JOURNAL

OF THE

Second Annual Session

OF THE

One Hundred and Twenty-sixth Senate

OF THE

STATE OF NEW JERSEY

BEING THE

One Hundred and Ninety-fourth Session
of the Legislature

1971
MEMBERS OF THE ONE HUNDRED AND TWENTY-SIXTH SENATE OF THE STATE OF NEW JERSEY

First District
(Cumberland, Cape May)
ROBERT E. KAY

Second District
(Atlantic)
FRANK S. FARLEY

Third District
(Camden, Gloucester, Salem)
JOHN L. WHITE (3A)
HUGH A. KELLY, Jr. (3B)
JOHN L. MILLER (3C)
FRANK C. ITALIANO (3D)

Fourth District
(Burlington, Ocean)
WILLIAM T. HIERING (4A)
**WALTER L. SMITH, Jr. (4B)

Fifth District
(Monmouth)
ALFRED N. BEADLESTON
RICHARD R. STOUT

Sixth District
(Mercer)
RICHARD J. COFFEE
SIDO L. RIDOLFI

Seventh District
(Middlesex)
J. EDWARD CRABIEL
JOHN A. LYNCH
NORMAN TANZMAN

Eighth District
(Somerset)
RAYMOND H. BATEMAN

Ninth District
(Union)
†MRS. JERRY ENGLISH
FRANK X. McDERMOTT
MATTHEW J. RINALDO

Tenth District
(Morris)
JOSEPH J. MARAZITI
HARRY L. SEARS

Eleventh District
(Essex)
GERARDO L. DEL TUFO
‡CHARLES DeMARCO
MICHAEL A. GIULIANO
ALEXANDER J. MATTURRI
MILTON A. WALDOR
JAMES H. WALLWORK

Twelfth District
(Hudson)
FRANK J. GUARINI, Jr.
FREDERICK H. HAUSER
WILLIAM F. KELLY, Jr.
WILLIAM V. MUSTO

Thirteenth District
(Bergen)
FAIRLEIGH S. DICKINSON, Jr.
GARRETT W. HAGEDORN
WILLARD B. KNOWLTON
ALFRED D. SCHIAFFO
JOSEPH C. WOODCOCK, Jr.

Fourteenth District
(Passaic)
IRA SCHOEM
FRANK J. SCIRO
*EDWARD SISCO

Fifteenth District
(Warren, Hunterdon, Sussex)
WAYNE DUMONT, Jr.

* Died March 6
** Became Senator March 15
† Elected November 2
‡ Elected November 2
OFFICERS OF THE SENATE

PRESIDENT
RAYMOND H. BATEMAN

SECRETARY
HENRY H. PATTERSON

ASSISTANT SECRETARY
ROBERT E. GLADDEN

ASSISTANT SECRETARY
ROY J. SCHLEICH

JOURNAL CLERK
LEON LEOPARDI

ASSISTANT JOURNAL CLERKS
ALBERT TARBOTTON, Jr.
DOLORES LAKE
WALTER M. SCHICKRAM

SERGEANT-AT-ARMS
MARTIN HANSELMAN

SUPERVISOR OF BILLS
GEORGE REEVES

ASSISTANT SUPERVISOR OF BILLS
ALBERT EARDENSOHN

BILL CLERK
CHARLOTTE FRYE

ASSISTANT BILL CLERKS
RICHARD FRYE
EDWARD L. CARR
NICHOLAS COPPOLA

PRESIDENT’S SECRETARY
ALICE WELSH
Agriculture, Conservation and Natural Resources—DICKINSON, Kay, Sisco, Waldor, Musto.

Air, Water Pollution and Public Health—WALLWORK, Italiano, H. Kelly, Knowlton, Tanzman.

Appropriations—SCHIAFFO, DelTufo, Kay, H. Kelly, Knowlton, Maraziti, Miller, Sciro, Sisco, Coffee, W. Kelly.

Banking—KAY, Giuliano, Maraziti, Miller, Tanzman.

Commerce, Industry and Professions—FARLEY, Hagedorn, Italiano, Schoem, Ridolfi.

County and Municipal Government—RINALDO, Italiano, Knowlton, Schoem, Musto.

Education—HIERING, DelTufo, Dumont, Schoem, Hauser.

Federal and Interstate Relations—DelTUFO, Farley, Maraziti, Sisco, Coffee.

Institutions and Welfare—MARAZITI, Giuliano, Hagedorn, Wallwork, Tanzman.

