

THIRTY-SIXTH DAY - MARCH 7, 2002**LEGISLATIVE JOURNAL****NINETY-SEVENTH LEGISLATURE
SECOND SESSION****THIRTY-SIXTH DAY**

Legislative Chamber, Lincoln, Nebraska
Thursday, March 7, 2002

PRAYER

The prayer was offered by Pastor J. J. White, Berean Church, Lexington, Nebraska.

ROLL CALL

Pursuant to adjournment, the Legislature met at 9:00 a.m., Senator Cudaback presiding.

The roll was called and all members were present except Senators Brown, Dierks, Kristensen, Kruse, Landis, Maxwell, Price, Raikes, Schimek, Synowiecki, and Wickersham who were excused until they arrive.

CORRECTIONS FOR THE JOURNAL

The Journal for the thirty-fifth day was approved.

REPORTS

The following reports were received by the Legislature:

Health and Human Services System

Nursing Facility Conversion Grant Program - 2001 Annual Report

Property Assessment and Taxation

Redevelopment Projects for Cities Using Tax Increment Financing

GENERAL FILE

LEGISLATIVE BILL 1003. Senator Schrock withdrew his pending amendment, AM2806, found on page 670.

Senator Schrock renewed his pending amendment, AM3032, found on page 845, to the Standing Committee amendment.

The Schrock amendment was adopted with 29 ayes, 0 nays, 9 present and not voting, and 11 excused and not voting.

Senator Aguilar renewed his pending amendment, AM2872, found on page 742, to the Standing Committee amendment.

The Aguilar amendment was adopted with 28 ayes, 0 nays, 14 present and not voting, and 7 excused and not voting.

Senator Chambers renewed his pending amendment, FA881, found on page 850, to the Standing Committee amendment.

Senator Janssen asked unanimous consent to be excused until he returns. No objections. So ordered.

SPEAKER KRISTENSEN PRESIDING

Senator Chambers moved for a call of the house. The motion prevailed with 27 ayes, 0 nays, and 22 not voting.

Senator Chambers requested a roll call vote on his amendment.

Voting in the affirmative, 9:

Beutler	Cunningham	Kristensen	McDonald	Smith
Coordsen	Erdman	Landis	Robak	

Voting in the negative, 26:

Aguilar	Connealy	Jones	Quandahl	Vrtiska
Baker	Dierks	Kremer	Raikes	Wehrbein
Bromm	Engel	Kruse	Schrock	
Bruning	Foley	Maxwell	Stuhr	
Burling	Hudkins	Pedersen, Dw.	Thompson	
Byars	Jensen	Price	Tyson	

Present and not voting, 11:

Bourne	Chambers	Pederson, D.	Suttle
Brashear	Cudaback	Preister	Synowiecki
Brown	Hartnett	Redfield	

Excused and not voting, 3:

Janssen	Schimek	Wickersham
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The Chambers amendment lost with 9 ayes, 26 nays, 11 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Pending.

AMENDMENT - Print in Journal

Senator Tyson filed the following amendment to LB 460:
AM3011

(Amendments to Standing Committee amendments, AM1697)

- 1 1. Insert the following new sections:
- 2 "Section 1. Section 79-4,110, Revised Statutes
- 3 Supplement, 2000, is amended to read:
- 4 79-4,110. A Class I district of which fifty eight
- 5 percent or more of the district's valuation is affiliated with a
- 6 single Class II or III district shall not merge, dissolve, or
- 7 reorganize unless:
- 8 (1) ~~The All~~ Class II or III ~~district districts~~ with which
- 9 ~~fifty eight~~ percent or more of the Class I district's valuation is
- 10 affiliated ~~is~~ are also reorganizing in the same reorganization
- 11 plan, petition, or election and that plan, petition, or election
- 12 requires approval by either the school ~~board~~ or such boards or
- 13 legal voters of such Class II or III ~~district districts~~;
- 14 (2) ~~Fifty percent or more of the~~ The Class I district's
- 15 valuation is being merged with ~~such the~~ Class II or III ~~district~~
- 16 districts with which the property is affiliated;
- 17 (3) The Class I district has been participating in a
- 18 unified system for a minimum of seven school fiscal years and the
- 19 unified system includes at least one Class II or III district
- 20 reorganizing in the same reorganization plan or petition; or
- 21 (4) The school ~~board of the boards of all~~ Class II or III
- 22 ~~district districts~~ with which fifty eight percent or more of the
- 23 Class I district's valuation is affiliated votes to approve the
- 1 plan or petition.
- 2 Sec. 3. Sections 1, 5, and 6 of this act become
- 3 operative on their effective date. The other sections of this act
- 4 become operative three calendar months after adjournment of this
- 5 legislative session.
- 6 Sec. 5. Original section 79-4,110, Revised Statutes
- 7 Supplement, 2000, is repealed.
- 8 Sec. 6. Since an emergency exists, this act takes effect
- 9 when passed and approved according to law."
- 10 2. Renumber the remaining sections accordingly.

RESOLUTION

LEGISLATIVE RESOLUTION 304. Introduced by Hartnett, 45.

WHEREAS, the State High School Girls' Basketball Class A State Championship match for 2002 saw a classic meeting of superior teams from

Bellevue East High School and Lincoln Southeast High School; and

WHEREAS, the Bellevue East Chieftains after a superbly hard-fought contest emerged triumphant with an exciting 43 to 42 victory; and

WHEREAS, the skill, determination, tenacity, and teamwork exhibited by the Chieftains was emblematic of the finest traditions of Nebraska student athletics; and

WHEREAS, the Bellevue community and the State of Nebraska can be proud of these students, their team, their coaches, and their school; and

WHEREAS, the Legislature should publicly recognize the talent, commitment, dedication, and accomplishments of these students and the support of their parents and the coaches and staff of Bellevue East High School.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NINETY-SEVENTH LEGISLATURE OF NEBRASKA, SECOND SESSION:

1. That the Legislature extends its heartiest congratulations to the members of the 2002 Bellevue East Chieftains Class A Champion Varsity Girls Basketball Team: Kylie Kaipust, Chevelle Herring, Nora Cummings, Skeeter Zoucha, Kaylen Harris, Stephanie Shada, Cydney Franklin, Emily Mathews, Brittany Fischer, Katie Homan, Paula Brown, Janielle Bryan, Mary Homan, and Emily Salie, and their coaches, Scott Jensen, Larry Kaipust, Bryan McKinley, Matt Fritsche, Lori Waring, and Andrew Havelka.

