	581
Mar. 3	Correctly engrossed	647
Mar. 8	Final Reading	692
Mar. 9	Correctly enrolled. President signed	712
Mar. 10	Presented to Governor	732
Mar. 11	Approved by Governor	751

LEGISLATIVE BILL 297 By Pedersen

Jan. 20	Read first time	172
Jan. 22	Referred to Committee on Government and Military Affairs	197
Feb. 25	Notice of hearing	582
Mar. 8	Placed on General File	704
Mar. 9	Special order	718
Mar. 9	Referred for review. Special order	719
Mar. 11	Placed on Select File	752
Mar. 12	Referred for engrossment	772
Mar. 17	Special order	824
Mar. 18	Correctly engrossed	837
Mar. 23	Final Reading	885
Mar. 24	Correctly enrolled. Speaker signed	908
Mar. 25	Presented to Governor	923
Mar. 29	Approved by Governor	963

LEGISLATIVE BILL 298 By Skarda, Bauer

Jan. 20	Read first time	172
Jan. 22	Referred to Committee on Salaries and Claims	197
Feb. 17	Notice of hearing	484
Mar. 9	Placed on General File	721
Apr. 5	Referred for review	1053
Apr. 7	Placed on Select File	1084
Apr. 8	Referred for engrossment	1106
Apr. 13	Correctly engrossed	1177
Apr. 22	Final Reading	1242
Apr. 23	Correctly enrolled	1272
Apr. 23	President signed	1273

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Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 299 By Orme, Brauer, I. Paine, Wallwey

Jan. 20 Read first time	173
Jan. 22 Referred to Committee on Public Health and Welfare	197
Feb. 5 Notice of hearing	398
Feb. 25 Placed on General File	583
Mar. 17 Referred for review	825
Mar. 24 Placed on Select File	906
Mar. 25 Referred for engrossment	927
Mar. 30 Correctly engrossed	975
Apr. 2 Final Reading	1027
Apr. 5 Correctly enrolled. President signed	1049
Apr. 6 Presented to Governor	1075
Apr. 12 Approved by Governor	1141

LEGISLATIVE BILL 300 By Brauer, Nore, Hasebroock

Jan. 20 Read first time	177
Jan. 22 Referred to Committee on Agriculture and Recreation	197
Feb. 8 Notice of hearing	407
May 17 Placed on General File	1630
June 24 Referred for review	2170
July 2 Placed on Select File	2286
July 2 Referred for engrossment	2288
July 14 Correctly engrossed	2362
July 19 Final Reading	2424
July 20 Correctly enrolled	2448
July 20 President signed	2449
July 21 Presented to Governor	2465
July 26 Approved by Governor	2566

LEGISLATIVE BILL 301 By R. Rasmussen, Marvel

Jan. 20 Read first time	177
Jan. 22 Referred to Committee on Education	197
Feb. 10 Notice of hearing	430
May 18 Placed on General File	1653
June 15 Request. Laid over	2033
June 16 Bracketed	2060
July 2 Co-introducer added. Referred for review	2290
July 13 Special order	2346

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July 14 Placed on Select File	2359
July 15 Laid over	2382
July 16 Bracketed	2400
July 19 Considered. Laid over	2430
July 19 Motion. Bracketed	2437
July 22 Considered. Laid over	2509
July 23 Laid over	2520
July 23 Considered	2523
July 23 Referred for engrossment	2528
July 28 Replaced on Select File	2597
July 28 Referred for engrossment	2598
July 30 Replaced on Select File	2632
July 30 Referred for engrossment	2635
Aug. 2 Special order	2663
Aug. 4 Replaced on Select File	2694
Aug. 4 Rules suspended. Referred for engrossment. 2697, 2699	
Aug. 5 Correctly engrossed	2720
Aug. 9 Rules suspended. Final Reading	2753, 2758
Aug. 9 Explanation of vote	2764
Aug. 10 Correctly enrolled. President signed	2776
Aug. 10 Presented to Governor	2787
Aug. 10 Approved by Governor	2790

LEGISLATIVE BILL 302 By Ruhnke, Adamson

Jan. 20 Read first time	177
Jan. 22 Referred to Committee on Judiciary	197
Jan. 27 Notice of hearing	262
Mar. 3 Placed on General File	644
Mar. 22 Considered. Laid over	878
Mar. 23 Considered. Laid over	895
Mar. 25 Change of order	930
Mar. 26 Referred for review	942
Apr. 1 Placed on Select File	1014
Apr. 2 Referred for engrossment	1037
Apr. 7 Correctly engrossed	1086
Apr. 12 Final Reading	1143
Apr. 13 Correctly enrolled. President signed	1177
Apr. 14 Presented to Governor	1198
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

LEGISLATIVE BILL 303 By Crandall

Jan. 20 Read first time	177
Jan. 22 Referred to Committee on Government and Military Affairs	197

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Mar. 15 Re-referred to Committee on Judiciary	786
Mar. 22 Notice of hearing	878
Apr. 13 Placed on General File	1174
May 14 Referred for review	1602
May 21 Placed on Select File	1712
May 24 Referred for engrossment	1738
May 27 Correctly engrossed	1790
June 3 Rules suspended. Final Reading	1840, 1847
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 304 By Crandall

Jan. 20 Read first time	178
Jan. 22 Referred to Committee on Government and Military Affairs	197
Mar. 5 Notice of hearing	674
Mar. 23 Indefinitely postponed	897

LEGISLATIVE BILL 305 By Crandall

Jan. 20 Read first time	178
Jan. 22 Referred to Committee on Government and Military Affairs	197
Mar. 15 Re-referred to Committee on Judiciary	786
Mar. 22 Notice of hearing	878
Apr. 13 Placed on General File	1174
May 14 Referred for review	1602
May 24 Placed on Select File	1732
May 25 Referred for engrossment	1759
June 2 Correctly engrossed	1815
June 4 Final Reading	1866
June 7 Correctly enrolled	1896
June 7 President signed	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

LEGISLATIVE BILL 306 By Skarda, Lysinger

Jan. 20 Read first time	178
Jan. 22 Referred to Committee on Labor	197
Jan. 28 Notice of hearing	298
Feb. 18 Placed on General File	504

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Mar. 4 Considered. Laid over	666
Mar. 5 Laid over	685
Mar. 8 Laid over	701
Mar. 9 Bracketed	718
Mar. 24 Motion. Indefinitely postponed	914

LEGISLATIVE BILL 307 By Lysinger, D. Payne, Budd, Bauer

Jan. 20 Read first time	178
Jan. 22 Referred to Committee on Banking, Commerce and Insurance	197
Feb. 2 Notice of hearing	349
Apr. 6 Placed on General File	1063
Apr. 6 Special order	1070
Apr. 7 Referred for review	1181
Apr. 21 Placed on Select File	1219
Apr. 22 Laid over	1251
Apr. 23 Referred for engrossment	1263
Apr. 23 Request	1265
May 3 Replaced on Select File	1385
May 4 Bracketed	1406
May 6 Referred for engrossment	1446
May 6 Request	1449
May 13 Correctly engrossed	1571
May 18 Final Reading	1636
May 18 Request	1643
May 18 Correctly enrolled. President signed	1647
May 18 Presented to Governor	1651
May 25 Approved by Governor	1758

LEGISLATIVE BILL 308 By Matzke

Jan. 21 Read first time	186
Jan. 22 Referred to Committee on Budget	197
Feb. 26 Report	587
Apr. 14 Notice of hearing	1206
May 13 Placed on General File	1579
June 25 Referred for review	2182
July 2 Placed on Select File	2287
July 2 Referred for engrossment	2289
July 14 Correctly engrossed	2362
July 19 Final Reading	2426
July 20 Correctly enrolled	2448
July 20 President signed	2449
July 21 Presented to Governor	2465
July 26 Approved by Governor	2566

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LEGISLATIVE BILL 309 By I. Paine, Kjar, Carstens

Jan. 21	Read first time	186
Jan. 22	Referred to Committee on Judiciary	197
Jan. 27	Notice of hearing	262
Feb. 25	Placed on General File	582
Mar. 17	Considered. Laid over	824
Mar. 19	Laid over	865
Mar. 22	Referred for review	876
Mar. 31	Placed on Select File	996
Apr. 1	Referred for engrossment	1017
Apr. 6	Correctly engrossed	1068
Apr. 9	Final Reading	1126
Apr. 12	Correctly enrolled. Speaker signed	1148
Apr. 13	Presented to Governor	1174
Apr. 14	Approved by Governor	1196

LEGISLATIVE BILL 310 By Nelson, Brauer, Claussen

Jan. 21	Read first time	186
Jan. 22	Referred to Committee on Agriculture and Recreation	197
Feb. 25	Notice of hearing	575
Mar. 15	Placed on General File	794
Apr. 14	Referred for review	1193
Apr. 21	Placed on Select File	1223
Apr. 22	Referred for engrossment	1255
Apr. 29	Correctly engrossed	1356
May 4	Final Reading	1398
May 5	Correctly enrolled	1432
May 5	President signed	1433
May 6	Presented to Governor	1451
May 10	Approved by Governor	1491

LEGISLATIVE BILL 311 By Brauer, Nore, Claussen, Nelson

Jan. 21	Read first time	186
Jan. 22	Referred to Committee on Public Health and Welfare	197
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	828
Apr. 14	Referred for review	1195
Apr. 21	Placed on Select File	1226
Apr. 22	Referred for engrossment	1256
Apr. 30	Replaced on Select File	1365
May 4	Referred for engrossment	1407
May 6	Correctly engrossed	1442

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May 11 Final Reading	1497
May 12 Correctly enrolled. Speaker signed	1543
May 13 Presented to Governor	1569
May 14 Approved by Governor	1603

LEGISLATIVE BILL 312 By Brauer, Nore, Claussen, Nelson

Jan. 21 Read first time	187
Jan. 22 Referred to Committee on Public Health and Welfare	197
Feb. 24 Notice of hearing	566
Mar. 24 Indefinitely postponed	916

LEGISLATIVE BILL 313 By Bowen, Warner

Jan. 21 Read first time	187
Jan. 22 Referred to Committee on Education	197
Feb. 10 Notice of hearing	430
Mar. 10 Indefinitely postponed	729

LEGISLATIVE BILL 314 By Craft

Jan. 21 Read first time	187
Jan. 22 Placed on General File	197
Feb. 1 Referred for review	342
Feb. 11 Placed on Select File	442
Feb. 15 Referred for engrossment	464
Feb. 19 Correctly engrossed	509
Feb. 25 Final Reading	570
Feb. 26 Correctly enrolled	589
Feb. 26 President signed	590
Mar. 1 Presented to Governor	620
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 315 By Bauer

Jan. 21 Read first time	192
Jan. 22 Referred to Committee on Public Works	197
Jan. 28 Notice of hearing	284
Feb. 17 Placed on General File	487
Feb. 19 Referred for review	518
Feb. 24 Placed on Select File	556
Feb. 25 Referred for engrossment	581
Mar. 4 Correctly engrossed	662
Mar. 9 Final Reading	706
Mar. 10 Correctly enrolled. Held	731

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Mar. 12 Returned to Final Reading. Replaced on Select File. Referred for re-engrossment	772
Mar. 15 Replaced on Select File	787
Mar. 16 Referred for re-engrossment	802
Mar. 19 Correctly re-engrossed	860
Mar. 24 Final Reading	903
Mar. 25 Correctly enrolled	925
Mar. 25 President signed	926
Mar. 26 Presented to Governor	946
Mar. 29 Approved by Governor	963

LEGISLATIVE BILL 316 By Adamson, Whitney, Fleming

Jan. 21 Read first time	192
Jan. 22 Referred to Committee on Education	197
Mar. 19 Notice of hearing	863
June 2 Placed on General File	1828
July 15 Motion. Laid over	2392
July 16 Motion renewed. Referred for review	2404
July 23 Placed on Select File	2517
July 26 Referred for engrossment	2560
July 27 Replaced on Select File	2570
July 28 Referred for engrossment	2596
Aug. 2 Correctly engrossed	2652
Aug. 4 Rules suspended. Final Reading	2713
Aug. 5 Correctly enrolled. President signed	2721
Aug. 6 Presented to Governor	2748
Aug. 16 Approved by Governor	2831

LEGISLATIVE BILL 317 By Adamson, Whitney, Fleming

Jan. 21 Read first time	192
Jan. 22 Referred to Committee on Education	197
Mar. 19 Notice of hearing	863
Apr. 29 Placed on General File	1354
June 4 Referred for review	1882
June 9 Placed on Select File	1943
June 10 Referred for engrossment	1969
June 15 Correctly engrossed	2029
June 18 Final Reading	2084
June 21 Correctly enrolled. President signed	2105
June 22 Presented to Governor	2120
June 25 Approved by Governor	2183

LEGISLATIVE BILL 318 By R. Rasmussen

Jan. 21 Read first time	192
Jan. 22 Referred to Committee on Education	197

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Feb. 10 Notice of hearing	430
Mar. 10 Placed on General File	743
Apr. 9 Considered. Laid over	1122
Apr. 13 Laid over	1183
Apr. 23 Referred for review	1261
Apr. 27 Placed on Select File	1318
Apr. 28 Referred for engrossment	1333
May 5 Correctly engrossed	1432
May 6 Rules suspended	1450
May 7 Final Reading	1462
May 10 Correctly enrolled	1484
May 10 Speaker signed	1485
May 11 Presented to Governor	1499
May 12 Approved by Governor	1554

LEGISLATIVE BILL 319 By Craft

Jan. 21 Read first time	193
Jan. 22 Referred to Committee on Salaries and Claims	197
Feb. 17 Notice of hearing	484
Mar. 9 Placed on General File	721
Apr. 5 Referred for review	1053
Apr. 7 Placed on Select File	1084
Apr. 8 Referred for engrossment	1106
Apr. 13 Correctly engrossed	1177
Apr. 22 Final Reading	1243
Apr. 23 Correctly enrolled	1272
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 320 By Orme, Brauer, Budd, Burbach

Jan. 21 Read first time	193
Jan. 22 Referred to Committee on Public Health and Welfare	197
Feb. 24 Notice of hearing	566
Mar. 17 Placed on General File	828
Apr. 14 Referred for review	1195
Apr. 21 Placed on Select File	1226
Apr. 22 Referred for engrossment	1257
Apr. 29 Correctly engrossed	1357
May 4 Final Reading	1403
May 5 Correctly enrolled. President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

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**LEGISLATIVE BILL 321 By Marvel, Warner, Skarda, Bauer,
Mahoney, Siromer**

Jan. 21	Read first time	193
Jan. 22	Referred to Committee on Miscellaneous Subjects	197
Mar. 4	Notice of hearing	664
Apr. 12	Indefinitely postponed	1152

LEGISLATIVE BILL 322 By Marvel, Gerdes

Jan. 21	Read first time	193
Jan. 22	Referred to Committee on Public Health and Welfare	197
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	828
Mar. 23	Motion. Laid over	892
Mar. 24	Special order	915
Mar. 26	Laid over	945
Mar. 30	Laid over	979
Mar. 31	Considered. Bracketed	1003
Apr. 5	Bracketed	1053
Apr. 12	Request. Laid over	1148
Apr. 13	Request renewed. Withdrawn	1178

LEGISLATIVE BILL 323 By Marvel

Jan. 21	Read first time	193
Jan. 22	Referred to Committee on Public Health and Welfare	197
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	828
Apr. 13	Request. Laid over	1178
Apr. 14	Request renewed. Withdrawn	1191

LEGISLATIVE BILL 324 By Marvel

Jan. 21	Read first time	194
Jan. 22	Referred to Committee on Public Health and Welfare	197
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	828
Apr. 14	Referred for review	1196
Apr. 21	Placed on Select File	1226
Apr. 22	Referred for engrossment	1257
Apr. 30	Correctly engrossed	1369
May 6	Final Reading	1435

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May 7 Correctly enrolled. President signed	1481
May 10 Presented to Governor	1490
May 12 Approved by Governor	1554

LEGISLATIVE BILL 325 By Marvel

Jan. 21 Read first time	194
Jan. 22 Referred to Committee on Salaries and Claims ...	197
Feb. 17 Notice of hearing	484
Mar. 9 Placed on General File	722
Apr. 5 Referred for review	1054
Apr. 7 Placed on Select File	1085
Apr. 8 Referred for engrossment	1106
Apr. 14 Correctly engrossed	1188
Apr. 26 Final Reading	1276
Apr. 27 Correctly enrolled	1319
Apr. 27 President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 326 By Gerdes

Jan. 21 Read first time	194
Jan. 22 Referred to Committee on Agriculture and Recreation	197
Mar. 12 Notice of hearing	778
Apr. 6 Placed on General File	1061
May 7 Explained. Laid over	1469
May 14 Referred for review	1597
May 18 Placed on Select File	1641
May 21 Referred for engrossment	1714
May 25 Correctly engrossed	1751
June 2 Final Reading	1804
June 3 Correctly enrolled. President signed	1840
June 4 Presented to Governor	1873
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 327 By I. Paine

Jan. 21 Read first time	194
Jan. 22 Referred to Committee on Government and Military Affairs	197
Feb. 12 Notice of hearing	450
Feb. 19 Placed on General File	520
Mar. 8 Referred for review. Special order	703

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Mar. 10 Placed on Select File	730
Mar. 11 Referred for engrossment	753
Mar. 18 Correctly engrossed	836
Mar. 23 Final Reading	883
Mar. 24 Correctly enrolled. Speaker signed	908
Mar. 25 Presented to Governor	923
Mar. 29 Approved by Governor	963

LEGISLATIVE BILL 328 By Syas

Jan. 22 Read first time	198
Jan. 27 Referred to Committee on Government and Military Affairs	257
Mar. 5 Notice of hearing	674
May 4 Placed on General File	1411
June 9 Change of order. Considered. Laid over	1954
June 18 Referred for review	2095
June 29 Placed on Select File	2212
June 29 Co-introducers added. Introducer withdrawn. Referred for engrossment	2224
July 2 Replaced on Select File	2287
July 2 Referred for engrossment. Change of order	2289
July 12 Correctly engrossed	2310
July 14 Final Reading	2357
July 15 Correctly enrolled. President signed	2381
July 16 Presented to Governor	2414
July 21 Approved by Governor	2459

LEGISLATIVE BILL 329 By Craft

Jan. 22 Read first time	198
Jan. 27 Referred to Committee on Public Works	257
Mar. 3 Notice of hearing	643
Mar. 19 Hearing continued	858
Apr. 9 Placed on General File	1137
May 14 Referred for review	1602
May 21 Placed on Select File	1711
May 24 Considered. Laid over	1738
May 25 Referred for engrossment	1759
May 27 Replaced on Select File	1789
June 2 Referred for engrossment	1823
June 7 Correctly engrossed	1896
June 10 Final Reading	1960
June 11 Correctly enrolled. President signed	1988
June 14 Presented to Governor	2009
June 16 Approved by Governor	2061

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LEGISLATIVE BILL 330 By Craft, Paxton	
Jan. 22 Read first time	198
Jan. 27 Referred to Committee on Government and Military Affairs	257
Feb. 12 Notice of hearing	450
Mar. 22 Indefinitely postponed	882
 LEGISLATIVE BILL 331 By Carpenter	
Jan. 22 Read first time	198
Jan. 27 Referred to Committee on Miscellaneous Subjects	257
Feb. 5 Notice of hearing	398
Apr. 9 Placed on General File	1137
May 26 Referred for review	1776
June 2 Placed on Select File	1810
June 3 Referred for engrossment	1855
June 8 Correctly engrossed	1914
June 11 Final Reading	1985
June 14 Correctly enrolled. Speaker signed	2014
June 15 Presented to Governor	2026
June 21 Approved by Governor	2099
 LEGISLATIVE BILL 332 By Carpenter	
Jan. 22 Read first time	199
Jan. 27 Referred to Committee on Agriculture and Recreation	257
Mar. 3 Notice of hearing	643
May 19 Placed on General File	1660
June 24 Change of order. Co-introducer added. Laid over	2170
June 28 Referred for review	2201
July 12 Placed on Select File	2310
July 13 Referred for engrossment	2341
July 13 Special order	2346
July 14 Replaced on Select File	2359
July 15 Referred for engrossment	2382
July 15 Replaced on Select File	2385
July 15 Referred for engrossment	2386
July 16 Replaced on Select File	2396
July 19 Referred for engrossment	2430
July 21 Replaced on Select File. Referred for engrossment	2472
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2654

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Aug. 3 Correctly enrolled	2683
Aug. 3 President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 9 Requested Governor to return. Placed on Final Reading	2761
Aug. 9 Replaced on Select File	2764
Aug. 9 Referred for re-engrossment	2765
Aug. 10 Replaced on Select File	2774
Aug. 10 Referred for re-engrossment	2777
Aug. 13 Replaced on Select File	2817
Aug. 13 Referred for re-engrossment. Correctly re-engrossed	2818
Aug. 17 Rules suspended. Final Reading	2838, 2844
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 333 By Paxton, Crandall

Jan. 22 Read first time	199
Jan. 27 Referred to Committee on Salaries and Claims ..	257
Feb. 17 Notice of hearing	484
Mar. 9 Placed on General File	721
Apr. 1 Read. Laid over	1023
Apr. 9 Referred for review	1119
Apr. 14 Placed on Select File	1187
Apr. 14 Rules suspended. Referred for engrossment. 1196,	1197
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1314
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 334 By Bauer

Jan. 22 Read first time	199
Jan. 27 Referred to Committee on Miscellaneous Subjects	257
Feb. 5 Notice of hearing	398
May 4 Placed on General File	1411
June 24 Referred for review	2160
June 28 Special order	2205
July 13 Placed on Select File	2336
July 14 Referred for engrossment	2367
July 15 Replaced on Select File	2379

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July 16 Referred for engrossment	2403
July 29 Correctly engrossed	2613
Aug. 2 Motion. Final Reading	2655
Aug. 3 Correctly enrolled	2683
Aug. 3 President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 335 By Orme, Stromer, Knight, Brauer

Jan. 22 Read first time	199
Jan. 27 Referred to Committee on Salaries and Claims	257
Feb. 17 Notice of hearing	484
Mar. 9 Placed on General File	721
Apr. 1 Referred for review	1023
Apr. 6 Placed on Select File	1067
Apr. 7 Referred for engrossment	1092
Apr. 12 Correctly engrossed	1147
Apr. 22 Final Reading	1239
Apr. 23 Correctly enrolled	1271
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 336 By Matzke, Nelson

Jan. 22 Read first time	199
Jan. 27 Referred to Committee on Labor	257
Mar. 3 Notice of hearing	653
May 10 Motion. Placed on General File	1488
June 24 Special order	2165
June 24 Laid over	2169
June 28 Motion. Referred for review	2200
July 12 Placed on Select File	2315
July 13 Referred for engrossment	2343
July 15 Correctly engrossed	2381
July 16 Bracketed	2406
July 26 Final Reading	2543
July 26 Explanation of vote	2556
July 27 Correctly enrolled	2570
July 27 Speaker signed	2571
July 27 Motion	2575
July 28 Presented to Governor	2592
Aug. 4 Approved by Governor	2711

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LEGISLATIVE BILL 337 By D. Payne, Fleming, Gerdes

Jan. 22	Read first time	200
Jan. 27	Referred to Committee on Miscellaneous Subjects	257
Feb. 5	Notice of hearing	398
Feb. 16	Hearing continued	481
Mar. 9	Placed on General File	723
Apr. 5	Referred for review	1054
Apr. 7	Placed on Select File	1085
Apr. 8	Referred for engrossment	1106
Apr. 12	Correctly engrossed	1147
Apr. 22	Final Reading	1240
Apr. 23	Correctly enrolled	1271
Apr. 23	President signed	1273
Apr. 26	Presented to Governor	1291
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 338 By D. Payne

Jan. 22	Read first time	200
Jan. 27	Referred to Committee on Public Works	257
Feb. 8	Notice of hearing	401
Mar. 8	Indefinitely postponed	704

LEGISLATIVE BILL 339 By D. Payne, Budd, Holmquist

Jan. 22	Read first time	200
Jan. 27	Referred to Committee on Public Works	258
Feb. 23	Notice of hearing	547
Apr. 9	Placed on General File	1138
May 14	Referred for review	1602
May 21	Placed on Select File	1711
May 24	Considered. Laid over	1738
May 25	Referred for engrossment	1759
June 2	Correctly engrossed	1815
June 4	Rules suspended. Final Reading	1861, 1864
June 7	Correctly enrolled	1896
June 7	President signed. Explanation of vote	1897
June 7	Explanation of vote	1904
June 8	Presented to Governor	1912
June 14	Approved by Governor	2020

LEGISLATIVE BILL 340 By Pedersen

Jan. 22	Read first time	200
Jan. 27	Referred to Committee on Public Health and Welfare	258

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Feb. 15 Notice of hearing	468
Mar. 2 Indefinitely postponed	638

LEGISLATIVE BILL 341 By Warner, Stromer

Jan. 22 Read first time	200
Jan. 27 Referred to Committee on Education	258
Mar. 19 Notice of hearing	863
June 30 Placed on General File	2255
July 22 Referred for review	2497
July 26 Placed on Select File	2553
July 27 Considered. Laid over	2576
July 28 Bracketed	2595
Aug. 2 Bracketed	2675
Aug. 3 Laid over	2686
Aug. 4 Laid over	2699
Aug. 5 Held	2736
Aug. 6 Held	2744
Aug. 9 Motion. Referred for engrossment	2766
Aug. 10 Replaced on Select File	2775
Aug. 10 Considered. Laid over	2777
Aug. 10 Motion. Referred for engrossment	2788
Aug. 12 Replaced on Select File	2806
Aug. 12 Considered. Laid over	2807
Aug. 12 Referred for engrossment	2808
Aug. 13 Replaced on Select File. Referred for engrossment	2820
Aug. 13 Correctly engrossed	2821
Aug. 17 Rules suspended. Final Reading	2838, 2846
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 342 By Pedersen

Jan. 22 Read first time	201
Jan. 27 Referred to Committee on Education	258
Mar. 3 Notice of hearing	656
May 6 Indefinitely postponed	1458

LEGISLATIVE BILL 343 By Pedersen

Jan. 22 Read first time	201
Jan. 27 Referred to Committee on Government and Military Affairs	258
Mar. 5 Notice of hearing	675
Mar. 17 Indefinitely postponed	817

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LEGISLATIVE BILL 344 By Fleming, Mahoney, Skarda

Jan. 22	Read first time	201
Jan. 27	Referred to Committee on Budget	258
Mar. 31	Report	999
Apr. 14	Notice of hearing	1206
May 18	Placed on General File	1655
June 29	Referred for review	2227
July 15	Placed on Select File	2380
July 16	Referred for engrossment	2403
July 21	Correctly engrossed	2470
July 26	Final Reading	2548
July 27	Correctly enrolled	2570
July 27	Speaker signed	2571
July 28	Presented to Governor	2592
July 30	Approved by Governor	2646

LEGISLATIVE BILL 345 By Craft, E. Rasmussen, Pedersen

Jan. 22	Read first time	201
Jan. 27	Referred to Committee on Judiciary	258
Feb. 19	Notice of hearing	516
Mar. 12	Placed on General File	767
Mar. 23	Motion. Laid over	892
Mar. 24	Special order	915
Mar. 26	Referred for review	945
Apr. 2	Placed on Select File	1032
Apr. 5	Referred for engrossment	1050
Apr. 8	Correctly engrossed	1103
Apr. 13	Final Reading	1158
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1294

LEGISLATIVE BILL 346 By Harsh

Jan. 22	Read first time	202
Jan. 27	Referred to Committee on Revenue	258
Feb. 1	Notice of hearing	326
Feb. 15	Indefinitely postponed	469

LEGISLATIVE BILL 347 By R. Rasmussen

Jan. 22	Read first time	202
Jan. 27	Placed on General File	258

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Feb. 4 Referred for review	387
Feb. 16 Placed on Select File	474
Feb. 17 Referred for engrossment	487
Feb. 23 Correctly engrossed	542
Feb. 26 Final Reading	593
Mar. 1 Correctly enrolled	619
Mar. 1 President signed	620
Mar. 2 Presented to Governor	629
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 348 By R. Rasmussen

Jan. 22 Read first time	202
Jan. 27 Placed on General File	258
Feb. 4 Considered. Laid over	387
Feb. 5 Referred for review	398
Feb. 16 Placed on Select File	475
Feb. 17 Referred for engrossment	487
Feb. 22 Correctly engrossed	529
Feb. 25 Final Reading	574
Feb. 26 Correctly enrolled. President signed	590
Mar. 1 Presented to Governor	620
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 349 By R. Rasmussen

Jan. 22 Read first time	202
Jan. 27 Placed on General File	258
Feb. 4 Motion	387
Feb. 5 Request. Laid over	391
Feb. 5 Referred to Committee on Education	394
Feb. 8 Request	400
Feb. 8 Request renewed. Withdrawn	402

LEGISLATIVE BILL 350 By R. Rasmussen

Jan. 22 Read first time	202
Jan. 27 Placed on General File	258
Feb. 4 Referred for review	388
Feb. 16 Placed on Select File	475
Feb. 17 Referred for engrossment	487
Feb. 22 Correctly engrossed	529
Feb. 25 Final Reading	571
Feb. 26 Correctly enrolled. President signed	590
Mar. 1 Presented to Governor	620
Mar. 3 Approved by Governor	653

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LEGISLATIVE BILL 351 By R. Rasmussen

Jan. 22	Read first time	202
Jan. 27	Placed on General File	258
Feb. 4	Referred for review	388
Feb. 16	Placed on Select File	475
Feb. 17	Referred for engrossment	487
Feb. 22	Correctly engrossed	529
Feb. 25	Final Reading	572
Feb. 26	Correctly enrolled. President signed	590
Mar. 1	Presented to Governor	620
Mar. 3	Approved by Governor	653

LEGISLATIVE BILL 352 By Craft

Jan. 22	Read first time	203
Jan. 27	Referred to Committee on Public Works	258
Feb. 8	Notice of hearing	401
Apr. 30	Placed on General File	1380
May 27	Referred for review	1797
June 3	Placed on Select File	1838
June 4	Referred for engrossment	1878
June 9	Replaced on Select File	1942
June 10	Referred for engrossment	1968
June 17	Correctly engrossed	2072
June 22	Replaced on Select File	2119
June 22	Referred for re-engrossment	2123
June 24	Replaced on Select File	2155
June 25	Referred for re-engrossment	2174
June 29	Replaced on Select File	2210
June 30	Referred for re-engrossment	2251
July 13	Correctly re-engrossed	2340
July 16	Final Reading	2395
July 19	Correctly enrolled. President signed	2429
July 20	Presented to Governor	2452
July 23	Approved by Governor	2524

LEGISLATIVE BILL 353 By Craft

Jan. 22	Read first time	203
Jan. 27	Referred to Committee on Public Works	258
Feb. 8	Notice of hearing	401
Feb. 19	Placed on General File	523
Mar. 12	Referred for review	773
Mar. 16	Placed on Select File	801
Mar. 17	Referred for engrossment	822
Mar. 19	Replaced on Select File	860

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Mar. 22 Referred for engrossment	875
Mar. 24 Correctly engrossed	908
Mar. 29 Final Reading	958
Mar. 30 Correctly enrolled. President signed	976
Mar. 31 Presented to Governor	994
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 354 By Gerdes, Marvel

Jan. 22 Read first time	203
Jan. 27 Referred to Committee on Budget	258
Mar. 18 Notice of hearing	845
Apr. 30 Placed on General File	1378
May 27 Referred for review	1797
May 27 Request	1799
June 2 Placed on Select File	1807
June 3 Referred for engrossment	1853
June 4 Replaced on Select File	1877
June 4 Referred for engrossment	1880
June 7 Replaced on Select File	1892
June 8 Referred for engrossment	1928
June 11 Correctly engrossed	1988
June 16 Final Reading	2047
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 355 By Marvel, Gerdes

Jan. 22 Read first time	203
Jan. 27 Referred to Committee on Labor	258
Feb. 17 Notice of hearing	489
Mar. 5 Indefinitely postponed	675

LEGISLATIVE BILL 356 By Claussen, Holmquist

Jan. 22 Read first time	204
Jan. 27 Referred to Committee on Banking, Commerce and Insurance	258
Mar. 11 Notice of hearing	758
Mar. 24 Placed on General File	910
May 7 Referred for review	1469
May 11 Placed on Select File	1501
May 12 Referred for engrossment	1544
May 17 Correctly engrossed	1620
May 21 Final Reading	1700

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May 24	Correctly enrolled. President signed	1734
May 25	Presented to Governor	1749
May 27	Approved by Governor	1780

LEGISLATIVE BILL 357 By Claussen, Holmquist

Jan. 22	Read first time	204
Jan. 27	Referred to Committee on Banking, Commerce and Insurance	258
Mar. 11	Notice of hearing	758
Mar. 24	Placed on General File	910
May 7	Referred for review	1469
May 11	Placed on Select File	1501
May 12	Referred for engrossment	1544
May 17	Correctly engrossed	1620
May 21	Final Reading	1701
May 24	Correctly enrolled. President signed	1734
May 25	Presented to Governor	1749
May 27	Approved by Governor	1780

LEGISLATIVE BILL 358 By Marvel

Jan. 22	Read first time	204
Jan. 27	Placed on General File	258
Feb. 4	Laid over	389
Feb. 5	Referred for review	397
Feb. 16	Placed on Select File	475
Feb. 17	Referred for engrossment	487
Feb. 22	Correctly engrossed	529
Feb. 25	Final Reading	573
Feb. 26	Correctly enrolled. President signed	590
Mar. 1	Presented to Governor	620
Mar. 3	Approved by Governor	653

LEGISLATIVE BILL 359 By Marvel

Jan. 22	Read first time	204
Jan. 27	Referred to Committee on Government and Military Affairs	258
Mar. 18	Notice of hearing	845
Apr. 2	Placed on General File	1039
May 7	Referred for review	1474
May 13	Placed on Select File	1571
May 14	Referred for engrossment	1589
May 19	Correctly engrossed	1666
May 24	Final Reading	1728
May 25	Correctly enrolled. President signed	1752

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May 26	Presented to Governor	1765
May 27	Approved by Governor	1780

LEGISLATIVE BILL 360 By Marvel

Jan. 22	Read first time	205
Jan. 27	Referred to Committee on Agriculture and Recreation	258
Feb. 8	Notice of hearing	407
Feb. 24	Indefinitely postponed	556

**LEGISLATIVE BILL 361 By Holmquist, Wallwey, Hasebroock,
R. Rasmussen**

Jan. 22	Read first time	207
Jan. 27	Referred to Committee on Agriculture and Recreation	258
May 12	Notice of hearing	778
May 17	Indefinitely postponed	1631

LEGISLATIVE BILL 362 By Stromer, Burbach, R. Rasmussen

Jan. 22	Read first time	207
Jan. 27	Referred to Committee on Public Health and Welfare	258
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	828
Apr. 21	Referred for review	1232
Apr. 23	Placed on Select File	1271
Apr. 26	Referred for engrossment	1295
Apr. 30	Correctly engrossed	1369
May 6	Final Reading	1437
May 7	Correctly enrolled. President signed	1481
May 10	Presented to Governor	1490
May 12	Approved by Governor	1554

LEGISLATIVE BILL 363 By Stromer, Burbach, R. Rasmussen

Jan. 22	Read first time	207
Jan. 27	Referred to Committee on Public Health and Welfare	258
Feb. 24	Notice of hearing	566
Mar. 9	Placed on General File	723
Apr. 5	Referred for review	1054
Apr. 7	Placed on Select File	1085
Apr. 8	Referred for engrossment	1106

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Apr. 13 Correctly engrossed	1177
Apr. 22 Final Reading	1241
Apr. 23 Correctly enrolled	1271
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 364 By Stromer, Burbach, R. Rasmussen

Jan. 22 Read first time	207
Jan. 27 Referred to Committee on Public Health and Welfare	258
Feb. 24 Notice of hearing	566
Mar. 17 Placed on General File	828
Mar. 23 Motion. Laid over	892
Mar. 29 Referred for review	965
Apr. 5 Placed on Select File	1047
Apr. 6 Referred for engrossment	1071
Apr. 9 Correctly engrossed	1131
Apr. 13 Rules suspended. Final Reading	1154, 1162
Apr. 14 Correctly enrolled	1188
Apr. 14 President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1293

LEGISLATIVE BILL 365 By Stromer, Burbach, R. Rasmussen

Jan. 22 Read first time	208
Jan. 27 Referred to Committee on Public Health and Welfare	258
Feb. 24 Notice of hearing	566
Mar. 17 Placed on General File	828
Mar. 23 Motion. Laid over	892
Mar. 29 Co-introducer added. Referred for review	965
Apr. 5 Placed on Select File	1047
Apr. 6 Referred for engrossment	1071
Apr. 7 Replaced on Select File	1088
Apr. 7 Referred for engrossment	1089
Apr. 8 Replaced on Select File	1101
Apr. 9 Referred for engrossment	1133
Apr. 21 Correctly engrossed	1227
Apr. 26 Laid over	1287
Apr. 26 Final Reading	1289
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 366 By Stromer, Burbach, R. Rasmussen

Jan. 22	Read first time	208
Jan. 27	Referred to Committee on Public Health and Welfare	258
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	829
Mar. 23	Motion. Laid over	892
Mar. 29	Referred for review	965
Apr. 5	Placed on Select File	1048
Apr. 6	Referred for engrossment	1071
Apr. 9	Correctly engrossed	1131
Apr. 13	Rules suspended. Final Reading	1154, 1163
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1294

LEGISLATIVE BILL 367 By Stromer, Burbach, R. Rasmussen

Jan. 22	Read first time	209
Jan. 27	Referred to Committee on Public Health and Welfare	258
Feb. 15	Notice of hearing	468
Apr. 8	Placed on General File	1113
Apr. 9	Bracketed	1134
Apr. 21	Unbracketed. Referred for review	1232
Apr. 23	Placed on Select File	1270
Apr. 26	Referred for engrossment	1294
Apr. 27	Replaced on Select File	1317
Apr. 28	Referred for engrossment	1333
May 6	Correctly engrossed	1442
May 11	Final Reading	1495
May 12	Correctly enrolled. Speaker signed	1543
May 13	Presented to Governor	1569
May 14	Approved by Governor	1603

LEGISLATIVE BILL 368 By Stromer, Orme, Burbach

Jan. 22	Read first time	209
Jan. 27	Referred to Committee on Public Health and Welfare	258
Feb. 24	Notice of hearing	566
Mar. 17	Placed on General File	829
Mar. 23	Motion. Laid over	892

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Mar. 29 Referred for review	966
Apr. 5 Placed on Select File	1048
Apr. 6 Referred for engrossment	1071
Apr. 9 Correctly engrossed	1131
Apr. 13 Rules suspended. Final Reading	1154, 1164
Apr. 14 Correctly enrolled	1188
Apr. 14 President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

LEGISLATIVE BILL 369 By Stromer, Orme, Burbach

Jan. 22 Read first time	209
Jan. 27 Referred to Committee on Public Health and Welfare	258
Feb. 24 Notice of hearing	566
Mar. 17 Placed on General File	829
Mar. 23 Motion. Laid over	892
Mar. 29 Referred for review	966
Apr. 5 Placed on Select File	1048
Apr. 6 Referred for engrossment	1071
Apr. 9 Correctly engrossed	1131
Apr. 13 Rules suspended. Final Reading	1154, 1164
Apr. 14 Correctly enrolled	1188
Apr. 14 President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

LEGISLATIVE BILL 370 By Marvel

Jan. 22 Read first time	209
Jan. 27 Referred to Committee on Labor	258
Feb. 17 Notice of hearing	489
Mar. 5 Placed on General File	675
Mar. 18 Considered. Laid over	850
Mar. 30 Referred for review	980
Apr. 5 Placed on Select File	1048
Apr. 6 Referred for engrossment	1073
Apr. 9 Correctly engrossed	1131
Apr. 13 Rules suspended. Final Reading	1154, 1165
Apr. 14 Correctly enrolled	1188
Apr. 14 President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