Insurance—WHITE, Beadleston, Italiano, Matturri, Lynch.


Labor Relations—McDERMOTT, Rinaldo, Schiaffo, Sciro, Guarini.


Revision and Amendment of Laws—H. KELLY, Dumont, Sciro, Wallwork, Guarini.

State Government—KNOWLTON, Dickinson, Matturri, Miller, Ridolfi.

Taxation—WALDOR, Dumont, DelTufo, Hiering, Crabel.

Transportation and Public Utilities—STOUT, Hagedorn, H. Kelly, Sisco, Crabel.

SENATE ADMINISTRATIVE COMMITTEES

Interstate Cooperation—KNOWLTON, Sciro, DelTufo, Dumont, Hauser.

Introduction of Bills—SCIRO, Beadleston, Matturri, Schoem, Coffee.

Printed Bills—STOUT, Rinaldo, Schiaffo, Waldor, W. Kelly.

Rules and Order—BEADLESTON, DelTufo, Dumont, Sears, Woodcock, Crabel, Musto.

Ways and Means—BEADLESTON, Sears, Wallwork, Musto.

SENATE JOINT COMMITTEES

Ethical Standards—WOODCOCK, Hiering, Musto, Lynch.


Liaison—BATEMAN, Sears, Beadleston, Crabel, Coffee.

Passed Bills—KNOWLTON, H. Kelly, Maraziti, White, Hauser.

Printing—SISCO, Giuliano, Knowlton, White, Lynch.

State Audit—DUMONT, Beadleston, Dickinson, Miller, Tanzman.

State Library—HIERING, Matturri, Sears, White, Crabel.

SPECIAL SENATE COMMITTEES


COMMISSIONS

Law Revision and Legislative Services—BEADLESTON, Woodcock, Bateman, Hauser, Lynch, Ridolfi.
### MEMBERS OF THE GENERAL ASSEMBLY

#### District 1
(Cape May, Cumberland)
- James S. Cafiero
- James R. Hurley

#### District 2
(Atlantic)
- Samuel A. Curcio
- Albert S. Smith

#### District 3A
(Salem, part of Gloucester)
- Kenneth A. Black, Jr.
- Joseph H. Enos

#### District 3B
(Part of Gloucester, part of Camden)
- * Thomas J. Shusted
- James M. Turner

#### District 3C
(Part of Camden)
- William K. Dickey
- Eugene Raymond, III

#### District 3D
(Part of Camden)
- James J. Florio
- John J. Horn

#### District 4A
(Ocean, part of Burlington)
- John F. Brown
- Benjamin H. Mabie

#### District 4B
(Part of Burlington)
- Barry T. Parker
  ** Walter L. Smith, Jr.

#### District 5A
(Part of Monmouth)
- John I. Dawes
- Joseph E. Robertson

#### District 5B
(Part of Monmouth)
- Joseph Azzolina
- James M. Coleman, Jr.
  ** Resigned March 9
  ** Became Senator March 15

#### District 6A
(Part of Mercer)
- William E. Schluter
- Karl Weidel

#### District 6B
(Part of Mercer)
- Joseph P. Merlino
- S. Howard Woodson, Jr.

#### District 7A
(Part of Middlesex)
- Peter P. Garibaldi
- Robert K. Haelig, Jr.

#### District 7B
(Part of Middlesex)
- Martin E. Kravarik
- Donald Macrae

#### District 7C
(Part of Middlesex)
- Thomas Deverin
- John J. Fay, Jr.

#### District 8
(Somerset)
- John H. Ewing
- Millicent H. Fenwick

#### District 9
(Union-at-large)
  *** Charles J. Irwin
    † Elizabeth Cox

#### District 9A
(Part of Union)
- Henry F. Gavan
- Joseph J. Higgins

#### District 9B
(Part of Union)
- Hugo M. Pfaltz, Jr.
  (Vacancy)

#### District 9C
(Part of Union)
- Herbert H. Kiehn
- Peter J. McDonough

#### District 10A
(Part of Morris)
- W. Allen Cobb
- Josephine S. Margetts
  *** Resigned April 5
  † Elected November

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(* Resigned March 9
** Became Senator March 15
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MEMBERS OF THE GENERAL ASSEMBLY—Con.