2. That a copy of this resolution be presented, on behalf of the team and Bellevue East High School, to the Chieftain's head coach, Scott Jensen.

Laid over.

BILL ON FIRST READING

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

LEGISLATIVE BILL 584A. Introduced by Smith, 48.

A BILL FOR AN ACT relating to appropriations; to appropriate funds to aid in carrying out the provisions of Legislative Bill 584, Ninety-seventh Legislature, Second Session, 2002.

REPORT OF REGISTERED LOBBYISTS

Following is a list of all lobbyists who have registered as of March 7, 2002, in accordance with Section 49-1481, Revised Statutes of Nebraska. Additional lobbyists who have registered will be filed weekly.

(Signed) Patrick J. O'Donnell

Jensen, Ronald L.

Bankers Association, Nebraska Independent

Niemann, Nicholas K.
Omaha Chamber of Commerce, Greater

States, Jennifer
Community Action Agencies, Association of Nebraska (Withdrawn
03/04/2002)

GENERAL FILE

LEGISLATIVE BILL 1003. Senator Chambers moved to reconsider the vote on FA881, found in this day's Journal.

Senators Robak, Brashear, and Coordsen asked unanimous consent to be excused until they return. No objections. So ordered.

Senator Chambers moved for a call of the house. The motion prevailed with 19 ayes, 5 nays, and 25 not voting.

The Chambers motion to reconsider failed with 12 ayes, 26 nays, 8 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Senator Dierks renewed his pending amendment, AM3022, found on page 853, to the Standing Committee amendment.

SENATOR CUDABACK PRESIDING

Senators Bromm and Kristensen asked unanimous consent to be excused until they return. No objections. So ordered.

The Dierks amendment was adopted with 32 ayes, 0 nays, 12 present and not voting, and 5 excused and not voting.

Senator Beutler asked unanimous consent to replace his pending amendment, FA875, found on page 844, with a substitute amendment. No objections. So ordered.

Senator Beutler withdrew his pending amendment, FA875, found on page 844.

Senator Beutler offered the following substitute amendment to the Standing Committee amendment:
AM3045

(Amendments to Standing Committee amendments, AM2691)

- 1 1. Insert the following new sections:
- 2 "Section 1. Section 37-101, Reissue Revised Statutes of
- 3 Nebraska, is amended to read:
- 4 37-101. (1) The Game and Parks Commission shall consist

5 of ~~seven~~ eight members, one from each of the ~~seven~~ eight districts
 6 provided for by section 37-102, and shall be appointed by the
 7 Governor with the consent of a majority of all members of the
 8 Legislature. Members of the commission shall be legal residents
 9 and citizens of Nebraska and shall be well informed on wildlife
 10 conservation and restoration. At least two members of the
 11 commission shall be actually engaged in agricultural pursuits and
 12 shall reside on a farm or ranch, and not more than four of the
 13 members of the commission shall be affiliated with the same
 14 political party.

15 (2) When the term of any member of the commission
 16 expires, ~~the Governor shall appoint~~ a successor shall be appointed
 17 as provided in subsection (1) of this section for a term of five
 18 years from the same district as the member whose term has expired.
 19 Beginning with appointments made for terms beginning after January
 20 1, 2008, in districts which contain more than one county, the
 21 Governor shall not appoint a person from the same county as his or
 22 her predecessor. Each member shall serve until the appointment and
 23 qualification of his or her successor. In case of a vacancy

1 occurring prior to the expiration of the term of a member, the
 2 appointment shall be made only for the remainder of the term.
 3 (3) All members of the commission shall be citizens and
 4 bona fide residents of the district from which they are appointed.
 5 When a member ceases to be a bona fide resident of the district,
 6 from which he or she was appointed, the office shall be immediately
 7 vacated.

8 (4) If the Legislature is not in session when members of
 9 the commission are appointed by the Governor, they shall take
 10 office and act as recess appointees until the Legislature next
 11 thereafter convenes.

12 (5) Members may be removed by the Governor for
 13 inefficiency, neglect of duty, or misconduct in office, but only
 14 after delivering to the member a copy of the charges and affording
 15 an opportunity of being publicly heard in person or by counsel in
 16 his or her own defense, upon not less than ten days' notice. Such
 17 hearing shall be held before the Governor.

18 (6) If such member is removed, the Governor shall file in
 19 the office of the Secretary of State a complete statement of all
 20 charges made against such member and his or her findings thereon,
 21 together with a complete record of the proceedings. No person who
 22 has served a full five-year term shall be eligible for
 23 reappointment as a member of the commission until at least five
 24 years have elapsed between any previous term which he or she might
 25 have served and the effective date of his or her new appointment.

26 Sec. 2. Section 37-102, Reissue Revised Statutes of
 27 Nebraska, is amended to read:

1 37-102. For purposes of section 37-101, the state is
 2 hereby divided into ~~seven~~ eight districts. The limits and
 3 designations of the ~~seven~~ eight districts shall be as follows:

- 4 (1) District No. 1. The counties of Richardson, Pawnee,
 5 Nemaha, Johnson, Otoe, Cass, ~~Lancaster~~ Sarpy, Saunders, Butler,
 6 Gage, Seward, Saline, and Jefferson;
 7 (2) District No. 2. ~~The counties of Sarpy and Douglas~~
 8 County;
 9 (3) District No. 3. The counties of Washington, Dodge,
 10 Colfax, Platte, Merrick, Nance, Boone, Madison, Stanton, Cuming,
 11 Burt, Thurston, Wayne, Pierce, Antelope, Knox, Cedar, Dixon, and
 12 Dakota;
 13 (4) District No. 4. The counties of Thayer, Nuckolls,
 14 Webster, Adams, Clay, Fillmore, York, Polk, Hamilton, Hall,
 15 Buffalo, Kearney, and Franklin;
 16 (5) District No. 5. The counties of Harlan, Furnas, Red
 17 Willow, Hitchcock, Dundy, Chase, Hayes, Frontier, Gosper, Phelps,
 18 Dawson, Lincoln, and Perkins;
 19 (6) District No. 6. The counties of Howard, Greeley,
 20 Wheeler, Sherman, Valley, Garfield, Holt, Boyd, Keya Paha, Rock,
 21 Brown, Loup, Blaine, Custer, Logan, McPherson, Arthur, Grant,
 22 Hooker, Thomas, and Cherry; ~~and~~
 23 (7) District No. 7. The counties of Deuel, Garden,
 24 Keith, Sheridan, Cheyenne, Morrill, Box Butte, Dawes, Sioux, Scotts
 25 Bluff, Banner, and Kimball; ~~and~~
 26 (8) District No. 8. Lancaster County."
 27 2. Renumber the remaining sections and correct the
 1 repealer and internal references accordingly.