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LEGISLATIVE BILL 371 By Bowen	
Jan. 22 Read first time	210
Jan. 27 Referred to Committee on Public Works	258
Feb. 8 Notice of hearing	401
Feb. 19 Placed on General File	523
Mar. 12 Referred for review	773
Mar. 16 Placed on Select File	801
Mar. 17 Referred for engrossment	822
Mar. 23 Correctly engrossed	888
Mar. 29 Final Reading	954
Mar. 30 Correctly enrolled	975
Mar. 30 President signed	976
Mar. 31 Presented to Governor	994
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 372 By Knight, Warner

Jan. 22 Read first time	210
Jan. 27 Referred to Committee on Agriculture and Recreation	258
Mar. 12 Notice of hearing	778
Apr. 6 Placed on General File	1061
May 7 Referred for review	1475
May 14 Placed on Select File	1585
May 17 Referred for engrossment	1622
May 19 Correctly engrossed	1666
May 24 Replaced on Select File	1730
May 24 Referred for re-engrossment	1738
May 27 Correctly re-engrossed	1790
June 3 Rules suspended. Final Reading	1840, 1848
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 373 By Knight, Warner

Jan. 22 Read first time	210
Jan. 27 Referred to Committee on Agriculture and Recreation	258
Mar. 12 Notice of hearing	778
Apr. 6 Placed on General File	1061
May 7 Referred for review	1475
May 17 Placed on Select File	1618
May 18 Referred for engrossment	1645
May 20 Correctly engrossed	1679

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May 25	Final Reading	1746
May 26	Correctly enrolled. President signed	1768
May 27	Presented to Governor	1784
June 2	Approved by Governor	1803

LEGISLATIVE BILL 374 By Marvel

Jan. 25	Read first time	214
Jan. 27	Referred to Committee on Budget	258
Feb. 10	Notice of hearing	437
May 26	Placed on General File	1772
June 25	Change of order. Referred for review	2181
July 12	Placed on Select File	2314
July 13	Referred for engrossment	2343
July 16	Correctly engrossed	2400
July 21	Final Reading	2460
July 22	Correctly enrolled	2502
July 22	Speaker signed	2503
July 23	Presented to Governor	2523
July 26	Approved by Governor	2566

LEGISLATIVE BILL 375 By Paxton, Crandall

Jan. 25	Read first time	214
Jan. 27	Referred to Committee on Public Works	258
Feb. 8	Notice of hearing	402
Mar. 30	Placed on General File	983
May 14	Referred for review	1600
May 19	Placed on Select File	1666
May 21	Referred for engrossment	1715
May 26	Correctly engrossed	1767
June 3	Final Reading	1834
June 4	Correctly enrolled. President signed	1876
June 4	Presented to Governor	1884
June 7	Approved by Governor	1904
June 7	Explanation of vote	1904

LEGISLATIVE BILL 376 By Gerdes

Jan. 25	Read first time	215
Jan. 27	Referred to Committee on Government and Military Affairs	258
Feb. 12	Notice of hearing	450
Feb. 22	Placed on General File	528
Mar. 12	Considered. Laid over	773
Mar. 15	Considered. Laid over	791

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Mar. 16 Laid over	806
Mar. 18 Referred for review	847
Mar. 24 Placed on Select File	906
Mar. 25 Referred for engrossment	927
Mar. 30 Correctly engrossed	975
Apr. 2 Final Reading	1029
Apr. 5 Correctly enrolled. President signed	1049
Apr. 6 Presented to Governor	1075
Apr. 12 Approved by Governor	1141

LEGISLATIVE BILL 377 By Carpenter

Jan. 25 Read first time	215
Jan. 27 Referred to Committee on Public Works	258
Feb. 18 Notice of hearing	502
Mar. 9 Indefinitely postponed	720
Mar. 11 Motion. Laid over	755
Mar. 17 Motion renewed. Motion lost	823

LEGISLATIVE BILL 378 By Carpenter

Jan. 25 Read first time	215
Jan. 27 Referred to Committee on Public Works	258
Feb. 18 Notice of hearing	502
Mar. 30 Indefinitely postponed	982

LEGISLATIVE BILL 379 By Proud

Jan. 25 Read first time	215
Jan. 27 Referred to Committee on Government and Military Affairs	258
Jan. 27 Motion	259
Feb. 18 Notice of hearing	494
Apr. 6 Report	1073
Apr. 6 Ruling of chair	1077
Apr. 7 Ruling of chair	1082
Apr. 7 Indefinitely postponed	1095
Apr. 8 Motion. Letter	1108

LEGISLATIVE BILL 380 By Skarda, Mahoney, Stromer

Jan. 25 Read first time	215
Jan. 27 Referred to Committee on Labor	258
Feb. 9 Notice of hearing	408
Mar. 5 Indefinitely postponed	675
Mar. 8 Motion. Laid over	702
Mar. 9 Motion renewed. Motion lost	715

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LEGISLATIVE BILL 381 By Ruhnke, Hasebroock, Carstiens

Jan. 25	Read first time	216
Jan. 27	Referred to Committee on Public Works	258
Feb. 8	Notice of hearing	402
Mar. 8	Placed on General File	704
Apr. 1	Referred for review	1022
Apr. 6	Placed on Select File	1067
Apr. 7	Referred for engrossment	1091
Apr. 12	Correctly engrossed	1147
Apr. 22	Motion	1236
Apr. 22	Final Reading	1237
Apr. 23	Correctly enrolled	1271
Apr. 23	President signed	1273
Apr. 26	Presented to Governor	1291
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 382 By Mahoney, Stromer, Skarda, Proud

Jan. 25	Read first time	220
Jan. 26	Co-introducer added	232
Jan. 28	Referred to Committee on Education	282
Mar. 3	Notice of hearing	656
Mar. 23	Indefinitely postponed	897
Mar. 25	Motion. Placed on General File	922
Mar. 25	Special order	923
Apr. 6	Referred for review	1074
Apr. 8	Placed on Select File	1103
Apr. 9	Referred for engrossment	1134
Apr. 14	Correctly engrossed	1188
Apr. 26	Final Reading	1278
Apr. 27	Correctly enrolled. President signed	1320
Apr. 28	Presented to Governor	1340
May 6	Approved by Governor	1451

LEGISLATIVE BILL 383 By Carstiens, Hasebroock, Holmquist

Jan. 25	Read first time	220
Jan. 28	Referred to Committee on Revenue	282
Feb. 15	Notice of hearing	468
Feb. 26	Placed on General File	602
Mar. 18	Referred for review	848
Mar. 26	Placed on Select File	935
Mar. 29	Referred for engrossment	963
Apr. 1	Correctly engrossed	1016
Apr. 6	Final Reading	1057
Apr. 7	Correctly enrolled. President signed	1086

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Apr. 8 Presented to Governor	1101
Apr. 12 Approved by Governor	1142

LEGISLATIVE BILL 384 By Carstens, Hasebroock, Holmquist

Jan. 25 Read first time	220
Jan. 28 Referred to Committee on Revenue	282
Feb. 15 Notice of hearing	468
Feb. 26 Placed on General File	602
Mar. 18 Considered. Laid over	848
Mar. 22 Bracketed	878
May 20 Bracketed	1690
May 26 Referred for review	1770
June 2 Placed on Select File	1808
June 3 Referred for engrossment	1854
June 8 Correctly engrossed	1914
June 11 Final Reading	1982
June 14 Correctly enrolled. Speaker signed	2014
June 15 Presented to Governor	2026
June 21 Approved by Governor	2099

LEGISLATIVE BILL 385 By Carstens, Hasebroock, Holmquist

Jan. 25 Read first time	220
Jan. 28 Referred to Committee on Revenue	282
Feb. 15 Notice of hearing	468
Apr. 14 Placed on General File	1204
Apr. 22 Bracketed	1258
May 20 Bracketed	1690
May 26 Motion	1771
May 26 Laid over	1774
May 27 Motion withdrawn	1791
June 2 Placed on Select File	1813
June 3 Referred for engrossment	1855
June 8 Correctly engrossed	1914
June 11 Final Reading	1985
June 14 Correctly enrolled. Speaker signed	2014
June 15 Presented to Governor	2026
June 21 Approved by Governor	2099

LEGISLATIVE BILL 386 By Carstens

Jan. 25 Read first time	220
Jan. 25 Request. Laid over	227
Jan. 26 Request renewed. Withdrawn	234

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LEGISLATIVE BILL 387 By R. Rasmussen

Jan. 25	Read first time	221
Jan. 28	Referred to Committee on Public Works	282
Feb. 8	Notice of hearing	402
Feb. 23	Indefinitely postponed	547

LEGISLATIVE BILL 388 By Pedersen

Jan. 25	Read first time	221
Jan. 28	Referred to Committee on Judiciary	282
Feb. 16	Notice of hearing	481
Mar. 5	Indefinitely postponed	687

LEGISLATIVE BILL 389 By Klaver

Jan. 25	Read first time	221
Jan. 28	Referred to Committee on Public Works	282
Mar. 17	Notice of hearing	821
May 5	Indefinitely postponed	1428

LEGISLATIVE BILL 390 By Klaver

Jan. 25	Read first time	221
Jan. 28	Referred to Committee on Revenue	282
Mar. 16	Request. Laid over	804
Mar. 17	Request renewed. Withdrawn	822

LEGISLATIVE BILL 391 By Klaver

Jan. 25	Read first time	221
Jan. 28	Referred to Committee on Revenue	282
Mar. 16	Request. Laid over	804
Mar. 17	Request renewed. Withdrawn	822

LEGISLATIVE BILL 392 By Klaver

Jan. 25	Read first time	221
Jan. 28	Referred to Committee on Revenue	282
Feb. 25	Notice of hearing	575
Mar. 16	Request. Laid over	804
Mar. 17	Request renewed. Withdrawn	822

LEGISLATIVE BILL 393 By Hasebroock, Holmquist

Jan. 25	Read first time	222
Jan. 28	Referred to Committee on Government and Military Affairs	282

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Feb. 5 Notice of hearing	394
Feb. 18 Placed on General File	495
Feb. 19 Referred for review	519
Feb. 25 Placed on Select File	577
Feb. 26 Referred for engrossment	601
Mar. 4 Correctly engrossed	662
Mar. 9 Final Reading	708
Mar. 10 Correctly enrolled. President signed	731
Mar. 11 Presented to Governor	752
Mar. 16 Approved by Governor	796

**LEGISLATIVE BILL 394 By Burbach, Adamson, Gerdes, Mahoney,
E. Rasmussen, Nore, Crandall, D. Payne**

Jan. 25 Read first time	222
Jan. 28 Referred to Committee on Agriculture and Recreation	282
Mar. 17 Notice of hearing	327
May 18 Placed on General File	1651
June 28 Referred for review	2205
July 14 Placed on Select File	2360
July 15 Referred for engrossment	2382
July 15 Replaced on Select File. Referred for engrossment	2385
July 26 Correctly engrossed	2556
July 28 Final Reading	2591
July 29 Correctly enrolled	2613
July 29 Speaker signed	2614
July 30 Presented to Governor	2631
Aug. 4 Approved by Governor	2692

LEGISLATIVE BILL 395 By Hasebroock

Jan. 25 Read first time	222
Jan. 28 Referred to Committee on Government and Military Affairs	282
Mar. 25 Notice of hearing	931
Apr. 2 Placed on General File	1039
May 7 Referred for review	1474
May 14 Placed on Select File	1585
May 17 Referred for engrossment	1621
May 19 Correctly engrossed	1666
May 24 Final Reading	1729
May 25 Correctly enrolled. President signed	1752
May 25 Presented to Governor	1765
May 27 Approved by Governor	1780

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LEGISLATIVE BILL 396 By Orme, Brauer, D. Payne, Stryker

Jan. 25	Read first time	223
Jan. 28	Referred to Committee on Public Health and Welfare	282
Feb. 24	Notice of hearing	566
Apr. 5	Placed on General File	1046
May 7	Referred for review	1474
May 10	Replaced on General File	1489
May 10	Referred for review	1490
May 17	Placed on Select File	1620
May 18	Referred for engrossment	1646
May 20	Correctly engrossed	1679
May 25	Final Reading	1747
May 26	Correctly enrolled. President signed	1768
May 27	Presented to Governor	1784
June 2	Approved by Governor	1803

LEGISLATIVE BILL 397 By Wylie, E. Rasmussen, Lysinger, Kokes, Nore

Jan. 26	Read first time	232
Jan. 28	Referred to Committee on Public Works	282
Feb. 8	Notice of hearing	402
Mar. 30	Placed on General File	983
May 7	Laid over	1471
May 26	Request. Laid over	1774
May 27	Request renewed. Withdrawn	1795

LEGISLATIVE BILL 398 By Wylie, Brauer

Jan. 26	Read first time	232
Jan. 28	Referred to Committee on Agriculture and Recreation	282
Mar. 12	Notice of hearing	778
Apr. 2	Hearing re-set	1038
May 18	Placed on General File	1652
July 14	Considered. Laid over	2373
July 15	Referred for review	2384
July 21	Placed on Select File	2469
July 22	Referred for engrossment	2508
July 28	Correctly engrossed	2586
July 30	Rules suspended. Final Reading	2626, 2630
Aug. 2	Correctly enrolled. Speaker signed	2652
Aug. 3	Presented to Governor	2691
Aug. 5	Approved by Governor	2736

LEGISLATIVE BILL 399 By Adamson, Nelson, Gerdes, Fleming

Jan. 26	Read first time	232
Jan. 28	Referred to Committee on Agriculture and Recreation	282
Mar. 12	Notice of hearing	778
Apr. 2	Hearing re-set	1038
May 6	Placed on General File	1457
June 4	Referred for review	1884
June 9	Placed on Select File	1943
June 10	Referred for engrossment	1969
June 16	Correctly engrossed	2055
June 21	Final Reading	2102
June 22	Correctly enrolled. President signed	2122
June 23	Presented to Governor	2139
June 25	Approved by Governor	2183

LEGISLATIVE BILL 400 By Adamson, Fleming

Jan. 26	Read first time	232
Jan. 28	Referred to Committee on Public Works	282
Feb. 15	Notice of hearing	468
Mar. 1	Indefinitely postponed	622

LEGISLATIVE BILL 401 By Knight

Jan. 26	Read first time	233
Jan. 28	Referred to Committee on Urban Affairs	282
Feb. 26	Notice of hearing	604
Apr. 2	Indefinitely postponed	1031

LEGISLATIVE BILL 402 By Knight

Jan. 26	Read first time	233
Jan. 28	Referred to Committee on Banking, Commerce and Insurance	282
Mar. 4	Notice of hearing	666
Mar. 18	Placed on General File	845
Apr. 23	Referred for review	1262
Apr. 27	Placed on Select File	1319
Apr. 28	Referred for engrossment	1333
May 6	Correctly engrossed	1442
May 11	Final Reading	1496
May 12	Correctly enrolled. Speaker signed	1543
May 13	Presented to Governor	1569
May 14	Approved by Governor	1603

LEGISLATIVE BILL 403 By Adamson, Knight

Jan. 26	Read first time	233
Jan. 28	Referred to Committee on Banking, Commerce and Insurance	282
Mar. 4	Notice of hearing	666
Mar. 18	Placed on General File	846
Apr. 23	Referred for review	1262
Apr. 26	Placed on Select File	1319
Apr. 28	Referred for engrossment	1333
May 5	Correctly engrossed	1432
May 6	Rules suspended	1450
May 7	Final Reading	1463
May 10	Correctly enrolled	1484
May 10	Speaker signed	1485
May 11	Presented to Governor	1499
May 12	Approved by Governor	1554

LEGISLATIVE BILL 404 By Moylan, Skarda

Jan. 26	Read first time	233
Jan. 28	Referred to Committee on Urban Affairs	282
Feb. 16	Notice of hearing	477
Mar. 5	Placed on General File	675
Mar. 30	Referred for review	981
Apr. 6	Placed on Select File	1063
Apr. 7	Referred for engrossment	1089
Apr. 9	Correctly engrossed	1131
Apr. 13	Rules suspended. Final Reading	1154, 1166
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1294

LEGISLATIVE BILL 405 By Moylan, Skarda

Jan. 26	Read first time	234
Jan. 28	Referred to Committee on Urban Affairs	282
Feb. 16	Notice of hearing	477
Mar. 5	Placed on General File	680
Mar. 30	Referred for review	981
Apr. 6	Placed on Select File	1064
Apr. 7	Referred for engrossment	1089
Apr. 9	Replaced on Select File	1131
Apr. 12	Referred for engrossment	1149
Apr. 14	Correctly engrossed	1188

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Apr. 26 Final Reading	1283
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 406 By R. Rasmussen, Craft

Jan. 26 Read first time	234
Jan. 28 Referred to Committee on Urban Affairs	282
Feb. 4 Notice of hearing	389
Feb. 25 Placed on General File	583
Mar. 17 Referred for review	825
Mar. 23 Placed on Select File	887
Mar. 24 Referred for engrossment	913
Mar. 29 Correctly engrossed	960
Apr. 1 Final Reading	1009
Apr. 2 Correctly enrolled	1033
Apr. 2 Speaker signed	1034
Apr. 5 Presented to Governor	1046
Apr. 12 Approved by Governor	1141

LEGISLATIVE BILL 407 By Claussen, Kokes

Jan. 26 Read first time	235
Jan. 28 Referred to Committee on Public Works	282
Feb. 15 Notice of hearing	468
May 11 Placed on General File	1515
July 16 Referred for review	2415
July 23 Placed on Select File	2517
July 26 Considered	2560
July 26 Referred for engrossment	2561
Aug. 4 Correctly engrossed	2696
Aug. 9 Rules suspended. Final Reading	2753, 2754
Aug. 9 Explanation of vote	2764
Aug. 10 Correctly enrolled. President signed	2776
Aug. 10 Presented to Governor	2787
Aug. 16 Approved by Governor	2831

LEGISLATIVE BILL 408 By Craft, I. Paine

Jan. 26 Read first time	235
Jan. 28 Referred to Committee on Labor	283
Feb. 17 Notice of hearing	489
Mar. 5 Indefinitely postponed	688

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LEGISLATIVE BILL 409 By Craft, Carpenter

Jan. 26	Read first time	235
Jan. 28	Referred to Committee on Urban Affairs	283
Mar. 24	Notice of hearing	915
Mar. 25	Request. Laid over	930
Mar. 26	Request renewed. Withdrawn	946
Mar. 29	Hearing withdrawn	969

LEGISLATIVE BILL 410 By Matzke

Jan. 26	Read first time	235
Jan. 28	Referred to Committee on Public Works	283
Feb. 18	Notice of hearing	502
Mar. 9	Placed on General File	720
Apr. 1	Referred for review	1022
Apr. 6	Placed on Select File	1067
Apr. 7	Referred for engrossment	1091
Apr. 12	Correctly engrossed	1147
Apr. 22	Final Reading	1238
Apr. 23	Correctly enrolled	1271
Apr. 23	President signed	1273
Apr. 26	Presented to Governor	1291
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 411 By Craft, Whitney

Jan. 26	Read first time	236
Jan. 28	Referred to Committee on Revenue	283
Feb. 15	Notice of hearing	468
May 3	Indefinitely postponed	1384

LEGISLATIVE BILL 412 By Hasebroock, Warner, Craft, Stromer, Danner

Jan. 26	Read first time	236
Jan. 29	Referred to Committee on Public Works	306
Feb. 9	Re-referred to Committee on Budget	415
Feb. 10	Notice of hearing	437
Apr. 30	Indefinitely postponed	1378

LEGISLATIVE BILL 413 By Hasebroock, Warner, Craft, Stromer, Danner

Jan. 26	Read first time	236
Jan. 29	Referred to Committee on Government and Military Affairs	306

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Mar. 15 Re-referred to Committee on Miscellaneous Subjects	786
Mar. 24 Notice of hearing	905
May 24 Placed on General File	1740
July 15 Referred for review	2389
July 23 Placed on Select File	2516
July 26 Referred for engrossment	2559
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2657
Aug. 3 Correctly enrolled	2683
Aug. 3 President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 414 By Claussen, Mahoney, Skarda

Jan. 26 Read first time	236
Jan. 29 Referred to Committee on Banking, Commerce and Insurance	306
Feb. 24 Notice of hearing	549
Mar. 16 Placed on General File	807
Apr. 6 Special order	1070
Apr. 13 Referred for review	1182
Apr. 21 Placed on Select File	1220
Apr. 22 Referred for engrossment	1254
Apr. 23 Referred to Attorney General	1265
May 6 Request	1449
May 7 Replaced on Select File	1479
May 10 Referred for engrossment	1488
May 13 Correctly engrossed	1571
May 18 Final Reading	1637
May 18 Request	1643
May 18 Correctly enrolled. President signed	1647
May 18 Presented to Governor	1651
May 25 Approved by Governor	1758

LEGISLATIVE BILL 415 By Carpenter

Jan. 26 Read first time	237
Jan. 29 Referred to Committee on Budget	306
Apr. 21 Notice of hearing	1233
May 18 Placed on General File	1655
May 21 Report	1707
July 19 Referred for review	2433
July 23 Placed on Select File	2519
July 26 Referred for engrossment	2562
July 30 Correctly engrossed	2634

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Aug. 3	Rules suspended. Final Reading	2677
Aug. 4	Correctly enrolled. President signed	2697
Aug. 5	Presented to Governor	2732
Aug. 9	Approved by Governor	2757

LEGISLATIVE BILL 416 By Carpenter

Jan. 26	Read first time	237
Jan. 29	Referred to Committee on Banking, Commerce and Insurance	306
Feb. 24	Notice of hearing	549
Mar. 11	Indefinitely postponed	759

LEGISLATIVE BILL 417 By Carpenter

Jan. 26	Read first time	237
Jan. 29	Referred to Committee on Education	306
Feb. 10	Notice of hearing	430
Mar. 10	Placed on General File	743
Apr. 9	Referred for review	1122
Apr. 14	Placed on Select File	1187
Apr. 14	Rules suspended. Referred for engrossment 1196, 1197	
Apr. 21	Replaced on Select File	1218
Apr. 22	Referred for engrossment	1254
Apr. 23	Correctly engrossed	1271
Apr. 28	Final Reading	1329
Apr. 29	Correctly enrolled	1357
Apr. 30	Speaker signed	1370
May 3	Presented to Governor	1384
May 7	Approved by Governor	1465

LEGISLATIVE BILL 418 By Carpenter

Jan. 26	Read first time	237
Jan. 29	Referred to Committee on Education	306
Feb. 10	Notice of hearing	430
Mar. 10	Placed on General File	743
Apr. 9	Referred for review	1122
Apr. 14	Placed on Select File	1187
Apr. 14	Rules suspended. Referred for engrossment 1196, 1197	
Apr. 21	Correctly engrossed	1227
Apr. 27	Final Reading	1316
Apr. 28	Correctly enrolled	1331
Apr. 28	Speaker signed	1332
Apr. 29	Presented to Governor	1352
May 6	Approved by Governor	1451

LEGISLATIVE BILL 419 By Carpenter

Jan. 26	Read first time	237
Jan. 29	Referred to Committee on Education	306
Feb. 10	Notice of hearing	430
Feb. 19	Placed on General File	513
Mar. 2	Co-introducer added. Referred for review	636
Mar. 5	Placed on Select File	674
Mar. 8	Referred for engrossment	700
Mar. 11	Correctly engrossed	752
Mar. 16	Final Reading	797
Mar. 17	Correctly enrolled	820
Mar. 17	President signed	822
Mar. 18	Presented to Governor	834
Mar. 22	Approved by Governor	877

LEGISLATIVE BILL 420 By Carpenter

Jan. 26	Read first time	238
Jan. 29	Referred to Committee on Education	306
Feb. 10	Notice of hearing	430
Feb. 12	Request. Laid over	451
Feb. 15	Request renewed. Withdrawn. Hearing withdrawn	465

LEGISLATIVE BILL 421 By Carstens

Jan. 26	Read first time	238
Jan. 29	Referred to Committee on Banking, Commerce and Insurance	306
Mar. 4	Notice of hearing	666
Apr. 8	Indefinitely postponed	1113

LEGISLATIVE BILL 422 By Mahoney, R. Rasmussen, Skarda

Jan. 26	Read first time	238
Jan. 29	Referred to Committee on Banking, Commerce and Insurance	306
Mar. 4	Notice of hearing	666
May 7	Placed on General File	1477
July 13	Request. Laid over	2352
July 14	Request renewed. Withdrawn	2370

LEGISLATIVE BILL 423 By Klaver

Jan. 26	Read first time	239
Jan. 29	Referred to Committee on Miscellaneous Subjects	306

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Mar. 4 Notice of hearing	664
Apr. 13 Indefinitely postponed	1175

LEGISLATIVE BILL 424 By Pedersen, Skarda

Jan. 26 Read first time	239
Jan. 27 Co-introducers added	262
Jan. 29 Referred to Committee on Judiciary	306
Feb. 16 Notice of hearing	481
Mar. 5 Placed on General File	687
Mar. 31 Referred for review	1006
Apr. 6 Placed on Select File	1067
Apr. 7 Referred for engrossment	1091
Apr. 14 Replaced on Select File	1186
Apr. 14 Rules suspended. Referred for engrossment	1196
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1311
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 425 By D. Payne, Bauer, Lysinger

Jan. 26 Read first time	239
Jan. 29 Referred to Committee on Banking, Commerce and Insurance	306
Feb. 19 Notice of hearing	507
Apr. 6 Placed on General File	1063
Apr. 6 Special order	1070
Apr. 15 Referred for review	1182
Apr. 21 Placed on Select File	1219
Apr. 22 Laid over	1251
Apr. 23 Referred for engrossment	1264
Apr. 23 Referred to Attorney General	1265
May 3 Replaced on Select File	1385
May 4 Bracketed	1406
May 6 Referred for engrossment	1446
May 6 Request	1449
May 10 Replaced on Select File	1490
May 11 Referred for engrossment	1501
May 13 Correctly engrossed	1571
May 18 Final Reading	1635
May 18 Request	1643
May 18 Correctly enrolled. President signed	1647
May 18 Presented to Governor	1651
May 25 Approved by Governor	1758

LEGISLATIVE BILL 426 By Fleming, Danner, Mahoney, Skarda

Jan. 26	Read first time	240
Jan. 29	Referred to Committee on Labor	306
Mar. 17	Notice of hearing	827
May 13	Indefinitely postponed	1579

LEGISLATIVE BILL 427 By Danner, Moylan, Moulton

Jan. 26	Read first time	240
Jan. 29	Referred to Committee on Salaries and Claims	306
Feb. 17	Notice of hearing	484
Mar. 12	Placed on General File	779
Apr. 9	Referred for review	1136
Apr. 21	Placed on Select File	1213
Apr. 22	Referred for engrossment	1254
Apr. 27	Replaced on Select File	1317
Apr. 28	Referred for engrossment	1332
Apr. 30	Correctly engrossed	1369
May 6	Final Reading	1439
May 7	Correctly enrolled. President signed	1481
May 10	Presented to Governor	1490
May 12	Approved by Governor	1554

LEGISLATIVE BILL 428 By Hasebroock, Kremer, Knight

Jan. 26	Read first time	240
Jan. 29	Referred to Committee on Public Health and Welfare	306
Feb. 24	Notice of hearing	566
Apr. 28	Placed on General File	1341
June 24	Referred for review	2160
July 2	Placed on Select File	2285
July 2	Referred for engrossment	2288
July 2	Replaced on Select File	2301
July 2	Referred for engrossment	2302
July 12	Correctly engrossed	2310
July 15	Final Reading	2376
July 16	Correctly enrolled. President signed	2400
July 19	Presented to Governor	2427
July 23	Approved by Governor	2524

LEGISLATIVE BILL 429 By Stromer

Jan. 26	Read first time	240
Jan. 29	Referred to Committee on Judiciary	306
Feb. 16	Notice of hearing	481

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Mar.	5 Placed on General File	687
Mar.	30 Referred for review	986
Apr.	6 Placed on Select File	1064
Apr.	7 Referred for engrossment	1090
Apr.	9 Correctly engrossed	1131
Apr.	13 Rules suspended. Final Reading	1154, 1167
Apr.	14 Correctly enrolled	1188
Apr.	14 President signed	1189
Apr.	21 Presented to Governor	1209
Apr.	21 Approved by Governor	1209
Apr.	26 Explanation of vote	1294

LEGISLATIVE BILL 430 By Stromer

Jan.	26 Read first time	241
Jan.	29 Referred to Committee on Banking, Commerce and Insurance	306
Mar.	9 Notice of hearing	720
Apr.	8 Indefinitely postponed	1113

LEGISLATIVE BILL 431 By Wallwey, Holmquist, R. Rasmussen

Jan.	26 Read first time	241
Jan.	29 Referred to Committee on Agriculture and Recreation	306
Mar.	12 Notice of hearing	778
Apr.	6 Placed on General File	1061
May	14 Referred for review	1598
May	19 Placed on Select File	1664
May	21 Referred for engrossment	1715
May	26 Correctly engrossed	1767
June	3 Final Reading	1832
June	4 Correctly enrolled. President signed	1876
June	4 Presented to Governor	1884
June	7 Approved by Governor	1904
June	7 Explanation of vote	1904

LEGISLATIVE BILL 432 By Adamson

Jan.	26 Read first time	241
Jan.	29 Referred to Committee on Judiciary	306
Feb.	16 Notice of hearing	481
Mar.	3 Placed on General File	645
Mar.	23 Referred for review	895
Apr.	1 Placed on Select File	1015
Apr.	2 Referred for engrossment	1038

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Apr. 7 Correctly engrossed	1086
Apr. 12 Final Reading	1144
Apr. 13 Correctly enrolled. President signed	1177
Apr. 14 Presented to Governor	1198
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

LEGISLATIVE BILL 433 By Warner, Kremer

Jan. 26 Read first time	241
Jan. 29 Referred to Committee on Revenue	306
Feb. 15 Notice of hearing	468
Apr. 23 Indefinitely postponed	1268

LEGISLATIVE BILL 434 By Warner, Kremer

Jan. 26 Read first time	241
Jan. 29 Referred to Committee on Revenue	306
Feb. 15 Notice of hearing	468
Mar. 3 Placed on General File	656
Mar. 26 Referred for review	946
Apr. 2 Placed on Select File	1033
Apr. 5 Referred for engrossment	1050
Apr. 6 Bracketed	1073
Apr. 7 Special order	1093
Apr. 9 Correctly engrossed	1131
Apr. 13 Rules suspended. Final Reading	1154, 1160
Apr. 14 Correctly enrolled	1188
Apr. 14 President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1293

LEGISLATIVE BILL 435 By Pedersen

Jan. 27 Read first time	263
Jan. 29 Referred to Committee on Public Works	306
Feb. 15 Notice of hearing	468
Mar. 3 Indefinitely postponed	644

LEGISLATIVE BILL 436 By D. Payne, Stromer, Crandall, Carpenter, Burbach, Lysinger, Hasebroock, Holmquist

Jan. 27 Read first time	263
Jan. 29 Referred to Committee on Miscellaneous Subjects	306

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Feb. 5	Notice of hearing	398
Mar. 31	Placed on General File	994
June 10	Held	1967
June 10	Request	1979
June 22	Change of order. Motion. Referred for review	2127
July 1	Placed on Select File	2261
July 12	Motion. Indefinitely postponed	2323

LEGISLATIVE BILL 437 By Stromer, Ruhnke, D. Payne

Jan. 27	Read first time	263
Jan. 29	Referred to Committee on Salaries and Claims	306
Feb. 17	Notice of hearing	484
Mar. 9	Placed on General File	722
Apr. 5	Referred for review	1053
Apr. 7	Placed on Select File	1085
Apr. 8	Referred for engrossment	1106
Apr. 13	Correctly engrossed	1177
Apr. 22	Final Reading	1242
Apr. 23	Correctly enrolled	1271
Apr. 23	President signed	1273
Apr. 26	Presented to Governor	1291
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 438 By Orme, Bauer, Moulton, Stromer

Jan. 27	Read first time	263
Jan. 29	Referred to Committee on Urban Affairs	306
Mar. 23	Notice of hearing	895
Apr. 9	Placed on General File	1130
May 14	Referred for review	1601
May 21	Placed on Select File	1710
May 24	Referred for engrossment	1738
May 27	Correctly engrossed	1790
June 3	Rules suspended. Final Reading	1840, 1845
June 4	Correctly enrolled. President signed	1876
June 4	Presented to Governor	1884
June 7	Approved by Governor	1904
June 7	Explanation of vote	1904

LEGISLATIVE BILL 439 By Orme, Bauer

Jan. 27	Read first time	264
Jan. 29	Referred to Committee on Urban Affairs	306
Feb. 16	Notice of hearing	477
Mar. 5	Placed on General File	680
Mar. 30	Referred for review	981

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Apr. 6 Placed on Select File	1064
Apr. 7 Referred for engrossment	1089
Apr. 8 Replaced on Select File	1101
Apr. 9 Referred for engrossment	1133
Apr. 14 Correctly engrossed	1188
Apr. 26 Final Reading	1278
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 440 By Pedersen

Jan. 27 Read first time	264
Jan. 29 Referred to Committee on Judiciary	306
Feb. 16 Notice of hearing	481
Mar. 5 Indefinitely postponed	687

LEGISLATIVE BILL 441 By Carpenter

Jan. 27 Read first time	264
Jan. 29 Referred to Committee on Revenue	306
Feb. 15 Notice of hearing	468
Apr. 14 Placed on General File	1203
May 26 Referred for review	1777
June 2 Placed on Select File	1811
June 3 Referred for engrossment	1855
June 7 Replaced on Select File	1892
June 8 Referred for engrossment	1928
June 14 Correctly engrossed	2013
June 18 Final Reading	2080
June 21 Correctly enrolled. President signed	2105
June 22 Presented to Governor	2120
June 25 Approved by Governor	2183

LEGISLATIVE BILL 442 By E. Rasmussen, Harsh, Wylie, Brauer, Kremer

Jan. 27 Read first time	264
Jan. 29 Referred to Committee on Public Works	306
Feb. 18 Notice of hearing	502
Mar. 9 Indefinitely postponed	720

LEGISLATIVE BILL 443 By E. Rasmussen, D. Payne, Hasebroock

Jan. 27 Read first time	265
Jan. 29 Referred to Committee on Government and Military Affairs	306

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Mar. 15	Re-referred to Committee on Revenue	786
Mar. 23	Notice of hearing	895
Apr. 23	Placed on General File	1268
May 14	Referred for review	1605
May 26	Placed on Select File	1767
May 27	Referred for engrossment	1786
June 4	Correctly engrossed	1875
June 9	Final Reading	1937
June 10	Correctly enrolled. President signed	1966
June 11	Presented to Governor	1987
June 14	Approved by Governor	2020

LEGISLATIVE BILL 444 By Carstens, Knight, Carpenter

Jan. 27	Read first time	265
Jan. 29	Referred to Committee on Judiciary	306
Feb. 11	Notice of hearing	448
Feb. 25	Placed on General File	582
Mar. 17	Referred for review	824
Mar. 22	Placed on Select File	872
Mar. 23	Referred for engrossment	891
Mar. 26	Correctly engrossed	935
Mar. 31	Final reading	992
Apr. 1	Correctly enrolled. President signed	1017
Apr. 2	Presented to Governor	1031
Apr. 5	Approved by Governor	1042

LEGISLATIVE BILL 445 By Carstens, Knight, Carpenter

Jan. 27	Read first time	265
Jan. 29	Referred to Committee on Judiciary	306
Feb. 11	Notice of hearing	448
Feb. 25	Placed on General File	582
Mar. 17	Referred for review	824
Mar. 22	Replaced on General File	873
Mar. 22	Referred for review	875
Mar 31	Placed on Select File	996
Apr. 1	Referred for engrossment	1017
Apr. 6	Correctly engrossed	1068
Apr. 9	Final Reading	1127
Apr. 12	Correctly enrolled. Speaker signed	1148
Apr. 13	Presented to Governor	1174
Apr. 14	Approved by Governor	1196

LEGISLATIVE BILL 446 By Kjar, Gerdes

Jan. 27	Read first time	265
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Jan. 29 Referred to Committee on Agriculture and Recreation	306
Mar. 3 Notice of hearing	643
Mar 18 Indefinitely postponed	1653

LEGISLATIVE BILL 447 By Kjar, Gerdes

Jan. 27 Read first time	266
Jan. 29 Referred to Committee on Agriculture and Recreation	306
Mar. 3 Notice of hearing	643
May 27 Placed on General File	1799
July 15 Referred for review	2392
July 23 Placed on Select File	2517
July 26 Referred for engrossment	2560
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2658
Aug. 3 Correctly enrolled. President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 10 Approved by Governor	2790

LEGISLATIVE BILL 448 By Hughes, Brauer, Wallwey, Wylie

Jan. 27 Read first time	266
Jan. 29 Referred to Committee on Education	306
Feb. 10 Notice of hearing	430
Mar. 10 Indefinitely postponed	729

LEGISLATIVE BILL 449 By Whitney, Fleming

Jan. 27 Read first time	266
Jan. 29 Referred to Committee on Agriculture and Recreation	306
Mar. 12 Notice of hearing	778
May 5 Placed on General File	1429
June 4 Referred for review	1884
June 10 Placed on Select File	1964
June 11 Referred for engrossment	1992
June 17 Correctly engrossed	2072
June 22 Final Reading	2119
June 24 Correctly enrolled	2155
June 24 President signed	2165
June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

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LEGISLATIVE BILL 450 By Whitney, Knight		
Jan.	27	Read first time 266
Jan.	29	Referred to Committee on Education 306
Feb.	26	Notice of hearing 589
May	6	Placed on General File 1457
June	24	Referred for review 2169
July	2	Placed on Select File 2286
July	2	Referred for engrossment 2288
July	14	Correctly engrossed 2361
July	19	Laid over 2423
July	20	Final Reading 2444
July	21	Correctly enrolled. President signed 2470
July	22	Presented to Governor 2500
July	26	Approved by Governor 2566

LEGISLATIVE BILL 451 By Whitney		
Jan.	27	Read first time 266
Jan.	29	Referred to Committee on Labor 306
Feb.	9	Notice of hearing 415
Mar.	5	Indefinitely postponed 675

LEGISLATIVE BILL 452 By Marvel		
Jan.	27	Read first time 267
Jan.	29	Referred to Committee on Education 307
Mar.	19	Notice of hearing 863
June	30	Indefinitely postponed 2255
July	1	Motion. Laid over 2276
July	13	Motion renewed. Placed on General File 2346
July	15	Special order 2392
July	16	Laid over 2413
July	19	Referred for review 2441
July	26	Placed on Select File 2554
July	27	Co-introducer added. Referred for engrossment 2576
Aug.	2	Correctly engrossed 2652
Aug.	4	Laid over 2713
Aug.	5	Laid over 2717
Aug.	5	Replaced on Select File. Referred for re-engrossment 2738
Aug.	11	Correctly re-engrossed 2799
Aug.	13	Rules suspended. Final Reading 2813
Aug.	13	Correctly enrolled. President signed 2821
Aug.	16	Explanation of vote 2835
Aug.	16	Presented to Governor 2835
Aug.	23	Approved by Governor 2858

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LEGISLATIVE BILL 453 By Marvel	
Jan. 27 Read first time	267
Jan. 29 Placed on General File	307
Feb. 8 Laid over	403
Feb. 9 Laid over	416
Feb. 11 Referred for review	444
Feb. 17 Placed on Select File	485
Feb. 18 Referred for engrossment	498
Feb. 23 Correctly engrossed	542
Feb. 26 Final Reading	595
Mar. 1 Correctly enrolled	619
Mar. 1 President signed	620
Mar. 2 Presented to Governor	629
Mar. 3 Approved by Governor	653
LEGISLATIVE BILL 454 By I. Paine	
Jan. 27 Read first time	267
Jan. 29 Referred to Committee on Banking, Commerce and Insurance	314
Mar. 5 Request. Laid over	675
Mar. 8 Request renewed. Withdrawn	701
LEGISLATIVE BILL 455 By Carpenter, Ruhnke	
Jan. 27 Read first time	267
Jan. 29 Referred to Committee on Government and Military Affairs	314
Mar. 25 Notice of hearing	931
Apr. 9 Indefinitely postponed	1139
LEGISLATIVE BILL 456 By Pedersen, Harsh	
Jan. 27 Read first time	268
Jan. 29 Referred to Committee on Public Works	314
Feb. 23 Notice of hearing	547
Mar. 23 Indefinitely postponed	898
LEGISLATIVE BILL 457 By Paxton, Adamson, Gerdes	
Jan. 27 Read first time	268
Jan. 29 Referred to Committee on Agriculture and Recreation	314
Feb. 25 Notice of hearing	575
Mar. 15 Placed on General File	793
Apr. 14 Referred for review	1192