<table>
<thead>
<tr>
<th>District 10B</th>
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<tbody>
<tr>
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<tr>
<td>Peter W. Thomas</td>
<td>Joseph M. Healey</td>
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<td>* Everett B. Vreeland</td>
<td>Christopher J. Jackman</td>
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<tr>
<td>James P. Lordi</td>
<td>Harold C. Hollenbeck</td>
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<td>Paul Policastro</td>
<td>Peter J. Russo</td>
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<tr>
<td>Ronald Owens</td>
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<td>Ralph R. Caputo</td>
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<td>C. Richard Fiore</td>
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<tr>
<td>David Goldfarb</td>
<td>Richard W. De Korte</td>
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<td>Herbert M. Rinaldi</td>
<td>† Peter Moraites</td>
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<tr>
<td>John N. Dennis</td>
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<td>Kenneth T. Wilson</td>
<td>Austin N. Volk</td>
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<tr>
<td>Philip D. Kaltenbacher</td>
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<td>James P. Dugan</td>
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<tr>
<td>David Friedland</td>
<td>Joseph Hirkala</td>
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<td>† Alfred E. Suminski</td>
<td>Joseph F. Scancarella</td>
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<tr>
<td>Michael P. Esposito</td>
<td>Walter E. Foran</td>
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<td>** Frank R. Conwell</td>
<td>Robert E. Littell</td>
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† Died February 5  
‡ Resigned April 19  
* Died August  
** Died August 10
OFFICERS OF THE GENERAL ASSEMBLY

SPEAKER
BARRY T. PARKER

CLERK
PAT CHARLES

JOURNAL CLERK
MARY E. WEBER

SUPERVISOR OF BILLS
MARIE MAEBERT

SERGEANT-AT-ARMS
PHILIP E. TRIPICIAN

BILL CLERK
MORRIS MILLER

MAJORITY LEADER
THOMAS H. KEAN

ASSISTANT MAJORITY LEADER
RICHARD W. DE KORTE

MINORITY LEADER
DAVID J. FRIEDLAND

ASSISTANT MINORITY LEADER
GEORGE C. RICHARDSON
Agriculture, Conservation and Natural Resources—MARGETTS, Curcio, Enos, Littell, Robertson, Horn, Gavan.
Sub-Committee on Navigation, Boating and Shore Protection—ENOS, Robertson, Gavan.
Sub-Committee on State Parks, Reservations, Fishing, Game, Recreation—LITTELL, Curcio, Horn.
Sub-Committee on Agriculture, Horticulture, Animal Industry—CURCIO, Margetts, Horn.
Sub-Committee on Resource Development and Water Supply—MARGETTS, Robertson, Gavan.

Air and Water Pollution and Public Health—WILSON, Black, Kiehn, Macrae, Dawes, Gavan, Fay.
Sub-Committee on Cleaner Air and Water—KIEHN, Dawes, Fay.
Sub-Committee on Public Health—BLACK, Macrae, Gavan.


Banking Committee—EVERS, Dennis, Fontanella, Pfaltz, Dawes, Fay, Florio.
Sub-Committee on Commercial Banks—PFALTZ, Dennis, Florio.
Sub Committee on Savings Banks and Savings and Loans—FONTANELLA, Dawes, Fay.

Sub-Committee on Consumer Protection—RUSSO, Fenwick, Deverin.
Sub-Committee on Professional and Business Licensing—CAPUTO, Kravarik, Deverin.
Sub-Committee on Business and Industrial Relations—FENWICK, Kravarik, Lordi.

County Government—BROWN, Dorgan, Goldfarb, McDonough, Schluter, Healey, Woodson.

Education—EWING, Curcio, Costa, A. Smith, Weidel, Owens, Woodson.
Sub-Committee on Higher Education—A. SMITH, Weidel, Woodson.
Sub-Committee on Elementary and Secondary Education—CURCIO, Ewing, Owens.
Sub-Committee on Technical and Vocational Education—COSTA, Curcio, Woodson.

Federal and Interstate Relations—MORAITES, Black, Connell, Kiehn, Shusted, Dugan, Jackman.
Sub-Committee on Federal Relations—SHUSTED, Kiehn, Dugan.
Sub-Committee on Interstate Relations—CONNELL, Black, Jackman.

Institutions and Welfare—VANDER PLAAT, Fenwick, Goldfarb, Scancarella, Cobb, Hirkala, LeFante.

Insurance—KALTENBACHER, Evers, Volk, White, Crane, Lordi, Esposito.
Sub-Committee on Life Insurance and Annuities—CRANE, White, Esposito.
Sub-Committee on General Insurance—VOLK, Evers, Lordi.