Senators Cunningham and Aguilar asked unanimous consent to be excused until they return. No objections. So ordered.

Senator Smith requested a ruling of the Chair on whether the Beutler amendment would require a three-fifths majority vote, pursuant to Rule 6, Section 3(h).

The Chair ruled that the Beutler amendment is not substantially the same as another legislative bill that had been indefinitely postponed by the committee, and would therefore require a majority of the elected members.

Pending.

AMENDMENTS - Print in Journal

Senator Dierks filed the following amendment to LB 1003:
 AM3044

(Amendments to Standing Committee amendments, AM2691)

- 1 1. On page 2, line 8, before the period insert "if there
- 2 is reasonable cause to believe that any such wildlife are present
- 3 on the property and if attempts to gain access to the property by
- 4 permission of the owner or lessee are unsuccessful or
- 5 impracticable"; and in line 16 after "premises" insert "or personal
- 6 property upon the premises".

Senator Chambers filed the following amendments to LB 1003:

FA883

Amend AM2691

P. 7, line 10 strike "Fourteen" and insert "Thirteen".

FA884

Amend AM2691

Page 7, strike lines 12-20

FA885

Amend AM2691

Page 7, Strike lines 14-20.

FA886

Amend AM2691

P. 7, Strike lines 16-20.

FA887

Amend AM2691

P. 7, Strike lines 18-20.

FA888

Amend AM2691

P. 7 strike new language in lines 24-27, and in line 23 strike "two dollars" and insert "one dollar".

FA889

Amend AM2691

P. 7, line 24, strike "three dollars and fifty" and insert "seventy-five"

FA890

Amend AM2691

P. 7, lines 24 and 25, strike "and fifty cents".

FA891

Amend AM2691

P. 7, line 26 strike "four" and insert "three".

FA892

Amend AM2691

P. 7, line 26 strike "four" and insert "two".

FA893

Amend AM2691

Page 7, line 26 strike "four dollars" and insert "one dollar".

FA894

Amend AM2691

Strike section 5.

FA895
Amend AM2691
Strike section 10.

FA896
Amend AM2691
Strike section 12.

Senator Kremer filed the following amendment to LB 1003:
AM3038

- 1 1. Insert the following new section:
- 2 "Sec. 19. Section 37-806, Reissue Revised Statutes of
- 3 Nebraska, is amended to read:
- 4 37-806. (1) Any species of wildlife or wild plants
- 5 determined to be an endangered species pursuant to the Endangered
- 6 Species Act shall be an endangered species under the Nongame and
- 7 Endangered Species Conservation Act, and any species of wildlife or
- 8 wild plants determined to be a threatened species pursuant to the
- 9 Endangered Species Act shall be a threatened species under the
- 10 Nongame and Endangered Species Conservation Act. The commission
- 11 may determine that any such threatened species is an endangered
- 12 species throughout all or any portion of the range of such species
- 13 within this state.
- 14 (2) In addition to the species determined to be
- 15 endangered or threatened pursuant to the Endangered Species Act,
- 16 the commission shall by regulation determine whether any species of
- 17 wildlife or wild plants normally occurring within this state is an
- 18 endangered or threatened species as a result of any of the
- 19 following factors:
- 20 (a) The present or threatened destruction, modification,
- 21 or curtailment of its habitat or range;
- 22 (b) Overutilization for commercial, sporting, scientific,
- 23 educational, or other purposes;
- 24 (c) Disease or predation;
- 1 (d) The inadequacy of existing regulatory mechanisms; or
- 2 (e) Other natural or manmade factors affecting its
- 3 continued existence within this state.
- 4 (3)(a) The commission shall make determinations required
- 5 by subsection (2) of this section on the basis of the best
- 6 scientific, commercial, and other data available to the commission.
- 7 (b) Except with respect to species of wildlife or wild
- 8 plants determined to be endangered or threatened species under
- 9 subsection (1) of this section, the commission may not add a
- 10 species to nor remove a species from any list published pursuant to
- 11 subsection (5) of this section unless the commission has first:
- 12 ~~(a) Published a~~ (i) Provided public notice of such
- 13 proposed action by publication in a newspaper of general
- 14 circulation in each county in that portion of the subject species'
- 15 range in which it is endangered or threatened;

- 16 (ii) Provided notice of such proposed action to and
17 allowed comment from the Governor and state agencies;
18 (iii) Provided notice of such proposed action to and
19 allowed comment from each county, natural resources district, and
20 public power district located in that portion of the subject
21 species' range in which it is endangered or threatened;
22 ~~(b)~~ (iv) Notified the Governor of any state sharing a
23 common border with this state, in which the subject species is
24 known to occur, that such action is being proposed; and
25 ~~(e)~~ (v) Allowed at least thirty six days following
26 publication for comment from the public and other interested
27 parties;
1 (vi) Held at least one public hearing on such proposed
2 action in each region of the subject species' range in which it is
3 endangered or threatened;
4 (vii) Submitted the scientific, commercial, and other
5 data which is the basis of the proposed action to scientists or
6 experts outside and independent of the commission or a state or
7 federal fish and wildlife agency for peer review of the data and
8 conclusions; and
9 (viii) For species proposed to be added under this
10 subsection but not for species proposed to be removed under this
11 subsection, developed a description of the potential impacts,
12 requirements, or regulations that may be placed on private
13 landowners, or other persons who hold state-recognized property
14 rights on behalf of themselves or others, as a result of the
15 listing of the species or the development of a proposed program for
16 the conservation of the species as required in subsection (1) of
17 section 37-807.
18 (c) When the commission is proposing to add or remove a
19 species under this subsection, public notice under subdivision
20 (3)(b)(i) of this section shall include, but not be limited to, (i)
21 the species proposed to be listed and a description of that portion
22 of its range in which the species is endangered or threatened, (ii)
23 a declaration that the commission submitted the data which is the
24 basis for the listing for peer review and developed a description
25 if required under subdivision (b)(viii) of this subsection, and
26 (iii) a declaration of the availability of the peer review,
27 including an explanation of any changes or modifications the
1 commission has made to its proposal as a result of the peer review,
2 and the description required under subdivision (b)(viii) of this
3 subsection, if applicable, for public examination.
4 (d) In cases when the commission determines that an
5 emergency situation exists involving the continued existence of
6 such species as a viable component of the wild fauna or flora of
7 the state, the commission may add species to such lists after
8 having first published a public notice that such an emergency
9 situation exists together with a summary of facts which support
10 such determination.