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Apr. 21 Placed on Select File	1222
Apr. 22 Referred for engrossment	1255
Apr. 28 Correctly engrossed	1330
May 4 Final Reading	1395
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 458 By Paxton, Adamson, Gerdes

Jan. 27 Read first time	268
Jan. 29 Referred to Committee on Agriculture and Recreation	314
Feb. 25 Notice of hearing	575
Mar. 15 Placed on General File	794
Apr. 14 Referred for review	1193
Apr. 21 Placed on Select File	1222
Apr. 22 Referred for engrossment	1255
Apr. 29 Correctly engrossed	1356
May 4 Final Reading	1396
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 459 By Paxton

Jan. 27 Read first time	268
Jan. 29 Referred to Committee on Government and Military Affairs	315
Mar. 15 Re-referred to Committee on Public Health and Welfare	786
Mar. 15 Notice of hearing	793
Apr. 14 Placed on General File	1198
May 14 Referred for review	1603
May 24 Placed on Select File	1732
May 25 Referred for engrossment	1759
June 3 Correctly engrossed	1839
June 8 Final Reading	1910
June 9 Correctly enrolled	1943
June 9 Speaker signed	1944
June 10 Presented to Governor	1963
June 14 Approved by Governor	2020

LEGISLATIVE BILL 460 By Fleming, Gerdes

Jan. 27	Read first time	269
Jan. 29	Referred to Committee on Public Works	315
Feb. 23	Notice of hearing	547
Mar. 23	Placed on General File	898
Apr. 28	Referred for review	1340
Apr. 30	Placed on Select File	1369
May 4	Referred for engrossment	1409
May 10	Correctly engrossed	1484
May 13	Final Reading	1563
May 14	Correctly enrolled	1586
May 14	Speaker signed	1587
May 17	Presented to Governor	1614
May 19	Approved by Governor	1660

LEGISLATIVE BILL 461 By R. Rasmussen, Claussen, Brauer

Jan. 27	Read first time	269
Jan. 29	Referred to Committee on Urban Affairs	315
Feb. 17	Notice of hearing	491
Mar. 18	Placed on General File	846
Apr. 28	Referred for review	1337
Apr. 30	Placed on Select File	1366
May 4	Referred for engrossment	1407
May 10	Correctly engrossed	1484
May 13	Final Reading	1567
May 14	Correctly enrolled	1586
May 14	Speaker signed	1587
May 17	Presented to Governor	1614
May 19	Approved by the Governor	1660

LEGISLATIVE BILL 462 By R. Rasmussen, Brauer, Claussen

Jan. 27	Read first time	269
Jan. 29	Referred to Committee on Government and Military Affairs	315
Feb. 16	Re-referred to Committee on Urban Affairs	477
Feb. 17	Notice of hearing	491
Mar. 18	Placed on General File	847
Apr. 28	Referred for review	1337
Apr. 30	Placed on Select File	1366
May 4	Referred for engrossment	1407
May 7	Correctly engrossed	1481
May 12	Final Reading	1546
May 13	Correctly enrolled. Speaker signed	1572
May 14	Presented to Governor	1596
May 17	Approved by Governor	1622

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LEGISLATIVE BILL 463 By Hughes

Jan. 27	Read first time	269
Jan. 29	Referred to Committee on Public Works	315
Mar. 16	Co-introducer added. Introducer withdrawn	806
Mar. 17	Notice of hearing	821
Apr. 22	Request. Laid over	1251
Apr. 23	Request renewed. Withdrawn. Hearing cancelled	1267

LEGISLATIVE BILL 464 By Stromer, Warner

Jan. 27	Read first time	270
Jan. 29	Referred to Committee on Urban Affairs	315
Feb. 26	Notice of hearing	604
Apr. 2	Placed on General File	1031
May 7	Explained. Laid over	1474
June 11	Motion. Referred for review	1995
June 16	Placed on Select File	2054
June 18	Referred for engrossment	2094
June 23	Correctly engrossed	2141
June 28	Final Reading	2189
June 29	Correctly enrolled	2212
June 29	Speaker signed	2213
June 30	Presented to Governor	2233
July 2	Approved by Governor	2300

LEGISLATIVE BILL 465 By Warner, E. Rasmussen, Claussen

Jan. 27	Read first time	270
Jan. 29	Referred to Committee on Revenue	315
Feb. 25	Notice of hearing	575
Mar. 16	Indefinitely postponed	807

LEGISLATIVE BILL 466 By Knight

Jan. 27	Read first time	270
Jan. 29	Referred to Committee on Judiciary	315
Feb. 24	Notice of hearing	561
Apr. 29	Indefinitely postponed	1353

LEGISLATIVE BILL 467 By Warner

Jan. 27	Read first time	270
Jan. 29	Referred to Committee on Agriculture and Recreation	315
Feb. 18	Notice of hearing	502
May 17	Indefinitely postponed	1631

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LEGISLATIVE BILL 468 By Warner	
Jan. 27 Read first time	271
Jan. 29 Referred to Committee on Education	315
Mar. 19 Notice of hearing	863
June 30 Indefinitely postponed	2255

LEGISLATIVE BILL 469 By Warner

Jan. 27 Read first time	271
Jan. 29 Referred to Committee on Education	315
Feb. 10 Notice of hearing	430
Feb. 19 Placed on General File	520
Mar. 8 Referred for review	703
Mar. 11 Placed on Select File	752
Mar. 12 Referred for engrossment	771
Mar. 17 Correctly engrossed	820
Mar. 22 Final Reading	869
Mar. 23 Correctly enrolled. Speaker signed	888
Mar. 24 Presented to Governor	910
Mar. 29 Approved by Governor	964

LEGISLATIVE BILL 470 By Warner, Hughes

Jan. 27 Read first time	271
Jan. 29 Referred to Committee on Government and Military Affairs	315
Mar. 25 Notice of hearing	931
May 4 Indefinitely postponed	1411

LEGISLATIVE BILL 471 By Warner, Hughes

Jan. 27 Read first time	271
Jan. 29 Referred to Committee on Government and Military Affairs	315
Mar. 25 Notice of hearing	931
Apr. 29 Placed on General File	1362
June 24 Laid over	2160
June 29 Referred for review	2221
July 14 Placed on Select File	2361
July 15 Referred for engrossment	2382
July 21 Correctly engrossed	2470
July 26 Final Reading	2550
July 27 Correctly enrolled	2570
July 27 Speaker signed	2571
July 28 Presented to Governor	2592
July 30 Approved by Governor	2646

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LEGISLATIVE BILL 472 By Warner

Jan. 27	Read first time	272
Jan. 29	Referred to Committee on Education	315
Mar. 19	Notice of hearing	863
May 6	Placed on General File	1457
June 24	Bracketed	2169
July 1	Unbracketed	2275
July 15	Laid over	2385
July 22	Motion. Indefinitely postponed	2498

LEGISLATIVE BILL 473 By Carstens, Danner, D. Payne

Jan. 27	Read first time	272
Jan. 29	Referred to Committee on Labor	315
Feb. 17	Notice of hearing	489
Mar. 16	Placed on General File	811
Apr. 14	Laid over	1194
Apr. 21	Referred for review	1231
Apr. 23	Placed on Select File	1270
Apr. 26	Considered. Laid over	1294
Apr. 27	Considered. Laid over	1324
Apr. 28	Bracketed	1334
May 4	Referred for engrossment	1406
May 5	Replaced on Select File	1430
May 6	Referred for engrossment	1448
May 13	Replaced on Select File	1469
May 14	Referred for engrossment	1588
May 18	Correctly engrossed	1642
May 21	Failed on Final Reading	1705

LEGISLATIVE BILL 474 By Hughes, Carstens

Jan. 27	Read first time	272
Jan. 29	Referred to Committee on Education	315
Feb. 10	Notice of hearing	430
May 6	Indefinitely postponed	1458

LEGISLATIVE BILL 475 By Klaver

Jan. 27	Read first time	272
Jan. 29	Referred to Committee on Miscellaneous Subjects	315
Feb. 5	Notice of hearing	398
Mar. 2	Placed on General File	629
Mar. 22	Laid over	878
Mar. 23	Referred for review	894
Mar. 31	Placed on Select File	995

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Apr. 1 Referred for engrossment	1017
Apr. 5 Correctly engrossed	1049
Apr. 8 Final Reading	1099
Apr. 9 Correctly enrolled. President signed	1132
Apr. 12 Presented to Governor	1145
Apr. 14 Approved by Governor	1196

LEGISLATIVE BILL 476 By Warner, Stryker, E. Rasmussen, R. Rasmussen, Skarda, Bowen, Mahoney

Jan. 27 Read first time	272
Jan. 29 Referred to Committee on Government and Military Affairs	315
Mar. 11 Notice of hearing	745
Apr. 28 Placed on General File	1343
May 21 Referred for review	1719
May 27 Placed on Select File	1787
June 2 Referred for engrossment	1822
June 4 Correctly engrossed	1875
June 9 Final Reading	1940
June 10 Correctly enrolled. President signed	1966
June 11 Presented to Governor	1987
June 14 Approved by Governor	2020

LEGISLATIVE BILL 477 By Warner, Hasebroock, Stryker, E. Rasmussen, R. Rasmussen, Skarda, Bowen, Mahoney

Jan. 27 Read first time	273
Jan. 29 Referred to Committee on Government and Military Affairs	315
Mar. 11 Notice of hearing	745
Mar. 22 Placed on General File	881
Apr. 28 Referred for review	1338
Apr. 30 Placed on Select File	1367
May 4 Referred for engrossment	1408
May 5 Replaced on Select File	1430
May 6 Referred for engrossment	1448
May 11 Correctly engrossed	1501
May 14 Final Reading	1583
May 17 Correctly enrolled. Speaker signed	1620
May 18 Presented to Governor	1640
May 25 Approved by Governor	1758

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LEGISLATIVE BILL 478 By Warner, Stryker, E. Rasmussen, R. Rasmussen, Skarda, Bowen, Mahoney

Jan. 27	Read first time	273
Jan. 29	Referred to Committee on Government and Military Affairs	315
Mar. 11	Notice of hearing	745
Mar. 22	Placed on General File	881
Mar. 23	Motion. Laid over	892
Mar. 24	Special order	915
Mar. 26	Referred for review	945
Apr. 2	Placed on Select File	1032
Apr. 5	Referred for engrossment	1050
Apr. 8	Correctly engrossed	1103
Apr. 13	Final Reading	1157
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1294

LEGISLATIVE BILL 479 By Brauer, Wallway, Wylie

Jan. 27	Read first time	273
Jan. 29	Referred to Committee on Miscellaneous Subjects	315
Mar. 4	Notice of hearing	664
Apr. 12	Indefinitely postponed	1152

LEGISLATIVE BILL 480 By Orme, Adamson, Craft, Claussen, Bowen, Brauer, Wylie

Jan. 27	Read first time	273
Jan. 29	Referred to Committee on Education	315
Mar. 3	Notice of hearing	656
June 9	Motion. Laid over	1949
June 10	Motion withdrawn	1970
June 29	Placed on General File. Bracketed	2228
July 1	Unbracketed	2275
July 2	Considered. Laid over	2300
July 12	Considered. Laid over	2327
July 13	Considered	2347
July 13	Referred for review	2347
July 21	Placed on Select File	2467
July 23	Referred for engrossment	2529
July 27	Correctly engrossed	2570
July 29	Failed on Final Reading	2608

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July 29 Motion. Laid over	2618
Aug. 3 Motion lost	2689

LEGISLATIVE BILL 481 By Syas, Klaver, Danner, Moylan, Moulton, Pedersen, Proud, Batchelder, Skarda, Mahoney, D. Payne

Jan. 27 Read first time	274
Jan. 29 Referred to Committee on Budget	315
Feb. 23 Notice of hearing	536
Mar. 5 Placed on General File	687
Mar. 30 Referred for review	987
Apr. 6 Placed on Select File	1065
Apr. 7 Report	1089
Apr. 7 Referred for engrossment	1091
Apr. 9 Correctly engrossed	1132
Apr. 13 Rules suspended. Final Reading	1154, 1170
Apr. 14 Correctly enrolled. President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1293

LEGISLATIVE BILL 482 By Orme, Kremer, Bowen, Claussen, Gerdes, Craft, Matzke, Brauer, Crandall, Harsh, Nelson, Fleming, Wylie

Jan. 27 Read first time	274
Jan. 29 Referred to Committee on Education	315
Mar. 3 Notice of hearing	656
June 11 Placed on General File	2003
June 15 Request. Laid over	2033
June 16 Bracketed	2060
July 1 Unbracketed	2275
July 2 Request	2293
July 2 Introducer withdrawn	2298
July 2 Referred for review	2300
July 13 Referred for engrossment	2341
July 15 Replaced on Select File	2379
July 15 Bracketed	2391
July 16 Referred for engrossment	2403
July 19 Bracketed	2440
July 22 Unbracketed	2506
July 27 Correctly engrossed	2570
July 29 Motion. Final Reading	2604
July 29 Motion. Laid over	2619
July 30 Correctly enrolled. President signed	2639

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Aug. 3 Motion withdrawn	2689
Aug. 4 Presented to Governor	2703
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 483 By Orme, Crandall, Holmquist, Nore

Jan. 27 Read first time	275
Jan. 29 Referred to Committee on Salaries and Claims	315
Feb. 17 Notice of hearing	484
Mar. 12 Placed on General File	779
Mar. 23 Motion. Laid over	892
Mar. 24 Special order	915
Mar. 26 Referred for review	945
Apr. 2 Placed on Select File	1032
Apr. 5 Referred for engrossment	1050
Apr. 8 Correctly engrossed	1103
Apr. 13 Final Reading	1158
Apr. 14 Correctly enrolled	1188
Apr. 14 President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1293

LEGISLATIVE BILL 484 By Warner, Whitney

Jan. 27 Read first time	275
Jan. 29 Referred to Committee on Education	315
Mar. 3 Notice of hearing	656
June 30 Indefinitely postponed	2255
July 1 Motion. Laid over	2277
July 15 Motion renewed. Motion lost	2383

LEGISLATIVE BILL 485 By Syas, Kremer

Jan. 27 Read first time	275
Jan. 29 Referred to Committee on Agriculture and Recreation	315
Feb. 5 Notice of hearing	398
Feb. 25 Placed on General File	576
Mar. 12 Laid over	777
Mar. 17 Referred for review	823
Mar. 25 Placed on Select File	925
Mar. 26 Referred for engrossment	941
Mar. 29 Correctly engrossed	969
Apr. 1 Final Reading	1012
Apr. 2 Correctly enrolled. Speaker signed	1034

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Apr. 5 Presented to Governor	1046
Apr. 12 Approved by Governor	1141

LEGISLATIVE BILL 486 By Gerdes, Stryker, Orme

Jan. 27 Read first time	275
Jan. 29 Referred to Committee on Budget	315
Feb. 23 Notice of hearing	537
Mar. 12 Report	769
May 7 Indefinitely postponed	1478

LEGISLATIVE BILL 487 By Gerdes, Stryker

Jan. 27 Read first time	276
Jan. 29 Referred to Committee on Budget	315
Feb. 23 Notice of hearing	545
Mar. 18 Report	838
June 29 Placed on General File	2228
July 15 Special order	2386
July 15 Referred for review	2387
July 22 Placed on Select File	2501
July 26 Referred for engrossment	2559
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2656
Aug. 3 Correctly enrolled	2683
Aug. 3 President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 488 By Gerdes, Stryker

Jan. 27 Read first time	276
Jan. 29 Referred to Committee on Budget	315
Feb. 23 Notice of hearing	545
May 21 Report	1708
June 29 Indefinitely postponed	2228

LEGISLATIVE BILL 489 By Craft, Batchelder, R. Rasmussen

Jan. 28 Read first time	285
Feb. 1 Referred to Committee on Miscellaneous Subjects	327
Feb. 16 Notice of hearing	481
Mar. 2 Placed on General File	629
Mar. 22 Referred for review	878
Mar. 31 Placed on Select File	995
Apr. 1 Referred for engrossment	1017

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Apr. 6	Correctly engrossed	1068
Apr. 7	Replaced on Select File. Laid over	1088
Apr. 8	Referred for re-engrossment	1105
Apr. 9	Replaced on Select File	1130
Apr. 12	Referred for re-engrossment	1149
Apr. 21	Correctly re-engrossed	1227
Apr. 26	Final Reading	1287
Apr. 27	Correctly enrolled. President signed	1320
Apr. 28	Presented to Governor	1340
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 490 By Stryker, Gerdes

Jan. 28	Read first time	285
Feb. 1	Referred to Committee on Public Health and Welfare	327
Feb. 24	Notice of hearing	566
Apr. 28	Placed on General File	1341
May 21	Special order	1717
June 4	Request. Laid over	1884
June 8	Request renewed. Withdrawn	1929

LEGISLATIVE BILL 491 By D. Payne, Budd

Jan. 28	Read first time	285
Feb. 1	Referred to Committee on Government and Military Affairs	327
Mar. 5	Notice of hearing	675
May 7	Placed on General File	1477
June 29	Referred for review	2226
June 30	Special order	2233
July 2	Placed on Select File	2285
July 2	Referred for engrossment	2288
July 12	Correctly engrossed	2310
July 15	Final Reading	2377
July 16	Correctly enrolled. President signed	2400
July 19	Presented to Governor	2427
July 23	Approved by Governor	2524

LEGISLATIVE BILL 492 By Carpenter

Jan. 28	Read first time	285
Feb. 1	Referred to Committee on Public Works	327
Feb. 18	Notice of hearing	502
Mar. 9	Placed on General File	720
Apr. 1	Considered. Laid over	1023
Apr. 5	Referred for review	1053

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Apr. 7 Placed on Select File	1084
Apr. 8 Referred for engrossment	1106
Apr. 13 Correctly engrossed	1177
Apr. 22 Final Reading	1244
Apr. 23 Correctly enrolled	1272
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 493 By Gerdes, Stryker

Jan. 28 Read first time	286
Feb. 1 Referred to Committee on Budget	327
Feb. 26 Report	588
Mar. 24 Notice of hearing	915
May 7 Placed on General File	1478
June 4 Referred for review	1885
June 9 Placed on Select File	1943
June 10 Referred for engrossment	1969
June 16 Correctly engrossed	2055
June 21 Final Reading	2102
June 22 Correctly enrolled. President signed	2122
June 23 Presented to Governor	2139
June 25 Approved by Governor	2183

LEGISLATIVE BILL 494 By Paxton

Jan. 28 Read first time	286
Feb. 1 Referred to Committee on Agriculture and Recreation	327
Feb. 25 Notice of hearing	575
Mar. 15 Placed on General File	794
Apr. 14 Referred for review	1193
Apr. 21 Placed on Select File	1222
Apr. 22 Referred for engrossment	1255
Apr. 29 Correctly engrossed	1356
May 4 Final Reading	1397
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 495 By Paxton

Jan. 28 Read first time	286
Feb. 1 Referred to Committee on Agriculture and Recreation	327

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Feb. 25 Notice of hearing	575
Mar. 15 Placed on General File	794
Apr. 14 Referred for review	1193
Apr. 21 Placed on Select File	1223
Apr. 22 Referred for engrossment	1255
Apr. 29 Correctly engrossed	1356
May 4 Final Reading	1398
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 496 By Nore, Craft, Brauer

Jan. 28 Read first time	286
Feb. 1 Referred to Committee on Urban Affairs	327
Feb. 17 Notice of hearing	491
Mar. 25 Placed on General File	932
Apr. 30 Referred for review	1376
May 4 Placed on Select File	1403
May 6 Referred for engrossment	1447
May 11 Correctly engrossed	1501
May 14 Final Reading	1582
May 17 Correctly enrolled. Speaker signed	1620
May 18 Presented to Governor	1640
May 25 Approved by Governor	1758

LEGISLATIVE BILL 497 By Nore, Craft

Jan. 28 Read first time	286
Jan. 29 Request. Laid over	305
Feb. 1 Referred to Committee on Urban Affairs	327
Feb. 2 Request renewed. Withdrawn	358

LEGISLATIVE BILL 498 By Nore, Craft

Jan. 28 Read first time	286
Feb. 1 Referred to Committee on Urban Affairs	327
Mar. 12 Notice of hearing	778
Apr. 9 Placed on General File	1130
May 14 Referred for review	1602
May 21 Placed on Select File	1711
May 24 Referred for engrossment	1738
May 27 Correctly engrossed	1790
June 3 Rules suspended. Final Reading	1840, 1846
June 4 Correctly enrolled. President signed	1876

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June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 499 By Nore, Craft, Brauer

Jan. 28 Read first time	287
Feb. 1 Referred to Committee on Judiciary	327
Feb. 11 Notice of hearing	448
Mar. 3 Placed on General File	645
Mar. 18 Referred for review	849
Mar. 30 Placed on Select File	975
Mar. 31 Referred for engrossment	1002
Apr. 5 Correctly engrossed	1049
Apr. 8 Final Reading	1097
Apr. 9 Correctly enrolled. President signed	1132
Apr. 12 Presented to Governor	1145
Apr. 14 Approved by Governor	1196

LEGISLATIVE BILL 500 By Carpenter

Jan. 28 Read first time	287
Feb. 1 Referred to Committee on Government and Military Affairs	327
Mar. 18 Notice of hearing	845
Apr. 9 Placed on General File	1139
Apr. 28 Change of order	1341
Apr. 28 Considered. Laid over	1342
Apr. 29 Referred for review	1358
May 3 Placed on Select File	1385
May 4 Referred for engrossment	1409
May 6 Replaced on Select File	1441
May 7 Referred for engrossment. Special order	1466
May 12 Correctly engrossed	1543
May 17 Final Reading	1607
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758

LEGISLATIVE BILL 501 By Carpenter

Jan. 28 Read first time	287
Feb. 1 Referred to Committee on Miscellaneous Subjects	327
Feb. 16 Notice of hearing	481
Mar. 26 Indefinitely postponed	934

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LEGISLATIVE BILL 502 By Mahoney, Stromer, Skarda

Jan. 28	Read first time	287
Feb. 1	Referred to Committee on Labor	327
Feb. 17	Notice of hearing	489
Mar. 16	Placed on General File	811
Apr. 14	Considered. Laid over	1194
Apr. 21	Considered. Laid over	1231
Apr. 23	Referred for review	1261
Apr. 27	Placed on Select File	1318
Apr. 28	Referred for engrossment	1333
May 6	Correctly engrossed	1442
May 11	Final Reading	1496
May 12	Correctly enrolled. Speaker signed	1543
May 13	Presented to Governor	1569
May 14	Approved by Governor	1603

LEGISLATIVE BILL 503 By Nelson, Carstens

Jan. 28	Read first time	287
Feb. 1	Referred to Committee on Government and Military Affairs	327
Mar. 15	Re-referred to Committee on Banking, Commerce and Insurance	786
Mar. 19	Notice of hearing	864
Apr. 14	Indefinitely postponed	1205

**LEGISLATIVE BILL 504 By Kjar, Holmquist, Hasebroock,
Claussen**

Jan. 28	Read first time	287
Feb. 1	Referred to Committee on Agriculture and Recreation	327
Mar. 3	Notice of hearing	643
May 4	Placed on General File	1422
June 4	Considered. Laid over	1883
June 25	Referred for review	2177
July 12	Placed on Select File	2313
July 13	Referred for engrossment	2342
July 15	Replaced on Select File. Referred for engrossment	2384
July 26	Correctly engrossed	2556
July 28	Final Reading	2590
July 29	Correctly enrolled	2613
July 29	Speaker signed	2614
July 30	Presented to Governor	2631
Aug. 4	Approved by Governor	2692

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LEGISLATIVE BILL 505 By Carpenter	
Jan. 28 Read first time	288
Feb. 1 Referred to Committee on Miscellaneous Subjects	327
Feb. 12 Notice of hearing	451
Mar. 2 Indefinitely postponed	629

LEGISLATIVE BILL 506 By Marvel

Jan. 28 Read first time	288
Feb. 1 Referred to Committee on Budget	327
Feb. 10 Notice of hearing	437
May 26 Placed on General File	1772
June 25 Referred for review	2181
July 12 Placed on Select File	2315
July 13 Referred for engrossment	2343
July 15 Correctly engrossed	2381
July 20 Final Reading	2446
July 21 Correctly enrolled. President signed	2470
July 22 Presented to Governor	2500
July 26 Approved by Governor	2566

LEGISLATIVE BILL 507 By Stryker, Gerdes

Jan. 28 Read first time	288
Feb. 1 Placed on General File	327
Feb. 9 Referred for review	415
Feb. 17 Placed on Select File	484
Feb. 18 Referred for engrossment	498
Feb. 23 Correctly engrossed	542
Feb. 26 Final Reading	594
Mar. 1 Correctly enrolled	619
Mar. 1 President signed	620
Mar. 2 Presented to Governor	629
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 508 By Stryker, Gerdes

Jan. 28 Read first time	288
Jan. 28 Request. Laid over	299
Jan. 29 Request renewed. Withdrawn	324

LEGISLATIVE BILL 509 By Adamson

Jan. 28 Read first time	288
Feb. 1 Referred to Committee on Banking, Commerce and Insurance	327

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Mar. 4 Notice of hearing	666
Mar. 18 Placed on General File	846
Apr. 27 Referred for review	1327
Apr. 29 Placed on Select File	1356
Apr. 30 Referred for engrossment	1370
May 5 Correctly engrossed	1432
May 6 Rules suspended	1450
May 7 Laid over	1465
May 7 Final Reading	1467
May 10 Correctly enrolled. Speaker signed	1485
May 11 Presented to Governor	1499
May 12 Approved by Governor	1554

LEGISLATIVE BILL 510 By Klaver, Burbach

Jan. 28 Read first time	289
Feb. 1 Referred to Committee on Public Works	327
Feb. 23 Notice of hearing	547
Mar. 23 Placed on General File	898
Apr. 28 Referred for review	1343
Apr. 30 Placed on Select File	1369
May 4 Referred for engrossment	1409
May 10 Correctly engrossed	1484
May 13 Final Reading	1562
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 511 By Carstens

Jan. 28 Read first time	289
Feb. 1 Referred to Committee on Judiciary	327
Feb. 11 Notice of hearing	448
Mar. 12 Placed on General File	768
Mar. 25 Request. Laid over	930
Mar. 26 Request renewed. Withdrawn	946

LEGISLATIVE BILL 512 By Brauer, Claussen, Wallwey, Hasebroock, Wylie, Burbach, Holmquist

Jan. 28 Read first time	289
Feb. 1 Referred to Committee on Education	327
Mar. 3 Notice of hearing	656
June 29 Placed on General File. Bracketed	2228
July 2 Unbracketed. Special order	2275

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July 13 Explained	2347
July 13 Referred for review	2348
July 21 Placed on Select File	2468
July 22 Referred for engrossment	2508
July 27 Correctly engrossed	2570
July 29 Failed on Final Reading	2607
July 29 Motion. Laid over	2619
Aug. 3 Motion withdrawn	2689

LEGISLATIVE BILL 513 By Bauer

Jan. 28 Read first time	289
Feb. 1 Referred to Committee on Salaries and Claims	327
Feb. 17 Notice of hearing	484
Mar. 9 Placed on General File	722
Apr. 5 Referred for review	1054
Apr. 7 Placed on Select File	1084
Apr. 8 Referred for engrossment	1106
Apr. 14 Correctly engrossed	1188
Apr. 26 Final Reading	1275
Apr. 27 Correctly enrolled	1319
Apr. 27 President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 514 By Wylie

Jan. 28 Read first time	290
Jan. 29 Co-introducer added	315
Feb. 1 Placed on General File	327
Feb. 9 Co-introducer added. Motion. Indefinitely postponed	415

LEGISLATIVE BILL 515 By Danner, Moylan

Jan. 28 Read first time	290
Feb. 1 Referred to Committee on Judiciary	327
Feb. 19 Notice of hearing	516
Mar. 26 Placed on General File	947
Apr. 27 Bracketed	1325
May 7 Co-introducer added. Referred for review	1468
May 11 Placed on Select File	1500
May 12 Considered. Bracketed	1544
May 21 Laid over	1713
May 24 Laid over	1736
May 25 Referred for engrossment	1758

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June 2 Correctly engrossed	1815
June 4 Rules suspended. Final Reading	1861, 1863
June 7 Correctly enrolled	1896
June 7 President signed. Explanation of vote	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 14 Became law without signature of the Governor	2021

**LEGISLATIVE BILL 516 By Klaver, Mahoney, D. Payne, Gerdes,
I. Paine**

Jan. 28 Read first time	290
Feb. 1 Referred to Committee on Urban Affairs	327
Feb. 26 Notice of hearing	604
Mar. 25 Placed on General File	932
Apr. 30 Referred for review	1375
May 5 Placed on Select File	1430
May 6 Referred for engrossment	1448
May 7 Replaced on Select File	1479
May 10 Referred for engrossment	1487
May 14 Correctly engrossed	1586
May 20 Bracketed	1689
May 24 Final Reading	1724
May 25 Correctly enrolled	1751
May 25 President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 517 By Klaver, Mahoney, D. Payne, Moulton

Jan. 28 Read first time	290
Feb. 1 Referred to Committee on Urban Affairs	327
Feb. 26 Notice of hearing	604
Mar. 25 Placed on General File	932
Apr. 30 Referred for review	1375
May 4 Placed on Select File	1404
May 6 Referred for engrossment	1447
May 7 Replaced on Select File	1478
May 10 Laid over	1487
May 11 Referred for engrossment	1501
May 14 Correctly engrossed	1586
May 20 Bracketed	1689
May 24 Final Reading	1725
May 25 Correctly enrolled	1751
May 25 President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 518 By Bauer

Jan. 28	Read first time	290
Feb. 1	Referred to Committee on Labor	328
Feb. 17	Notice of hearing	489
Mar. 16	Placed on General File	811
Apr. 14	Referred for review	1194
Apr. 21	Placed on Select File	1224
Apr. 22	Referred for engrossment	1256
Apr. 29	Correctly engrossed	1356
May 4	Final Reading	1400
May 5	Correctly enrolled	1432
May 5	President signed	1433
May 6	Presented to Governor	1451
May 10	Approved by Governor	1491

LEGISLATIVE BILL 519 By Lysinger, Skarda, E. Rasmussen

Jan. 28	Read first time	291
Feb. 1	Referred to Committee on Education	327
Mar. 19	Notice of hearing	863
Mar. 30	Request. Laid over	980
Mar. 31	Request renewed. Withdrawn	1003
Mar. 31	Hearing withdrawn	1006

LEGISLATIVE BILL 520 By Lysinger, D. Payne, Moulton

Jan. 28	Read first time	291
Feb. 1	Referred to Committee on Education	327
Feb. 2	Notice of hearing	368
Mar. 3	Placed on General File	654
Mar. 18	Referred for review	850
Mar. 30	Placed on Select File	975
Mar. 31	Referred for engrossment	1002
Apr. 5	Correctly engrossed	1049
Apr. 8	Final Reading	1097
Apr. 9	Correctly enrolled. President signed	1132
Apr. 12	Presented to Governor	1145
Apr. 14	Approved by Governor	1196

LEGISLATIVE BILL 521 By I. Paine, Harsh, Kokes

Jan. 28	Read first time	291
Feb. 1	Referred to Committee on Agriculture and Recreation	327
Mar. 12	Notice of hearing	778
May 5	Indefinitely postponed	1429

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LEGISLATIVE BILL 522 By I. Paine

Jan. 28	Read first time	291
Feb. 1	Referred to Committee on Judiciary	327
Feb. 11	Notice of hearing	448
Feb. 25	Placed on General File	582
Mar. 17	Referred for review	824
Mar. 22	Placed on Select File	872
Mar. 23	Referred for engrossment	891
Mar. 29	Correctly engrossed	960
Apr. 1	Final Reading	1008
Apr. 2	Correctly enrolled	1033
Apr. 2	Speaker signed	1034
Apr. 5	Presented to Governor	1046
Apr. 12	Approved by Governor	1141

LEGISLATIVE BILL 523 By Pedersen

Jan. 28	Read first time	291
Feb. 1	Referred to Committee on Public Works	327
Feb. 15	Notice of hearing	468
Mar. 1	Indefinitely postponed	623

LEGISLATIVE BILL 524 By Burbach

Jan. 28	Read first time	292
Feb. 1	Referred to Committee on Revenue	327
Feb. 15	Notice of hearing	468
Apr. 26	Placed on General File	1291
May 26	Considered. Laid over	1778
June 11	Referred for review	2000
June 16	Placed on Select File	2054
June 18	Referred for engrossment	2094
June 29	Correctly engrossed	2212
July 12	Final Reading	2305
July 13	Correctly enrolled. Speaker signed	2340
July 14	Presented to Governor	2358
July 21	Approved by Governor	2459

LEGISLATIVE BILL 525 By Burbach

Jan. 28	Read first time	292
Feb. 1	Referred to Committee on Public Works	327
Feb. 15	Notice of hearing	468
Mar. 3	Indefinitely postponed	644

LEGISLATIVE BILL 526 By Burbach, Gerdes, Brauer

Jan. 28	Read first time	292
Feb. 1	Referred to Committee on Public Works	328
Feb. 23	Notice of hearing	547
Mar. 23	Placed on General File	898
Apr. 30	Considered. Laid over	1373
May 7	Laid over	1469
June 2	Considered. Laid over	1825
June 8	Referred for review	1930
June 11	Placed on Select File	1987
June 14	Referred for engrossment	2016
June 18	Replaced on Select File	2088
June 21	Referred for engrossment	2112
June 24	Correctly engrossed	2155
June 29	Final Reading	2208
June 30	Correctly enrolled. President signed	2235
July 1	Presented to Governor	2267
July 2	Approved by Governor	2300

LEGISLATIVE BILL 527 By Carpenter

Jan. 28	Read first time	292
Feb. 1	Referred to Committee on Judiciary	328
Feb. 24	Notice of hearing	560
Mar. 12	Placed on General File	768
Apr. 9	Explained. Laid over	1124
Apr. 9	Referred for review	1134
Apr. 21	Placed on Select File	1212
Apr. 22	Referred for engrossment	1252
Apr. 26	Replaced on Select File	1293
Apr. 27	Referred for engrossment	1325
May 4	Correctly engrossed	1404
May 7	Final Reading	1460
May 10	Correctly enrolled	1484
May 10	Speaker signed	1485
May 11	Presented to Governor	1499
May 12	Approved by Governor	1554

LEGISLATIVE BILL 528 By Stromer, Mahoney, Burbach

Jan. 28	Read first time	292
Feb. 1	Referred to Committee on Salaries and Claims	328
Feb. 17	Notice of hearing	484
Mar. 12	Placed on General File	779
Apr. 9	Referred for review	1136
Apr. 21	Placed on Select File	1213

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Apr. 22 Referred for engrossment	1254
Apr. 26 Correctly engrossed	1293
Apr. 29 Final Reading	1350
Apr. 30 Correctly enrolled	1369
Apr. 30 Speaker signed	1370
May 3 Presented to Governor	1384
May 7 Approved by Governor	1465

LEGISLATIVE BILL 529 By Stromer, Mahoney, Burbach

Jan. 28 Read first time	293
Feb. 1 Referred to Committee on Revenue	328
Feb. 15 Notice of hearing	468
Mar. 3 Placed on General File	656
Mar. 18 Referred for review	850
Mar. 30 Placed on Select File	975
Mar. 31 Referred for engrossment	1002
Apr. 5 Correctly engrossed	1049
Apr. 8 Final Reading	1098
Apr. 9 Correctly enrolled. President signed	1132
Apr. 12 Presented to Governor	1145
Apr. 14 Approved by Governor	1196

LEGISLATIVE BILL 530 By Knight

Jan. 28 Read first time	293
Feb. 1 Referred to Committee on Banking, Commerce, and Insurance	328
Mar. 4 Notice of hearing	666
Mar. 16 Placed on General File	807
Apr. 14 Referred for review	1194
Apr. 21 Placed on Select File	1224
Apr. 22 Referred for engrossment	1256
Apr. 29 Correctly engrossed	1356
May 4 Final Reading	1399
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 531 By Stromer, Mahoney, Burbach

Jan. 28 Read first time	293
Feb. 1 Referred to Committee on Salaries and Claims	328
Feb. 17 Notice of hearing	484
Mar. 12 Placed on General File	779

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Apr. 9 Referred for review	1136
Apr. 21 Placed on Select File	1213
Apr. 22 Referred for engrossment	1254
Apr. 27 Correctly engrossed	1319
May 4 Final Reading	1393
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 532 By Bauer, Orme, Knight

Jan. 28 Read first time	293
Feb. 1 Referred to Committee on Public Health and Welfare	328
Feb. 12 Notice of hearing	454
Mar. 24 Indefinitely postponed	916
Mar. 26 Motion. Laid over	946
Mar. 30 Motion renewed. Motion lost	979

LEGISLATIVE BILL 533 By Burbach, Stromer

Jan. 28 Read first time	294
Feb. 1 Referred to Committee on Revenue	328
Feb. 15 Notice of hearing	468
Mar. 16 Hearing continued	807
Apr. 14 Indefinitely postponed	1204

LEGISLATIVE BILL 534 By Burbach, Stromer

Jan. 28 Read first time	294
Feb. 1 Referred to Committee on Revenue	328
Feb. 15 Notice of hearing	468
Mar. 16 Hearing continued	807
May 3 Placed on General File	1384
May 27 Referred for review	1799
June 3 Placed on Select File	1838
June 4 Referred for engrossment	1879
June 11 Correctly engrossed	1988
June 16 Final Reading	2045
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 535 By Adamson, Gerdes, Paxton

Jan. 28 Read first time	294
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Feb. 1 Referred to Committee on Agriculture and Recreation	328
Mar. 11 Notice of hearing	758
Mar. 23 Placed on General File	896
Apr. 28 Referred for review	1340
Apr. 30 Placed on Select File	1368
May 4 Considered. Laid over	1409
May 6 Referred for engrossment	1446
May 7 Replaced on Select File	1479
May 10 Referred for engrossment	1488
May 14 Correctly engrossed	1586
May 21 Final Reading	1696
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 536 By Warner, Ruhnke

Jan. 28 Read first time	294
Feb. 1 Referred to Committee on Banking, Commerce and Insurance	328
Mar. 11 Request. Laid over	755
Mar. 12 Request renewed. Withdrawn	772

LEGISLATIVE BILL 537 By Warner, Knight

Jan. 28 Read first time	295
Feb. 1 Referred to Committee on Government and Military Affairs	328
Feb. 12 Notice of hearing	450
Feb. 22 Placed on General File	533
Mar. 12 Referred for review	773
Mar. 17 Placed on Select File	818
Mar. 18 Referred for engrossment	842
Mar. 25 Replaced on Select File	924
Mar. 26 Referred for engrossment	941
Mar. 30 Correctly engrossed	975
Apr. 2 Final Reading	1030
Apr. 5 Correctly enrolled. President signed	1049
Apr. 6 Presented to Governor	1075
Apr. 12 Approved by Governor	1141

LEGISLATIVE BILL 538 By Warner

Jan. 28 Read first time	295
Feb. 1 Referred to Committee on Agriculture and Recreation	328

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Mar. 17 Notice of hearing	827
May 18 Placed on General File	1652
July 1 Referred for review	2278
July 12 Placed on Select File	2312
July 13 Referred for engrossment	2341
July 14 Replaced on Select File	2359
July 15 Referred for engrossment	2382
July 26 Correctly engrossed	2556
July 28 Final Reading	2591
July 29 Correctly enrolled	2613
July 29 Speaker signed	2614
July 30 Presented to Governor	2631
Aug. 4 Approved by Governor	2692

LEGISLATIVE BILL 539 By Matzke, Bauer

Jan. 28 Read first time	295
Feb. 1 Referred to Committee on Banking, Commerce and Insurance	328
Mar. 11 Notice of hearing	759
Apr. 8 Placed on General File	1111
May 14 Referred for review	1598, 1600
May 19 Placed on Select File	1666
May 21 Referred for engrossment	1715
May 26 Replaced on Select File	1765
May 27 Referred for engrossment	1786
June 2 Correctly engrossed	1815
June 4 Rules suspended. Final Reading	1861, 1872
June 7 Correctly enrolled	1896
June 7 President signed	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

LEGISLATIVE BILL 540 By Syas, Pedersen

Jan. 28 Read first time	296
Feb. 1 Referred to Committee on Miscellaneous Subjects	328
Feb. 11 Notice of hearing	451
Mar. 9 Placed on General File	723
Apr. 5 Laid over	1054
Apr. 9 Considered. Laid over	1119
Apr. 13 Laid over	1183
Apr. 23 Laid over	1261
Apr. 27 Laid over	1326

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Apr. 28 Considered. Laid over	1334
Apr. 29 Bracketed	1358
May 6 Bracketed	1451
May 17 Considered. Laid over	1629
May 24 Considered. Laid over	1739
June 3 Laid over	1859
June 18 Motion. Indefinitely postponed	2096
June 18 Motions. Referred for review	2097
June 30 Placed on Select File	2234
July 1 Referred for engrossment	2264
July 19 Replaced on Select File	2428
July 20 Referred for engrossment. Replaced on Select File	2451
July 20 Enacting clause stricken	2451

LEGISLATIVE BILL 541 By Budd, Wylie

Jan. 28 Read first time	296
Feb. 1 Referred to Committee on Urban Affairs	328
Feb. 16 Notice of hearing	477
Mar. 11 Placed on General File	761
Apr. 9 Referred for review	1124
Apr. 21 Placed on Select File	1212
Apr. 22 Referred for engrossment	1252
Apr. 26 Correctly engrossed	1293
Apr. 29 Final Reading	1349
Apr. 30 Correctly enrolled	1369
Apr. 30 Speaker signed	1370
May 3 Presented to Governor	1384
May 7 Approved by Governor	1465

LEGISLATIVE BILL 542 By Budd, Wylie

Jan. 28 Read first time	297
Feb. 1 Referred to Committee on Urban Affairs	328
Feb. 16 Notice of hearing	477
Mar. 11 Placed on General File	761
Apr. 9 Referred for review	1124
Apr. 21 Placed on Select File	1212
Apr. 22 Referred for engrossment	1252
Apr. 26 Correctly engrossed	1293
Apr. 29 Final Reading	1348
Apr. 30 Correctly enrolled	1369
Apr. 30 Speaker signed	1370
May 3 Presented to Governor	1384
May 7 Approved by Governor	1465

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LEGISLATIVE BILL 543 By Budd, Wylie	
Jan. 28 Read first time	297
Feb. 1 Referred to Committee on Urban Affairs	328
Feb. 16 Notice of hearing	477
Mar. 11 Placed on General File	761
Apr. 9 Referred for review	1124
Apr. 21 Placed on Select File	1212
Apr. 22 Referred for engrossment	1252
Apr. 26 Correctly engrossed	1293
Apr. 29 Final Reading	1349
Apr. 30 Correctly enrolled	1369
Apr. 30 Speaker signed	1370
May 3 Presented to Governor	1384
May 7 Approved by Governor	1465

LEGISLATIVE BILL 544 By Warner

Jan. 28 Read first time	297
Feb. 1 Referred to Committee on Labor	328
Mar. 3 Notice of hearing	653
Mar. 17 Hearing re-set	827
Apr. 12 Placed on General File	1151
May 21 Referred for review	1717
May 27 Placed on Select File	1788
June 2 Referred for engrossment	1822
June 7 Correctly engrossed	1896
June 10 Final Reading	1959
June 11 Correctly enrolled. President signed	1988
June 14 Presented to Governor	2009
June 16 Approved by Governor	2061

LEGISLATIVE BILL 545 By Warner

Jan. 28 Read first time	297
Feb. 1 Referred to Committee on Banking, Commerce and Insurance	328
Feb. 24 Notice of hearing	549
May 12 Placed on General File	1554
June 25 Referred for review	2179
July 12 Placed on Select File	2316
July 13 Referred for engrossment	2343
July 16 Replaced on Select File	2401
July 16 Referred for engrossment	2404
July 19 Replaced on Select File	2428
July 20 Referred for engrossment	2449
July 26 Correctly engrossed	2556

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July 28 Motion. Final Reading	2588
July 29 Correctly enrolled	2613
July 29 Speaker signed	2614
July 30 Presented to Governor	2631
Aug. 4 Returned by Governor with approval	2693
Aug. 10 Motion	2785

LEGISLATIVE BILL 546 By Warner, Craft

Jan. 28 Read first time	297
Feb. 1 Referred to Committee on Government and Military Affairs	328
Apr. 13 Request. Laid over	1177
Apr. 14 Request renewed. Withdrawn	1191

LEGISLATIVE BILL 547 By Warner, E. Rasmussen, Stryker

Jan. 28 Read first time	300
Feb. 1 Referred to Committee on Public Works	328
Feb. 23 Notice of hearing	547
Mar. 23 Indefinitely postponed	898

LEGISLATIVE BILL 548 By Craft, Fleming

Jan. 28 Read first time	300
Feb. 1 Referred to Committee on Public Works	328
Feb. 15 Notice of hearing	468
Mar. 1 Placed on General File	623
Mar. 18 Referred for review	849
Mar. 26 Placed on Select File	935
Mar. 29 Considered. Laid over	963
Mar. 29 Considered. Laid over	965
Mar. 30 Considered. Laid over	976
Mar. 31 Referred for engrossment	1001
Apr. 1 Replaced on Select File	1016
Apr. 2 Referred for engrossment	1038
Apr. 7 Replaced on Select File	1083
Apr. 8 Referred for engrossment	1105
Apr. 13 Correctly engrossed	1177
Apr. 22 Final Reading	1245
Apr. 23 Correctly enrolled	1272
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

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LEGISLATIVE BILL 549 By Craft, Fleming	
Jan. 28 Read first time	300
Feb. 1 Referred to Committee on Public Works	328
Feb. 15 Notice of hearing	468
Mar. 3 Indefinitely postponed	644
LEGISLATIVE BILL 550 By Syas, Fleming, Carpenter	
Jan. 29 Read first time	303
Feb. 1 Referred to Committee on Labor	328
Mar. 3 Notice of hearing	653
Apr. 12 Indefinitely postponed	1151
LEGISLATIVE BILL 551 By Skarda, Crandall, Danner	
Jan. 29 Read first time	304
Feb. 1 Referred to Committee on Judiciary	328
Feb. 19 Notice of hearing	516
Mar. 26 Placed on General File	948
Apr. 30 Laid over	1378
May 7 Laid over	1470
June 2 Referred for review	1827
June 4 Placed on Select File	1875
June 8 Considered. Laid over	1928
June 9 Motion. Indefinitely postponed	1945
LEGISLATIVE BILL 552 By Kjar, Hasebroock	
Jan. 29 Read first time	304
Feb. 1 Referred to Committee on Public Works	328
Feb. 23 Notice of hearing	547
Mar. 23 Placed on General File	898
Apr. 30 Laid over	1373
May 7 Laid over	1469
June 2 Motion. Referred for review	1826
June 8 Placed on Select File	1913
June 9 Considered. Bracketed	1946
June 16 Laid over	2056
June 18 Considered. Laid over	2092
June 21 Referred for engrossment	2109
June 23 Replaced on Select File	2140
June 24 Referred for engrossment	2158
June 9 Correctly engrossed	2212
July 12 Laid over	2307
July 13 Final Reading	2334
July 14 Correctly enrolled	2362

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July 14 President signed	2368
July 15 Presented to Governor	2388
July 21 Approved by Governor	2459

LEGISLATIVE BILL 553 By Klaver

Jan. 29 Read first time	307
Feb. 1 Referred to Committee on Agriculture and Recreation	328
Mar. 16 Request. Laid over	804
Mar. 17 Request renewed. Withdrawn	822

LEGISLATIVE BILL 554 By Craft, Hughes

Jan. 29 Read first time	307
Feb. 1 Referred to Committee on Government and Military Affairs	328
Mar. 15 Re-referred to Committee on Agriculture and Recreation	786
Mar. 17 Notice of hearing	827
May 25 Requests	1761
May 27 Notice of re-hearing	1799
June 29 Placed on General File	2220
July 16 Explained	2418
July 19 Laid over	2442
July 20 Motion. Referred for review	2456
Aug. 4 Placed on Select File	2695
Aug. 4 Rules suspended. Referred for engrossment	2697, 2699
Aug. 5 Replaced on Select File. Referred for engrossment	2734
Aug. 11 Replaced on Select File	2798
Aug. 11 Referred for engrossment. Correctly engrossed	2799
Aug. 16 Motion	2824
Aug. 16 Final Reading	2825
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 555 By Skarda, Mahoney

Jan. 29 Read first time	307
Feb. 1 Referred to Committee on Agriculture and Recreation	328
Mar. 12 Notice of hearing	778
May 17 Indefinitely postponed	1631

LEGISLATIVE BILL 556 By Skarda, Lysinger, Mahoney

Jan. 29	Read first time	307
Feb. 1	Referred to Committee on Public Works	328
Feb. 17	Notice of hearing	491
Mar. 1	Placed on General File	623
Mar. 18	Referred for review	849
Mar. 26	Placed on Select File	935
Mar. 29	Referred for engrossment	963
Apr. 1	Correctly engrossed	1016
Apr. 6	Final Reading	1059
Apr. 7	Correctly enrolled. President signed	1086
Apr. 8	Presented to Governor	1101
Apr. 12	Approved by Governor	1142

LEGISLATIVE BILL 557 By Lysinger, D. Payne, Skarda, Mahoney

Jan. 29	Read first time	308
Feb. 1	Referred to Committee on Public Works	328
Feb. 18	Notice of hearing	502
Mar. 23	Placed on General File	898
Apr. 29	Change of order. Motion. Referred for review	1359
May 3	Placed on Select File	1386
May 4	Referred for engrossment	1410
May 6	Replaced on Select File	1445
May 6	Referred for engrossment	1449
May 7	Replaced on Select File	1479
May 10	Referred for engrossment	1487
May 10	Change of order	1488
May 12	Correctly engrossed	1543
May 17	Final Reading	1607
May 18	Correctly enrolled. President signed	1642
May 19	Presented to Governor	1660
May 25	Approved by Governor	1758

LEGISLATIVE BILL 558 By Batchelder

Jan. 29	Read first time	308
Feb. 1	Referred to Committee on Labor	528
Mar. 17	Notice of hearing	827
Mar 11	Indefinitely postponed	1536

LEGISLATIVE BILL 559 By Ruhnke, Stryker, Orme, Knight

Jan. 29	Read first time	308
Feb. 1	Referred to Committee on Budget	328
Mar. 2	Notice of hearing	637

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Mar. 18 Report	838
Mar. 26 Placed on General File	949
Apr. 30 Referred for review	1379
May 6 Placed on Select File	1442
May 7 Referred for engrossment	1467
May 14 Correctly engrossed	1586
May 21 Final Reading	1695
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 560 By Lysinger, Harsh, Craft

Jan. 29 Read first time	308
Feb. 1 Referred to Committee on Agriculture and Recreation	328
Mar. 3 Notice of hearing	644
Apr. 12 Indefinitely postponed	1151

LEGISLATIVE BILL 561 By Stryker, Gerdes, Marvel

Jan. 29 Read first time	308
Feb. 1 Referred to Committee on Budget	328
Feb. 10 Notice of hearing	437
Feb. 23 Placed on General File	545
Feb. 24 Referred for review	563
Feb. 24 Placed on Select File. Rules suspended. Re- ferred for engrossment. Correctly engrossed.	564
Feb. 26 Rules suspended. Final Reading	598
Mar. 1 Correctly enrolled	619
Mar. 1 President signed	620
Mar. 2 Presented to Governor	629
Mar. 3 Approved by Governor	653

LEGISLATIVE BILL 562 By Gerdes, Fleming

Jan. 29 Read first time	309
Feb. 1 Referred to Committee on Revenue	328
Feb. 16 Notice of hearing	481
Apr. 23 Placed on General File	1269
May 18 Special order	1651
May 24 Laid over	1739
May 25 Referred for review. Special order	1762
May 27 Placed on Select File	1789
June 2 Considered. Laid over	1822
June 8 Considered. Bracketed	1927

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June 14 Bracketed	2016
June 24 Unbracketed. Referred for engrossment	2156
July 2 Bracketed	2293
July 22 Unbracketed	2506
July 27 Replaced on Select File	2574
July 27 Referred for engrossment	2575
July 28 Replaced on Select File	2585
July 28 Referred for engrossment	2598
Aug. 2 Correctly engrossed	2652
Aug. 4 Rules suspended. Final Reading	2712
Aug. 5 Correctly enrolled. President signed	2721
Aug. 6 Presented to Governor	2748
Aug. 16 Approved by Governor	2831

LEGISLATIVE BILL 563 By Gerdes, Fleming

Jan. 29 Read first time	309
Feb. 1 Referred to Committee on Revenue	328
Feb. 16 Notice of hearing	481
Apr. 14 Placed on General File	1198
June 3 Special order	1849
June 9 Bracketed	1955
June 14 Laid over	2017
June 15 Special order	2039
June 17 Special order	2075
June 21 Considered. Laid over	2105
June 21 Considered. Laid over	2114
June 23 Motion. Indefinitely postponed	2144
June 24 Explanation of vote	2159

LEGISLATIVE BILL 564 By Carpenter

Jan. 29 Read first time	309
Feb. 1 Referred to Committee on Miscellaneous Subjects	328
Feb. 12 Notice of hearing	451
Mar. 2 Indefinitely postponed	629

LEGISLATIVE BILL 565 By Craft

Jan. 29 Read first time	310
Feb. 1 Referred to Committee on Public Works	328
Feb. 23 Notice of hearing	547
Mar. 30 Indefinitely postponed	982

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LEGISLATIVE BILL 566 By Hughes, Budd

Jan. 29	Read first time	310
Feb. 1	Referred to Committee on Judiciary	328
Feb. 19	Notice of hearing	516
Mar. 5	Placed on General File	687
Mar. 30	Referred for review	986
Apr. 6	Placed on Select File	1064
Apr. 7	Referred for engrossment	1090
Apr. 9	Correctly engrossed	1131
Apr. 13	Rules suspended. Final Reading	1154, 1167
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1294

LEGISLATIVE BILL 567 By Hughes, Budd

Jan. 29	Read first time	310
Feb. 1	Referred to Committee on Judiciary	328
Feb. 19	Notice of hearing	516
Mar. 5	Placed on General File	687
Mar. 30	Referred for review	986
Apr. 6	Placed on Select File	1064
Apr. 7	Referred for engrossment	1090
Apr. 9	Correctly engrossed	1131
Apr. 13	Rules suspended. Final Reading	1154, 1168
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1294

LEGISLATIVE BILL 568 By Hughes, Budd

Jan. 29	Read first time	311
Feb. 1	Referred to Committee on Judiciary	329
Feb. 19	Notice of hearing	516
Mar. 5	Placed on General File	687
Mar. 30	Referred for review	986
Apr. 6	Placed on Select File	1064
Apr. 7	Referred for engrossment	1090
Apr. 9	Correctly engrossed	1131
Apr. 13	Rules suspended. Final Reading	1154, 1169
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189

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Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

LEGISLATIVE BILL 569 By I. Paine

Jan. 29 Read first time	311
Feb. 1 Referred to Committee on Government and Military Affairs	329
Mar. 18 Notice of hearing	845
Apr. 2 Placed on General File	1039
Apr. 28 Change of order	1341
Apr. 28 Referred for review	1343
Apr. 30 Placed on Select File	1369
May 4 Referred for engrossment	1409
May 10 Correctly engrossed	1484
May 13 Final Reading	1562
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 570 By R. Rasmussen, Hasebroock, Orme

Jan. 29 Read first time	311
Feb. 1 Referred to Committee on Judiciary	329
Feb. 19 Notice of hearing	516
Mar. 5 Placed on General File	687
Mar. 30 Referred for review	986
Apr. 6 Placed on Select File	1065
Apr. 7 Referred for engrossment	1090
Apr. 9 Correctly engrossed	1132
Apr. 13 Rules suspended. Final Reading	1154, 1170
Apr. 14 Correctly enrolled. President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1294

**LEGISLATIVE BILL 571 By Kokes, Crandall, Nelson, Ruhnke,
Stryker**

Jan. 29 Read first time	311
Feb. 1 Referred to Committee on Agriculture and Recreation	329
Feb. 12 Notice of hearing	455
Mar. 26 Indefinitely postponed	949

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LEGISLATIVE BILL 572 By Whitney, Moulton, Orme

Jan. 29	Read first time	311
Feb. 1	Referred to Committee on Public Works	329
Feb. 18	Notice of hearing	502
Feb. 25	Co-introducer added	583
Apr. 9	Indefinitely postponed	1138
Apr. 13	Motion. Laid over	1184
Apr. 22	Motion	1258
Apr. 22	Motion renewed. Laid over	1259
Apr. 26	Motion renewed. Motion lost	1296

LEGISLATIVE BILL 573 By Knight, Orme, Warner

Jan. 29	Read first time	312
Feb. 1	Referred to Committee on Government and Military Affairs	329
Apr. 9	Notice of hearing	1136
Apr. 30	Indefinitely postponed	1378
May 5	Motion. Laid over	1427
May 11	Motion renewed. Motion lost	1502

LEGISLATIVE BILL 574 By Brauer, Nore, Paxton

Jan. 29	Read first time	312
Feb. 1	Referred to Committee on Public Works	329
Mar. 3	Notice of hearing	643
Mar. 23	Placed on General File	898
Apr. 28	Explained. Laid over	1343
Apr. 29	Held	1358
Apr. 30	Referred for review	1371
May 4	Placed on Select File	1404
May 6	Referred for engrossment	1448
May 13	Correctly engrossed	1571
May 18	Final Reading	1639
May 19	Correctly enrolled	1666
May 19	Speaker signed	1667
May 20	Presented to Governor	1676
May 25	Approved by Governor	1758

LEGISLATIVE BILL 575 By Kokes

Jan. 29	Read first time	312
Feb. 1	Referred to Committee on Public Works	329
Mar. 3	Notice of hearing	643
Mar. 23	Placed on General File	898
Apr. 30	Referred for review	1373
May 4	Placed on Select File	1404

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May 6 Referred for engrossment	1447
May 13 Correctly engrossed	1571
May 18 Final Reading	1638
May 19 Correctly enrolled	1666
May 19 Speaker signed	1667
May 20 Presented to Governor	1676
May 25 Approved by Governor	1758

LEGISLATIVE BILL 576 By Kokes

Jan. 29 Read first time	312
Feb. 1 Referred to Committee on Public Works	329
Mar. 3 Notice of hearing	643
Mar. 23 Placed on General File	898
Apr. 30 Referred for review	1374
May 4 Placed on Select File	1404
May 6 Referred for engrossment	1447
May 11 Correctly engrossed	1501
May 14 Final Reading	1582
May 17 Correctly enrolled. Speaker signed	1620
May 18 Presented to Governor	1640
May 25 Approved by Governor	1758

LEGISLATIVE BILL 577 By Whitney, Gerdes

Jan. 29 Read first time	312
Feb. 1 Referred to Committee on Public Works	329
Feb. 18 Notice of hearing	502
Mar. 9 Placed on General File	720
Apr. 1 Referred for review	1022
Apr. 6 Placed on Select File	1067
Apr. 7 Referred for engrossment	1091
Apr. 12 Correctly engrossed	1147
Apr. 22 Final Reading	1237
Apr. 23 Correctly enrolled	1271
Apr. 23 President signed	1273
Apr. 26 Presented to Governor	1291
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 578 By Bauer

Jan. 29 Read first time	313
Feb. 1 Referred to Committee on Labor	329
Feb. 12 Notice of hearing	454
Feb. 18 Placed on General File	504
Mar. 2 Referred for review	636

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Mar. 5 Placed on Select File	674
Mar. 8 Referred for engrossment	700
Mar. 10 Correctly engrossed	731
Mar. 15 Final Reading	784
Mar. 15 Explanation of vote	790
Mar. 16 Correctly enrolled. President signed	801
Mar. 17 Presented to Governor	815
Mar. 22 Approved by Governor	876

LEGISLATIVE BILL 579 By Bauer

Jan. 29 Read first time	313
Feb. 1 Referred to Committee on Government and Military Affairs	329
Mar. 15 Re-referred to Committee on Judiciary	786
Mar. 22 Notice of hearing	878
Apr. 6 Placed on General File	1075
May 27 Referred for review	1775
June 2 Placed on Select File	1813
June 3 Referred for engrossment	1855
June 8 Correctly engrossed	1914
June 11 Final Reading	1986
June 14 Correctly enrolled. Speaker signed	2014
June 15 Presented to Governor	2026
June 16 Approved by Governor	2061

LEGISLATIVE BILL 580 By Bauer

Jan. 29 Read first time	313
Feb. 1 Referred to Committee on Labor	329
Mar. 3 Notice of hearing	653
Apr. 26 Placed on General File	1292
May 14 Referred for review	1605
May 26 Placed on Select File	1767
May 27 Referred for engrossment	1786
June 8 Replaced on Select File	1913
June 9 Referred for engrossment	1946
June 14 Correctly engrossed	2013
June 18 Final Reading	2083
June 21 Correctly enrolled. President signed	2105
June 22 Presented to Governor	2120
June 25 Approved by Governor	2183

**LEGISLATIVE BILL 581 By Kremer, Marvel, I. Paine, Crandall,
Lysinger**

Jan. 29 Read first time	313
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Feb. 1 Referred to Committee on Education	329
Mar. 3 Notice of hearing	656
June 3 Placed on General File	1850
June 15 Request. Laid over	2033
June 16 Bracketed	2060
July 1 Unbracketed	2275
July 2 Referred for review	2299
July 12 Placed on Select File	2311
July 13 Referred for engrossment	2341
July 15 Correctly engrossed	2380
July 15 Bracketed	2391
July 19 Replaced on Select File	2439
July 19 Referred for re-engrossment. Bracketed	2440
July 22 Unbracketed	2506
July 27 Correctly re-engrossed	2570
July 29 Final Reading	2603
July 30 Correctly enrolled	2634
July 30 President signed	2635
Aug. 2 Presented to Governor	2663
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 582 By Kremer

Jan. 29 Read first time	313
Feb. 1 Referred to Committee on Miscellaneous Subjects	329
Mar. 4 Notice of hearing	664
Apr. 12 Indefinitely postponed	1152

LEGISLATIVE BILL 583 By Claussen

Jan. 29 Read first time	314
Feb. 1 Referred to Committee on Public Works	329
Mar. 3 Notice of hearing	643
Mar. 23 Placed on General File	898
May 7 Referred for review	1469
May 11 Placed on Select File	1501
May 12 Referred for engrossment	1544
May 17 Correctly engrossed	1620
May 21 Final Reading	1699
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

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**LEGISLATIVE BILL 584 By Proud, Bauer, Hasebroock,
R. Rasmussen**

Jan. 29	Read first time	314
Feb. 1	Referred to Committee on Public Health and Welfare	329
Feb. 3	Co-introducer added	382
Feb. 24	Notice of hearing	566
Apr. 6	Placed on General File	1075
May 26	Referred for review	1775
June 2	Placed on Select File	1809
June 3	Referred for engrossment	1854
June 9	Replaced on Select File	1943
June 10	Referred for engrossment	1969
June 14	Correctly engrossed	2014
June 18	Final Reading	2085
June 21	Correctly enrolled. President signed	2105
June 22	Presented to Governor	2120
June 25	Approved by Governor	2183

LEGISLATIVE BILL 585 By Warner, Bowen

Jan. 29	Read first time	314
Feb. 1	Referred to Committee on Banking, Commerce and Insurance	329
Mar. 11	Notice of hearing	759
Apr. 8	Placed on General File	1111
May 26	Referred for review	1776
June 2	Placed on Select File	1810
June 3	Referred for engrossment	1854
June 11	Correctly engrossed	1988
June 16	Final Reading	2044
June 17	Correctly enrolled. Speaker signed	2072
June 18	Presented to Governor	2088
June 21	Approved by Governor	2109

LEGISLATIVE BILL 586 By Stromer, Knight

Jan. 29	Read first time	317
Feb. 1	Referred to Committee on Urban Affairs	329
Mar. 15	Re-referred to Committee on Miscellaneous Subjects	787
Mar. 24	Notice of hearing	905
May 6	Placed on General File	1441
June 24	Considered. Motion	2165
June 24	Referred for review	2166
July 2	Placed on Select File	2286

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July 2 Referred for engrossment	2288
July 14 Correctly engrossed	2361
July 19 Final Reading	2423
July 20 Correctly enrolled	2448
July 20 President signed	2449
July 21 Presented to Governor	2465
July 26 Approved by Governor	2566

LEGISLATIVE BILL 587 By Carpenter

Jan. 29 Read first time	317
Feb. 1 Referred to Committee on Judiciary	329
Feb. 24 Notice of hearing	560
Mar. 12 Placed on General File	768
Apr. 9 Referred for review	1135
Apr. 21 Placed on Select File	1212
Apr. 22 Referred for engrossment	1253
Apr. 27 Correctly engrossed	1319
May 4 Final Reading	1389
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 588 By Syas, R. Rasmussen

Jan. 29 Read first time	318
Feb. 1 Referred to Committee on Judiciary	329
Feb. 24 Notice of hearing	560
Mar. 12 Placed on General File	768
Apr. 9 Referred for review	1135
Apr. 21 Placed on Select File	1213
Apr. 22 Referred for engrossment	1253
Apr. 27 Correctly engrossed	1319
May 4 Final Reading	1390
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 589 By Syas, R. Rasmussen

Jan. 29 Read first time	318
Feb. 1 Referred to Committee on Judiciary	329
Feb. 24 Notice of hearing	560
Mar. 12 Placed on General File	768
Apr. 9 Referred for review	1135

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Apr. 21 Placed on Select File	1213
Apr. 22 Referred for engrossment	1253
Apr. 27 Correctly engrossed	1319
May 4 Final Reading	1390
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 10 Approved by Governor	1491

LEGISLATIVE BILL 590 By Ruhnke

Jan. 29 Read first time	318
Feb. 1 Referred to Committee on Revenue	329
Feb. 15 Notice of hearing	468
Apr. 6 Placed on General File	1060
May 7 Referred for review	1475
May 14 Placed on Select File	1585
May 17 Referred for engrossment	1622
May 19 Replaced on Select File	1661
May 21 Referred for engrossment	1714
May 25 Correctly engrossed	1751
June 2 Final Reading	1806
June 3 Correctly enrolled. President signed	1840
June 4 Presented to Governor	1873
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 591 By Adamson, Marvel, Hasebroock, Matzke, Orme, Batchelder, Moulton, Fleming, Paxton, Warner, Carstens, Stromer

Jan. 29 Read first time	318
Feb. 1 Referred to Committee on Miscellaneous Subjects	329
Feb. 12 Notice of hearing	451
Feb. 26 Placed on General File	600
Mar. 23 Referred for review	891
Mar. 31 Placed on Select File	995
Apr. 1 Referred for engrossment	1017
Apr. 5 Correctly engrossed	1049
Apr. 8 Final Reading	1100
Apr. 9 Correctly enrolled. President signed	1132
Apr. 12 Presented to Governor	1145
Apr. 14 Approved by Governor	1196

**LEGISLATIVE BILL 592 By Orme, Kokes, Proud, Wylie,
Batchelder**

Jan. 29	Read first time	319
Feb. 1	Referred to Committee on Judiciary	329
Feb. 19	Notice of hearing	516
Mar. 12	Placed on General File	768
Apr. 9	Referred for review	1135
Apr. 21	Placed on Select File	1213
Apr. 22	Referred for engrossment	1253
Apr. 27	Correctly engrossed	1319
May 4	Final Reading	1391
May 5	Correctly enrolled	1432
May 5	President signed	1433
May 6	Presented to Governor	1451
May 10	Approved by Governor	1491

LEGISLATIVE BILL 593 By Orme

Jan. 29	Read first time	319
Feb. 1	Referred to Committee on Government and Military Affairs	329
Mar. 15	Re-referred to Committee on Miscellaneous Subjects	786
Mar. 24	Notice of hearing	905
Apr. 26	Placed on General File	1297
June 11	Referred for review	2002
June 16	Placed on Select File	2055
June 18	Laid over	2094
June 21	Referred for engrossment	2110
June 30	Correctly engrossed	2235
July 12	Final Reading	2308
July 13	Correctly enrolled. Speaker signed	2340
July 14	Presented to Governor	2358
July 19	Requested Governor to return	2430
July 19	Replaced on Select File	2431
July 19	Referred for re-engrossment	2432
July 30	Replaced on Select File	2631
July 30	Referred for re-engrossment	2639
Aug. 5	Correctly re-engrossed	2720
Aug. 9	Replaced on Select File	2763
Aug. 9	Referred for re-engrossment	2764
Aug. 10	Replaced on Select File	2774
Aug. 10	Referred for re-engrossment	2776
Aug. 13	Correctly re-engrossed	2818
Aug. 17	Rules suspended. Final Reading	2838, 2843
Aug. 17	Correctly enrolled. President signed	2849
Aug. 17	Presented to Governor	2852
Aug. 23	Approved by Governor	2858

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LEGISLATIVE BILL 594 By Bauer

Jan. 29	Read first time	319
Feb. 1	Referred to Committee on Government and Military Affairs	329
Apr. 2	Notice of hearing	1039
Apr. 9	Placed on General File	1139
May 14	Referred for review	1602
May 21	Placed on Select File	1711
May 24	Referred for engrossment	1738
May 27	Correctly engrossed	1790
June 3	Rules suspended. Final Reading	1840, 1847
June 4	Correctly enrolled. President signed	1876
June 4	Presented to Governor	1884
June 7	Approved by Governor	1904
June 7	Explanation of vote	1904

LEGISLATIVE BILL 595 By Proud

Jan. 29	Read first time	320
Feb. 1	Referred to Committee on Judiciary	329
Feb. 19	Notice of hearing	516
Mar. 12	Placed on General File	768
Apr. 9	Referred for review	1135
Apr. 21	Placed on Select File	1213
Apr. 22	Referred for engrossment	1254
Apr. 27	Correctly engrossed	1319
May 4	Final Reading	1392
May 5	Correctly enrolled	1432
May 5	President signed	1433
May 6	Presented to Governor	1451
May 12	Approved by Governor	1554

LEGISLATIVE BILL 596 By Carpenter

Jan. 29	Read first time	320
Feb. 1	Referred to Committee on Miscellaneous Subjects	329
Feb. 24	Notice of hearing	561
Apr. 1	Indefinitely postponed	1024

LEGISLATIVE BILL 597 By Carpenter

Jan. 29	Read first time	320
Feb. 1	Referred to Committee on Miscellaneous Subjects	329
Feb. 24	Notice of hearing	561
Apr. 1	Indefinitely postponed	1024

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LEGISLATIVE BILL 598 By Proud	
Jan. 29 Read first time	320
Feb. 1 Referred to Committee on Banking, Commerce and Insurance	329
Mar. 11 Notice of hearing	758
Mar. 26 Placed on General File	950
May 7 Referred for review	1471
May 17 Placed on Select File	1615
May 18 Referred for engrossment	1645
May 21 Correctly engrossed	1712
May 26 Final Reading	1764
May 27 Correctly enrolled. Speaker signed	1784
May 27 Presented to Governor	1799
June 2 Approved by Governor	1803

LEGISLATIVE BILL 599 By Orme, Moulton

Jan. 29 Read first time	320
Feb. 1 Referred to Committee on Government and Military Affairs	329
Mar. 15 Re-referred to Committee on Public Health and Welfare	786
Mar. 15 Notice of hearing	793
Apr. 14 Placed on General File	1198
May 14 Considered. Laid over	1603
May 27 Referred for review	1795
June 2 Placed on Select File	1813
June 3 Referred for engrossment	1856
June 8 Replaced on Select File	1913
June 9 Referred for engrossment	1946
June 14 Correctly engrossed	2013
June 18 Failed on Final Reading	2081
June 21 Motion	2113

LEGISLATIVE BILL 600 By Carpenter

Jan. 29 Read first time	320
Feb. 1 Referred to Committee on Education	329
Mar. 3 Notice of hearing	656
May 5 Indefinitely postponed	1429

LEGISLATIVE BILL 601 By D. Payne

Jan. 29 Read first time	321
Feb. 1 Referred to Committee on Public Works	329
Mar. 3 Notice of hearing	643

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	Page
Mar. 23 Placed on General File	898
Apr. 30 Referred for review	1374
May 4 Placed on Select File	1404
May 6 Referred for engrossment	1447
May 12 Correctly engrossed	1543
May 17 Final Reading	1609
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758

LEGISLATIVE BILL 602 By Orme

Jan. 29 Read first time	321
Feb. 1 Referred to Committee on Public Works	329
Mar. 17 Notice of hearing	821
May 18 Indefinitely postponed	1653
May 20 Motion. Laid over	1670
May 26 Motion renewed. Placed on General File	1770
July 15 Motion. Indefinitely postponed	2389

LEGISLATIVE BILL 603 By Craft, Whitney

Jan. 29 Read first time	322
Feb. 1 Referred to Committee on Budget	329
Apr. 2 Notice of hearing	1039
May 13 Indefinitely postponed	1579

LEGISLATIVE BILL 604 By Bauer

Jan. 29 Read first time	322
Feb. 1 Referred to Committee on Banking, Commerce and Insurance	329
Mar. 11 Notice of hearing	759
Mar. 26 Placed on General File	951
May 7 Referred for review	1471
May 12 Placed on Select File	1542
May 13 Referred for engrossment	1573
May 17 Correctly engrossed	1620
May 21 Final Reading	1702
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 605 By Proud, Marvel, Burbach

Jan. 29 Read first time	322
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	Page
Feb. 1 Referred to Committee on Public Health and Welfare	329
Feb. 16 Re-referred to Committee on Labor	477
Mar. 3 Notice of hearing	653
Apr. 12 Indefinitely postponed	1151
Apr. 14 Motion. Laid over	1190
Apr. 23 Motion renewed. Motion lost	1266

LEGISLATIVE BILL 606 By Proud

Jan. 29 Read first time	322
Feb. 1 Referred to Committee on Judiciary	329
Feb. 24 Notice of hearing	560
Mar. 17 Placed on General File	829
Apr. 14 Referred for review	1206
Apr. 21 Placed on Select File	1226
Apr. 22 Referred for engrossment	1257
Apr. 30 Correctly engrossed	1369
May 6 Final Reading	1436
May 7 Correctly enrolled. President signed	1481
May 10 Presented to Governor	1490
May 12 Approved by Governor	1554

LEGISLATIVE BILL 607 By Proud

Jan. 29 Read first time	322
Feb. 1 Referred to Committee on Banking, Commerce and Insurance	329
Mar. 11 Notice of hearing	759
Apr. 5 Placed on General File	1046
June 8 Referred for review	1930
June 11 Placed on Select File	1987
June 14 Referred for engrossment	2016
June 18 Correctly engrossed	2089
June 23 Final Reading	2135
June 24 Correctly enrolled	2155
June 24 President signed	2165
June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

LEGISLATIVE BILL 608 By Proud, Pedersen, Moulton

Jan. 29 Read first time	323
Feb. 1 Referred to Committee on Budget	329
Feb. 23 Notice of hearing	537
Mar. 31 Report	998
May 7 Indefinitely postponed	1478

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LEGISLATIVE BILL 609 By Orme, Warner

Jan. 29	Read first time	323
Feb. 1	Referred to Committee on Miscellaneous Subjects	329
Feb. 24	Notice of hearing	561
Apr. 26	Placed on General File	1297
June 23	Referred for review	2149
July 1	Placed on Select File	2261
July 2	Referred for engrossment	2284
July 12	Correctly engrossed	2310
July 15	Final Reading	2378
July 16	Correctly enrolled. President signed	2400
July 19	Presented to Governor	2427
July 26	Returned by Governor without approval	2543
July 29	Passed notwithstanding objection of Governor	2618
July 29	Explanation of vote	2623
July 30	Presented to Secretary of State	2646
Aug. 2	Explanations of vote	2648

LEGISLATIVE BILL 610 By Bowen

Jan. 29	Read first time	323
Feb. 1	Referred to Committee on Banking, Commerce and Insurance	329
Mar. 11	Notice of hearing	759
Apr. 5	Placed on General File	1046
May 14	Referred for review	1598
May 19	Placed on Select File	1663
May 21	Referred for engrossment	1714
May 26	Correctly engrossed	1767
June 3	Final Reading	1831
June 4	Correctly enrolled	1875
June 4	President signed	1876
June 4	Presented to Governor	1884
June 7	Approved by Governor	1904
June 7	Explanation of vote	1904

LEGISLATIVE BILL 611 By Bowen

Jan. 29	Read first time	323
Feb. 1	Referred to Committee on Banking, Commerce and Insurance	329
Mar. 11	Notice of hearing	759
Apr. 5	Placed on General File	1047
May 14	Referred for review	1598
May 19	Placed on Select File	1664

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May 21 Referred for engrossment	1714
May 25 Correctly engrossed	1751
June 2 Final Reading	1806
June 3 Correctly enrolled. President signed	1840
June 4 Presented to Governor	1873
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 612 By E. Rasmussen

Jan. 29 Read first time	323
Feb. 1 Referred to Committee on Agriculture and Recreation	329
Mar. 11 Notice of hearing	758
May 6 Placed on General File	1457
June 24 Special order	2166
July 1 Request. Laid over	2279
July 2 Request renewed. Withdrawn	2296

LEGISLATIVE BILL 613 By Stromer, Bowen, Orme, Mahoney

Jan. 29 Read first time	324
Feb. 1 Referred to Committee on Government and Military Affairs	329
Apr. 2 Notice of hearing	1039
Apr. 12 Placed on General File	1150
May 14 Referred for review	1602
May 21 Placed on Select File	1712
May 24 Referred for engrossment	1738
May 27 Correctly engrossed	1790
June 3 Laid over	1847
June 7 Final Reading	1888
June 8 Correctly enrolled. President signed	1914
June 9 Presented to Governor	1949
June 14 Approved by Governor	2020

LEGISLATIVE BILL 614 By Stromer

Jan. 29 Read first time	324
Feb. 1 Referred to Committee on Judiciary	330
Feb. 24 Notice of hearing	560
Mar. 17 Placed on General File	829
Apr. 27 Referred for review	1326
Apr. 29 Placed on Select File	1356
Apr. 30 Referred for engrossment	1370
May 5 Correctly engrossed	1432
May 6 Rules suspended	1450

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May 7 Final Reading	1464
May 10 Correctly enrolled. Speaker signed	1485
May 11 Presented to Governor	1499
May 12 Approved by Governor	1554

LEGISLATIVE BILL 615 By Orme

Jan. 29 Read first time	324
Feb. 1 Referred to Committee on Public Health and Welfare	330
Feb. 24 Notice of hearing	566
Apr. 8 Indefinitely postponed	1114

LEGISLATIVE BILL 616 By Bauer

Jan. 29 Read first time	324
Feb. 1 Referred to Committee on Judiciary	330
Feb. 24 Notice of hearing	560
Mar. 26 Placed on General File	948
Apr. 30 Laid over	1378
May 7 Referred for review	1470
May 14 Placed on Select File	1584
May 17 Referred for engrossment	1621
May 20 Replaced on Select File	1676
May 21 Referred for engrossment	1715
May 24 Correctly engrossed	1733
May 27 Final Reading	1783
May 27 Correctly enrolled. Speaker signed	1795
May 27 Presented to Governor	1799
June 2 Approved by Governor	1803

LEGISLATIVE BILL 617 By Bowen

Feb. 1 Read first time	330
Feb. 3 Referred to Committee on Government and Military Affairs	374
Mar. 23 Request. Laid over	894
Mar. 24 Request renewed. Withdrawn	914

LEGISLATIVE BILL 618 By Bowen

Feb. 1 Read first time	331
Feb. 3 Referred to Committee on Government and Military Affairs	374
Mar. 23 Request. Laid over	894
Mar. 24 Request renewed. Withdrawn	914