11 (4) In determining whether any species of wildlife or
12 wild plants is an endangered or threatened species, the commission
13 shall take into consideration those actions being carried out by
14 the federal government, by other states, by other agencies of this
15 state or political subdivisions thereof, or by any other person
16 which may affect the species under consideration.

17 (5) The commission shall issue regulations containing a
18 list of all species of wildlife and wild plants normally occurring
19 within this state which it determines, in accordance with
20 subsections (1) through (4) of this section, to be endangered or
21 threatened species and a list of all such species. Each list shall
22 refer to the species contained therein by scientific and common
23 name or names, if any, and shall specify with respect to each such
24 species over what portion of its range it is endangered or
25 threatened.

26 (6) Except with respect to species of wildlife or wild
27 plants determined to be endangered or threatened pursuant to the
1 Endangered Species Act, the commission shall, upon the petition of
2 an interested person, conduct a review of any listed or unlisted
3 species proposed to be removed from or added to the lists published
4 pursuant to subsection (5) of this section, but only if the
5 commission publishes a public notice that such person has presented
6 substantial evidence which warrants such a review.

7 (7) Whenever any species of wildlife or wild plants is
8 listed as a threatened species pursuant to subsection (5) of this
9 section, the commission shall issue such regulations as are
10 necessary to provide for the conservation of such species. The
11 commission may prohibit, with respect to any threatened species of
12 wildlife or wild plants, any act prohibited under subsection (8) or
13 (9) of this section.

14 (8) With respect to any endangered species of wildlife,
15 it shall be unlawful, except as provided in subsection (7) of this
16 section, for any person subject to the jurisdiction of this state
17 to:

18 (a) Export any such species from this state;
19 (b) Take any such species within this state;
20 (c) Possess, process, sell or offer for sale, deliver,
21 carry, transport, or ship, by any means whatsoever except as a
22 common or contract motor carrier under the jurisdiction of the
23 Public Service Commission or the Interstate Commerce Commission,
24 any such species; or

25 (d) Violate any regulation pertaining to the conservation
26 of such species or to any threatened species of wildlife listed
27 pursuant to this section and promulgated by the commission pursuant
1 to the Nongame and Endangered Species Conservation Act.

2 (9) With respect to any endangered species of wild
3 plants, it shall be unlawful, except as provided in subsection (7)
4 of this section, for any person subject to the jurisdiction of this
5 state to:

- 6 (a) Export any such species from this state;
 7 (b) Possess, process, sell or offer for sale, deliver,
 8 carry, transport, or ship, by any means whatsoever, any such
 9 species; or
 10 (c) Violate any regulation pertaining to such species or
 11 to any threatened species of wild plants listed pursuant to this
 12 section and promulgated by the commission pursuant to the act.
 13 (10) Any endangered species of wildlife or wild plants
 14 which enters this state from another state or from a point outside
 15 the territorial limits of the United States and which is being
 16 transported to a point within or beyond this state may be so
 17 entered and transported without restriction in accordance with the
 18 terms of any federal permit or permit issued under the laws or
 19 regulations of another state.
 20 (11) The commission may permit any act otherwise
 21 prohibited by subsection (8) of this section for scientific
 22 purposes or to enhance the propagation or survival of the affected
 23 species.
 24 (12) Any law, regulation, or ordinance of any political
 25 subdivision of this state which applies with respect to the taking,
 26 importation, exportation, possession, sale or offer for sale,
 27 processing, delivery, carrying, transportation other than under the
 1 jurisdiction of the Public Service Commission, or shipment of
 2 species determined to be endangered or threatened species pursuant
 3 to the Nongame and Endangered Species Conservation Act shall be
 4 void to the extent that it may effectively (a) permit that which is
 5 prohibited by the act or by any regulation which implements the act
 6 or (b) prohibit that which is authorized pursuant to an exemption
 7 or permit provided for in the act or in any regulation which
 8 implements the act. The Nongame and Endangered Species
 9 Conservation Act shall not otherwise be construed to void any law,
 10 regulation, or ordinance of any political subdivision of this state
 11 which is intended to conserve wildlife or wild plants."
 12 2. Renumber the remaining sections and correct the
 13 repealer accordingly.

Senator Chambers filed the following amendment to LB 1003:
 FA897

Amend AM2691

Page 2, line 6 after "authority", insert "only when in uniform or accompanied by an employee in uniform"

Senator Kremer filed the following amendment to LB 777:
 AM3037

(Amendments to Standing Committee amendments, AM0742)

- 1 1. On page 2, line 13, strike "Published a", show as
- 2 stricken, and insert "Provided"; in line 14 strike "in each region"
- 3 and insert "by publication in a newspaper of general circulation in
- 4 each county in that portion"; in line 19 strike "and natural

5 resources district" and insert "natural resources district, and
 6 public power district"; and in line 25 strike "thirty", show as
 7 stricken, and insert "sixty".
 8 2. On page 3, line 6, after "commission" insert "or a
 9 state or federal fish and wildlife agency"; strike line 10 and
 10 insert "subsection, developed a description of the potential
 11 impacts, requirements, or"; in line 12 after "rights" insert "on
 12 behalf of themselves or others"; in line 22 strike "an outline" and
 13 insert "a description"; and in line 24 strike "and outline" and
 14 insert ", including an explanation of any changes or modifications
 15 the commission has made to its proposal as a result of the peer
 16 review, and the description required under subdivision (b)(viii) of
 17 this subsection".

RESOLUTION

LEGISLATIVE RESOLUTION 305. Introduced by Smith, 48.

WHEREAS, the Minatare High School LifeSmarts Quiz Bowl team won the state LifeSmarts Quiz Bowl in North Platte on February 14, 2002; and

WHEREAS, the LifeSmarts Quiz Bowl uses a game-show competition format in asking questions that test the marketplace skills of high school students; and

WHEREAS, LifeSmarts Quiz Bowl questions focus on the areas of personal financial management, health and safety, environment, technology, and consumer rights and responsibilities; and

WHEREAS, the Minatare High School LifeSmarts Quiz Bowl team will represent Nebraska at the national LifeSmarts competition in Washington, D.C. April 13 through April 16, 2002; and

WHEREAS, the members of the Minatare High School LifeSmarts Quiz Bowl team are team captain Kayla Fry and team members Jessica Kraski, Heather Kreiling, Travis Manka, and Joshua Sandoz, and the coach of the team is science teacher Beth Coop.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NINETY-SEVENTH LEGISLATURE OF NEBRASKA, SECOND SESSION:

1. That the Legislature congratulates the members of the Minatare High School LifeSmarts Quiz Bowl team and their coach Beth Coop.

2. That a copy of this resolution be sent to Minatare High School.

Laid over.

SELECT COMMITTEE REPORTS

Enrollment and Review

Correctly Engrossed

The following bills were correctly engrossed: LBs 21, 57, 112, 123, 326, 326A, 385, 458, 491, 499, 547, 547A, 604, and 616.

Enrollment and Review Change to LB 21

The following changes, required to be reported for publication in the Journal, have been made:

ER9111

1. In the E & R amendments, AM7159, on page 1, line 2, "or waiver" has been inserted after "amendment".

Enrollment and Review Change to LB 326A

The following changes, required to be reported for publication in the Journal, have been made:

ER9120

1. On page 2, line 2, "Cash" has been inserted after each occurrence of "READY".

Enrollment and Review Change to LB 458

The following changes, required to be reported for publication in the Journal, have been made:

ER9112

1. In the Schrock amendment, AM2962, on page 11, line 2, the last comma has been struck.

2. In the E & R amendments, AM7156, on page 1, line 3, the second "and" has been struck; and in line 4 ", and sections 46-230, 46-602, 46-606, 61-210, and 76-2,124, Revised Statutes Supplement, 2001; to change and eliminate provisions relating to fees; to provide a termination date relating to the crediting of such fees" has been inserted after "2000".

Enrollment and Review Change to LB 499

The following changes, required to be reported for publication in the Journal, have been made:

ER9113

1. In the Bromm amendment, AM2971:

a. On page 4, lines 19 and 20, "of a violation" has been struck; and

b. On page 9, line 13, the colon has been struck, shown as stricken, and an underscored semicolon inserted.

2. On page 1, the matter beginning with "vehicle" in line 1 through line 5 has been struck and "vehicles; to amend sections 60-4,132, 60-4,162, 60-1306, and 75-369.03, Reissue Revised Statutes of Nebraska, and sections 60-4,168, 75-363, and 75-364, Revised Statutes Supplement, 2001; to change provisions relating to intent, employers, and disqualification of commercial motor vehicle drivers; to change provisions relating to motor carrier safety; to adopt certain portions of the federal Motor Carrier Safety Regulations and the federal Hazardous Material Regulations; to repeal provisions regarding names displayed on commercial trucks and truck-tractors; to provide and eliminate penalties; to harmonize provisions; to repeal the original sections; and to" inserted.

Enrollment and Review Change to LB 616

The following changes, required to be reported for publication in the Journal, have been made:

ER9114

1. On page 1, line 2, ", and section 39-2519, Revised Statutes Supplement, 2001" has been inserted after "Nebraska"; in line 4 "and" has been struck and "to authorize the relinquishment of street improvement funds to counties as prescribed; to provide operative dates;" inserted; and in line 5 "section" has been struck and "sections; and to declare an emergency" inserted.

(Signed) Philip Erdman, Chairperson

VISITORS

Visitors to the Chamber were Layne Burbach and Shane, Kristi, and Dave Owens from Randolph; 10 seventh grade students and teacher from Hampton; 11 students, teachers, and sponsors from Clinton Elementary School, Lincoln; members of the Nebraska Women Involved in Farm Economics from across the state; Frank Janousek and Sonny and Kyle Pesek from Omaha; 29 students from Grant Elementary School, Norfolk; Ray Mossey from Omaha; 50 fourth grade students, teachers, and Senator Bourne's sister, Jacki Bruenning, from Two Springs Elementary School, Bellevue; and Jessica Penlerick from Cedar and Daniel, Dave, and William Binkard from Ponca.

RECESS

At 12:04 p.m., on a motion by Senator Jones, the Legislature recessed until 1:30 p.m.

AFTER RECESS

The Legislature reconvened at 1:30 p.m., Senator Cudaback presiding.

ROLL CALL

The roll was called and all members were present except Senator Kristensen who was excused; and Senators Beutler, Dierks, Price, Robak, and Wickersham who were excused until they arrive.

UNANIMOUS CONSENT - Member Excused

Senator Vrtiska asked unanimous consent to be excused. No objections. So ordered.

RESOLUTION

LEGISLATIVE RESOLUTION 306. Introduced by Vrtiska, 1.

WHEREAS, the Nemaha Valley High School Academic Decathlon Team from Cook, Nebraska, won the 2002 Academic Decathlon State Championship (Small Schools Division) for the fourth consecutive year; and

WHEREAS, the Nemaha Valley High School Academic Decathlon Team was one of two schools from Nebraska to qualify for the National Championship, to be held in Phoenix, Arizona, April 10-13, 2002; and

WHEREAS, the members of the Nemaha Valley High School Academic Decathlon Team are Holly Morris, April Duncza, Mike Costello, Ann Moles, Adam Badberg, Melinda Kreifels, John Dietz, Travis Effken, Steven Cook, Tyler Harris, Rachel Grundman, and Katie Bebout; and

WHEREAS, the coaches of the Nemaha Valley High School Academic Decathlon Team are Jane Antholz, Shelley Moles, Mark Wentz, Lindsey LeMunyan, Alta Bohling, and Superintendent Jack Moles; and

WHEREAS, the members of the Nemaha Valley High School Academic Decathlon Team put in many hours of hard work in preparation for the 2002 championship competition.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NINETY-SEVENTH LEGISLATURE OF NEBRASKA, SECOND SESSION:

1. That the Legislature congratulates the members of the Nemaha Valley High School Academic Decathlon Team, their parents, and their coaches.

2. That a copy of this resolution be sent to Nemaha Valley High School.

Laid over.