LEGISLATIVE BILL 619 By Bowen

Feb. 1	Read first time	331
Feb. 3	Referred to Committee on Salaries and Claims	374
Feb. 17	Notice of hearing	484
Mar. 12	Placed on General File	779
Mar. 23	Motion	892
Mar. 24	Special order	915
Mar. 26	Laid over	945
Mar. 30	Considered. Laid over	980
Mar. 31	Referred for review	1004
Apr. 6	Placed on Select File	1066
Apr. 7	Referred for engrossment	1091
Apr. 13	Correctly engrossed	1177
Apr. 22	Failed on Final Reading	1245
Apr. 23	Motion. Returned to Final Reading. Replaced on Select File. Motion. Referred for re-engrossment	1265
Apr. 26	Replaced on Select File	1292
Apr. 27	Referred for re-engrossment	1324
Apr. 30	Correctly re-engrossed	1369
May 6	Final Reading	1438
May 7	Correctly enrolled. President signed	1481
May 10	Presented to Governor	1490
May 12	Approved by Governor	1554

LEGISLATIVE BILL 620 By Carpenter

Feb. 1	Read first time	331
Feb. 3	Referred to Committee on Banking, Commerce and Insurance	374
Mar. 11	Notice of hearing	759
Apr. 8	Placed on General File	1111
May 14	Referred for review	1598, 1600
May 20	Placed on Select File	1678
May 21	Referred for engrossment	1716
May 26	Correctly engrossed	1767
June 3	Final Reading	1836
June 4	Correctly enrolled. President signed	1876
June 4	Presented to Governor	1884
June 7	Approved by Governor	1904
June 7	Explanation of vote	1904

LEGISLATIVE BILL 621 By Carpenter

Feb. 1	Read first time	331
Feb. 3	Referred to Committee on Banking, Commerce and Insurance	374

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Mar. 11 Notice of hearing	759
Apr. 6 Placed on General File	1063
May 26 Referred for review	1775
June 2 Placed on Select File	1809
June 3 Referred for engrossment	1854
June 8 Correctly engrossed	1914
June 11 Final Reading	1984
June 14 Correctly enrolled. Speaker signed	2014
June 15 Presented to Governor	2026
June 16 Approved by Governor	2061

LEGISLATIVE BILL 622 By Carpenter

Feb. 1 Read first time	332
Feb. 3 Referred to Committee on Public Works	374
Mar. 9 Notice of hearing	731
June 7 Placed on General File	1891
July 19 Considered	2433
July 19 Referred for review	2443
July 27 Placed on Select File	2569
July 28 Motion. Indefinitely postponed	2596

LEGISLATIVE BILL 623 By Carpenter

Feb. 1 Read first time	332
Feb. 3 Referred to Committee on Banking, Commerce and Insurance	374
Mar. 11 Notice of hearing	759
Apr. 7 Request. Laid over	1092
Apr. 8 Request renewed. Withdrawn	1107
Apr. 8 Hearing cancelled	1111

LEGISLATIVE BILL 624 By Carpenter

Feb. 1 Read first time	332
Feb. 3 Referred to Committee on Public Health and Welfare	374
Feb. 24 Notice of hearing	566
Mar. 15 Hearing postponed	793
Apr. 21 Notice of hearing	1233
Apr. 29 Placed on General File	1354
May 27 Referred for review	1796
June 2 Placed Select File	1814
June 3 Referred for engrossment	1856
June 8 Correctly engrossed	1914
June 8 Replaced on Select File	1915

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June 8 Referred for re-engrossment	1929
June 14 Correctly re-engrossed	2013
June 18 Final Reading	2078
June 18 Explanation of vote	2095
June 21 Correctly enrolled. President signed	2105
June 22 Presented to Governor	2120
June 25 Approved by Governor	2183

LEGISLATIVE BILL 625 By Carpenter

Feb. 1 Read first time	332
Feb. 3 Referred to Committee on Public Works	374
Mar. 9 Notice of hearing	731
May 5 Indefinitely postponed	1428

LEGISLATIVE BILL 626 By Gerdes, Marvel

Feb. 1 Read first time	333
Feb. 3 Referred to Committee on Education	374
Mar. 3 Notice of hearing	656
Apr. 12 Indefinitely postponed	1153

LEGISLATIVE BILL 627 By Gerdes

Feb. 1 Read first time	333
Feb. 3 Referred to Committee on Agriculture and Recreation	374
Mar. 12 Notice of hearing	778
May 5 Placed on General File	1429
June 4 Referred for review	1885
June 9 Placed on Select File	1943
June 10 Referred for engrossment	1969
June 16 Replaced on Select File	2052
June 18 Referred for engrossment	2093
June 22 Correctly engrossed	2122
June 25 Final Reading	2173
June 25 Explanation of vote	2178
June 28 Correctly enrolled. Speaker signed	2196
June 29 Presented to Governor	2209
July 1 Approved by Governor	2267

LEGISLATIVE BILL 628 By Gerdes, Bowen, Adamson

Feb. 1 Read first time	333
Feb. 3 Referred to Committee on Government and Military Affairs	374
Feb. 25 Notice of hearing	582

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Mar. 5 Placed on General File	680
Mar. 9 Special order	719
Mar. 10 Considered	737
Mar. 11 Referred for review. Special order	757
Mar. 15 Placed on Select File	787
Mar. 16 Referred for engrossment. Special order	803
Mar. 17 Replaced on Select File	820
Mar. 18 Referred for engrossment. Special order	842
Mar. 24 Correctly engrossed	908
Mar. 29 Request. Final Reading	953
Mar. 29 Correctly enrolled. President signed	955
Mar. 29 Presented to Governor	960
Mar. 30 Explanation of vote	976
Mar. 31 Approved by Governor	998
May 17 Attorney General opinion	1623

LEGISLATIVE BILL 629 By Carpenter

Feb. 1 Read first time	333
Feb. 3 Referred to Committee on Banking, Commerce and Insurance	374
Mar. 11 Notice of hearing	759
Apr. 8 Indefinitely postponed	1113

LEGISLATIVE BILL 630 By Gerdes, Wylie

Feb. 1 Read first time	333
Feb. 3 Referred to Committee on Revenue	374
Feb. 16 Notice of hearing	481
June 22 Placed on General File	2129
July 16 Motion. Indefinitely postponed	2418

LEGISLATIVE BILL 631 By R. Rasmussen, Carstens

Feb. 1 Read first time	334
Feb. 3 Referred to Committee on Government and Military Affairs	374
Feb. 5 Re-referred to Committee on Agriculture and Recreation	398
Feb. 18 Notice of hearing	502
Mar. 26 Indefinitely postponed	949
Mar. 29 Motion. Laid over	964

LEGISLATIVE BILL 632 By Bauer

Feb. 1 Read first time	334
Feb. 3 Referred to Committee on Urban Affairs	374

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Mar. 15 Re-referred to Committee on Miscellaneous Subjects	787
Mar. 24 Notice of hearing	905
Apr. 26 Placed on General File	1296
May 21 Change of order. Referred for review	1717, 1718
May 27 Placed on Select File	1788
June 2 Referred for engrossment	1822
June 8 Correctly engrossed	1914
June 11 Final Reading	1982
June 14 Correctly enrolled. Speaker signed	2014
June 15 Presented to Governor	2026
June 21 Approved by Governor	2099

LEGISLATIVE BILL 633 By Adamson

Feb. 1 Read first time	334
Feb. 3 Referred to Committee on Education	374
Feb. 26 Notice of hearing	589
Mar. 11 Placed on General File	760
Apr. 9 Referred for review	1123
Apr. 21 Placed on Select File	1211
Apr. 22 Referred for engrossment	1252
Apr. 26 Correctly engrossed	1293
Apr. 29 Final Reading	1347
Apr. 30 Correctly enrolled	1369
Apr. 30 Speaker signed	1370
May 3 Presented to Governor	1384
May 7 Approved by Governor	1465

LEGISLATIVE BILL 634 By Adamson, Paxton

Feb. 1 Read first time	334
Feb. 3 Referred to Committee on Education	374
Feb. 10 Notice of hearing	430
Feb. 23 Placed on General File	542
Mar. 12 Referred for review	774
Mar. 17 Placed on Select File	818
Mar. 18 Referred for engrossment	842
Mar. 23 Correctly engrossed	888
Mar. 29 Final Reading	956
Mar. 30 Correctly enrolled	975
Mar. 30 President signed	976
Mar. 31 Presented to Governor	994
Apr. 5 Approved by Governor	1042

LEGISLATIVE BILL 635 By Hasebroock, Claussen

Feb. 1 Read first time	334
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	Page
Feb. 3 Referred to Committee on Public Works	374
Mar. 3 Notice of hearing	643
May 5 Placed on General File	1427
June 25 Referred for review	2177
July 12 Placed on Select File	2313
July 13 Referred for engrossment	2342
July 15 Correctly engrossed	2381
July 20 Final Reading	2445
July 21 Correctly enrolled. President signed	2470
July 22 Presented to Governor	2500
July 26 Approved by Governor	2566

LEGISLATIVE BILL 636 By Whitney

Feb. 1 Read first time	334
Feb. 3 Referred to Committee on Education	374
Mar. 3 Notice of hearing	656
June 29 Placed on General File. Bracketed	2228
July 1 Unbracketed	2275
July 13 Explained	2347
July 13 Motion. Indefinitely postponed	2348

LEGISLATIVE BILL 637 By Whitney, Harsh

Feb. 1 Read first time	335
Feb. 3 Referred to Committee on Public Works	374
Feb. 10 Notice of hearing	430
Feb. 26 Placed on General File	589
Feb. 26 Considered. Laid over	602
Mar. 1 Considered. Laid over	620
Mar. 2 Referred for review	634
Mar. 3 Request	648
Mar. 3 Placed on Select File	653
Mar. 3 Special order	655
Mar. 4 Referred for engrossment	663
Mar. 10 Replaced on Select File	729
Mar. 11 Referred for engrossment	753
Mar. 12 Replaced on Select File	770
Mar. 12 Referred for engrossment. Special order	771
Mar. 19 Correctly engrossed	867
Mar. 24 Final Reading	901
Mar. 25 Correctly enrolled	925
Mar. 25 President signed	926
Mar. 26 Presented to Governor	946
Mar. 29 Approved by Governor	964

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LEGISLATIVE BILL 638 By Carstens	
Feb. 1 Read first time	335
Feb. 3 Referred to Committee on Urban Affairs	374
Mar. 12 Notice of hearing	779
Apr. 7 Request. Laid over	1092
Apr. 8 Request renewed. Withdrawn. Hearing cancelled	1107
LEGISLATIVE BILL 639 By Carstens	
Feb. 1 Read first time	335
Feb. 3 Referred to Committee on Agriculture and Recreation	374
Mar. 17 Notice of hearing	827
May 5 Indefinitely postponed	1429
LEGISLATIVE BILL 640 By Carstens, Klaver	
Feb. 1 Read first time	335
Feb. 3 Referred to Committee on Judiciary	374
Feb. 24 Notice of hearing	560
Mar. 11 Hearing date cancelled	756
Mar. 22 Notice of hearing	878
Apr. 22 Request. Laid over	1251
Apr. 23 Request renewed. Withdrawn	1267
LEGISLATIVE BILL 641 By Hasebroock, Brauer	
Feb. 1 Read first time	336
Feb. 3 Referred to Committee on Public Health and Welfare	374
Mar. 15 Notice of hearing	793
Apr. 8 Indefinitely postponed	1114
LEGISLATIVE BILL 642 By Craft, Fleming	
Feb. 1 Read first time	336
Feb. 3 Referred to Committee on Budget	374
Mar. 31 Report	999
Apr. 14 Notice of hearing	1206
May 26 Placed on General File	1772
July 1 Considered	2279
July 2 Referred for review	2289
July 15 Placed on Select File	2380
July 16 Referred for engrossment	2404
July 21 Correctly engrossed	2470
July 26 Motion	2545

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July 26 Replaced on Select File	2547
July 26 Referred for re-engrossment	2562
Aug. 2 Replaced on Select File	2652
Aug. 2 Referred for re-engrossment	2653
Aug. 5 Correctly re-engrossed	2720
Aug. 9 Rules suspended. Final Reading	2753, 2760
Aug. 9 Explanation of vote	2764
Aug. 10 Correctly enrolled. President signed	2776
Aug. 10 Presented to Governor	2787
Aug. 16 Approved by Governor	2831

LEGISLATIVE BILL 643 By Marvel, Gerdes, Stryker

Feb. 1 Read first time	336
Feb. 3 Referred to Committee on Budget	374
Apr. 2 Notice of hearing	1039
Apr. 30 Placed on General File	1378
May 14 Referred for review	1597
May 18 Placed on Select File	1642
May 21 Referred for engrossment	1714
May 25 Correctly engrossed	1751
June 2 Final Reading	1805
June 3 Correctly enrolled. President signed	1840
June 4 Presented to Governor	1873
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 644 By Orme

Feb. 1 Read first time	336
Feb. 3 Referred to Committee on Public Health and Welfare	374
Feb. 24 Notice of hearing	566
May 11 Indefinitely postponed	1499

LEGISLATIVE BILL 645 By Orme, Hughes

Feb. 1 Read first time	336
Feb. 3 Referred to Committee on Public Works	374
Feb. 10 Notice of hearing	430
Feb. 24 Placed on General File	561
Feb. 25 Referred for review	582
Mar. 1 Placed on Select File	619
Mar. 2 Referred for engrossment	634
Mar. 3 Replaced on Select File. Referred for engrossment	648

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Mar. 8 Replaced on Select File. Referred for engrossment. Special order	699
Mar. 9 Replaced on Select File	711
Mar. 10 Referred for engrossment. Special order	734
Mar. 15 Correctly engrossed	788
Mar. 18 Final Reading	832
Mar. 19 Correctly enrolled. President signed	861
Mar. 22 Presented to Governor	871
Mar. 29 Approved by Governor	963

LEGISLATIVE BILL 646 By Matzke

Feb. 1 Read first time	337
Feb. 3 Referred to Committee on Public Works	374
Mar. 9 Notice of hearing	732
Apr. 8 Placed on General File	1114
May 14 Referred for review	1601
May 21 Placed on Select File	1710
May 24 Referred for engrossment	1738
May 25 Bracketed	1757
June 16 Unbracketed. Replaced on Select File	2059
June 16 Referred for engrossment	2060
June 17 Replaced on Select File	2070
June 18 Referred for engrossment	2094
June 28 Correctly engrossed	2196
June 30 Rules suspended. Final Reading	2232
July 1 Correctly enrolled. Speaker signed	2263
July 2 Presented to Governor	2296
July 12 Approved by Governor	2304

LEGISLATIVE BILL 647 By R. Rasmussen

Feb. 1 Read first time	337
Feb. 3 Referred to Committee on Public Works	374
Mar. 17 Notice of hearing	820
Mar. 23 Request. Laid over	895
Mar. 24 Request renewed. Hearing cancelled. Withdrawn	914

LEGISLATIVE BILL 648 By I. Paine, Mahoney

Feb. 1 Read first time	337
Feb. 3 Referred to Committee on Public Works	374
Mar. 17 Notice of hearing	821
Apr. 30 Placed on General File	1380
May 27 Referred for review	1798
June 3 Placed on Select File	1838

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June 4 Referred for engrossment	1879
June 9 Correctly engrossed	1943
June 14 Final Reading	2008
June 15 Correctly enrolled. President signed	2029
June 16 Presented to Governor	2051
June 21 Approved by Governor	2109

LEGISLATIVE BILL 649 By Carpenter

Feb. 1 Read first time	337
Feb. 3 Referred to Committee on Public Works	374
Mar. 2 Notice of hearing	638
Mar. 30 Indefinitely postponed	982
Apr. 1 Motion	1020
Apr. 8 Motion lost	1107

LEGISLATIVE BILL 650 By Stryker, Gerdes, Hasebroock

Feb. 1 Read first time	337
Feb. 3 Referred to Committee on Government and Military Affairs	374
Mar. 15 Re-referred to Committee on Agriculture and Recreation	786
Mar. 17 Notice of hearing	827
May 18 Placed on General File	1653
July 1 Referred for review	2279
July 12 Placed on Select File	2312
July 13 Referred for engrossment	2342
July 14 Replaced on Select File	2365
July 14 Referred for engrossment	2368
July 15 Replaced on Select File	2379
July 16 Referred for engrossment	2403
July 20 Correctly engrossed	2448
July 23 Final Reading	2514
July 26 Correctly enrolled. Speaker signed	2556
July 27 Presented to Governor	2577
July 30 Approved by Governor	2646

LEGISLATIVE BILL 651 By Claussen, Brauer

Feb. 1 Read first time	338
Feb. 3 Referred to Committee on Judiciary	374
Feb. 24 Notice of hearing	560
Mar. 17 Placed on General File	829
Apr. 21 Referred for review	1233
Apr. 23 Placed on Select File	1271
Apr. 26 Referred for engrossment	1295

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May 3 Correctly engrossed	1386
May 6 Final Reading	1439
May 7 Correctly enrolled. President signed	1481
May 10 Presented to Governor	1490
May 12 Approved by Governor	1554

LEGISLATIVE BILL 652 By Orme

Feb. 1 Read first time	338
Feb. 3 Referred to Committee on Public Health and Welfare	374
Feb. 5 Notice of hearing	398
Feb. 25 Placed on General File	583
Mar. 17 Referred for review	825
Mar. 24 Placed on Select File	906
Mar. 25 Referred for engrossment	926
Mar. 30 Correctly engrossed	975
Apr. 2 Final Reading	1027
Apr. 5 Correctly enrolled. President signed	1049
Apr. 6 Presented to Governor	1075
Apr. 12 Approved by Governor	1141

LEGISLATIVE BILL 653 By Carpenter

Feb. 1 Read first time	338
Feb. 3 Referred to Committee on Banking, Commerce and Insurance	374
Feb. 24 Notice of hearing	549
June 30 Indefinitely postponed	2255

LEGISLATIVE BILL 654 By Bowen

Feb. 1 Read first time	338
Feb. 3 Referred to Committee on Revenue	374
Feb. 15 Notice of hearing	468
Apr. 26 Placed on General File	1291
June 23 Referred for review	2149
July 1 Placed on Select File	2261
July 2 Referred for engrossment	2284
July 13 Correctly engrossed	2340
July 16 Final Reading	2395
July 19 Correctly enrolled. President signed	2429
July 20 Presented to Governor	2452
July 23 Approved by Governor	2524

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LEGISLATIVE BILL 655 By Wallwey		
Feb.	1	Read first time 338
Feb.	3	Referred to Committee on Miscellaneous Subjects 374
Mar.	4	Notice of hearing 664
Apr.	12	Indefinitely postponed 1152

LEGISLATIVE BILL 656 By Danner, Mahoney, Carpenter, Crandall, Ruhnke, Bauer, Claussen

Feb.	1	Read first time 339
Feb.	3	Referred to Committee on Labor 374
Mar.	3	Notice of hearing 653
May	11	Placed on General File 1524
June	4	Bracketed 1886
June	9	Special order 1955
June	10	Request 1967
June	10	Bracketed 1979
June	14	Co-introducer added. Considered 2017
June	14	Motion. Referred for review 2019
June	22	Placed on Select File 2120
June	24	Considered. Laid over 2155
June	28	Laid over 2197
June	29	Referred for engrossment 2213
June	29	Replaced on Select File. Referred for engrossment 2219
June	29	Explanation 2227
July	1	Replaced on Select File 2259
July	2	Referred for engrossment 2284
July	19	Replaced on Select File 2429
July	20	Referred for engrossment 2452
July	22	Correctly engrossed 2502
July	27	Final Reading 2568
July	28	Motion 2584
July	28	Correctly enrolled. Speaker signed 2586
July	29	Presented to Governor 2610
Aug.	4	Approved by Governor 2692

LEGISLATIVE BILL 657 By Craft

Feb.	1	Read first time 339
Feb.	3	Referred to Committee on Miscellaneous Subjects 374
Feb.	24	Notice of hearing 561
Mar.	9	Placed on General File 723
Apr.	5	Referred for review 1054

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Apr. 7 Placed on Select File	1085
Apr. 8 Referred for engrossment	1106
Apr. 21 Replaced on Select File	1209
Apr. 22 Referred for engrossment	1251
Apr. 23 Correctly engrossed	1271
Apr. 28 Final Reading	1328
Apr. 29 Correctly enrolled	1357
Apr. 30 Speaker signed	1370
May 3 Presented to Governor	1384
May 7 Approved by Governor	1465

LEGISLATIVE BILL 658 By Craft

Feb. 1 Read first time	339
Feb. 3 Referred to Committee on Miscellaneous Subjects	374
Feb. 24 Notice of hearing	561
Mar. 9 Placed on General File	723
Apr. 5 Referred for review	1055
Apr. 7 Placed on Select File	1085
Apr. 8 Referred for engrossment	1107
Apr. 14 Correctly engrossed	1188
Apr. 26 Final Reading	1277
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 659 By Danner

Feb. 1 Read first time	339
Feb. 3 Referred to Committee on Labor	374
Mar. 17 Notice of hearing	827
July 1 Indefinitely postponed	2274

**LEGISLATIVE BILL 660 By Danner, Bauer, Matzke, Carpenter,
Crandall**

Feb. 1 Read first time	339
Feb. 3 Referred to Committee on Government and Military Affairs	374
Mar. 15 Re-referred to Committee on Miscellaneous Subjects	786
Mar. 24 Notice of hearing	905
June 11 Indefinitely postponed	1994
June 15 Corrected statement	2034

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LEGISLATIVE BILL 661 By Danner

Feb. 1	Read first time	340
Feb. 3	Referred to Committee on Miscellaneous Subjects	375
Feb. 16	Notice of hearing	481
May 17	Motion	1622
May 17	Motion withdrawn	1626
July 1	Indefinitely postponed	2267
July 1	Motion	2276

LEGISLATIVE BILL 662 By Bauer

Feb. 1	Read first time	340
Feb. 3	Referred to Committee on Budget	375
Apr. 14	Notice of hearing	1206
May 18	Placed on General File	1655
May 21	Report	1708
June 29	Referred for review	2228
July 15	Placed on Select File	2380
July 16	Referred for engrossment	2403
July 21	Correctly engrossed	2470
July 26	Final Reading	2547
July 27	Correctly enrolled	2570
July 27	Speaker signed	2571
July 27	Presented to Governor	2592
July 30	Approved by Governor	2646

LEGISLATIVE BILL 663 By Bauer

Feb. 1	Read first time	340
Feb. 3	Referred to Committee on Salaries and Claims	375
Feb. 17	Notice of hearing	484
Mar. 12	Placed on General File	779
Apr. 9	Referred for review	1136
Apr. 21	Placed on Select File	1213
Apr. 22	Referred for engrossment	1254
Apr. 28	Correctly engrossed	1330
May 4	Final Reading	1393
May 5	Correctly enrolled	1342
May 5	President signed	1433
May 6	Presented to Governor	1451
May 12	Approved by Governor	1554

LEGISLATIVE BILL 664 By Adamson, Klaver

Feb. 1	Read first time	340
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Feb. 3 Referred to Committee on Banking, Commerce and Insurance	375
Mar. 9 Request. Laid over	714
Mar. 10 Request renewed. Withdrawn	734

LEGISLATIVE BILL 665 By Nore, Mahoney

Feb. 1 Read first time	340
Feb. 3 Referred to Committee on Public Works	375
Feb. 16 Co-introducer added	470
Feb. 23 Co-introducer added	548
Feb. 25 Co-introducer added	583
Mar. 9 Notice of hearing	732
May 11 Indefinitely postponed	1515

LEGISLATIVE BILL 666 By Claussen, Hasebroock

Feb. 1 Read first time	341
Feb. 3 Referred to Committee on Public Works	375
Mar. 9 Notice of hearing	732
Mar. 30 Placed on General File	982
May 7 Referred for review	1472
May 13 Placed on Select File	1570
May 14 Referred for engrossment	1589
May 19 Correctly engrossed	1666
May 24 Final Reading	1726
May 25 Correctly enrolled	1751
May 25 President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 667 By Claussen, Hasebroock

Feb. 1 Read first time	341
Feb. 3 Referred to Committee on Public Works	375
Mar. 9 Notice of hearing	732
Mar. 30 Placed on General File	982
May 7 Referred for review	1472
May 12 Placed on Select File	1543
May 13 Referred for engrossment	1574
May 18 Correctly engrossed	1642
May 21 Final Reading	1704
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

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LEGISLATIVE BILL 668 By Gerdes, Fleming

Feb. 1	Read first time	342
Feb. 3	Referred to Committee on Revenue	375
Feb. 16	Notice of hearing	481
May 7	Indefinitely postponed	1478

LEGISLATIVE BILL 669 By Skarda, D. Payne, Mahoney

Feb. 1	Read first time	342
Feb. 3	Referred to Committee on Budget	375
Mar. 9	Notice of hearing	720
Mar. 26	Placed on General File	949
Mar. 29	Referred for review	965
Apr. 2	Placed on Select File	1033
Apr. 5	Referred for engrossment	1050
Apr. 7	Replaced on Select File	1083
Apr. 8	Referred for engrossment	1105
Apr. 12	Correctly engrossed	1147
Apr. 22	Final Reading	1240
Apr. 23	Correctly enrolled	1271
Apr. 23	President signed	1273
Apr. 26	Presented to Governor	1291
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 670 By Mahoney, Skarda

Feb. 1	Read first time	342
Feb. 3	Referred to Committee on Salaries and Claims	375
Feb. 17	Notice of hearing	484
Mar. 19	Placed on General File	867
Mar. 23	Motion	892
Mar. 26	Referred for review	944
Apr. 2	Placed on Select File	1032
Apr. 5	Referred for engrossment	1049
Apr. 8	Correctly engrossed	1103
Apr. 13	Final Reading	1155
Apr. 14	Correctly enrolled	1188
Apr. 14	President signed	1189
Apr. 21	Presented to Governor	1209
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1293

LEGISLATIVE BILL 671 By Mahoney, Skarda, D. Payne

Feb. 1	Read first time	342
Feb. 2	Co-introducer added	344
Feb. 3	Referred to Committee on Revenue	375

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Feb. 16 Notice of hearing	481
June 22 Placed on General File	2129
July 16 Motion. Indefinitely postponed	2418

LEGISLATIVE BILL 672 By Proud

Feb. 2 Read first time	344
Feb. 5 Referred to Committee on Judiciary	394
Feb. 24 Notice of hearing	560
Mar. 17 Placed on General File	830
Apr. 23 Referred for review	1262
Apr. 27 Placed on Select File	1318
Apr. 28 Referred for engrossment	1333
May 6 Correctly engrossed	1442
May 6 Replaced on Select File	1450
May 7 Referred for engrossment	1467
May 12 Correctly engrossed	1543
May 17 Final Reading	1613
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758

LEGISLATIVE BILL 673 By Proud

Feb. 2 Read first time	344
Feb. 5 Referred to Committee on Banking, Commerce and Insurance	394
Mar. 11 Notice of hearing	759
Apr. 8 Placed on General File	1111
May 14 Referred for review	1600
May 20 Placed on Select File	1678
May 21 Laid over	1716
May 24 Referred for engrossment	1737
May 25 Replaced on Select File	1749
May 26 Referred for engrossment	1769
June 2 Correctly engrossed	1815
June 2 Replaced on Select File	1820
June 2 Considered. Laid over	1823
June 3 Referred for re-engrossment	1853
June 7 Replaced on Select File	1893
June 8 Referred for re-engrossment	1928
June 10 Replaced on Select File	1964
June 11 Referred for re-engrossment	1991
June 18 Correctly re-engrossed	2089
June 23 Final Reading	2133
June 24 Correctly enrolled	2155

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June 24 President signed	2165
June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

LEGISLATIVE BILL 674 By Proud

Feb. 2 Read first time	345
Feb. 5 Referred to Committee on Miscellaneous Subjects	394
Mar. 11 Notice of hearing	751
Mar. 21 Indefinitely postponed	995

LEGISLATIVE BILL 675 By Burbach

Feb. 2 Read first time	345
Feb. 5 Referred to Committee on Public Works	821
Mar. 17 Notice of hearing	821
Apr. 30 Placed on General File	1380
May 27 Referred for review	1800
June 3 Placed on Select File	1839
June 4 Referred for engrossment	1880
June 10 Correctly engrossed	1966
June 15 Final Reading	2025
June 16 Correctly enrolled	2055
June 16 Speaker signed	2056
June 17 Presented to Governor	2069
June 21 Approved by Governor	2109

LEGISLATIVE BILL 676 By Burbach

Feb. 2 Read first time	345
Feb. 5 Referred to Committee on Revenue	394
Feb. 25 Notice of hearing	575
May 3 Placed on General File	1384
June 4 Referred for review	1883
June 10 Placed on Select File	1964
June 11 Referred for engrossment	1992
June 11 Replaced on Select File. Referred for engrossment	1992
June 14 Replaced on Select File	2009
June 15 Referred for engrossment	2032
June 16 Special order	2059
June 18 Correctly engrossed	2089
June 23 Final Reading	2132
June 24 Correctly enrolled	2155
June 24 President signed	2165

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June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

LEGISLATIVE BILL 677 By Wylie, Budd

Feb. 2 Read first time	345
Feb. 5 Referred to Committee on Public Health and Welfare	394
Feb. 24 Notice of hearing	566
Mar. 24 Placed on General File	916
Apr. 30 Referred for review	1374
May 4 Placed on Select File	1404
May 6 Referred for engrossment	1447
May 12 Correctly engrossed	1543
May 17 Final Reading	1609
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758

LEGISLATIVE BILL 678 By Wylie, Budd

Feb. 2 Read first time	345
Feb. 5 Referred to Committee on Urban Affairs	394
Feb. 26 Notice of hearing	604
Mar. 26 Placed on General File	948
Apr. 30 Referred for review	1379
May 5 Placed on Select File	1431
May 6 Referred for engrossment	1449
May 11 Replaced on Select File	1500
May 12 Referred for engrossment	1544
May 14 Correctly engrossed	1586
May 21 Final Reading	1697
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 679 By Stryker, Paxton, Claussen

Feb. 2 Read first time	346
Feb. 5 Referred to Committee on Public Works	394
Mar. 9 Notice of hearing	732
Mar. 16 Hearing re-set	807
June 29 Motion	2208
July 22 Indefinitely postponed	2500

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LEGISLATIVE BILL 680 By Carpenter

Feb. 2	Read first time	346
Feb. 5	Referred to Committee on Public Works	394
Mar. 17	Notice of hearing	821
May 5	Indefinitely postponed	1428

LEGISLATIVE BILL 681 By Carpenter

Feb. 2	Read first time	346
Feb. 5	Referred to Committee on Public Works	394
Mar. 17	Notice of hearing	820
May 5	Indefinitely postponed	1428

LEGISLATIVE BILL 682 By Bauer

Feb. 2	Read first time	346
Feb. 5	Referred to Committee on Salaries and Claims	394
Feb. 17	Notice of hearing	484
Mar. 19	Indefinitely postponed	867
Mar. 24	Motion	917
Mar. 31	Motion renewed. Recommitted to Salaries and Claims Committee	1003
Apr. 6	Placed on General File	1075
June 11	Referred for review	2000
June 16	Placed on Select File	2054
June 18	Referred for engrossment	2094
June 23	Correctly engrossed	2141
June 28	Final Reading	2190
June 29	Correctly enrolled	2212
June 29	Speaker signed	2213
June 30	Presented to Governor	2233
July 2	Approved by Governor	2300

LEGISLATIVE BILL 683 By Pedersen

Feb. 2	Read first time	346
Feb. 5	Referred to Committee on Education	394
Feb. 26	Notice of hearing	589
Mar. 11	Placed on General File	760
Apr. 9	Referred for review	1123
Apr. 21	Placed on Select File	1212
Apr. 22	Referred for engrossment	1252
Apr. 26	Correctly engrossed	1293
Apr. 29	Final Reading	1347
Apr. 30	Correctly enrolled	1369
Apr. 30	Speaker signed	1370

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May 3 Presented to Governor	1384
May 7 Approved by Governor	1465

LEGISLATIVE BILL 684 By Holmquist

Feb. 2 Read first time	347
Feb. 5 Referred to Committee on Education	394
Mar. 3 Notice of hearing	656
Apr. 8 Placed on General File	1114
May 14 Referred for review	1601
May 21 Placed on Select File	1710
May 24 Referred for engrossment	1737
May 27 Correctly engrossed	1790
June 3 Final Reading	1844
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 685 By Brauer

Feb. 2 Read first time	347
Feb. 5 Referred to Committee on Public Works	394
Mar. 17 Notice of hearing	821
Mar. 26 Request. Laid over	951
Mar. 30 Request renewed. Withdrawn	976
Apr. 13 Hearing withdrawn	1178

LEGISLATIVE BILL 686 By Kjar, Hasebroock

Feb. 2 Read first time	347
Feb. 5 Referred to Committee on Urban Affairs	394
Mar. 24 Notice of hearing	901
Apr. 22 Placed on General File	1259
May 14 Referred for review	1604
June 3 Replaced on General File. Referred for review	1859
June 4 Placed on Select File	1874
June 8 Referred for engrossment	1928
June 14 Correctly engrossed	2013
June 18 Final Reading	2079
June 21 Correctly enrolled. President signed	2105
June 22 Presented to Governor	2120
June 25 Approved by Governor	2183

LEGISLATIVE BILL 687 By Kjar, Hasebroock

Feb. 2 Read first time	347
Feb. 5 Referred to Committee on Urban Affairs	394

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Mar. 24 Notice of hearing	901
Apr. 22 Placed on General File	1259
May 14 Referred for review	1604
June 3 Replaced on General File. Referred for review	1859
June 4 Placed on Select File	1874
June 8 Referred for engrossment	1927
June 15 Correctly engrossed	2029
June 18 Final Reading	2086
June 21 Correctly enrolled. President signed	2105
June 22 Presented to Governor	2120
June 25 Approved by Governor	2183

LEGISLATIVE BILL 688 By Carstens, Carpenter

Feb. 2 Read first time	347
Feb. 5 Referred to Committee on Education	395
Mar. 19 Notice of hearing	863
June 30 Indefinitely postponed	2255
July 1 Motion. Placed on General File	2268
July 15 Change of order	2392
July 16 Motion. Considered. Held	2407
July 16 Motion	2413
July 19 Referred for review	2433
July 26 Placed on Select File	2554
July 27 Referred for engrossment	2577
Aug. 2 Correctly engrossed	2652
Aug. 5 Failed on Final Reading	2717
Aug. 9 Motion	2761
Aug. 10 Failed on Final Reading	2773

LEGISLATIVE BILL 689 By Skarda, D. Payne

Feb. 2 Read first time	348
Feb. 5 Referred to Committee on Salaries and Claims	395
Feb. 17 Notice of hearing	484
Mar. 22 Placed on General File	879
Mar. 23 Motion	892
Mar. 26 Laid over	945
Mar. 30 Bracketed	979
Apr. 30 Unbracketed. Motion. Indefinitely postponed	1371

LEGISLATIVE BILL 690 By Nore, Brauer

Feb. 2 Read first time	349
Feb. 5 Referred to Committee on Government and Military Affairs	395

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Mar. 11 Notice of hearing	744
Mar. 23 Placed on General File	886
Apr. 28 Referred for review	1339
Apr. 30 Placed on Select File	1368
May 4 Referred for engrossment	1408
May 12 Correctly engrossed	1543
May 17 Final Reading	1608
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758

LEGISLATIVE BILL 691 By Warner, Knight

Feb. 2 Read first time	349
Feb. 5 Referred to Committee on Miscellaneous Subjects	395
Mar. 9 Notice of hearing	720
Mar. 31 Placed on General File	994
May 7 Referred for review	1474
May 13 Placed on Select File	1570
May 14 Referred for engrossment	1589
May 17 Replaced on Select File	1614
May 18 Referred for engrossment	1645
May 20 Correctly engrossed	1679
May 25 Final Reading	1746
May 26 Correctly enrolled	1767
May 26 Presented signed	1768
May 27 Presented to Governor	1784
June 2 Approved by Governor	1803

LEGISLATIVE BILL 692 By Warner

Feb. 2 Read first time	349
Feb. 5 Referred to Committee on Public Works	395
Mar. 9 Notice of hearing	731
Apr. 9 Indefinitely postponed	1138

LEGISLATIVE BILL 693 By Skarda, Syas, Mahoney

Feb. 2 Read first time	350
Feb. 5 Referred to Committee on Judiciary	395
Feb. 24 Notice of hearing	560
Mar. 17 Placed on General File	830
Apr. 23 Referred for review	1262
Apr. 27 Placed on Select File	1319
Apr. 28 Referred for engrossment	1333

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May 5 Correctly engrossed	1432
May 6 Rules suspended	1450
May 7 Final Reading	1464
May 10 Correctly enrolled. Speaker signed	1485
May 11 Presented to Governor	1499
May 12 Approved by Governor	1554

LEGISLATIVE BILL 694 By Kokes

Feb. 2 Read first time	350
Feb. 5 Referred to Committee on Public Works	395
Mar. 17 Notice of hearing	820
May 11 Placed on General File	1503
June 28 Considered	2201
June 29 Bracketed	2218
July 2 Referred for review	2290
July 21 Placed on Select File	2465
July 23 Considered. Motions	2521
July 23 Request. Laid over	2529
July 26 Request renewed. Withdrawn	2556

LEGISLATIVE BILL 695 By Stromer

Feb. 2 Read first time	350
Feb. 5 Referred to Committee on Public Health and Welfare	395
Feb. 15 Notice of hearing	468
Mar. 2 Placed on General File	638
Mar. 18 Referred for review	849
Mar. 29 Placed on Select File	960
Mar. 30 Referred for engrossment	976
Apr. 2 Correctly engrossed	1033
Apr. 7 Final Reading	1079
Apr. 8 Correctly enrolled	1103
Apr. 8 President signed	1104
Apr. 9 Presented to Governor	1129
Apr. 12 Approved by Governor	1142

**LEGISLATIVE BILL 696 By E. Rasmussen, Mahoney, Ruhnke,
Skarda**

Feb. 2 Read first time	350
Feb. 5 Referred to Committee on Revenue	395
Feb. 25 Notice of hearing	575
June 30 Indefinitely postponed	2256

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LEGISLATIVE BILL 697 By E. Rasmussen	
Feb. 2 Read first time	350
Feb. 5 Referred to Committee on Banking, Commerce and Insurance	395
Mar. 11 Notice of hearing	759
Apr. 14 Placed on General File	1205
May 14 Referred for review	1604
May 24 Placed on Select File	1733
May 25 Referred for engrossment	1760
June 2 Correctly engrossed	1815
June 4 Rules suspended. Final Reading	1861, 1869
June 7 Correctly enrolled	1896
June 7 President signed. Explanation of vote	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

LEGISLATIVE BILL 698 By Mahoney, Skarda

Feb. 2 Read first time	351
Feb. 5 Referred to Committee on Judiciary	395
Feb. 24 Notice of hearing	560
Mar. 19 Placed on General File	858
Apr. 28 Referred for review	1337
Apr. 30 Placed on Select File	1366
May 4 Referred for engrossment	1407
May 10 Correctly engrossed	1484
May 13 Final Reading	1566
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 699 By Burbach

Feb. 2 Read first time	351
Feb. 5 Referred to Committee on Miscellaneous Subjects	395
Feb. 24 Notice of hearing	561
Mar. 17 Placed on General File	817
Apr. 14 Referred for review	1195
Apr. 21 Placed on Select File	1225
Apr. 22 Referred for engrossment	1256
Apr. 29 Correctly engrossed	1357
May 4 Final Reading	1401
May 5 Correctly enrolled	1432

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May 5 President signed	1433
May 6 Presented to Governor	1451
May 12 Approved by Governor	1554

LEGISLATIVE BILL 700 By D. Payne

Feb. 2 Read first time	351
Feb. 5 Referred to Committee on Salaries and Claims	395
Feb. 17 Notice of hearing	484
Mar. 19 Placed on General File	866
Mar. 23 Motion	892
Mar. 26 Referred for review	943
Apr. 1 Placed on Select File	1013
Apr. 2 Referred for engrossment	1037
Apr. 5 Replaced on Select File	1047
Apr. 6 Referred for engrossment	1071
Apr. 9 Replaced on Select File	1130
Apr. 12 Referred for engrossment	1149
Apr. 14 Correctly engrossed	1188
Apr. 26 Failed on Final Reading	1282