GENERAL FILE

LEGISLATIVE BILL 1089. Title read. Considered.

Senator Tyson renewed his pending amendment, AM2555, found on page 498.

Senator Landis moved the previous question. The question is, "Shall the debate now close?"

Senator Landis moved for a call of the house. The motion prevailed with 17 ayes, 0 nays, and 32 not voting.

The motion to cease debate prevailed with 25 ayes, 0 nays, and 24 not voting.

The Tyson amendment lost with 3 ayes, 34 nays, 9 present and not voting, and 3 excused and not voting.

The Chair declared the call raised.

Senator Landis offered the following amendment:

FA882

Strike section 8

Senator Beutler asked unanimous consent to be excused until he returns. No objections. So ordered.

The Landis amendment was adopted with 35 ayes, 0 nays, 10 present and not voting, and 4 excused and not voting.

Senator Landis moved for a call of the house. The motion prevailed with 29 ayes, 0 nays, and 20 not voting.

Senator Chambers requested a record vote on the advancement of the bill.

Voting in the affirmative, 32:

Baker	Burling	Hartnett	Price	Synowiecki
Beutler	Byars	Jensen	Quandahl	Tyson
Bourne	Connealy	Kruse	Raikes	Wehrbein
Brashear	Cunningham	Landis	Redfield	Wickersham
Bromm	Dierks	Maxwell	Schimek	
Brown	Engel	Pedersen, Dw.	Smith	
Bruning	Foley	Preister	Suttle	

Voting in the negative, 5:

Chambers	Erdman	Kremer	Schrock	Stuhr
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Present and not voting, 9:

Aguilar	Hudkins	Jones	Pederson, D.	Thompson
Cudaback	Janssen	McDonald	Robak	

Excused and not voting, 3:

Coordsen	Kristensen	Vrtiska
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Advanced to E & R for review with 32 ayes, 5 nays, 9 present and not voting, and 3 excused and not voting.

Senator Tyson asked unanimous consent to be excused until he returns. No objections. So ordered.

LEGISLATIVE BILL 29. Title read. Considered.

The Standing Committee amendment, AM0917, found on page 1007, First Session, 2001, was adopted with 36 ayes, 0 nays, 9 present and not voting, and 4 excused and not voting.

Advanced to E & R for review with 34 ayes, 0 nays, 11 present and not voting, and 4 excused and not voting.

Senator Jensen asked unanimous consent to be excused. No objections. So ordered.

LEGISLATIVE BILL 935. Title read. Considered.

Senator Wickersham renewed his pending amendment, AM2431, found on page 480.

Senator Janssen asked unanimous consent to be excused until he returns. No objections. So ordered.

Senator Schimek requested a ruling of the Chair on whether the Wickersham amendment would require a three-fifths majority vote, pursuant to Rule 6, Section 3(h).

The Chair ruled that the Wickersham amendment is substantially the same as another legislative bill that had been indefinitely postponed by the committee, and would therefore require 30 votes.

Senator Smith moved the previous question. The question is, "Shall the debate now close?" The motion prevailed with 25 ayes, 2 nays, and 22 not voting.

The Wickersham amendment lost with 5 ayes, 30 nays, 7 present and not voting, and 7 excused and not voting.

Senator Chambers moved to reconsider the vote on the Wickersham amendment, AM2431.

Senator McDonald asked unanimous consent to be excused. No objections. So ordered.

Senator Chambers asked unanimous consent to withdraw his motion to reconsider. No objections. So ordered.

Pending.

SELECT COMMITTEE REPORTS **Enrollment and Review**

Correctly Engrossed

The following bills were correctly engrossed: LBs 22, 22A, 188, and 752.

Enrollment and Review Change to LB 752

The following changes, required to be reported for publication in the Journal, have been made:

ER9115

1. In the Pederson amendment, FA873, "Sec 3." has been struck and "Sec. 2." inserted; and a comma has been inserted after "court".

2. In the E & R Amendments, AM7168:

a. On page 1, line 12, "to 3" has been struck and "and 2" inserted; and in line 21 "Sec. 3." has been struck; and

b. On page 2, line 18, "to require a pretrial hearing;" has been struck.

(Signed) Philip Erdman, Chairperson

AMENDMENTS - Print in Journal

Senator Tyson filed the following amendment to LB 391:
AM2850

(Amendments to E & R amendments, AM7173)

1 1. Insert the following new sections:

2 "Sec. 16. Section 2-3256, Revised Statutes Supplement,
3 2000, is amended to read:

4 2-3256. All design or construction by a district of
5 structural works costing more than eighty thousand dollars, or such
6 higher amount as is established by the Board of Engineers and
7 Architects by rule and regulation, shall be under the supervision
8 of a licensed engineer except as provided in the Engineers and
9 Architects Regulation Act.

10 Sec. 17. Section 81-3445, Reissue Revised Statutes of
11 Nebraska, is amended to read:

12 81-3445. Except as provided in this section and sections
13 81-3449 to 81-3453, the state and its political subdivisions shall
14 not engage in the construction of any public works involving
15 architecture or engineering unless the plans, specifications, and
16 estimates have been prepared and the construction has been observed
17 by an architect, a professional engineer, or a person under the
18 direct supervision of an architect, professional engineer, or those
19 under the direct supervision of an architect or professional
20 engineer. ~~This except that this~~ section shall not apply to any
21 public work in which the contemplated expenditure for the complete
22 project does not exceed eighty thousand dollars, or such higher
23 amount as is established by the board by rule and regulation.