LEGISLATIVE BILL 701 By D. Payne

Feb. 2 Read first time	351
Feb. 5 Referred to Committee on Agriculture and Recreation	395
Mar. 12 Notice of hearing	778
May 17 Placed on General File	1630
June 25 Considered. Laid over	2182
June 28 Motion. Indefinitely postponed	2200

**LEGISLATIVE BILL 702 By D. Payne, E. Rasmussen, Hasebroock,
Matzke, Mahoney**

Feb. 2 Read first time	351
Feb. 5 Referred to Committee on Public Works	395
Mar. 17 Notice of hearing	821
June 7 Placed on General File	1891
July 16 Referred for review	2417
July 23 Placed on Select File	2519
July 26 Considered. Laid over	2562
July 27 Referred for engrossment	2575
July 30 Replaced on Select File	2634
July 30 Referred for engrossment	2639
Aug. 4 Replaced on Select File. Referred for engrossment	2701

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Aug. 5 Replaced on Select File	2720
Aug. 5 Rules suspended. Referred for engrossment	2731
Aug. 13 Correctly engrossed	2818
Aug. 17 Rules suspended. Final Reading	2838, 2839
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 703 By D. Payne, Proud

Feb. 2 Read first time	352
Feb. 5 Referred to Committee on Public Works	395
Mar. 9 Notice of hearing	731
Mar. 30 Placed on General File	982
May 7 Referred for review	1473
May 13 Placed on Select File	1570
May 14 Referred for engrossment	1589
May 19 Correctly engrossed	1666
May 24 Final Reading	1726
May 25 Correctly enrolled. President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 704 By Warner, Stromer, D. Payne, Skarda

Feb. 2 Read first time	352
Feb. 5 Referred to Committee on Labor	395
Mar. 3 Notice of hearing	653
Apr. 12 Placed on General File	1150
May 26 Referred for review	1776
June 2 Placed on Select File	1811
June 3 Referred for engrossment	1855
June 8 Correctly engrossed	1914
June 10 Bracketed	1969
June 14 Final Reading	2006
June 15 Correctly enrolled. President signed	2029
June 16 Presented to Governor	2051
June 21 Approved by Governor	2099

LEGISLATIVE BILL 705 By Warner, Stromer, D. Payne, Skarda

Feb. 2 Read first time	352
Feb. 5 Referred to Committee on Labor	395
Mar. 3 Notice of hearing	653
Apr. 12 Placed on General File	1151
May 26 Referred for review	1777

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June 2 Placed on Select File	1811
June 3 Referred for engrossment	1855
June 9 Correctly engrossed	1943
June 14 Final Reading	2007
June 15 Correctly enrolled. President signed	2029
June 16 Presented to Governor	2051
June 21 Approved by Governor	2099

LEGISLATIVE BILL 706 By Warner, R. Rasmussen

Feb. 2 Read first time	352
Feb. 5 Referred to Committee on Public Health and Welfare	395
Feb. 24 Notice of hearing	566
Mar. 25 Placed on General File	923
Apr. 30 Laid over	1375
May 7 Referred for review	1469
May 20 Placed on Select File	1677
May 21 Referred for engrossment	1715
May 24 Replaced on Select File	1738
May 24 Considered. Laid over	1739
May 25 Referred for engrossment	1760
June 8 Replaced on Select File	1912
June 9 Referred for engrossment	1945
June 11 Correctly engrossed	1988
June 16 Final Reading	2048
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

**LEGISLATIVE BILL 707 By Orme, Bauer, Knight, Warner,
Stromer**

Feb. 2 Read first time	352
Feb. 5 Referred to Committee on Public Works	395
Mar. 9 Notice of hearing	731
Apr. 30 Placed on General File	1380
May 27 Referred for review	1798
June 3 Placed on Select File	1838
June 4 Referred for engrossment	1879
June 10 Correctly engrossed	1966
June 15 Final Reading	2023
June 16 Correctly enrolled	2055
June 16 Speaker signed	2056
June 17 Presented to Governor	2069
June 21 Approved by Governor	2109

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LEGISLATIVE BILL 708 By Orme, Knight, Warner, Stromer	
Feb. 2 Read first time	353
Feb. 5 Referred to Committee on Government and Military Affairs	395
Mar. 11 Notice of hearing	745
Mar. 22 Placed on General File	881
Apr. 28 Referred for review	1339
Apr. 30 Placed on Select File	1367
May 4 Referred for engrossment	1408
May 7 Correctly engrossed	1481
May 12 Final Reading	1546
May 13 Correctly enrolled. Speaker signed	1572
May 14 Presented to Governor	1596
May 17 Approved by Governor	1622

**LEGISLATIVE BILL 709 By Orme, Warner, Knight, Stromer,
Bauer**

Feb. 2 Read first time	353
Feb. 5 Referred to Committee on Public Works	395
Mar. 17 Notice of hearing	820
Apr. 9 Placed on General File	1138
Apr. 13 Special order	1178
Apr. 13 Referred for review	1182
Apr. 21 Placed on Select File	1221
Apr. 22 Referred for engrossment	1255
Apr. 28 Correctly engrossed	1330
Apr. 28 Replaced on Select File. Referred for re-engrossment	1340
Apr. 30 Replaced on Select File	1366
May 4 Referred for re-engrossment	1407
May 7 Correctly re-engrossed	1481
May 12 Final Reading	1541
May 13 Correctly enrolled	1571
May 13 Speaker signed	1572
May 14 Presented to Governor	1596
May 17 Approved by Governor	1622

**LEGISLATIVE BILL 710 By Stromer, Orme, Knight, Warner,
Bauer**

Feb. 2 Read first time	353
Feb. 5 Referred to Committee on Government and Military Affairs	395
Mar. 15 Re-referred to Committee on Revenue	786
Mar. 23 Notice of hearing	895

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Apr. 1 Hearing cancelled. Motion. Placed on General File	1022
May 7 Referred for review	1474
May 13 Placed on Select File	1571
May 14 Referred for engrossment	1589
May 18 Correctly engrossed	1642
May 21 Final Reading	1706
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

**LEGISLATIVE BILL 711 By Stromer, Orme, Knight, Warner,
Bauer**

Feb. 2 Read first time	353
Feb. 5 Referred to Committee on Government and Military Affairs	395
Mar. 15 Re-referred to Committee on Revenue	786
Mar. 23 Notice of hearing	895
Apr. 1 Hearing cancelled. Motion. Placed on General File	1022
May 7 Referred for review	1474
May 13 Placed on Select File	1571
May 14 Referred for engrossment	1589
May 17 Replaced on Select File	1621
May 17 Referred for engrossment	1622
May 19 Correctly engrossed	1666
May 24 Final Reading	1730
May 25 Correctly enrolled. President signed	1752
May 26 Presented to Governor	1765
May 27 Approved by Governor	1780

LEGISLATIVE BILL 712 By Stromer, Knight

Feb. 2 Read first time	354
Feb. 5 Referred to Committee on Miscellaneous Subjects	395
Feb. 24 Notice of hearing	561
Apr. 1 Indefinitely postponed	1024

LEGISLATIVE BILL 713 By Lysinger, Nore, Harsh, Kremer

Feb. 2 Read first time	354
Feb. 5 Referred to Committee on Public Works	821
Mar. 17 Notice of hearing	821
May 11 Placed on General File	1515
June 25 Referred for review	2177

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July 12 Placed on Select File	2313
July 13 Considered. Laid over	2342
July 14 Considered. Laid over	2366
July 15 Laid over	2382
July 16 Referred for engrossment	2401
July 21 Replaced on Select File	2465
July 22 Referred for engrossment	2508
July 28 Correctly engrossed	2586
July 30 Rules suspended. Final Reading	2626, 2629
Aug. 2 Correctly enrolled. Speaker signed	2652
Aug. 3 Presented to Governor	2691
Aug. 9 Returned by Governor without signature	2769
Aug. 16 Passed notwithstanding objection of Governor	2834
Aug. 17 Presented to Secretary of State	2851

LEGISLATIVE BILL 714 By Lysinger, Skarda, Mahoney

Feb. 2 Read first time	354
Feb. 5 Referred to Committee on Labor	395
Mar. 3 Notice of hearing	653
May 13 Indefinitely postponed	1579

LEGISLATIVE BILL 715 By Nore, Craft

Feb. 2 Read first time	354
Feb. 5 Referred to Committee on Urban Affairs	395
Mar. 12 Notice of hearing	779
Apr. 9 Placed on General File	1130
May 14 Referred for review	1601
May 20 Placed on Select File	1679
May 21 Referred for engrossment	1716
May 27 Correctly engrossed	1790
June 3 Rules suspended. Final Reading	1840, 1844
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 716 By Warner, Orme

Feb. 2 Read first time	355
Feb. 5 Referred to Committee on Urban Affairs	395
Mar. 12 Notice of hearing	779
Apr. 22 Indefinitely postponed	1249

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LEGISLATIVE BILL 717 By Hasebroock, Bauer

Feb. 2	Read first time	355
Feb. 5	Referred to Committee on Budget	395
Mar. 2	Notice of hearing	637
Mar. 18	Report	839
May 7	Indefinitely postponed	1478

LEGISLATIVE BILL 718 By Marvel

Feb. 2	Read first time	355
Feb. 5	Referred to Committee on Urban Affairs	395
Mar. 12	Notice of hearing	779
Apr. 22	Placed on General File	1249
May 14	Referred for review	1604
May 25	Placed on Select File	1751
May 26	Referred for engrossment	1769
June 2	Correctly engrossed	1815
June 3	Replaced on Select File. Bracketed	1850
June 8	Laid over	1915
June 9	Laid over	1945
June 14	Considered. Bracketed	2016
June 16	Request. Laid over	2056
June 18	Request renewed. Withdrawn	2094

LEGISLATIVE BILL 719 By Lysinger, D. Payne, Skarda, I. Paine, Matzke

Feb. 2	Read first time	355
Feb. 5	Referred to Committee on Public Works	395
Mar. 17	Notice of hearing	821
May 18	Indefinitely postponed	1653

LEGISLATIVE BILL 720 By Stryker, Paxton, Claussen

Feb. 2	Read first time	356
Feb. 5	Referred to Committee on Public Works	395
Mar. 17	Notice of hearing	820
Apr. 9	Placed on General File	1138
May 14	Referred for review	1602
June 7	Placed on Select File	1893
June 8	Referred for engrossment	1929
June 10	Replaced on Select File	1964
June 11	Referred for engrossment	1992
June 18	Correctly engrossed	2089
June 23	Laid over	2134
June 23	Final Reading	2137

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June 24 Correctly enrolled	2155
June 24 President signed	2165
June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

LEGISLATIVE BILL 721 By Moylan

Feb. 2 Read first time	356
Feb. 3 Co-introducer added	383
Feb. 5 Referred to Committee on Government and Military Affairs	395
Mar. 11 Notice of hearing	745
Mar. 22 Placed on General File	881
Apr. 28 Referred for review	1339
Apr. 30 Placed on Select File	1367
May 4 Referred for engrossment	1408
May 10 Correctly engrossed	1484
May 13 Final Reading	1564
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 722 By Moylan

Feb. 2 Read first time	356
Feb. 5 Referred to Committee on Judiciary	395
Feb. 24 Notice of hearing	560
Mar. 19 Placed on General File	858
Apr. 28 Referred for review	1338
Apr. 30 Placed on Select File	1367
May 4 Referred for engrossment	1407
May 10 Correctly engrossed	1484
May 13 Final Reading	1565
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 723 By Skarda

Feb. 2 Read first time	356
Feb. 5 Referred to Committee on Judiciary	395
Feb. 24 Notice of hearing	560
Mar. 19 Placed on General File	858
Apr. 28 Referred for review	1338

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Apr. 30 Placed on Select File	1367
May 4 Referred for engrossment	1407
May 10 Correctly engrossed	1484
May 13 Final Reading	1565
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 724 By Skarda

Feb. 2 Read first time	356
Feb. 5 Referred to Committee on Judiciary	395
Feb. 24 Notice of hearing	560
Mar. 26 Placed on General File	948
Apr. 30 Laid over	1378
May 14 Considered. Laid over	1597
May 26 Considered. Laid over	1774
June 2 Laid over	1827
June 23 Laid over	2149
June 23 Referred for review	2150
July 1 Placed on Select File	2262
July 2 Referred for engrossment	2284
July 14 Correctly engrossed	2361
July 19 Final Reading	2420
July 20 Correctly enrolled	2448
July 20 President signed	2449
July 21 Presented to Governor	2465
July 26 Approved by Governor	2566

LEGISLATIVE BILL 725 By Knight, Bauer

Feb. 2 Read first time	356
Feb. 5 Referred to Committee on Urban Affairs	395
Mar. 24 Notice of hearing	901
Apr. 22 Placed on General File	1259
May 14 Referred for review	1604
May 26 Placed on Select File	1766
May 27 Referred for engrossment	1786
June 2 Correctly engrossed	1815
June 4 Rules suspended. Final Reading	1861, 1872
June 7 Correctly enrolled	1896
June 7 President signed. Explanation of vote	1897
July 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

LEGISLATIVE BILL 726 By Knight

Feb. 2	Read first time	357
Feb. 5	Referred to Committee on Salaries and Claims ...	395
Feb. 17	Notice of hearing	484
Mar. 19	Placed on General File	865
Mar. 23	Motion	892
Mar. 26	Referred for review	942
Apr. 1	Placed on Select File	1013
Apr. 2	Referred for engrossment	1037
Apr. 7	Correctly engrossed	1085
Apr. 8	Replaced on Select File	1104
Apr. 8	Referred for re-engrossment	1107
Apr. 9	Replaced on Select File	1131
Apr. 12	Referred for re-engrossment	1149
Apr. 21	Correctly re-engrossed	1227
Apr. 26	Final Reading	1288
Apr. 27	Correctly enrolled. President signed	1320
Apr. 28	Presented to Governor	1340
Apr. 29	Approved by Governor	1346

LEGISLATIVE BILL 727 By Wylie, E. Rasmussen

Feb. 2	Read first time	357
Feb. 5	Referred to Committee on Public Works	395
Mar. 17	Notice of hearing	821
May 5	Placed on General File	1428
May 27	Referred for review	1800
June 16	Placed on Select File	2052
June 18	Referred for engrossment	2093
June 21	Replaced on Select File	2104
June 22	Referred for engrossment	2123
June 29	Correctly engrossed	2212
July 12	Final Reading	2306
July 13	Correctly enrolled. Speaker signed	2340
July 14	Presented to Governor	2358
July 21	Approved by Governor	2459

LEGISLATIVE BILL 728 By Batchelder, I. Paine, Pedersen, Brauer

Feb. 2	Read first time	357
Feb. 5	Referred to Committee on Labor	395
Mar. 3	Notice of hearing	653
Mar. 16	Request. Laid over	802
Mar. 18	Request renewed. Withdrawn	843

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LEGISLATIVE BILL 729 By Knight, Bauer

Feb. 2	Read first time	358
Feb. 5	Referred to Committee on Public Works	395
Mar. 17	Notice of hearing	821
Apr. 30	Indefinitely postponed	1380

LEGISLATIVE BILL 730 By Skarda

Feb. 2	Read first time	358
Feb. 5	Referred to Committee on Banking, Commerce and Insurance	395
Mar. 11	Notice of hearing	758
Mar. 24	Placed on General File	910
Apr. 30	Laid over	1374
May 7	Referred for review	1469
May 12	Placed on Select File	1541
May 13	Referred for engrossment	1573
May 18	Replaced on Select File	1640
May 21	Referred for engrossment	1713
May 24	Correctly engrossed	1733
May 27	Final Reading	1782
May 27	Correctly enrolled. Speaker signed	1795
May 27	Presented to Governor	1799
June 2	Approved by Governor	1803

LEGISLATIVE BILL 731 By Skarda

Feb. 2	Read first time	358
Feb. 5	Referred to Committee on Salaries and Claims	395
Feb. 17	Notice of hearing	484
Mar. 19	Placed on General File	866
Mar. 23	Motion	892
Mar. 26	Referred for review	943
Apr. 1	Placed on Select File	1013
Apr. 2	Referred for engrossment	1036
Apr. 7	Correctly engrossed	1085
Apr. 12	Final Reading	1142
Apr. 13	Correctly enrolled. President signed	1177
Apr. 14	Presented to Governor	1198
Apr. 21	Approved by Governor	1209
Apr. 26	Explanation of vote	1294

LEGISLATIVE BILL 732 By Proud

Feb. 2	Read first time	359
Feb. 5	Referred to Committee on Banking, Commerce and Insurance	395

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Mar. 11 Notice of hearing	759
Apr. 8 Placed on General File	1113
May 14 Referred for review	1600
May 20 Placed on Select File	1679
May 21 Referred for engrossment	1716
May 27 Correctly engrossed	1790
June 3 Rules suspended. Final Reading	1840, 1842
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 733 By Proud

Feb. 2 Read first time	359
Feb. 5 Referred to Committee on Banking, Commerce and Insurance	395
Mar. 11 Notice of hearing	759
Apr. 8 Placed on General File	1113
May 14 Referred for review	1600
May 20 Placed on Select File	1679
May 21 Referred for engrossment	1716
May 27 Correctly engrossed	1790
June 3 Rules suspended. Final Reading	1840, 1843
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 734 By Bauer

Feb. 2 Read first time	359
Feb. 5 Referred to Committee on Judiciary	396
Feb. 24 Notice of hearing	560
Mar. 19 Indefinitely postponed	858

LEGISLATIVE BILL 735 By Bauer

Feb. 2 Read first time	359
Feb. 5 Referred to Committee on Judiciary	396
Feb. 24 Notice of hearing	560
Mar. 26 Indefinitely postponed	947

LEGISLATIVE BILL 736 By Warner, Bauer, Proud

Feb. 2 Read first time	359
Feb. 5 Referred to Committee on Public Works	396

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Mar. 17	Notice of hearing	821
June 2	Request. Laid over	1819
June 3	Request renewed. Withdrawn	1852

LEGISLATIVE BILL 737 By Warner, Bauer, Proud

Feb. 2	Read first time	360
Feb. 5	Referred to Committee on Public Works	396
Mar. 17	Notice of hearing	821
June 2	Request. Laid over	1819
June 3	Request renewed. Withdrawn	1852

LEGISLATIVE BILL 738 By Warner, Bauer, Proud

Feb. 2	Read first time	360
Feb. 5	Referred to Committee on Public Works	396
Mar. 17	Notice of hearing	821
June 2	Request. Laid over	1819
June 3	Request renewed. Withdrawn	1852

LEGISLATIVE BILL 739 By Warner, Bauer, Proud

Feb. 2	Read first time	360
Feb. 5	Referred to Committee on Judiciary	396
Feb. 24	Notice of hearing	560
Mar. 15	Re-referred to Committee on Public Works	786
Mar. 16	Hearing cancelled	804
Mar. 17	Notice of hearing	821
June 2	Request. Laid over	1819
June 3	Request renewed. Withdrawn	1852

LEGISLATIVE BILL 740 By Warner, Bauer, Proud

Feb. 2	Read first time	360
Feb. 5	Referred to Committee on Public Works	396
Mar. 17	Notice of hearing	821
June 2	Request. Laid over	1819
June 3	Request renewed. Withdrawn	1852

LEGISLATIVE BILL 741 By Warner, Bauer

Feb. 2	Read first time	360
Feb. 5	Referred to Committee on Banking, Commerce and Insurance	396
Feb. 17	Notice of hearing	489
Mar. 11	Placed on General File	759
Apr. 9	Referred for review	1122

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Apr. 9 Request	1123
Apr. 13 Placed on Select File	1175
Apr. 14 Referred for engrossment	1189
Apr. 21 Correctly engrossed	1227
Apr. 26 Final Reading	1284
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 742 By Warner, Bauer

Feb. 2 Read first time	361
Feb. 5 Referred to Committee on Banking, Commerce and Insurance	396
Feb. 17 Notice of hearing	489
Mar. 11 Placed on General File	759
Apr. 9 Referred for review	1122
Apr. 9 Request	1123
Apr. 13 Placed on Select File	1175
Apr. 14 Referred for engrossment	1189
Apr. 21 Correctly engrossed	1227
Apr. 26 Final Reading	1284
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 743 By Warner, Bauer

Feb. 2 Read first time	361
Feb. 5 Referred to Committee on Banking, Commerce and Insurance	396
Feb. 17 Notice of hearing	489
Mar. 11 Placed on General File	760
Apr. 9 Referred for review. Request	1123
Apr. 13 Placed on Select File	1175
Apr. 14 Referred for engrossment	1189
Apr. 21 Correctly engrossed	1227
Apr. 26 Final Reading	1285
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 744 By Warner, Bauer

Feb. 2 Read first time	361
Feb. 5 Referred to Committee on Banking, Commerce and Insurance	396

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Feb. 17 Notice of hearing	489
Mar. 11 Placed on General File	760
Apr. 9 Referred for review. Request	1123
Apr. 13 Placed on Select File	1175
Apr. 14 Referred for engrossment	1190
Apr. 21 Correctly engrossed	1227
Apr. 26 Final Reading	1286
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 745 By Batchelder, Brauer, Pedersen

Feb. 2 Read first time	361
Feb. 5 Referred to Committee on Labor	396
Mar. 3 Notice of hearing	653
July 1 Indefinitely postponed	2274

LEGISLATIVE BILL 746 By Kremer, Kjar

Feb. 2 Read first time	362
Feb. 5 Referred to Committee on Public Works	396
Mar. 17 Notice of hearing	821
May 5 Indefinitely postponed	1428

LEGISLATIVE BILL 747 By Stryker, Kremer

Feb. 2 Read first time	362
Feb. 5 Referred to Committee on Agriculture and Recreation	396
Mar. 12 Notice of hearing	778
May 4 Placed on General File	1422
May 27 Referred for review	1800
June 3 Placed on Select File	1839
June 4 Referred for engrossment	1879
June 11 Correctly engrossed	1988
June 6 Final Reading	2046
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 748 By Stryker, Kremer

Feb. 2 Read first time	363
Feb. 5 Referred to Committee on Agriculture and Recreation	396

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Mar. 12 Notice of hearing	778
May 4 Placed on General File	1422
June 4 Considered. Laid over	1883
June 23 Motion. Indefinitely postponed	2152

LEGISLATIVE BILL 749 By Kremer, Nore

Feb. 2 Read first time	362
Feb. 5 Referred to Committee on Judiciary	396
Feb. 24 Notice of hearing	560
Mar. 26 Placed on General File	948
Apr. 30 Referred for review	1378
May 5 Placed on Select File	1431
May 6 Referred for engrossment	1448
May 12 Correctly engrossed	1543
May 17 Final Reading	1612
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758

LEGISLATIVE BILL 750 By Nelson

Feb. 2 Read first time	362
Feb. 5 Referred to Committee on Public Works	396
Mar. 15 Re-referred to Committee on Judiciary	786
Mar. 22 Notice of hearing	878
Apr. 29 Placed on General File	1352
May 21 Referred for review	1720
June 2 Placed on Select File	1808
June 3 Referred for engrossment	1853
June 10 Correctly engrossed	1966
June 15 Final Reading	2023
June 16 Correctly enrolled	2055
June 16 Speaker signed	2056
June 17 Presented to Governor	2069
June 21 Approved by Governor	2109

LEGISLATIVE BILL 751 By Kremer, Pedersen, Wallwey

Feb. 2 Read first time	363
Feb. 15 Referred to Committee on Public Works	461
Feb. 23 Notice of hearing	547
May 5 Indefinitely postponed	1429
May 10 Motion. Laid over	1489
May 17 Motion renewed. Motion lost	1627
May 18 Motion	1646

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LEGISLATIVE BILL 752 By Moylan

Feb. 2	Read first time	363
Feb. 15	Referred to Committee on Revenue	461
Feb. 25	Notice of hearing	575
Apr. 23	Placed on General File	1268
May 14	Referred for review	1605
May 26	Placed on Select File	1766
May 27	Referred for engrossment	1786
June 3	Correctly engrossed	1839
June 8	Final Reading	1911
June 9	Correctly enrolled	1944
June 9	Speaker signed	1945
June 10	Presented to Governor	1963
June 14	Approved by Governor	2020

LEGISLATIVE BILL 753 By Nore, Kremer

Feb. 2	Read first time	363
Feb. 15	Referred to Committee on Budget	461
Mar. 24	Notice of hearing	915
Mar. 26	Placed on General File	1771
July 15	Laid over	2392
July 22	Referred for review	2499
July 26	Placed on Select File	2553
July 27	Referred for engrossment	2576
July 30	Correctly engrossed	2634
Aug. 3	Rules suspended. Final Reading	2678
Aug. 4	Correctly enrolled. President signed	2697
Aug. 5	Presented to Governor	2732
Aug. 9	Approved by Governor	2757

**LEGISLATIVE BILL 754 By Orme, Proud, Hughes, Fleming,
R. Rasmussen**

Feb. 2	Read first time	364
Feb. 15	Referred to Committee on Public Health and Welfare	461
Feb. 24	Notice of hearing	566
Mar. 4	Hearing re-set	667
Mar. 24	Placed on General File	916
Apr. 30	Laid over	1374
May 7	Laid over	1468
May 24	Referred for review	1741
June 2	Placed on Select File	1808
June 3	Motion. Indefinitely postponed	1853
Aug. 10	Motion	2790

**LEGISLATIVE BILL 755 By Orme, Proud, Harsh, Hughes, Wall-
way, Ruhnke, Fleming, R. Rasmussen**

Feb. 2	Read first time	364
Feb. 15	Referred to Committee on Judiciary	461
Feb. 24	Notice of hearing	560
Mar. 5	Hearing re-set	672
Mar. 26	Placed on General File	948
Apr. 30	Referred for review	1379
May 5	Placed on Select File	1431
May 6	Referred for engrossment	1449
May 14	Correctly engrossed	1586
May 21	Final Reading	1691
May 24	Correctly enrolled	1733
May 24	President signed	1734
May 25	Presented to Governor	1749
May 27	Approved by Governor	1780

**LEGISLATIVE BILL 756 By Orme, Proud, Hughes, Wallway,
Fleming, R. Rasmussen**

Feb. 2	Read first time	364
Feb. 15	Referred to Committee on Public Health and Welfare	461
Feb. 24	Notice of hearing	566
Apr. 5	Placed on General File	1046
May 7	Laid over	1469
May 24	Bracketed	1742
June 15	Unbracketed. Referred for review	2036
June 21	Placed on Select File	2104
June 22	Referred for engrossment	2123
June 29	Replaced on Select File	2209
June 30	Referred for engrossment	2251
July 2	Correctly engrossed	2288
July 13	Final Reading	2335
July 14	Correctly enrolled	2362
July 14	President signed	2368
July 14	Explanation of vote	2373
July 15	Presented to Governor	2388
July 21	Approved by Governor	2459

**LEGISLATIVE BILL 757 By Orme, Proud, Harsh, Hughes, Wall-
way, Fleming, R. Rasmussen**

Feb. 2	Read first time	365
Feb. 15	Referred to Committee on Public Health and Welfare	462

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	Page
Feb. 24 Notice of hearing	566
Mar. 24 Placed on General File	916
Apr. 30 Laid over	1374
May 7 Referred for review	1468
May 11 Placed on Select File	1500
May 12 Referred for engrossment	1544
May 17 Correctly engrossed	1620
May 21 Final Reading	1698
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

**LEGISLATIVE BILL 758 By Orme, Proud, Harsh, Hughes, Wall-
wey, Ruhnke, Fleming, R. Rasmussen**

Feb. 2 Read first time	365
Feb. 15 Referred to Committee on Judiciary	462
Feb. 28 Notice of hearing	560
Mar. 26 Placed on General File	948
Apr. 30 Referred for review	1379
May 5 Placed on Select File	1431
May 6 Referred for engrossment	1449
May 14 Correctly engrossed	1586
May 21 Final Reading	1692
May 24 Correctly enrolled	1733
May 24 President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

**LEGISLATIVE BILL 759 By Orme, Proud, Harsh, Hughes, Wall-
wey, Ruhnke, Fleming, R. Rasmussen**

Feb. 2 Read first time	365
Feb. 15 Referred to Committee on Judiciary	462
Feb. 24 Notice of hearing	560
Mar. 26 Placed on General File	948
Apr. 30 Referred for review	1379
May 5 Placed on Select File	1431
May 6 Referred for engrossment	1449
May 14 Correctly engrossed	1586
May 21 Final Reading	1693
May 24 Correctly enrolled	1733
May 24 President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

**LEGISLATIVE BILL 760 By Stryker, Paxton, Kokes, Claussen,
Wallway, Fleming, E. Rasmussen**

Feb. 2	Read first time	365
Feb. 15	Referred to Committee on Public Works	462
Mar. 9	Notice of hearing	732
Mar. 16	Hearing re-set	807
June 29	Motion	2208
July 22	Indefinitely postponed	2501

**LEGISLATIVE BILL 761 By Orme, Proud, Harsh, Hughes, Wall-
way, Fleming, R. Rasmussen**

Feb. 2	Read first time	366
Feb. 15	Referred to Committee on Judiciary	462
Feb. 24	Notice of hearing	560
Mar. 26	Placed on General File	948
Apr. 13	Request. Laid over	1178
Apr. 14	Request renewed. Withdrawn	1191

**LEGISLATIVE BILL 762 By Stryker, Paxton, Claussen, Kokes,
Wallway, Fleming, E. Rasmussen, Kremer**

Feb. 2	Read first time	366
Feb. 15	Referred to Committee on Public Works	462
Mar. 9	Notice of hearing	732
Mar. 16	Hearing re-set	807
June 29	Motion	2208
July 22	Indefinitely postponed	2501

LEGISLATIVE BILL 763 By Whitney, Kremer, Knight

Feb. 2	Read first time	366
Feb. 15	Referred to Committee on Judiciary	462
Feb. 24	Notice of hearing	560
Mar. 26	Indefinitely postponed	947

**LEGISLATIVE BILL 764 By Stryker, Paxton, Claussen, Kokes,
Wallway, Fleming, E. Rasmussen, Kremer**

Feb. 2	Read first time	367
Feb. 15	Referred to Committee on Public Works	462
Mar. 9	Notice of hearing	732
Mar. 16	Hearing re-set	807
May 26	Placed on General File	1773
May 26	Request	1778
June 2	Bracketed	1827

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June 16	Co-introducer added. Considered	2060
June 16	Considered. Laid over	2061
June 16	Considered	2063
June 16	Special order	2064
June 17	Considered	2066
June 17	Considered	2069
June 17	Motion. Referred for review	2074
June 29	Placed on Select File	2210
June 30	Referred for engrossment	2251
July 2	Replaced on Select File	2300
July 2	Referred for engrossment	2302
July 14	Replaced on Select File	2365
July 14	Considered. Laid over	2368
July 14	Bracketed	2371
July 19	Referred for engrossment. Special order	2430
July 26	Correctly engrossed	2556
July 28	Final Reading	2587
July 29	Correctly enrolled	2613
July 29	Speaker signed	2614
July 30	Presented to Governor	2631
Aug. 4	Approved by Governor	2711

LEGISLATIVE BILL 765 By Whitney, Knight, Nelson

Feb. 2	Read first time	367
Feb. 15	Referred to Committee on Judiciary	462
Feb. 24	Notice of hearing	560
Apr. 1	Placed on General File	1024
May 7	Laid over	1474
June 11	Motion. Indefinitely postponed	1995

LEGISLATIVE BILL 766 By Orme

Feb. 2	Read first time	367
Feb. 15	Referred to Committee on Public Health and Welfare	462
Feb. 24	Notice of hearing	566
Mar. 16	Hearing re-set	807
Apr. 8	Indefinitely postponed	1114

LEGISLATIVE BILL 767 By D. Payne, Lysinger, Carpenter

Feb. 3	Read first time	370
Feb. 15	Referred to Committee on Public Works	462
Mar. 17	Notice of hearing	820
May 5	Indefinitely postponed	1429

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LEGISLATIVE BILL 768 By Carpenter	
Feb. 3 Read first time	370
Feb. 15 Referred to Committee on Labor	462
Mar. 3 Notice of hearing	653
Mar. 29 Placed on General File	967
May 7 Referred for review	1471
May 12 Placed on Select File	1542
May 13 Referred for engrossment	1573
May 17 Correctly engrossed	1620
May 21 Final Reading	1703
May 24 Correctly enrolled. President signed	1734
May 25 Presented to Governor	1749
May 27 Approved by Governor	1780

LEGISLATIVE BILL 769 By Skarda

Feb. 3 Read first time	370
Feb. 15 Referred to Committee on Government and Military Affairs	462
Mar. 11 Notice of hearing	745
Apr. 2 Placed on General File	1039
May 7 Laid over	1474
May 14 Referred for review	1597
May 19 Placed on Select File	1663
May 21 Referred for engrossment	1714
May 26 Correctly engrossed	1767
June 3 Final Reading	1830
June 4 Correctly enrolled	1875
June 4 President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 770 By Skarda

Feb. 3 Read first time	370
Feb. 15 Referred to Committee on Government and Military Affairs	462
Mar. 11 Notice of hearing	745
Apr. 2 Indefinitely postponed	1039

LEGISLATIVE BILL 771 By Moylan

Feb. 3 Read first time	370
Feb. 15 Referred to Committee on Judiciary	462
Mar. 10 Notice of hearing	743
Apr. 6 Placed on General File	1075

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May 14	Referred for review	1598
May 19	Placed on Select File	1665
May 21	Referred for engrossment	1715
May 26	Correctly engrossed	1767
June 3	Final Reading	1832
June 4	Correctly enrolled. President signed	1876
June 4	Presented to Governor	1884
June 7	Approved by Governor	1904
June 7	Explanation of vote	1904

LEGISLATIVE BILL 772 By Paxton

Feb. 3	Read first time	371
Feb. 15	Referred to Committee on Education	462
Mar. 3	Notice of hearing	656
June 29	Placed on General File. Bracketed	2228
July 1	Unbracketed. Special order	2275
July 13	Explained	2347
July 13	Motion. Indefinitely postponed	2348

LEGISLATIVE BILL 773 By Klaver

Feb. 3	Read first time	371
Feb. 15	Referred to Committee on Revenue	462
Mar. 4	Notice of hearing	659
Mar. 16	Indefinitely postponed	800

LEGISLATIVE BILL 774 By Danner

Feb. 3	Read first time	371
Feb. 5	Request. Laid over	391
Feb. 8	Request renewed. Withdrawn	403

LEGISLATIVE BILL 775 By Pedersen, Craft

Feb. 3	Read first time	371
Feb. 15	Referred to Committee on Banking, Commerce and Insurance	462
Mar. 11	Notice of hearing	759
Apr. 9	Indefinitely postponed	1130

LEGISLATIVE BILL 776 By Harsh

Feb. 3	Read first time	371
Feb. 15	Referred to Committee on Salaries and Claims	462
Feb. 17	Notice of hearing	484
Mar. 22	Placed on General File	878

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Mar. 23 Motion	892
Mar. 26 Referred for review	944
Apr. 2 Placed on Select File	1032
Apr. 5 Referred for engrossment	1049
Apr. 8 Correctly engrossed	1103
Apr. 13 Failed on Final Reading	1156
Apr. 13 Motion. Final Reading	1173
Apr. 14 Correctly enrolled. President signed	1189
Apr. 21 Presented to Governor	1209
Apr. 21 Approved by Governor	1209
Apr. 26 Explanation of vote	1293

LEGISLATIVE BILL 777 By Claussen, Wylie

Feb. 3 Read first time	371
Feb. 15 Referred to Committee on Education	462
Mar. 3 Notice of hearing	656
Mar. 25 Indefinitely postponed	923

LEGISLATIVE BILL 778 By Claussen, Wylie

Feb. 3 Read first time	372
Feb. 15 Referred to Committee on Education	462
Mar. 3 Notice of hearing	656
Mar. 25 Indefinitely postponed	923

LEGISLATIVE BILL 779 By Claussen, Lysinger, Stromer

Feb. 3 Read first time	372
Feb. 15 Referred to Committee on Budget	462
Mar. 24 Notice of hearing	915
May 20 Indefinitely postponed	1676

LEGISLATIVE BILL 780 By Orme

Feb. 3 Read first time	372
Feb. 15 Referred to Committee on Miscellaneous Subjects	462
Mar. 4 Notice of hearing	664
Apr. 12 Indefinitely postponed	1152

LEGISLATIVE BILL 781 By Knight, Harsh

Feb. 3 Read first time	372
Feb. 15 Referred to Committee on Government and Military Affairs	462

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Mar. 15 Re-referred to Committee on Banking, Commerce and Insurance	786
Mar. 19 Notice of hearing	864
Apr. 8 Request. Laid over	1109
Apr. 9 Request renewed. Withdrawn	1135
Apr. 9 Hearing cancelled	1139

LEGISLATIVE BILL 782 By Claussen, Brauer, Wallwey, Wylie, Hughes, Holmquist, Carstens, Nore, I. Paine, Whitney, Nelson, Craft, Hasebroock, Paxton, Matzke

Feb. 3 Read first time	372
Feb. 15 Referred to Committee on Government and Military Affairs	462
Feb. 25 Notice of hearing	582
Mar. 5 Indefinitely postponed	685

LEGISLATIVE BILL 783 By Knight, Hasebroock

Feb. 3 Read first time	373
Feb. 15 Referred to Committee on Banking, Commerce and Insurance	462
Feb. 23 Notice of hearing	537
Mar. 11 Indefinitely postponed	760
Mar. 12 Motion. Laid over	771
Mar. 18 Motion renewed. Motion lost	843

LEGISLATIVE BILL 784 By Kremer, Skarda

Feb. 3 Read first time	373
Feb. 15 Referred to Committee on Agriculture and Recreation	462
Mar. 11 Notice of hearing	758
May 5 Placed on General File	1429
June 24 Motion. Indefinitely postponed	2165

LEGISLATIVE BILL 785 By Claussen, Hughes

Feb. 3 Read first time	375
Feb. 15 Referred to Committee on Budget	462
Mar. 24 Notice of hearing	915
Apr. 6 Placed on General File	1075
May 14 Referred for review	1598
May 19 Placed on Select File	1665
May 21 Referred for engrossment	1715
May 26 Correctly engrossed	1767

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June 3 Final Reading	1833
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

**LEGISLATIVE BILL 786 By Carpenter, Ruhnke, Harsh, Brauer,
Craft, Skarda, Mahoney, Proud, Pedersen,
Moulton**

Feb. 3 Read first time	375
Feb. 15 Referred to Committee on Education	462
Mar. 19 Co-introducer withdrawn	861
Mar. 19 Notice of hearing	863
May 6 Placed on General File	1457
May 21 Co-introducers withdrawn	1718
May 24 Considered	1742
May 25 Motion	1760
May 25 Motion renewed. Indefinitely postponed	1761
May 26 Motion. Laid over	1774
July 1 Motion renewed. Motion lost	2274

LEGISLATIVE BILL 787 By Orme, Hughes

Feb. 3 Read first time	376
Feb. 15 Referred to Committee on Labor	462
Mar. 3 Notice of hearing	653
Mar. 17 Hearing re-set	827
Mar. 19 Hearing re-set	863
May 11 Indefinitely postponed	1536
May 12 Motion. Laid over	1543
May 13 Motion renewed. Recommended to Labor Committee	1574
June 29 Motion	2218
July 1 Indefinitely postponed	2274

LEGISLATIVE BILL 788 By Ruhnke

Feb. 3 Read first time	376
Feb. 15 Referred to Committee on Judiciary	462
Mar. 10 Notice of hearing	743
Mar. 26 Request. Laid over	936
Mar. 29 Request renewed. Withdrawn. Hearing cancelled	963

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LEGISLATIVE BILL 789 By Ruhnke, Moulton