1 Sec. 18. Section 81-3449, Revised Statutes Supplement,
2 2000, is amended to read:

3 81-3449. The provisions of the Engineers and Architects
4 Regulation Act regulating the practice of architecture do not apply
5 to the following activities:

6 (1) The construction, remodeling, alteration, or
7 renovation of (a) a detached single-family through four-family
8 dwelling of less than five thousand square feet of above grade
9 finished space or (b) a one-story commercial or industrial building
10 or structure of less than five thousand square feet of above grade
11 finished space which does not exceed thirty feet in height unless
12 such building or structure, or the remodeling or repairing thereof,

13 provides for the employment, housing, or assembly of twenty or more
 14 persons. Any detached or attached sheds, storage buildings, and
 15 garages incidental to the dwelling are not included in the
 16 tabulation of finished space. The exemption granted in this
 17 subdivision may be modified by rule and regulation of the board if
 18 the rule and regulation is adopted using the procedures of the
 19 Negotiated Rulemaking Act;

20 (2) The construction, remodeling, alteration, or
 21 renovation of farm buildings, including barns, silos, sheds, or
 22 housing for farm equipment and machinery, livestock, poultry, or
 23 storage, if the structures are designed to be occupied by no more
 24 than twenty persons. The exemption granted in this subdivision may
 25 be modified by rule and regulation of the board if the rule and
 26 regulation is adopted using the procedures of the Negotiated
 27 Rulemaking Act;

1 (3) Any public works project with contemplated
 2 expenditures for a completed project that do not exceed eighty
 3 thousand dollars. The exemption granted in this subdivision may be
 4 modified by rule and regulation of the board if the rule and
 5 regulation is adopted using the procedures of the Negotiated
 6 Rulemaking Act;

7 (4) Any alteration, renovation, or remodeling of a
 8 building if the alteration, renovation, or remodeling does not
 9 affect architectural or engineering safety features of the
 10 building;

11 (5) The teaching, including research and service, of
 12 architectural subjects in a college or university offering a degree
 13 in architecture accredited by the National Architectural
 14 Accreditation Board;

15 (6) The preparation of submissions to architects,
 16 building officials, or other regulating authorities by the
 17 manufacturer, supplier, or installer of any materials, assemblies,
 18 components, or equipment that describe or illustrate the use of
 19 such items, the preparation of any details or shop drawings
 20 required of the contractor by the terms of the construction
 21 documents, or the management of construction contracts by persons
 22 customarily engaged in contracting work;

23 (7) The preparation of technical submissions or the
 24 administration of construction contracts by employees of a person
 25 or organization lawfully engaged in the practice of architecture if
 26 such employees are acting under the direct supervision of an
 27 architect;

1 (8) The offering by an organization of a combination of
 2 services involved in the practice of architecture and construction
 3 services if:

4 (a) An architect or person otherwise permitted under
 5 subdivision (10) of this section to offer architectural services
 6 participates substantially in all material aspects of the offering;

7 (b) There is written disclosure at the time of the

- 8 offering that an architect is engaged by and contractually
9 responsible to such organization;
- 10 (c) Such organization agrees that the architect will have
11 direct supervision of the work and that such architect's services
12 will not be terminated without the consent of the person engaging
13 the organization; and
- 14 (d) The rendering of architectural services by such
15 architect will conform to the act and the rules and regulations;
- 16 (9) A public service provider or an organization who
17 employs a design professional from performing professional services
18 for itself;
- 19 (10) A nonresident who holds the certification issued by
20 the National Council of Architectural Registration Boards from
21 offering to render the professional services involved in the
22 practice of architecture. The nonresident shall not perform any of
23 the professional services involved in the practice of architecture
24 until licensed as provided in the act. The nonresident shall
25 notify the board in writing that (a) he or she holds a National
26 Council of Architectural Registration Boards certificate and is not
27 currently licensed in Nebraska but will be present in Nebraska for
1 the purpose of offering to render architectural services, (b) he or
2 she will deliver a copy of the notice to every potential client to
3 whom the applicant offers to render architectural services, and (c)
4 he or she promises to apply immediately to the board for licensure
5 if selected as the architect for the project;
- 6 (11) The practice of any other certified trade or legally
7 recognized profession;
- 8 (12) Financial institutions making disbursements of funds
9 in connection with construction projects;
- 10 (13) Earthmoving and related work associated with soil
11 and water conservation practices performed on farmland or any land
12 owned by a political subdivision that is not subject to a permit
13 from the Department of Natural Resources or for work related to
14 livestock waste facilities that are not subject to a permit by the
15 Department of Environmental Quality; and
- 16 (14) The work of employees and agents of a political
17 subdivision or a nonprofit entity organized for the purpose of
18 furnishing electrical service performing, in accordance with other
19 requirements of law, their customary duties in the administration
20 and enforcement of codes, permit programs, and land-use regulations
21 and their customary duties in utility and public works
22 construction, operation, and maintenance.
- 23 Sec. 19. Section 81-3453, Revised Statutes Supplement,
24 2000, is amended to read:
- 25 81-3453. The provisions of the Engineers and Architects
26 Regulation Act regulating the practice of engineering do not apply
27 to the following activities:
- 1 (1) The construction, remodeling, alteration, or
2 renovation of (a) a detached single-family through four-family

3 dwelling of less than five thousand square feet above grade
4 finished space or (b) a one-story commercial or industrial building
5 or structure of less than five thousand square feet above grade
6 finished space which does not exceed thirty feet in height unless
7 such building or structure, or the remodeling or repairing thereof,
8 provides for the employment, housing, or assembly of twenty or more
9 persons. Any detached or attached sheds, storage buildings, and
10 garages incidental to the dwelling are not included in the
11 tabulation of finished space. The exemption granted in this
12 subdivision may be modified by rule and regulation of the board if
13 the rule and regulation is adopted using the procedures of the
14 Negotiated Rulemaking Act;

15 (2) The construction, remodeling, alteration, or
16 renovation of farm buildings, including barns, silos, sheds, or
17 housing for farm equipment and machinery, livestock, poultry, or
18 storage and if the structures are designed to be occupied by no
19 more than twenty persons. The exemption granted in this
20 subdivision may be modified by rule and regulation of the board if
21 the rule and regulation is adopted using the procedures of the
22 Negotiated Rulemaking Act;

23 (3) Any public works project with contemplated
24 expenditures for the completed project that do not exceed eighty
25 thousand dollars. The exemption granted in this subdivision may be
26 modified by rule and regulation of the board if the rule and
27 regulation is adopted using the procedures of the Negotiated
1 Rulemaking Act;

2 (4) Any alteration, renovation, or remodeling of a
3 building if the alteration, renovation, or remodeling does not
4 affect architectural or engineering safety features of the
5 building;

6 (5) The teaching, including research and service, of
7 engineering subjects in a college or university offering an
8 Accrediting Board for Engineering and Technology accredited
9 engineering curriculum of four years or more;

10 (6) The act does not prevent a public service provider or
11 an organization who employs a design professional from performing
12 professional services for itself;

13 (7) The practice of any other certified trade or legally
14 recognized profession;

15 (8) The offer to practice engineering by a person not a
16 resident of and having no established place of business in this
17 state if the person is legally qualified by licensure to practice
18 engineering in his or her own state or country. The person shall
19 make application to the board in writing and after payment of a fee
20 established by the board may be granted a temporary permit for a
21 definite period of time not to exceed one year to do a specific
22 job. No right to practice engineering accrues to such applicant
23 with respect to any other work not set forth in the permit;

24 (9) The work of an employee or a subordinate of a person

25 holding a certificate of licensure under the act or an employee of
26 a person practicing lawfully under subdivision (8) of this section
27 if the work is done under the direct supervision of a person
1 holding a certificate of licensure or a person practicing lawfully
2 under such subdivision;

3 (10) Those services ordinarily performed by subordinates
4 under direct supervision of a professional engineer or those
5 commonly designated as locomotive, stationary, marine operating
6 engineers, power plant operating engineers, or manufacturers who
7 supervise the operation of or operate machinery or equipment or who
8 supervise construction within their own plant;

9 (11) Financial institutions making disbursements of funds
10 in connection with construction projects;

11 (12) Earthmoving and related work associated with soil
12 and water conservation practices performed on farmland or any land
13 owned by a political subdivision that is not subject to a permit
14 from the Department of Natural Resources or for work related to
15 livestock waste facilities that are not subject to a permit by the
16 Department of Environmental Quality;

17 (13) The work of employees and agents of a political
18 subdivision or a nonprofit entity organized for the purpose of
19 furnishing electrical service performing, in accordance with other
20 requirements of law, their customary duties in the administration
21 and enforcement of codes, permit programs, and land-use regulations
22 and their customary duties in utility and public works
23 construction, operation, and maintenance;

24 (14) Work performed exclusively in the exploration for
25 and development of energy resources and base, precious, and
26 nonprecious minerals, including sand, gravel, and aggregate, which
27 does not have a substantial impact upon public health, safety, and
1 welfare, as determined by the board, or require the submission of
2 reports or documents to public agencies;

3 (15) The construction of water wells as defined in
4 section 46-1212, the installation of pumps and pumping equipment
5 into water wells, and the decommissioning of water wells, unless
6 such construction, installation, or decommissioning is required by
7 the owner thereof to be designed or supervised by an engineer or
8 unless legal requirements are imposed upon the owner of a water
9 well as a part of a public water supply; and

10 (16) Work performed in the exploration, development, and
11 production of oil and gas or before the Nebraska Oil and Gas
12 Conservation Commission.

13 Sec. 20. Sections 1 to 19 and 21 of this act become
14 operative three calendar months after adjournment of this
15 legislative session. The other sections of this act become
16 operative on their effective date.

17 Sec. 21. Original section 81-3445, Reissue Revised
18 Statutes of Nebraska, and sections 2-3256, 81-3449, and 81-3453,
19 Revised Statutes Supplement, 2000, are repealed.

- 20 Sec. 22. The following section is outright repealed:
 21 Section 81-3447, Reissue Revised Statutes of Nebraska.
 22 Sec. 23. Since an emergency exists, this act takes
 23 effect when passed and approved according to law."
 24 2. On page 1, line 3, strike "This" and insert "Sections
 25 1 to 15 of this".
 26 3. Insert underscoring in the original sections.

Senator Dw. Pedersen filed the following amendment to LB 1073:
 AM3039

- 1 1. Insert the following new section:
 2 "Section 1. Section 60-6,157, Reissue Revised Statutes
 3 of Nebraska, is amended to read:
 4 60-6,157. (1) ~~No Except as provided in subsection (3) of~~
 5 this section, no person shall stand in a roadway for the purpose of
 6 soliciting a ride, employment, contributions, or business from the
 7 occupant of any vehicle.
 8 (2) No person shall stand on or in proximity to a highway
 9 for the purposes of soliciting the watching or guarding of any
 10 vehicle while parked or about to be parked on a highway.
 11 (3) Any municipality may, by ordinance, allow pedestrians
 12 to solicit contributions on roadways within its corporate
 13 boundaries if the contributions are to be devoted to charitable or
 14 community betterment purposes."
 15 2. Renumber the remaining sections and correct the
 16 repealer accordingly.

Senator Landis filed the following amendment to LB 488:
 AM2945

- (Amendments to Standing Committee amendments, AM2603)
 1 1. On page 5, line 3, after the period insert "Not later
 2 than July 1, 2003, the Director of Motor Vehicles may contract with
 3 a designated agent for the purpose of establishing and operating
 4 the motor vehicle insurance data base and monitoring compliance
 5 with the financial responsibility requirements of sections 2 to 5
 6 of this act."
 7 2. On page 6, line 24, before the period insert "2
 8 except that the Director of Motor Vehicles may reconvene the task
 9 force at any time thereafter if he or she deems it necessary".
 10 3. On page 9, strike beginning with "(1)" in line 9
 11 through line 24 and insert "Failure by an insurance company subject
 12 to sections 2 to 5 of this act to comply with the requirements of
 13 such sections and the rules and regulations adopted and promulgated
 14 under such sections by the Director of Motor Vehicles shall be an
 15 unfair trade practice in the business of insurance subject to the
 16 Unfair Insurance Trade Practices Act."

Senator Baker filed the following amendment to LB 564:
AM2281

- 1 1. On page 6, line 6, strike "of any offense" and show
- 2 as stricken; and in line 7 after "States" insert "by the United
- 3 States Government, or by court martial or other military tribunal
- 4 of any offense".
- 5 2. On page 9, line 19, strike "29-4007" and insert
- 6 "29-4006".

STANDING COMMITTEE REPORT **Revenue**

The Revenue Committee desires to report favorably upon the appointment(s) listed below. The Committee suggests the appointment(s) be confirmed by the Legislature and suggests a record vote.

Tax Equalization and Review Commission
Susan S. Lore

VOTE: Aye: Senators Coordsen, Dierks, Hartnett, Janssen, Raikes, Redfield, and Wickersham. Nay: None. Absent: Senator Landis.

(Signed) William R. Wickersham, Chairperson

UNANIMOUS CONSENT - Add Cointroducer

Senator Preister asked unanimous consent to have his name added as cointroducer to LB 29 and LB 82. No objections. So ordered.

VISITORS

The Doctor of the Day was Dr. Dale Michels from Walton.

ADJOURNMENT

At 4:07 p.m., on a motion by Senator Brashear, the Legislature adjourned until 9:00 a.m., Monday, March 11, 2002.

Patrick J. O'Donnell
Clerk of the Legislature