Feb. 3	Read first time	376
Feb. 15	Referred to Committee on Public Works	462
Mar. 17	Notice of hearing	820
May 11	Placed on General File	1518
June 4	Referred for review	1885
June 10	Placed on Select File	1965
June 11	Referred for engrossment	1992
June 14	Replaced on Select File	2015
June 14	Referred for engrossment	2016
June 18	Correctly engrossed	2089
June 21	Bracketed	2105
July 1	Replaced on Select File	2263
July 1	Laid over	2267
July 2	Bracketed	2284
July 14	Bracketed	2371
July 19	Laid over	2430
July 20	Considered. Laid over	2449
July 23	Considered. Laid over	2520
July 23	Referred for re-engrossment	2529
July 28	Special order	2596
July 29	Replaced on Select File	2611
July 29	Referred for re-engrossment	2621
Aug. 5	Correctly re-engrossed	2720
Aug. 9	Rules suspended. Final Reading	2753, 2755
Aug. 9	Explanation of vote	2764
Aug. 10	Correctly enrolled. President signed	2776
Aug. 10	Presented to Governor	2787
Aug. 16	Approved by Governor	2831

LEGISLATIVE BILL 790 By Mahoney, Carpenter, Lysinger, Wylie

Feb. 3	Read first time	376
Feb. 5	Referred to Committee on Miscellaneous Subjects	462
Mar. 9	Notice of hearing	720
May 21	Indefinitely postponed	1710
May 26	Motion. Laid over	1770
June 3	Motion renewed. Motion lost	1857

LEGISLATIVE BILL 791 By Batchelder

Feb. 3	Read first time	377
Feb. 15	Referred to Committee on Urban Affairs	462
Mar. 24	Notice of hearing	915
Apr. 29	Indefinitely postponed	1355

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LEGISLATIVE BILL 792 By Crandall, Paxton	
Feb. 3 Read first time	377
Feb. 15 Referred to Committee on Education	462
Feb. 26 Notice of hearing	589
Mar. 11 Placed on General File	760
Apr. 13 Referred for review	1183
Apr. 21 Placed on Select File	1222
Apr. 22 Referred for engrossment	1255
Apr. 28 Correctly engrossed	1330
May 4 Final Reading	1394
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 12 Approved by Governor	1554
LEGISLATIVE BILL 793 By R. Rasmussen	
Feb. 3 Read first time	377
Feb. 15 Referred to Committee on Government and Military Affairs	462
Mar. 11 Notice of hearing	745
Apr. 2 Indefinitely postponed	1040
LEGISLATIVE BILL 794 By R. Rasmussen, Kremer, Nore	
Feb. 3 Read first time	377
Feb. 15 Referred to Committee on Judiciary	462
Mar. 10 Notice of hearing	743
Apr. 8 Placed on General File	1101
May 14 Referred for review	1600
May 20 Placed on Select File	1678
May 21 Referred for engrossment	1716
May 26 Correctly engrossed	1767
June 3 Final Reading	1835
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904
LEGISLATIVE BILL 795 By Whitney, Kjar	
Feb. 3 Read first time	377
Feb. 15 Referred to Committee on Miscellaneous Subjects	462
Feb. 24 Notice of hearing	561
Mar. 17 Placed on General File	817

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Apr. 14 Referred for review	1194
Apr. 21 Placed on Select File	1225
Apr. 22 Referred for engrossment	1256
Apr. 29 Correctly engrossed	1357
May 4 Final Reading	1400
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 12 Approved by Governor	1554

LEGISLATIVE BILL 796 By Whitney

Feb. 3 Read first time	378
Feb. 15 Referred to Committee on Revenue	462
Feb. 25 Notice of hearing	575
Apr. 23 Placed on General File	1268
May 26 Referred for review	1778
June 2 Placed on Select File	1811
June 3 Referred for engrossment	1855
June 3 Replaced on Select File	1858
June 3 Referred for engrossment	1859
June 7 Replaced on Select File	1892
June 8 Referred for engrossment	1928
June 14 Correctly engrossed	2013
June 18 Final Reading	2081
June 21 Correctly enrolled. President signed	2105
June 22 Presented to Governor	2120
June 25 Approved by Governor	2183

LEGISLATIVE BILL 797 By Bauer, Orme, Ruhnke, Knight

Feb. 3 Read first time	378
Feb. 15 Referred to Committee on Revenue	462
Feb. 16 Notice of hearing	481
Apr. 14 Placed on General File	1199
May 5 Request. Laid over	1433
May 6 Request renewed. Bracketed	1451
May 18 Considered	1647, 1648
May 19 Considered	1656, 1657, 1667, 1668
May 20 Considered. Motion	1670, 1673
May 20 Motion renewed. Motion lost. Referred for review. Special order	1680
May 25 Placed on Select File	1749
May 26 Motion. Laid over	1770
May 27 Laid over	1785
June 2 Laid over	1822

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June 7 Considered. Motion	1898
June 7 Motion renewed. Motion lost. Referred for engrossment. Special order	1905
June 9 Replaced on Select File	1941
June 10 Referred for engrossment. Request	1966
June 14 Governor invited to address	2016
June 15 Motion	2035
June 15 Special order	2040
June 17 Replaced on Select File	2070
June 17 Referred for engrossment	2072, 2073
June 17 Correctly engrossed	2074
June 21 Motion	2112
June 22 Final Reading	2118
June 22 Governor invited to address	2126
June 22 Governor's address	2129
June 24 Correctly enrolled	2155
June 24 President signed	2165
June 24 Presented to Governor	2168
July 1 Became law without signature of the Governor	2267

LEGISLATIVE BILL 798 By Bauer

Feb. 3 Read first time	378
Feb. 15 Referred to Committee on Miscellaneous Subjects	462
Mar. 9 Notice of hearing	720
Mar. 26 Indefinitely postponed	934

LEGISLATIVE BILL 799 By Bauer

Feb. 3 Read first time	378
Feb. 15 Referred to Committee on Judiciary	462
Mar. 10 Notice of hearing	743
Apr. 5 Request. Laid over	1050
Apr. 5 Rules suspended. Request renewed. Withdrawn. Hearing cancelled	1051

LEGISLATIVE BILL 800 By Bauer

Feb. 3 Read first time	379
Feb. 15 Referred to Committee on Judiciary	462
Mar. 10 Notice of hearing	743
Apr. 5 Request. Laid over	1050
Apr. 5 Rules suspended. Request renewed. Withdrawn. Hearing cancelled	1051

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LEGISLATIVE BILL 801 By Bauer

Feb. 3	Read first time	379
Feb. 15	Referred to Committee on Judiciary	462
Mar. 10	Notice of hearing	743
Apr. 5	Request. Laid over	1050
Apr. 5	Rules suspended. Request renewed. Withdrawn. Hearing cancelled	1051

LEGISLATIVE BILL 802 By Bauer

Feb. 3	Read first time	379
Feb. 15	Referred to Committee on Miscellaneous Subjects	462
Mar. 9	Notice of hearing	720
Mar. 31	Placed on General File	994
May 7	Referred for review	1471
May 12	Placed on Select File	1542
May 13	Referred for engrossment	1574
May 17	Correctly engrossed	1620
May 21	Final Reading	1703
May 24	Correctly enrolled. President signed	1734
May 25	Presented to Governor	1749
May 27	Approved by Governor	1780

LEGISLATIVE BILL 803 By Bauer

Feb. 3	Read first time	379
Feb. 15	Referred to Committee on Government and Military Affairs	462
Mar. 25	Notice of hearing	931
Apr. 28	Indefinitely postponed	1344

LEGISLATIVE BILL 804 By Bauer

Feb. 3	Read first time	379
Feb. 15	Referred to Committee on Miscellaneous Subjects	463
Mar. 9	Notice of hearing	720
Mar. 26	Placed on General File	934
Apr. 30	Referred for review	1378
May 5	Placed on Select File	1430
May 6	Referred for engrossment	1448
May 12	Correctly engrossed	1543
May 17	Final Reading	1611
May 18	Correctly enrolled. President signed	1642
May 19	Presented to Governor	1660
May 25	Approved by Governor	1758

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LEGISLATIVE BILL 805 By Bauer	
Feb. 3 Read first time	379
Feb. 15 Referred to Committee on Miscellaneous Subjects	463
Mar. 9 Notice of hearing	720
Mar. 26 Placed on General File	934
Apr. 30 Referred for review	1378
May 5 Placed on Select File	1430
May 6 Referred for engrossment	1448
May 12 Correctly engrossed	1543
May 17 Final Reading	1612
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758
 LEGISLATIVE BILL 806 By Bauer	
Feb. 3 Read first time	379
Feb. 15 Referred to Committee on Miscellaneous Subjects	463
Mar. 9 Notice of hearing	720
Mar. 26 Indefinitely postponed	934
 LEGISLATIVE BILL 807 By Knight	
Feb. 3 Read first time	380
Feb. 15 Referred to Committee on Agriculture and Recreation	463
Mar. 17 Notice of hearing	827
Apr. 13 Hearing re-set	1174
June 30 Placed on General File	2233
July 14 Considered. Laid over	2371
July 15 Referred for review	2385
July 22 Placed on Select File	2501
July 26 Referred for engrossment	2558
July 29 Replaced on Select File	2612
July 29 Referred for engrossment	2621
Aug. 3 Replaced on Select File	2679
Aug. 3 Referred for engrossment	2687
Aug. 4 Replaced on Select File. Referred for engrossment	2711
Aug. 5 Replaced on Select File	2720
Aug. 5 Rules suspended. Referred for engrossment	2731
Aug. 6 Correctly engrossed	2743
Aug. 10 Rules suspended. Failed on Final Reading	2776, 2779
Aug. 11 Motion. Laid over	2801

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Aug. 13 Motion renewed. Motion lost	2817
Aug. 16 Explanation of vote	2835

LEGISLATIVE BILL 808 By Burbach

Feb. 3 Read first time	380
Feb. 15 Referred to Committee on Public Works	463
Mar. 17 Notice of hearing	821
Apr. 13 Request. Laid over	1180
Apr. 14 Request renewed. Withdrawn. Hearing cancelled	1191

LEGISLATIVE BILL 809 By Warner

Feb. 3 Read first time	380
Feb. 15 Referred to Committee on Public Works	463
Mar. 17 Notice of hearing	821
June 29 Motion	2208
July 22 Indefinitely postponed	2501

LEGISLATIVE BILL 810 By Warner

Feb. 3 Read first time	380
Feb. 15 Referred to Committee on Government and Military Affairs	463
Apr. 9 Notice of hearing	1136
May 4 Placed on General File	1411
May 27 Referred for review	1800
June 3 Placed on Select File	1838
June 4 Referred for engrossment	1879
June 10 Correctly engrossed	1966
June 15 Final Reading	2024
June 16 Correctly enrolled	2055
June 16 Speaker signed	2056
June 17 Presented to Governor	2069
June 21 Approved by Governor	2109

LEGISLATIVE BILL 811 By Stromer

Feb. 3 Read first time	381
Feb. 15 Referred to Committee on Government and Military Affairs	463
Apr. 9 Notice of hearing	1136
May 7 Placed on General File	1475
June 29 Introducer withdrawn	2220
June 30 Introducer added. Rules suspended	2237
June 30 Motion. Indefinitely postponed	2238

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LEGISLATIVE BILL 812 By Hughes, Carstens	
Feb. 3 Read first time	381
Feb. 15 Referred to Committee on Education	463
Mar. 19 Notice of hearing	863
June 3 Indefinitely postponed	1837
LEGISLATIVE BILL 813 By D. Payne	
Feb. 3 Read first time	381
Feb. 15 Referred to Committee on Urban Affairs	463
Mar. 12 Notice of hearing	779
Mar. 23 Hearing cancelled	894
Mar. 23 Hearing re-set	895
Apr. 22 Indefinitely postponed	1249
LEGISLATIVE BILL 814 By Nore, Hasebroock	
Feb. 3 Read first time	381
Feb. 8 Request. Laid over	403
Feb. 9 Request renewed. Withdrawn	415
LEGISLATIVE BILL 815 By Marvel	
Feb. 3 Read first time	382
Feb. 15 Placed on General File	463
Feb. 24 Motion	563
Mar. 3 Referred to Committee on Budget	643
Apr. 2 Notice of hearing	1039
May 7 Indefinitely postponed	1478
LEGISLATIVE BILL 816 By R. Rasmussen	
Feb. 3 Read first time	382
Feb. 15 Referred to Committee on Labor	463
Mar. 3 Notice of hearing	653
Mar. 17 Hearing re-set	820
Apr. 12 Indefinitely postponed	1151
LEGISLATIVE BILL 817 By Wylie	
Feb. 3 Read first time	382
Feb. 15 Referred to Committee on Education	463
Feb. 26 Notice of hearing	589
Mar. 10 Indefinitely postponed	729

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LEGISLATIVE BILL 818 By Wylie	
Feb. 3 Read first time	382
Feb. 15 Referred to Committee on Education	463
Feb. 26 Notice of hearing	589
Mar. 10 Indefinitely postponed	728
LEGISLATIVE BILL 819 By Carstens	
Feb. 3 Read first time	382
Feb. 15 Referred to Committee on Urban Affairs	463
Mar. 24 Notice of hearing	915
May 7 Placed on General File	1466
June 23 Referred for review	2151
July 1 Placed on Select File	2262
July 2 Referred for engrossment. Special order	2285
July 2 Replaced on Select File	2301
July 2 Referred for engrossment	2302
July 12 Correctly engrossed	2310
July 14 Final Reading	2357
July 15 Correctly enrolled. President signed	2381
July 16 Presented to Governor	2414
July 21 Approved by Governor	2459
LEGISLATIVE BILL 820 By Carstens	
Feb. 3 Read first time	382
Feb. 15 Referred to Committee on Government and Military Affairs	463
Mar. 15 Re-referred to Committee on Judiciary	786
Mar. 22 Notice of hearing	878
Apr. 22 Request. Laid over	1251
Apr. 23 Request renewed. Withdrawn. Hearing withdrawn	1267
LEGISLATIVE BILL 821 By Knight	
Feb. 3 Read first time	383
Feb. 15 Referred to Committee on Education	463
Mar. 19 Notice of hearing	863
June 30 Indefinitely postponed	2255
LEGISLATIVE BILL 822 By Wallwey	
Feb. 3 Read first time	383
Feb. 15 Referred to Committee on Miscellaneous Subjects	463
Mar. 9 Notice of hearing	720
Mar. 31 Indefinitely postponed	995

LEGISLATIVE BILL 823 By R. Rasmussen, Syas

Feb. 3	Read first time	384
Feb. 15	Referred to Committee on Public Works	463
Mar. 9	Notice of hearing	732
May 11	Indefinitely postponed	1515

LEGISLATIVE BILL 824 By Carpenter

Feb. 3	Read first time	384
Feb. 15	Referred to Committee on Urban Affairs	463
Mar. 24	Notice of hearing	915
Apr. 29	Indefinitely postponed	1355

LEGISLATIVE BILL 825 By Kjar, Hasebroock

Feb. 3	Read first time	384
Feb. 15	Referred to Committee on Public Works	463
Mar. 17	Notice of hearing	821
Mar. 26	Hearing re-set	946
Apr. 27	Request. Laid over	1325
Apr. 28	Request renewed. Hearing cancelled. Withdrawn	1340

LEGISLATIVE BILL 826 By Orme, Bauer, Hughes, Carstens, Holmquist, Hasebroock, Knight, Warner, Crandall, Stromer, Bowen, Kremer, Nore, R. Rasmussen, Moulton, Kjar, Claussen, Pedersen, Fleming, Craft, I. Paine, Matzke, Danner, Kokes, D. Payne

Feb. 3	Read first time	384
Feb. 15	Referred to Committee on Budget	463
Mar. 9	Notice of hearing	720
Mar. 29	Placed on General File	960
Mar. 29	Change of order	961
Mar. 29	Letter	966
Mar. 30	Letter. Bracketed	979
Apr. 1	Co-introducer withdrawn. Co-introducer added. Bracketed	1018
July 1	Request. Laid over	2268
July 2	Request renewed. Withdrawn	2296

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LEGISLATIVE BILL 827 By Stromer, Lysinger, Carpenter, Mahoney, Knight, Hughes, Budd, Nore, R. Rasmussen, D. Payne, Kremer, Warner, Skarda, Bauer, Marvel, Claussen, Wallway, Kokes, Crandall, Kjar, Hasebroock, Fleming, Danner

Feb. 3	Read first time	385
Feb. 15	Referred to Committee on Budget	463
June 9	Request. Laid over	1949
June 10	Request renewed. Withdrawn	1970

LEGISLATIVE BILL 828 By Committee on Judiciary

Feb. 9	Read first time	418
Feb. 15	Referred to Committee on Judiciary	463
Feb. 24	Notice of hearing	561
Apr. 1	Placed on General File	1024
Apr. 6	Referred for review	1076
Apr. 8	Placed on Select File	1103
Apr. 9	Referred for engrossment	1134
Apr. 12	Replaced on Select File	1147
Apr. 13	Referred for engrossment	1179
Apr. 14	Replaced on Select File	1186
Apr. 14	Rules suspended. Referred for engrossment	1196, 1197
Apr. 21	Correctly engrossed	1227
Apr. 26	Final Reading	1312
Apr. 28	Correctly enrolled	1331
Apr. 28	Speaker signed	1332
Apr. 29	Presented to Governor	1352
May 6	Approved by Governor	1451

LEGISLATIVE BILL 829 By Committee on Judiciary

Feb. 9	Read first time	419
Feb. 15	Referred to Committee on Judiciary	463
Feb. 24	Notice of hearing	560
Apr. 1	Placed on General File	1024
Apr. 6	Referred for review	1076
Apr. 8	Placed on Select File	1103
Apr. 9	Referred for engrossment	1134
Apr. 14	Correctly engrossed	1188
Apr. 26	Final Reading	1280
Apr. 27	Correctly enrolled. President signed	1320
Apr. 28	Presented to Governor	1340
Apr. 29	Approved by Governor	1346

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LEGISLATIVE BILL 830 By Committee on Judiciary	
Feb. 9 Read first time	419
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	560
Mar. 30 Placed on General File	984
Apr. 6 Referred for review	1076
Apr. 8 Placed on Select File	1103
Apr. 9 Referred for engrossment	1134
Apr. 14 Correctly engrossed	1188
Apr. 26 Final Reading	1281
Apr. 27 Correctly enrolled. President signed	1320
Apr. 28 Presented to Governor	1340
Apr. 29 Approved by Governor	1346

LEGISLATIVE BILL 831 By Committee on Judiciary

Feb. 9 Read first time	419
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	560
Mar. 30 Placed on General File	984
Apr. 6 Referred for review	1076
Apr. 8 Placed on Select File	1103
Apr. 9 Referred for engrossment	1134
Apr. 14 Replaced on Select File	1186
Apr. 14 Rules suspended. Referred for engrossment	1196
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1312
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 832 By Committee on Judiciary

Feb. 9 Read first time	420
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	560
Mar. 30 Placed on General File	984
Apr. 8 Referred for review	1110
Apr. 12 Placed on Select File	1146
Apr. 13 Referred for engrossment	1179
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1306
Apr. 27 Explanation of vote	1325
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332

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Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 833 By Committee on Judiciary

Feb. 9 Read first time	420
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	560
Apr. 1 Placed on General File	1024
Apr. 8 Referred for review	1110
Apr. 12 Placed on Select File	1146
Apr. 13 Referred for engrossment	1179
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1305
Apr. 27 Explanation of vote	1325
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 834 By Committee on Judiciary

Feb. 9 Read first time	420
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	561
Apr. 1 Placed on General File	1024
Apr. 8 Referred for review	1110
Apr. 12 Placed on Select File	1146
Apr. 13 Referred for engrossment	1179
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1302
Apr. 27 Explanation of vote	1325
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 835 By Committee on Judiciary

Feb. 9 Read first time	421
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	561
Apr. 1 Placed on General File	1024
Apr. 8 Referred for review	1110
Apr. 12 Placed on Select File	1146
Apr. 13 Referred for engrossment	1179
Apr. 21 Correctly engrossed	1227

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Apr. 27 Final Reading	1302
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 836 By Committee on Judiciary

Feb. 9 Read first time	421
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	560
Mar. 30 Placed on General File	984
Mar. 31 Special order	997
Mar. 31 Referred for review	1003
Apr. 1 Replaced on General File	1019
Apr. 1 Referred for review. Request	1020
Apr. 2 Placed on Select File	1032
Apr. 5 Referred for engrossment	1049
Apr. 6 Correctly engrossed	1068
Apr. 9 Final Reading	1124
Apr. 12 Correctly enrolled. Speaker signed	1148
Apr. 12 Presented to Governor	1150
Apr. 13 Approved by Governor	1178

LEGISLATIVE BILL 837 By Committee on Judiciary

Feb. 9 Read first time	421
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	561
Apr. 1 Placed on General File	1024
Apr. 8 Referred for review	1111
Apr. 12 Placed on Select File	1146
Apr. 13 Referred for engrossment	1179
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1301
Apr. 27 Explanation of vote	1325
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 838 By Committee on Judiciary

Feb. 9 Read first time	421
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	561

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Apr. 1 Placed on General File	1024
Apr. 8 Referred for review	1111
Apr. 12 Placed on Select File	1145
Apr. 13 Referred for engrossment	1178
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1300
Apr. 27 Explanation of vote	1325
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 839 By Committee on Judiciary

Feb. 9 Read first time	422
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	561
Apr. 1 Placed on General File	1024
Apr. 9 Referred for review	1117
Apr. 13 Placed on Select File	1176
Apr. 14 Referred for engrossment	1190
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1308
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 840 By Committee on Judiciary

Feb. 9 Read first time	422
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	561
Apr. 1 Placed on General File	1025
Apr. 9 Referred for review	1118
Apr. 13 Placed on Select File	1176
Apr. 14 Referred for engrossment	1190
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1309
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 841 By Committee on Judiciary

Feb. 9 Read first time	422
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Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	560
Mar. 30 Placed on General File	984
Apr. 9 Referred for review	1118
Apr. 13 Placed on Select File	1176
Apr. 14 Referred for engrossment	1190
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1310
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 842 By Committee on Judiciary

Feb. 9 Read first time	423
Feb. 15 Referred to Committee on Judiciary	463
Feb. 24 Notice of hearing	561
Apr. 1 Placed on General File	1025
Apr. 9 Referred for review	1118
Apr. 13 Placed on Select File	1176
Apr. 14 Referred for engrossment	1190
Apr. 21 Correctly engrossed	1227
Apr. 27 Final Reading	1310
Apr. 28 Correctly enrolled	1331
Apr. 28 Speaker signed	1332
Apr. 29 Presented to Governor	1352
May 6 Approved by Governor	1451

LEGISLATIVE BILL 843 By Committee on Budget

Feb. 17 Read first time. Rules suspended. Placed on General File	491
Feb. 18 Referred for review	499
Feb. 22 Placed on Select File	528
Feb. 23 Referred for engrossment	543
Feb. 26 Correctly engrossed	589
Mar. 3 Final Reading	640
Mar. 4 Correctly enrolled	662
Mar. 4 President signed	663
Mar. 5 Presented to Governor	672
Mar. 9 Approved by Governor	710

LEGISLATIVE BILL 844 By Committee on Banking, Commerce and Insurance

Feb. 23 Motion. Read first time	543
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Mar. 3 Referred to Committee on Salaries and Claims	643
Mar. 4 Notice of hearing	667
Mar. 19 Placed on General File	866
Mar. 23 Motion	892
Mar. 26 Considered. Laid over	943
Mar. 29 Co-introducer added	969
Mar. 30 Referred for review	979
Apr. 5 Placed on Select File	1048
Apr. 6 Referred for engrossment	1071
Apr. 7 Replaced on Select File. Referred for engrossment	1094
Apr. 8 Replaced on Select File	1102
Apr. 9 Referred for engrossment	1134
Apr. 13 Replaced on Select File	1175
Apr. 14 Referred for engrossment	1189
Apr. 21 Replaced on Select File	1217
Apr. 22 Referred for engrossment	1254
Apr. 30 Replaced on Select File	1365
May 4 Referred for engrossment	1407
May 10 Correctly engrossed	1484
May 13 Final Reading	1567
May 14 Correctly enrolled	1586
May 14 Speaker signed	1587
May 17 Presented to Governor	1614
May 19 Approved by Governor	1660

LEGISLATIVE BILL 845 By Committee on Revenue

Feb. 24 Motion. Read first time	558
Mar. 3 Referred to Committee on Salaries and Claims	643
Mar. 10 Notice of hearing	743
Apr. 13 Placed on General File	1174
Apr. 14 Referred for review	1193
Apr. 21 Placed on Select File	1222
Apr. 22 Referred for engrossment	1255
Apr. 28 Correctly engrossed	1331
May 4 Final Reading	1395
May 5 Correctly enrolled	1432
May 5 President signed	1433
May 6 Presented to Governor	1451
May 12 Approved by Governor	1554

**LEGISLATIVE BILL 846 By Burbach, upon request of the
Governor**

Feb. 25 Read first time	579
Mar. 3 Referred to Committee on Revenue	643

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Mar. 16 Notice of hearing	807
Apr. 14 Indefinitely postponed	1204
Apr. 21 Motion. Laid over	1229
Apr. 26 Motion renewed. Laid over	1296
Apr. 27 Motion renewed. Motion lost	1325

LEGISLATIVE BILL 847 By Committee on Revenue

Mar. 4 Motion. Read first time	663
Mar. 15 Referred to Committee on Revenue	785
Mar. 23 Notice of hearing	895
July 2 Indefinitely postponed	2302

LEGISLATIVE BILL 848 By Bowen, upon request of the Governor

Mar. 5 Read first time	676
Mar. 15 Referred to Committee on Banking, Commerce and Insurance	785
Mar. 19 Notice of hearing	864
May 12 Placed on General File	1555
July 15 Referred for review	2388
Aug. 2 Placed on Select File	2649
Aug. 3 Considered. Laid over	2686
Aug. 4 Laid over	2699
Aug. 5 Referred for engrossment	2733
Aug. 11 Replaced on Select File	2798
Aug. 11 Referred for engrossment. Correctly engrossed	2799
Aug. 13 Rules suspended. Final Reading	2813, 2814
Aug. 13 Correctly enrolled. President signed	2821
Aug. 16 Explanation of vote. Presented to Governor	2835
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 849 By Committee on Salaries and Claims

Mar. 5 Motion. Read first time	676
Mar. 15 Referred to Committee on Miscellaneous Subjects	785
Mar. 24 Re-referred to Committee on Revenue	905
Apr. 1 Notice of hearing	1008
May 12 Placed on General File	1550
June 9 Special order	1954
June 16 Referred for review	2041
June 28 Placed on Select File	2194
June 29 Referred for engrossment	2215
July 1 Replaced on Select File	2260
July 2 Referred for engrossment	2284

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July 13 Replaced on Select File	2336
July 14 Referred for engrossment	2366
July 16 Correctly engrossed	2400
July 21 Final Reading	2463
July 22 Correctly enrolled	2502
July 22 Speaker signed	2503
July 23 Presented to Governor	2523
July 26 Approved by Governor	2566

LEGISLATIVE BILL 850 By Committee on Revenue

Mar. 5 Motion	676
Mar. 5 Read first time	677
Mar. 15 Referred to Committee on Revenue	785
Mar. 23 Notice of hearing	895
Apr. 6 Placed on General File	1060
June 11 Referred for review	1966
June 16 Placed on Select File	2054
June 18 Considered. Laid over	2094
June 21 Motion. Referred for engrossment	2109
June 24 Replaced on Select File. Referred for engrossment	2158
June 29 Replaced on Select File	2209
June 30 Referred for engrossment	2250
July 2 Replaced on Select File	2287
July 2 Referred for engrossment	2289
July 14 Correctly engrossed	2362
July 19 Motion	2426
July 19 Final Reading	2427
July 20 Correctly enrolled	2448
July 20 President signed	2449
July 21 Presented to Governor	2465
July 28 Became law without signature of the Governor	2584

**LEGISLATIVE BILL 851 By Committee on Government and
Military Affairs**

Mar. 5 Motion. Read first time	677
Mar. 15 Referred to Committee on Public Health and Welfare	785
Mar. 16 Notice of hearing	807
Mar. 24 Placed on General File	917
Apr. 30 Laid over	1375
May 7 Laid over	1469
June 2 Referred for review	1827
June 4 Placed on Select File	1875

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June 8 Referred for engrossment	1928
June 9 Replaced on Select File	1945
June 9 Referred for engrossment	1947
June 14 Request	2018
June 16 Replaced on Select File	2051
June 18 Referred for engrossment	2093
June 30 Correctly engrossed	2235
July 12 Laid over	2308
July 13 Laid over	2335
July 14 Final Reading	2353
July 15 Correctly enrolled. President signed	2381
July 16 Presented to Governor	2414
July 21 Approved by Governor	2459

**LEGISLATIVE BILL 852 By Committee on Government and
Military Affairs**

Mar. 5 Motion. Read first time	678
Mar. 15 Referred to Committee on Public Health and Welfare	785
Mar. 16 Notice of hearing	807
Mar. 24 Placed on General File	917
Apr. 30 Referred for review	1375
May 5 Placed on Select File	1430
May 6 Referred for engrossment	1448
May 12 Correctly engrossed	1543
May 17 Final Reading	1610
May 18 Correctly enrolled. President signed	1642
May 19 Presented to Governor	1660
May 25 Approved by Governor	1758

LEGISLATIVE BILL 853 By Proud, upon request of the Governor

Mar. 5 Read first time	678
Mar. 15 Referred to Committee on Miscellaneous Subjects	785
Mar. 24 Notice of hearing	905
Apr. 8 Placed on General File	1111
May 14 Referred for review	1600
May 18 Request	1644
May 19 Placed on Select File	1661
May 21 Referred for engrossment	1714
May 26 Correctly engrossed	1767
June 3 Final Reading	1829
June 4 Correctly enrolled	1875
June 4 President signed	1876

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June 4	Presented to Governor	1884
June 7	Approved by Governor	1888
June 7	Explanation of vote	1904

LEGISLATIVE BILL 854 By Proud, upon request of the Governor

Mar. 5	Read first time	679
Mar. 15	Referred to Committee on Miscellaneous Subjects	785
Mar. 24	Notice of hearing	905
Apr. 8	Placed on General File	1111
May 14	Referred for review	1600
May 18	Request	1644
May 19	Placed on Select File	1661
May 21	Referred for engrossment	1714
May 26	Replaced on Select File	1765
May 27	Referred for engrossment	1785
May 27	Special order	1787
June 2	Correctly engrossed	1815
June 4	Rules suspended. Final Reading	1861, 1862
June 4	Correctly enrolled. Speaker signed	1883
June 4	Presented to Governor	1884
June 7	Approved by Governor	1888
June 7	Explanation of vote	1897
June 7	Explanation of vote	1904

LEGISLATIVE BILL 855 By Kremer, upon request of the Governor

Mar. 9	Letter	715
Mar. 9	Read first time	716
Mar. 15	Referred to Committee on Agriculture and Recreation	785
Mar. 17	Notice of hearing	827
Apr. 13	Hearing re-set	1174
May 11	Placed on General File	1519
June 25	Referred for review	2177
July 12	Placed on Select File	2317
July 13	Referred for engrossment	2344
July 27	Replaced on Select File. Referred for engrossment	2575
July 29	Correctly engrossed	2613
Aug. 2	Rules suspended. Final Reading	2653
Aug. 3	Correctly enrolled	2683
Aug. 3	President signed	2684
Aug. 4	Presented to Governor	2703
Aug. 9	Approved by Governor	2757

LEGISLATIVE BILL 856 By Kremer, upon request of the Governor

Mar. 9	Letter	715
Mar. 9	Read first time	716
Mar. 15	Referred to Committee on Agriculture and Recreation	785
Mar. 17	Notice of hearing	827
Apr. 13	Hearing re-set	1174
May 11	Placed on General File	1521
June 25	Considered. Laid over. Held	2178
July 15	Request	2386
July 15	Referred for review	2387
July 22	Placed on Select File	2502
July 26	Referred for engrossment	2559
July 29	Replaced on Select File	2612
July 29	Referred for engrossment	2621
Aug. 2	Correctly engrossed	2652
Aug. 4	Rules suspended. Final Reading	2715
Aug. 5	Correctly enrolled. President signed	2721
Aug. 6	Presented to Governor	2748
Aug. 16	Approved by Governor	2831

LEGISLATIVE BILL 857 By Kremer, upon request of the Governor

Mar. 9	Letter	715
Mar. 9	Read first time	717
Mar. 15	Referred to Committee on Agriculture and Recreation	785
Mar. 17	Notice of hearing	827
Apr. 13	Hearing re-set	1174
May 11	Indefinitely postponed	1524

LEGISLATIVE BILL 858 By Kremer, upon request of the Governor

Mar. 9	Letter	715
Mar. 9	Read first time	717
Mar. 15	Referred to Committee on Agriculture and Recreation	785
Mar. 17	Notice of hearing	827
Apr. 13	Hearing re-set	1174
May 11	Placed on General File	1522
June 25	Referred for review	2179
July 12	Placed on Select File	2313
July 13	Referred for engrossment	2343
July 19	Correctly engrossed	2429
July 22	Final Reading	2505

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July 23 Correctly enrolled. President signed	2520
July 26 Presented to Governor	2553
July 30 Approved by Governor	2646

LEGISLATIVE BILL 859 By Kremer, upon request of the Governor

Mar. 9 Letter	715
Mar. 9 Read first time	717
Mar. 15 Referred to Committee on Agriculture and Recreation	785
Mar. 17 Notice of hearing	827
Apr. 13 Hearing re-set	1174
May 11 Placed on General File	1499
June 24 Special order	2169
July 15 Request	2386
July 15 Referred for review	2387
July 23 Placed on Select File	2516
July 26 Referred for engrossment	2556
July 29 Replaced on Select File	2612
July 29 Referred for engrossment	2621
Aug. 2 Correctly engrossed	2652
Aug. 4 Rules suspended. Final Reading	2715
Aug. 5 Correctly enrolled. President signed	2721
Aug. 6 Presented to Governor	2748
Aug. 16 Approved by Governor	2831

LEGISLATIVE BILL 860 By Kremer, upon request of the Governor

Mar. 9 Letter	715
Mar. 9 Read first time	717
Mar. 15 Referred to Committee on Agriculture and Recreation	785
Mar. 17 Notice of hearing	827
Apr. 2 Hearing re-set	1038
Apr. 14 Placed on General File	1191
May 14 Referred for review	1602
May 24 Placed on Select File	1732
May 25 Referred for engrossment	1759
June 2 Correctly engrossed	1815
June 4 Final Reading	1866
June 7 Correctly enrolled	1896
June 7 President signed	1897
June 7 Explanation of vote	1904
June 8 Presented to Governor	1912
June 9 Approved by Governor	1950

LEGISLATIVE BILL 861 By Kremer, upon request of the Governor

Mar. 9	Letter	715
Mar. 9	Read first time	717
Mar. 15	Referred to Committee on Agriculture and Recreation	785
Mar. 17	Notice of hearing	827
Apr. 2	Hearing re-set	1038
Apr. 14	Placed on General File	1192
May 14	Referred for review	1603
May 24	Placed on Select File	1732
May 25	Referred for engrossment	1759
May 26	Replaced on Select File	1765
May 27	Referred for engrossment	1786
June 7	Correctly engrossed	1896
June 10	Final Reading	1958
June 11	Correctly enrolled. President signed	1988
June 14	Presented to Governor	2009
June 16	Approved by Governor	2061

LEGISLATIVE BILL 862 By Kremer, upon request of the Governor

Mar. 9	Letter	715
Mar. 9	Read first time	718
Mar. 15	Referred to Committee on Agriculture and Recreation	785
Mar. 17	Notice of hearing	827
Apr. 13	Hearing re-set	1174
May 11	Placed on General File	1524
June 25	Referred for review	2179
July 2	Placed on Select File	2287
July 2	Referred for engrossment	2288
July 14	Correctly engrossed	2362
July 19	Final Reading	2425
July 20	Correctly enrolled	2448
July 20	President signed	2449
July 21	Presented to Governor	2465
July 26	Approved by Governor	2566

LEGISLATIVE BILL 863 By Kremer, upon request of the Governor

Mar. 9	Letter	715
Mar. 9	Read first time	718
Mar. 15	Referred to Committee on Agriculture and Recreation	785
Mar. 17	Notice of hearing	827

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Apr. 5 Placed on General File	1055
May 27 Considered. Laid over	1796
June 2 Laid over	1824
June 3 Referred for review	1860
June 8 Placed on Select File	1914
June 9 Referred for engrossment	1947
June 11 Correctly engrossed	1988
June 16 Final Reading	2049
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 864 By Committee on Budget

Mar. 10 Motion. Read first time	732
Mar. 15 Referred to Committee on Budget	785
Apr. 2 Notice of hearing	1039
May 26 Placed on General File	1773
May 27 Referred for review	1791
June 2 Placed on Select File	1812
June 3 Referred for engrossment	1855
June 9 Replaced on Select File	1942
June 10 Referred for engrossment	1969
June 11 Correctly engrossed	1988
June 16 Final Reading	2050
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 865 By Committee on Budget

Mar. 10 Motion	732
Mar. 10 Read first time	733
Mar. 15 Referred to Committee on Budget	785
Apr. 2 Notice of hearing	1039
May 27 Placed on General File	1795
June 2 Referred for review	1824
June 14 Placed on Select File	2009
June 15 Referred for engrossment	2032
June 23 Correctly engrossed	2147
June 28 Final Reading	2190
June 28 Correctly enrolled. President signed	2196
June 28 Presented to Governor	2205
July 1 Approved by Governor	2267

LEGISLATIVE BILL 866 By Committee on Judiciary

Mar. 10	Motion. Read first time	733
Mar. 15	Referred to Committee on Judiciary	786
Mar. 22	Notice of hearing	878
Apr. 29	Placed on General File	1353
May 21	Referred for review	1720
June 2	Placed on Select File	1808
June 3	Referred for engrossment	1853
June 8	Correctly engrossed	1914
June 11	Final Reading	1983
June 14	Correctly enrolled. Speaker signed	2014
June 15	Presented to Governor	2026
June 16	Approved by Governor	2061

LEGISLATIVE BILL 867 By Stryker, upon request of the Governor

Mar. 10	Read first time	734
Mar. 15	Referred to Committee on Banking, Commerce and Insurance	786
Mar. 19	Notice of hearing	864
May 12	Placed on General File	1557
June 28	Referred for review	2205
July 12	Placed on Select File	2319
July 13	Referred for engrossment	2344
July 16	Correctly engrossed	2400
July 21	Final Reading	2462
July 22	Correctly enrolled	2502
July 22	Speaker signed	2503
July 23	Presented to Governor	2523
July 26	Approved by Governor	2566

LEGISLATIVE BILL 868 By Committee on Budget

Mar. 12	Motion. Laid over	771
Mar. 15	Motion. Laid over	790
Mar. 16	Motion renewed. Read first time	802
Mar. 19	Referred to Committee on Revenue	858
Mar. 19	Notice of hearing	864
Mar. 23	Rules suspended. Hearing cancelled. Placed on General File. Referred for review....	892
Mar. 25	Placed on Select File	924
Mar. 25	Rules suspended. Referred for engrossment. Special order	927, 929
Mar. 26	Replaced on Select File	934
Mar. 26	Referred for engrossment. Special order	942
Mar. 26	Correctly engrossed	947

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	Page
Mar. 30 Rules suspended. Final Reading	973
Mar. 30 Motion	974
Mar. 30 Correctly enrolled. President signed	977
Mar. 30 Explanation of vote	979
Mar. 30 Presented to Governor	981
Mar. 31 Approved by Governor	998

LEGISLATIVE BILL 869 By Committee on Public Works

Mar. 18 Motion. Read first time	841
Mar. 19 Referred to Committee on Public Works. Notice of hearing	858
June 29 Motion	2208
July 22 Indefinitely postponed	2501

LEGISLATIVE BILL 870 By Committee on Miscellaneous Subjects

Mar. 23 Motion. Read first time	888
Mar. 24 Referred to Committee on Education	905
Mar. 24 Notice of hearing	915
May 6 Placed on General File	1457
June 22 Bracketed	2128
June 24 Unbracketed. Considered. Bracketed	2167
June 29 Referred for review	2220
July 14 Placed on Select File	2360
July 15 Referred for engrossment	2382
July 21 Correctly engrossed	2470
July 26 Final Reading	2550
July 27 Correctly enrolled. Speaker signed	2571
July 28 Presented to Governor	2592
July 30 Approved by Governor	2646

LEGISLATIVE BILL 871 By Committee on Budget

Mar. 23 Motion. Read first time. Rules suspended. Placed on General File	889
Mar. 24 Referred for review	914
Mar. 25 Placed on Select File	924
Mar. 26 Referred for engrossment	941
Mar. 31 Correctly engrossed	996
Apr. 5 Final Reading	1044
Apr. 6 Correctly enrolled. President signed	1068
Apr. 7 Presented to Governor	1083
Apr. 12 Approved by Governor	1142

LEGISLATIVE BILL 872 By Committee on Salaries and claims

Mar. 23	Motion. Read first time	889
Mar. 24	Referred to Committee on Revenue	905
Apr. 1	Notice of hearing	1008
Apr. 29	Placed on General File	1355
June 4	Explained. Laid over	1882
June 24	Motion. Indefinitely postponed	2160

LEGISLATIVE BILL 873 By Committee on Judiciary

Mar. 23	Motion. Read first time	890
Mar. 24	Referred to Committee on Judiciary	905
Mar. 26	Notice of hearing	933
Apr. 29	Indefinitely postponed	1353

LEGISLATIVE BILL 874 By Committee on Revenue

Mar. 24	Motion. Read first time	909
Mar. 30	Referred to Committee on Public Health and Welfare	974
Apr. 12	Notice of hearing	1142
Apr. 28	Placed on General File	1341
May 27	Referred for review	1796
June 2	Placed on Select File	1814
June 3	Referred for engrossment	1856
June 9	Replaced on Select File	1942
June 10	Referred for engrossment	1968
June 11	Correctly engrossed	1988
June 16	Final Reading	2049
June 17	Correctly enrolled. Speaker signed	2072
June 18	Presented to Governor	2088
June 21	Approved by Governor	2109

LEGISLATIVE BILL 875 By Committee on Budget

Mar. 24	Motion. Read first time. Rules suspended. Placed on General File	911
Mar. 26	Referred for review. Special order	942
Mar. 26	Placed on Select File	947
Mar. 29	Referred for engrossment	963
Apr. 1	Correctly engrossed	1016
Apr. 6	Final Reading	1059
Apr. 7	Correctly enrolled. President signed	1086
Apr. 8	Presented to Governor	1101
Apr. 12	Approved by Governor	1141

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LEGISLATIVE BILL 876 By Committee on Budget

Mar. 24	Motion. Read first time. Rules suspended. Placed on General File	912
Mar. 26	Referred for review	945
Mar. 30	Placed on Select File	975
Mar. 31	Referred for engrossment	1002
Apr. 2	Correctly engrossed	1033
Apr. 7	Final Reading	1082
Apr. 8	Correctly enrolled. President signed	1104
Apr. 9	Presented to Governor	1129
Apr. 12	Approved by Governor	1141

LEGISLATIVE BILL 877 By Committee on Judiciary

Mar. 25	Motion. Read first time	926
Mar. 30	Referred to Committee on Judiciary	974
Apr. 2	Notice of hearing	1027
Apr. 29	Placed on General File	1353
May 27	Referred for review	1796
June 7	Placed on Select File	1894
June 8	Referred for engrossment	1929
June 25	Replaced on Select File	2175
June 28	Referred for engrossment	2197
June 29	Correctly engrossed	2212
July 12	Bracketed	2307
July 29	Special order. Final Reading	2614
July 30	Correctly enrolled	2634
July 30	President signed	2635
Aug. 2	Presented to Governor	2663
Aug. 9	Approved by Governor	2757

LEGISLATIVE BILL 878 By Committee on Salaries and Claims

Mar. 30	Motion. Read first time	978
Apr. 8	Referred to Committee on Salaries and Claims	1100
Apr. 9	Notice of hearing	1139
Apr. 23	Placed on General File	1267
May 26	Explained. Laid over	1778
June 8	Referred for review	1930
June 11	Placed on Select File	1987
June 14	Referred for engrossment	2016
June 18	Correctly engrossed	2089
June 23	Final Reading	2135
June 24	Correctly enrolled	2155
June 24	President signed	2165
June 24	Presented to Governor	2168
July 1	Approved by Governor	2267

LEGISLATIVE BILL 879 By Committee on Salaries and Claims

Mar. 30	Motion. Read first time	978
Apr. 8	Referred to Committee on Salaries and Claims	1100
Apr. 9	Notice of hearing	1139
Apr. 23	Placed on General File	1268
May 14	Referred for review	1604
May 26	Placed on Select File	1766
May 27	Referred for engrossment	1786
June 3	Correctly engrossed	1839
June 8	Final Reading	1911
June 9	Correctly enrolled	1943
June 9	Speaker signed	1944
June 10	Presented to Governor	1963
June 14	Approved by Governor	2020

LEGISLATIVE BILL 880 By Committee on Education

Mar. 31	Motion. Read first time	1000
Mar. 31	Referred to Committee on Education	1006
Apr. 2	Notice of hearing	1030
May 5	Placed on General File	1429
June 22	Change of order. Considered. Laid over	2128
June 24	Laid over	2160
June 28	Referred for review	2201
July 12	Placed on Select File	2315
July 13	Referred for engrossment	2343
July 16	Correctly engrossed	2400
July 21	Final Reading	2461
July 22	Correctly enrolled	2502
July 22	Speaker signed	2503
July 23	Presented to Governor	2523
July 26	Approved by Governor	2566

LEGISLATIVE BILL 881 By Committee on Salaries and Claims

Apr. 2	Motion. Read first time	1036
Apr. 8	Placed on General File	1100
Apr. 9	Bracketed	1134
Apr. 23	Referred for review	1261
Apr. 26	Placed on Select File	1318
Apr. 28	Referred for engrossment	1333
May 4	Correctly engrossed	1404
May 7	Final Reading	1461
May 10	Correctly enrolled	1484
May 10	Speaker signed	1485

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May 11	Presented to Governor	1499
May 12	Approved by Governor	1554

LEGISLATIVE BILL 882 By Committee on Government and Military Affairs

Apr. 6	Motion. Read first time	1069
Apr. 6	Rules suspended. Placed on General File	1070
Apr. 8	Special order. Referred for review	1110
Apr. 12	Placed on Select File	1147
Apr. 13	Referred for engrossment	1179
Apr. 21	Correctly engrossed	1227
Apr. 27	Final Reading	1307
Apr. 28	Correctly enrolled	1331
Apr. 28	Speaker signed	1332
Apr. 29	Presented to Governor	1352
May 6	Approved by Governor	1451

LEGISLATIVE BILL 883 By Committee on Salaries and Claims

Apr. 9	Motion. Read first time	1132
Apr. 13	Referred to Committee on Education	1174
Apr. 14	Re-referred to Committee on Revenue	1197
Apr. 14	Notice of hearing	1206
Apr. 29	Indefinitely postponed	1356

LEGISLATIVE BILL 884 By Bauer, upon request of the Governor

Apr. 12	Read first time	1148
Apr. 13	Referred to Committee on Public Works	1174
Apr. 14	Notice of hearing	1198
May 5	Placed on General File	1428
June 4	Referred for review	1884
June 10	Placed on Select File	1964
June 11	Referred for engrossment	1992
June 18	Correctly engrossed	2089
June 23	Final Reading	2134
June 24	Correctly enrolled	2155
June 24	President signed	2165
June 24	Presented to Governor	2168
July 1	Approved by Governor	2267

LEGISLATIVE BILL 885 By Gerdes, upon request of the Governor

Apr. 21	Read first time	1228
Apr. 23	Referred to Committee on Public Health and Welfare. Notice of hearing	1267

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Apr. 28 Placed on General File	1341
June 4 Considered. Laid over	1881
June 23 Motion. Indefinitely postponed	2151

LEGISLATIVE BILL 886 By Stromer, upon request of the Governor

Apr. 21 Read first time	1228
Apr. 23 Referred to Committee on Public Health and Welfare. Notice of hearing	1267
May 11 Indefinitely postponed	1500

LEGISLATIVE BILL 887 By Committee on Salaries and Claims

Apr. 21 Motion. Read first time	1228
Apr. 21 Motion	1229
Apr. 22 Rules suspended. Placed on General File	1257
May 27 Referred for review	1798
June 3 Placed on Select File	1839
June 4 Referred for engrossment	1880
June 11 Correctly engrossed	1988
June 16 Final Reading	2046
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 888 By Committee on Salaries and Claims

Apr. 21 Motion	1228
Apr. 21 Read first time	1229
Apr. 22 Motion	1249
Apr. 22 Read first time	1250
Apr. 23 Referred to Committee on Public Health and Welfare. Notice of hearing	1267
May 11 Indefinitely postponed	1499

LEGISLATIVE BILL 889 By Committee on Budget

Apr. 22 Motions. Read first time. Rules suspended. Placed on General File. Bracketed	1250
Apr. 29 Held. Special order	1358
May 6 Explained	1455
May 7 Laid over	1469
May 10 Change of order. Considered	1490, 1491
May 11 Considered	1502, 1516, 1536
May 12 Considered	1548

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May 12 Referred for review	1551
May 18 Placed on Select File	1641
May 21 Considered. Laid over	1713
May 24 Laid over	1737
May 25 Laid over	1760
May 26 Laid over	1769
May 27 Laid over	1785
June 2 Laid over	1821
June 3 Laid over	1853
June 8 Referred for engrossment	1916
June 10 Special order	1967
June 11 Replaced on Select File	1996
June 11 Referred for engrossment	2000
June 15 Replaced on Select File	2031
June 15 Referred for engrossment	2035
June 17 Replaced on Select File	2070
June 17 Rules suspended. Referred for engrossment	2073
June 17 Request	2074
June 28 Change of order. Replaced on Select File	2185
June 28 Referred for engrossment. Correctly engrossed	2186
June 30 Rules suspended. Final Reading	2231
June 30 Correctly enrolled. President signed	2240
June 30 Request	2241
June 30 Presented to Governor	2254
July 1 Approved by Governor	2267

LEGISLATIVE BILL 890 By Committee on Budget

Apr. 26 Motion	1290
Apr. 26 Read first time. Rules suspended. Placed on General File. Bracketed	1294
Apr. 29 Held	1358
May 3 Motion	1382
May 3 Considered	1383
May 5 Referred for review	1423
May 5 Explanation of vote	1427
May 10 Placed on Select File	1483
May 11 Considered. Laid over	1502
May 20 Request. Bracketed	1682
May 25 Laid over	1758
May 26 Laid over	1769
May 27 Laid over	1785
June 2 Referred for engrossment	1820
June 3 Replaced on Select File. Referred for engrossment	1849
June 8 Replaced on Select File	1912

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June 9 Referred for engrossment	1945
June 10 Request	1967
June 15 Replaced on Select File	2026
June 15 Rules suspended. Referred for engrossment	2035
June 16 Correctly engrossed	2055
June 21 Final Reading	2100
June 22 Correctly enrolled. President signed	2122
June 22 Returned to Final Reading	2125
June 22 Governor invited to address	2126
June 22 Governor's address	2129
June 24 Released from Final Reading	2165
June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

LEGISLATIVE BILL 891 By Committee on Budget

Apr. 27 Motion. Read first time. Rules suspended. Placed on General File. Bracketed	1322
May 5 Special order	1426
May 6 Considered. Held	1452
May 13 Considered. Laid over	1579
May 17 Referred for review	1628
May 27 Placed on Select File	1788
June 2 Referred for engrossment. Bracketed	1822
June 14 Unbracketed	2015
June 28 Bracketed	2205
June 30 Replaced on Select File. Referred for engrossment	2242
July 1 Replaced on Select File	2259
July 1 Considered. Laid over	2267
July 2 Referred for engrossment	2283
July 2 Replaced on Select File	2301
July 2 Referred for engrossment	2302
July 13 Replaced on Select File	2336
July 14 Referred for engrossment	2367
July 16 Correctly engrossed	2400
July 16 Replaced on Select File. Referred for re-engrossment	2415
July 20 Replaced on Select File	2447
July 21 Referred for re-engrossment	2471
July 28 Correctly re-engrossed	2586
July 30 Rules suspended. Final Reading	2626, 2628
Aug. 2 Correctly enrolled. Speaker signed	2652
Aug. 3 Presented to Governor	2691
Aug. 5 Approved by Governor	2736

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LEGISLATIVE BILL 892 By Committee on Education

Apr. 27	Motion	1322
Apr. 27	Read first time	1323
Apr. 28	Referred to Committee on Education	1330
Apr. 29	Notice of hearing	1346
May 6	Placed on General File	1457
May 25	Bracketed	1761
May 26	Referred for review	1774
May 26	Request	1777
June 2	Placed on Select File	1808
June 3	Bracketed	1853
June 10	Bracketed	1966
June 30	Considered. Laid over	2264
July 2	Referred for engrossment	2282
July 2	Bracketed	2296
July 22	Unbracketed	2506
July 29	Correctly engrossed	2613
July 30	Replaced on Select File. Laid over	2637
July 30	Referred for re-engrossment	2641
Aug. 4	Correctly re-engrossed	2696
Aug. 9	Final Reading	2755
Aug. 9	Explanation of vote	2764
Aug. 10	Correctly enrolled. President signed	2776
Aug. 10	Presented to Governor	2787
Aug. 16	Approved by Governor	2831

LEGISLATIVE BILL 893 By Lysinger, upon request of the Governor

Apr. 30	Read first time	1370
Apr. 30	Referred to Committee on Public Health and Welfare. Notice of hearing	1377
May 5	Placed on General File	1429
June 18	Special order	2062
June 18	Referred for review	2096
June 30	Placed on Select File	2234
July 1	Referred for engrossment	2264
July 2	Bracketed	2294
July 12	Replaced on Select File	2323
July 12	Laid over	2324
July 13	Considered. Laid over	2344
July 14	Referred for engrossment	2366
July 19	Replaced on Select File	2429
July 20	Referred for engrossment	2452
July 26	Correctly engrossed	2556
July 28	Final Reading	2589

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July 29 Correctly enrolled	2613
July 29 Speaker signed	2614
July 30 Presented to Governor	2631
Aug. 4 Approved by Governor	2692

LEGISLATIVE BILL 894 By Bowen, upon request of the Governor

Apr. 30 Read first time	1373
Apr. 30 Referred to Committee on Public Health and Welfare. Notice of hearing	1377
May 11 Indefinitely postponed	1499
May 14 Motion. Laid over	1588
May 17 Placed on General File	1628
June 25 Referred for review	2182
July 12 Placed on Select File	2315
July 13 Referred for engrossment	2343
July 16 Correctly engrossed	2400
July 21 Final Reading	2461
July 22 Correctly enrolled	2502
July 22 Speaker signed	2503
July 23 Presented to Governor	2523
July 26 Approved by Governor	2566

LEGISLATIVE BILL 895 By Committee on Budget

Apr. 30 Motion. Read first time	1375
Apr. 30 Rules suspended. Placed on General File	1376
May 27 Referred for review	1796
June 3 Placed on Select File	1837
June 4 Referred for engrossment	1877
June 10 Correctly engrossed	1966
June 15 Replaced on Select File	2022
June 15 Referred for re-engrossment	2034
June 16 Replaced on Select File	2052
June 18 Referred for re-engrossment	2093
June 23 Correctly re-engrossed	2141
June 28 Final Reading	2187
June 29 Correctly enrolled	2212
June 29 Speaker signed	2213
June 30 Presented to Governor	2233
July 2 Approved by Governor	2300

LEGISLATIVE BILL 896 By Committee on Revenue

May 6 Motion	1443
May 6 Read first time	1444

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May 6	Referred to Committee on Revenue. Notice of hearing	1456
May 12	Placed on General File	1549
May 14	Special order	1595
May 14	Referred for review	1596
May 18	Placed on Select File	1641
May 21	Referred for engrossment	1713
May 25	Correctly engrossed	1751
June 2	Final Reading	1803
June 3	Correctly enrolled	1839
June 3	President signed	1840
June 4	Presented to Governor	1873
June 7	Approved by Governor	1904
June 7	Explanation of vote	1904

LEGISLATIVE BILL 897 By Committee on Revenue

May 6	Motion	1443
May 6	Read first time	1444
May 6	Referred to Committee on Revenue. Notice of hearing	1456
May 12	Placed on General File	1550
May 14	Special order	1595
May 14	Referred for review	1596
June 4	Placed on Select File	1874
June 8	Referred for engrossment	1927
June 14	Correctly engrossed	2013
June 18	Final Reading	2078
June 18	Explanation of vote	2095
June 21	Correctly enrolled. President signed	2105
June 22	Presented to Governor	2120
June 25	Approved by Governor	2183

LEGISLATIVE BILL 898 By Committee on Revenue

May 6	Motion	1444
May 6	Read first time	1445
May 6	Referred to Committee on Revenue. Notice of hearing	1456
May 12	Placed on General File	1550
May 14	Special order	1595
May 14	Referred for review	1597
May 18	Placed on Select File	1641
May 21	Referred for engrossment	1713
May 25	Correctly engrossed	1751
May 25	Replaced on Select File	1753

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May 25 Considered	1760
June 2 Replaced on Select File	1807
June 3 Referred for re-engrossment	1853
June 11 Correctly re-engrossed	1988
June 16 Final Reading	2042
June 17 Correctly enrolled. Speaker signed	2072
June 18 Presented to Governor	2088
June 21 Approved by Governor	2109

LEGISLATIVE BILL 899 By Committee on Revenue

May 6 Motion	1444
May 6 Read first time	1445
May 6 Referred to Committee on Revenue. Notice of hearing	1456
May 12 Placed on General File	1549
May 14 Special order	1595
May 14 Referred for review	1596
May 19 Placed on Select File	1662
May 21 Referred for engrossment	1714
May 27 Correctly engrossed	1790
June 3 Rules suspended. Final Reading	1840, 1841
June 4 Correctly enrolled. President signed	1876
June 4 Presented to Governor	1884
June 7 Approved by Governor	1904
June 7 Explanation of vote	1904

LEGISLATIVE BILL 900 By Committee on Public Works

May 10 Motion. Read first time	1485
May 10 Motion	1486
May 12 Referred to Committee on Agriculture and Recreation	1539
May 13 Notice of hearing	1576
May 27 Indefinitely postponed	1799

LEGISLATIVE BILL 901 By Committee on Salaries and Claims

May 10 Motion	1485
May 10 Read first time. Rules suspended. Placed on General File	1486
May 21 Referred for review	1719
May 27 Placed on Select File	1787
June 2 Referred for engrossment	1822
June 7 Correctly engrossed	1896
June 10 Final Reading	1958

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June 11 Correctly enrolled. President signed	1988
June 14 Presented to Governor	2009
June 16 Approved by Governor	2061

LEGISLATIVE BILL 902 By Committee on Labor

May 14 Motion	1594
May 14 Read first time	1595
May 20 Referred to Committee on Urban Affairs	1670
May 20 Notice of hearing	1680
May 27 Placed on General File	1794
June 10 Special order	1969
June 10 Considered	1970
June 11 Referred for review	1995
June 15 Placed on Select File	2028
June 16 Referred for engrossment	2058
June 18 Correctly engrossed	2089
June 23 Final Reading	2136
June 24 Correctly enrolled	2155
June 24 President signed	2165
June 24 Presented to Governor	2168
July 1 Approved by Governor	2267

LEGISLATIVE BILL 903 By Committee on Labor

May 14 Motion	1594
May 14 Read first time	1595
May 20 Referred to Committee on Urban Affairs	1670
May 20 Notice of hearing	1680
May 27 Placed on General File	1794
July 15 Referred for review	2392
July 23 Placed on Select File	2517
July 26 Referred for engrossment	2560
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2658
Aug. 3 Correctly enrolled. President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 9 Approved by Governor	2757

LEGISLATIVE BILL 904 By Committee on Labor

May 18 Motion	1642
May 18 Read first time	1643
May 20 Referred to Committee on Urban Affairs	1670
May 20 Notice of hearing	1680
June 3 Indefinitely postponed	1860

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June 8 Motion. Laid over	1929
June 9 Motion renewed. Placed on General File	1952
July 16 Laid over	2414
July 19 Motion. Indefinitely postponed	2437

LEGISLATIVE BILL 905 By Committee on Salaries and Claims

May 18 Motion. Read first time. Rules suspended. Placed on General File. Bracketed	1643, 1644
May 27 Change of order. Considered. Laid over	1793
June 2 Laid over	1824
June 3 Referred for review	1860
June 8 Placed on Select File	1913
June 9 Considered. Laid over	1946
June 15 Considered. Laid over	2031
June 16 Referred for engrossment	2056
June 25 Replaced on Select File. Referred for engrossment	2179
June 30 Correctly engrossed	2235
June 30 Replaced on Select File	2241
July 1 Referred for re-engrossment	2267
July 12 Correctly re-engrossed	2310
July 15 Final Reading	2375
July 16 Correctly enrolled. President signed	2400
July 19 Presented to Governor	2427
July 23 Approved by Governor	2524

LEGISLATIVE BILL 906 By Committee on Revenue

May 24 Motion. Read first time	1735
May 26 Referred to Committee on Revenue	1768
May 27 Notice of hearing	1799
June 30 Placed on General File	2256
July 19 Referred for review	2442
July 26 Placed on Select File	2553
July 27 Laid over	2576
July 28 Bracketed	2595
Aug. 2 Bracketed	2675
Aug. 3 Held	2686
Aug. 4 Laid over	2699
Aug. 5 Held	2736
Aug. 6 Held	2744
Aug. 9 Referred for engrossment	2764
Aug. 12 Correctly engrossed	2807
Aug. 16 Rules suspended. Final Reading	2824, 2825
Aug. 17 Correctly enrolled. President signed	2849

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Aug. 17	Presented to Governor	2852
Aug. 18	Approved by Governor	2857

LEGISLATIVE BILL 907 By E. Rasmussen, upon request of the Governor

May 25	Read first time	1752
May 26	Referred to Committee on Agriculture and Recreation	1768
May 27	Notice of hearing	1799
June 30	Indefinitely postponed	2233

LEGISLATIVE BILL 908 By Committee on Public Health and Welfare

May 27	Motion. Read first time	1798
June 2	Placed on General File	1803
June 9	Special order	1956
June 11	Referred for review	1995
June 16	Placed on Select File	2053
June 18	Referred for engrossment	2093
June 23	Replaced on Select File	2140
June 24	Referred for engrossment	2157
June 25	Correctly engrossed	2176
June 30	Final Reading	2230
July 1	Correctly enrolled. Speaker signed	2263
July 2	Presented to Governor	2296
July 12	Approved by Governor	2304

LEGISLATIVE BILL 909 By Committee on Revenue

June 7	Motion. Read first time. Rules suspended. Placed on General File	1897
June 11	Referred for review. Special order	1996
June 15	Placed on Select File	2027
June 16	Referred for engrossment	2056
June 21	Replaced on Select File	2103
June 22	Referred for engrossment	2123
June 30	Correctly engrossed	2235
July 12	Final Reading	2307
July 13	Correctly enrolled. Speaker signed	2340
July 14	Presented to Governor	2357
July 15	Approved by Governor	2378

LEGISLATIVE BILL 910 By Committee on Budget

June 9	Motion. Read first time. Placed on General File	1953
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June 11 Referred for review	1995
June 15 Placed on Select File	2029
June 16 Referred for engrossment	2058
July 15 Replaced on Select File. Referred for engrossment	2386
July 20 Correctly engrossed	2448
July 23 Final Reading	2511
July 26 Correctly enrolled. Speaker signed	2556
July 27 Presented to Governor	2577
July 30 Approved by Governor	2646

LEGISLATIVE BILL 911 By Committee on Budget

June 9 Motion. Read first time. Placed on General File	1953
June 18 Special order	2097
June 22 Considered. Laid over	2125
June 23 Referred for review	2143
June 25 Placed on Select File	2176
June 28 Laid over	2199
June 29 Considered. Laid over	2214
June 30 Laid over	2243
July 1 Bracketed	2264
July 1 Unbracketed	2275
July 2 Referred for engrossment	2282
July 13 Correctly engrossed	2340
July 14 Replaced on Select File	2369
July 15 Laid over	2383
July 15 Referred for re-engrossment	2391
July 20 Replaced on Select File	2446
July 21 Referred for re-engrossment	2471
July 27 Correctly re-engrossed	2570
July 29 Final Reading	2606
July 30 Correctly enrolled	2634
July 30 President signed	2635
Aug. 2 Presented to Governor	2663
Aug. 5 Approved by Governor	2736

LEGISLATIVE BILL 912 By Gerdes, upon request of Governor

June 15 Read first time. Rules suspended. Placed on General File	2030
July 16 Referred for review	2414
July 23 Placed on Select File	2517
July 26 Referred for engrossment	2560
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2659

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Aug. 3	Correctly enrolled. President signed	2684
Aug. 4	Presented to Governor	2703
Aug. 9	Approved by Governor	2757

LEGISLATIVE BILL 913 By Committee on Budget

June 18	Motion. Read first time. Rules suspended. Placed on General File	2090
June 18	Special order	2097
June 22	Referred for review	2125
June 25	Placed on Select File	2175
June 28	Referred for engrossment	2197
June 30	Correctly engrossed	2235
July 12	Final Reading	2309
July 13	Correctly enrolled. Speaker signed	2340
July 14	Presented to Governor	2358
July 21	Approved by Governor	2459

LEGISLATIVE BILL 914 By Gerdes, upon request of the Governor

June 21	Read first time. Rules suspended. Placed on General File	2109
June 22	Change of order	2126
June 22	Referred for review	2128
June 25	Placed on Select File	2176
June 28	Considered. Laid over	2197
June 29	Referred for engrossment	2214
July 1	Replaced on Select File	2259
July 1	Considered. Laid over	2275
July 2	Referred for engrossment	2284
July 13	Correctly engrossed. Replaced on Select File	2340
July 13	Referred for re-engrossment	2344
July 16	Correctly re-engrossed	2400
July 21	Final Reading	2459
July 22	Correctly enrolled	2502
July 22	Speaker signed	2503
July 23	Presented to Governor	2523
July 26	Approved by Governor	2566

LEGISLATIVE BILL 915 By Burbach, Warner, Orme, upon request of the Governor

June 23	Read first time	2142
June 24	Referred to Committee on Government and Military Affairs. Notice of hearing	2159
July 23	Indefinitely postponed	2516

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July 27 Motion. Placed on General File	2577
July 29 Referred for review	2622
Aug. 3 Placed on Select File	2682
Aug. 3 Referred for engrossment	2688
Aug. 3 Co-introducers added	2689
Aug. 5 Replaced on Select File	2720
Aug. 5 Rules suspended. Referred for engrossment	2731
Aug. 6 Correctly engrossed	2743
Aug. 10 Rules suspended. Final Reading	2776, 2784
Aug. 11 Correctly enrolled	2796
Aug. 11 President signed	2797
Aug. 12 Presented to Governor	2806
Aug. 16 Approved by Governor	2831
Aug. 16 Explanation of vote	2835

LEGISLATIVE BILL 916 By Warner, Burbach, Orme, upon request of the Governor

June 23 Read first time	2142
June 24 Referred to Committee on Government and Military Affairs. Notice of hearing	2159
July 14 Indefinitely postponed	2359
July 15 Motion	2383

LEGISLATIVE BILL 917 By Kjar, upon request of the Governor

June 24 Read first time	2166
June 25 Request. Placed on General File	2178
June 29 Unbracketed. Referred for review	2227
July 15 Placed on Select File	2379
July 16 Referred for engrossment	2403
July 28 Correctly engrossed	2586
July 30 Rules suspended. Final Reading	2626, 2628
Aug. 2 Correctly enrolled. Speaker signed	2652
Aug. 3 Presented to Governor	2691
Aug. 5 Approved by Governor	2736

LEGISLATIVE BILL 918 By Committee on Judiciary

June 25 Motion	2173
June 25 Read first time. Rules suspended. Placed on General File	2174
June 28 Referred for review	2201
June 30 Placed on Select File	2234
July 1 Referred for engrossment	2267
July 1 Special order	2273

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July 12	Correctly engrossed	2310
July 15	Final Reading	2375
July 15	Explanation of vote	2384
July 16	Correctly enrolled. President signed	2400
July 19	Presented to Governor	2427
July 23	Approved by Governor	2524

LEGISLATIVE BILL 919 By Orme, Stromer, upon request of the Governor

June 30	Read first time. Rules suspended. Placed on General File	2241
July 16	Referred for review	2416
July 23	Placed on Select File	2519
July 26	Referred for engrossment	2562
July 29	Correctly engrossed	2613
Aug. 2	Final Reading	2661
Aug. 3	Correctly enrolled. President signed	2684
Aug. 4	Presented to Governor	2703
Aug. 9	Approved by Governor	2757

LEGISLATIVE BILL 920 By Carpenter, by suspension of rules

July 2	Rules suspended. Read first time. Rules suspended. Placed on General File	2293
July 19	Referred for review	2442
July 21	Placed on Select File	2470
July 22	Considered. Laid over	2509
July 23	Referred for engrossment	2523
July 23	Replaced on Select File	2528
July 23	Referred for engrossment	2529
July 27	Correctly engrossed	2570
July 29	Final Reading	2610
July 30	Correctly enrolled	2634
July 30	President signed	2635
July 30	Presented to Governor	2646
Aug. 3	Approved by Governor	2676

LEGISLATIVE BILL 921 By Committee on Budget

July 2	Motion. Read first time. Rules suspended. Placed on General File	2297
July 12	Referred for review	2326
July 14	Placed on Select File	2361
July 15	Referred for engrossment	2383
July 20	Correctly engrossed	2448

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July 23 Final Reading	2513
July 26 Correctly enrolled. Speaker signed	2556
July 27 Presented to Governor	2577
July 30 Approved by Governor	2646

LEGISLATIVE BILL 922 By Committee on Budget

July 2 Motion. Read first time. Rules suspended. Placed on General File	2298
July 13 Considered	2349, 2352
July 14 Referred for review. Special order	2354
July 20 Placed on Select File	2447
July 21 Considered. Laid over	2471
July 21 Considered	2473
July 21 Referred for engrossment	2494
July 22 Replaced on Select File	2499
July 22 Referred for engrossment	2500
July 22 Explanation of vote	2503
July 26 Replaced on Select File. Referred for engrossment	2559
July 28 Replaced on Select File	2592
July 28 Change of order	2593
July 28 Referred for engrossment. Correctly engrossed	2594
July 30 Rules suspended. Final Reading	2626, 2627
July 30 Correctly enrolled	2634
July 30 President signed	2635
July 30 Presented to Governor	2646
July 30 Approved by Governor	2646

**LEGISLATIVE BILL 923 By Committee on Government and
Military Affairs**

July 12 Motion. Read first time	2332
July 13 Referred to Committee on Government and Military Affairs	2349
July 14 Notice of hearing	2358
July 23 Placed on General File	2532
July 26 Considered	2566
July 27 Considered. Co-introducer withdrawn. Laid over	2578, 2579, 2580
July 28 Change of order	2596
July 28 Referred for review	2598
Aug. 3 Placed on Select File	2681
Aug. 3 Referred for engrossment	2687
Aug. 4 Replaced on Select File	2694
Aug. 4 Rules suspended. Referred for engrossment	2697, 2699

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Aug. 6 Correctly engrossed	2743
Aug. 10 Rules suspended. Final Reading	2776, 2782
Aug. 11 Correctly enrolled	2796
Aug. 11 President signed	2797
Aug. 12 Presented to Governor	2806
Aug. 16 Approved by Governor	2831
Aug. 16 Explanation of vote	2835

LEGISLATIVE BILL 924 By Committee on Committees

July 12 Motion. Read first time. Referred to Committee on Government and Military Affairs	2332
July 14 Notice of hearing	2358
July 23 Indefinitely postponed	2516
July 27 Motion	2578

LEGISLATIVE BILL 925 By Committee on Committees

July 12 Motion	2332
July 12 Read first time. Referred to Committee on Government and Military Affairs	2333
July 14 Notice of hearing	2358
July 23 Placed on General File	2533
July 28 Change of order. Considered. Laid over	2596
July 28 Referred for review	2600
July 30 Replaced on General File. Referred for review	2641
Aug. 3 Placed on Select File	2683
Aug. 4 Laid over	2699
Aug. 4 Considered. Laid over	2700
Aug. 5 Considered	2722
Aug. 5 Laid over	2725
Aug. 5 Considered	2732
Aug. 5 Referred for engrossment	2733
Aug. 6 Replaced on Select File	2749
Aug. 13 Correctly engrossed	2818
Aug. 17 Considered	2838
Aug. 17 Rules suspended. Final Reading	2838, 2842
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

**LEGISLATIVE BILL 926 By Committee on Agriculture and
Recreation**

July 14 Motion. Read first time	2364
July 14 Rules suspended. Placed on General File	2365

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July 16 Referred for review	2416
July 23 Placed on Select File	2518
July 26 Referred for engrossment	2561
July 29 Correctly engrossed	2613
Aug. 2 Final Reading	2660
Aug. 3 Correctly enrolled. President signed	2684
Aug. 4 Presented to Governor	2703
Aug. 10 Approved by Governor	2790

**LEGISLATIVE BILL 927 By Carpenter, upon request of the
Governor**

July 22 Read first time	2508
July 23 Referred to Committee on Public Health and Welfare	2511
July 26 Placed on General File	2563
July 27 Considered. Bracketed	2598
Aug. 2 Rules suspended. Referred for review	2663, 2664
Aug. 4 Placed on Select File	2696
Aug. 5 Considered	2726
Aug. 5 Referred for engrossment	2727
Aug. 6 Replaced on Select File	2748
Aug. 6 Referred for engrossment	2749
Aug. 6 Replaced on Select File. Referred for engrossment	2750
Aug. 9 Replaced on Select File	2761
Aug. 9 Referred for engrossment. Replaced on Select File. Held	2762
Aug. 9 Referred for engrossment	2766
Aug. 10 Replaced on Select File	2774
Aug. 10 Referred for engrossment	2777
Aug. 13 Replaced on Select File	2819
Aug. 13 Referred for engrossment. Correctly engrossed	2820
Aug. 17 Rules suspended. Failed on Final Reading	2838, 2845

LEGISLATIVE BILL 928 By Committee on Budget

July 23 Motion	2531
July 23 Read first time. Rules suspended. Placed on General File	2532
Aug. 2 Considered	2664
Aug. 2 Referred for review	2674
Aug. 4 Replaced on General File. Referred for review	2704
Aug. 6 Replaced on General File	2745
Aug. 6 Referred for review. Placed on Select File	2746
Aug. 6 Rules suspended. Referred for engrossment	2747

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Aug. 9 Replaced on Select File	2762
Aug. 9 Referred for engrossment	2763
Aug. 10 Replaced on Select File	2774
Aug. 10 Referred for engrossment	2776
Aug. 10 Correctly engrossed	2777
Aug. 12 Rules suspended. Final Reading	2803, 2805
Aug. 12 Correctly enrolled	2811
Aug. 12 President signed	2812
Aug. 13 Presented to Governor	2817
Aug. 16 Approved by Governor	2831
Aug. 16 Explanation of vote	2835

LEGISLATIVE BILL 929 By Committee on Revenue

July 27 Motion. Read first time	2572
July 27 Rules suspended. Placed on General File	2574
July 28 Laid over	2598
Aug. 2 Laid over	2674
Aug. 5 Indefinitely postponed	2735

LEGISLATIVE BILL 930 By Committee on Revenue

July 27 Motion	2572
July 27 Read first time	2573
July 27 Rules suspended. Placed on General File	2574
July 28 Considered. Laid over	2598
July 29 Considered	2619
July 29 Referred for review	2623
Aug. 3 Placed on Select File	2682
Aug. 3 Referred for engrossment	2688
Aug. 5 Replaced on Select File	2730
Aug. 5 Referred for engrossment	2731
Aug. 6 Replaced on Select File	2743
Aug. 6 Rules suspended. Referred for engrossment	2744
Aug. 13 Replaced on Select File	2817
Aug. 13 Referred for engrossment. Correctly engrossed	2818
Aug. 17 Rules suspended. Final Reading	2838, 2841
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 931 By Committee on Revenue

July 27 Motion	2572
July 27 Read first time	2573
July 27 Rules suspended. Placed on General File	2574

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July 28 Laid over	2599
July 29 Referred for review	2619
Aug. 3 Placed on Select File	2681
Aug. 3 Considered. Laid over	2688
Aug. 4 Laid over	2699
Aug. 4 Considered. Laid over	2702
Aug. 5 Referred for engrossment	2722
Aug. 6 Replaced on Select File	2742
Aug. 6 Rules suspended. Referred for engrossment	2744
Aug. 12 Correctly engrossed	2811
Aug. 16 Rules suspended. Final Reading	2824, 2829
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 932 By Committee on Revenue

July 27 Motion	2572
July 27 Read first time. Rules suspended. Placed on General File	2574
Aug. 2 Rules suspended. Referred for review	2674
Aug. 4 Placed on Select File	2696
Aug. 5 Considered	2727
Aug. 5 Referred for engrossment	2730
Aug. 6 Replaced on Select File	2743
Aug. 6 Rules suspended. Referred for engrossment	2744
Aug. 9 Replaced on Select File	2768
Aug. 9 Referred for engrossment	2769
Aug. 10 Replaced on Select File	2775
Aug. 10 Referred for engrossment	2777
Aug. 12 Correctly engrossed	2807
Aug. 16 Rules suspended. Final Reading	2824, 2828
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 933 By Committee on Salaries and Claims

July 30 Motion. Read first time	2645
July 30 Rules suspended. Placed on General File	2646
Aug. 2 Rules suspended. Referred for review.	2674
Aug. 3 Replaced on General File	2688
Aug. 3 Referred for review	2689
Aug. 4 Placed on Select File	2696
Aug. 5 Referred for engrossment	2730
Aug. 6 Correctly engrossed	2749

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Aug. 10 Rules suspended. Final Reading	2776, 2785
Aug. 11 Correctly enrolled	2796
Aug. 11 President signed	2797
Aug. 12 Presented to Governor	2806
Aug. 16 Approved by Governor	2831
Aug. 16 Explanation of vote	2835

LEGISLATIVE BILL 934 By Carpenter, upon request of the Governor

Aug. 4 Motion. Read first time	2698
Aug. 4 Rules suspended. Placed on General File	2699
Aug. 4 Rules suspended. Referred for review	2704
Aug. 6 Placed on Select File	2743
Aug. 6 Rules suspended. Referred for engrossment	2750
Aug. 11 Correctly engrossed	2799
Aug. 12 Replaced on Select File	2809
Aug. 12 Referred for re-engrossment	2810
Aug. 13 Correctly re-engrossed	2821
Aug. 17 Rules suspended. Final Reading	2838, 2847
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 935 By Committee on Salaries and Claims

Aug. 4 Motion. Read first time	2698
Aug. 4 Rules suspended. Placed on General File	2699
Aug. 4 Rules suspended. Referred for review	2703, 2704
Aug. 5 Motion. Indefinitely postponed	2740

LEGISLATIVE BILL 936 By Committee on Salaries and Claims

Aug. 5 Motion. Read first time	2738
Aug. 5 Rules suspended. Placed on General File.	
Rules suspended. Considered	2739
Aug. 5 Referred for review	2740
Aug. 6 Placed on Select File	2748
Aug. 6 Rules suspended. Considered	2750
Aug. 6 Referred for engrossment	2752
Aug. 9 Replaced on Select File	2757
Aug. 9 Referred for engrossment	2765
Aug. 12 Correctly engrossed	2807
Aug. 16 Rules suspended. Final Reading	2824, 2827
Aug. 17 Correctly enrolled. President signed	2849
Aug. 17 Presented to Governor	2852
Aug. 18 Approved by Governor	2857

LEGISLATIVE BILL 937 By Committee on Salaries and Claims

Aug. 5	Motion. Read first time	2738
Aug. 5	Rules suspended. Placed on General File	2739
Aug. 5	Rules suspended. Referred for review	2740
Aug. 6	Placed on Select File	2748
Aug. 6	Rules suspended. Referred for engrossment	2750
Aug. 12	Replaced on Select File	2806
Aug. 12	Referred for engrossment	2808
Aug. 12	Correctly engrossed	2811
Aug. 16	Rules suspended. Final Reading	2824, 2830
Aug. 17	Correctly enrolled. President signed	2849
Aug. 17	Presented to Governor	2852
Aug. 18	Approved by Governor	2857

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