Judiciary—THOMAS, A. Smith, Volk, Cafiero, Turner, Policastro, Higgins.

Labor Relations—GARIBALDI, Caputo, Littell, Vreeland, Pfaltz, Deverin, Jackman.

Law, Public Safety and Defense—RINALDI, Fontanella, Russo, Turner, McDonough, Suminski, Horn.
Sub-Committee on Law Enforcement—RINALDI, Turner, Horn.
Sub-Committee on Veterans Affairs—RUSSO, McDonough, Suminski.
Sub-Committee on Motor Vehicles—FONTANELLA, Russo, Horn.
Sub-Committee on State Police—McDONOUGH, Fontanella, Suminski.
Sub-Committee on Militia—TURNER, Rinaldi, Suminski.

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ASSEMBLY STANDING COMMITTEES—Continued

Municipal Government—MABIE, Cañero, Haelig, Raymond, Robertson, Higgins, Policastro.

Revision and Amendment of Laws—IRWIN, Haelig, White, Costa, Fiore, LeFante, Owens.

State Government—W. SMITH, Scancarella, Cobb, Crane, Macrae, Hirkala, Conwell.
Sub-Committee on Employee Relations and Pensions—COBB, Crane, Conwell.

Taxation—DICKEY, Enos, Fiore, De Korte, Dorgan, Healey, Florio.
Sub-Committee on Municipal Taxation—FIORE, Dorgan, Florio.

Transportation and Public Utilities—HOLLENBECK, Vreeland, Raymond, Weidel, Foran, Suminski, Esposito.
Sub-Committee on Highways—RAYMOND, Foran, Suminski.
Sub-Committee on Pipe Lines and Communications—FORAN, Raymond, Esposito.
Sub-Committee on Public Transportation—WEIDEL, Vreeland, Esposito.
Sub-Committee on Aviation—VREELAND, Weidel, Suminski.

ASSEMBLY ADMINISTRATIVE COMMITTEES

Interstate Cooperation—MORAITES, Parker, Kean, De Korte, Friedland.
Introduction of Bills—CAFIERO, Kravarik, Raymond, Shusted, LeFante.
Printed Bills—MCDONOUGH, Curcio, Robertson, Fenwick, Esposito.
Rules and Order—KEAN, Thomas, Coleman, W. Smith, Policastro.
Ways and Means—GARIBALDI, Costa, Mabie, A. Smith, Jackman.

ASSEMBLY JOINT COMMITTEES

Ethical Standards—VANDER PLAAT, Coleman, Gavan, Horn.
Liaison—PARKER, Kean, De Korte, Friedland, Richardson.
Passed Bills—VREELAND, Fiore, Evers, Dawes, Healey.
Printing—COBB, Scancarella, Caputo, Crane, Florio.
State Audit—HURLEY, Wilson, Cobb, Turner, Merlino.
State Library—DENNIS, Margetts, Schluter, Pfaltz, Merlino.

ASSEMBLY SPECIAL COMMITTEE

Conference Committee—KEAN, De Korte, Parker, Dickey, Vander Plaat, Coleman, Brown, McDonough, Garibaldi, Evers, Foran, Thomas, Kaltenbacher, Friedland, Richardson, Horn.

COMMISSIONS

Law Revision and Legislative Services—W. Smith, Azzolina, Littell, Policastro, Horn, Woodson.
At 12 noon the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present:


Mr. Sears offered the following resolution, which was read and adopted by the following vote:

1. The President, President Pro Tempore and Secretary of the 1970 Senate be reelected to the same respective offices for the 1971 Senate.

2. The officers of the Senate reelected by this resolution shall continue to serve for the 1971 session by virtue of the several oaths of office heretofore administered to them.

3. For the 1971 session there be employed for each Senator, Legislative Aides, to be designated by him, in the same manner and at the same aggregate salary as authorized for the 1970 session.

4. The 1971 Legislative Manual be distributed to the Senate on the same basis as for the 1970 session.

6. The "Manual for Use in Drafting Legislation for Introduction in the New Jersey Legislature," prepared and published by the Law Revision and Legislative Services, be adopted as the official manual of practice and procedure of the Senate governing the form of bills to be introduced in the Senate and governing the conduct of the preliminary examination of bills proposed for introduction in the Senate required by the Rules of the Senate; and

Counsel to the 1970 Senate Committee on Revision and Amendment of Laws designated to examine bills proposed for introduction in the Senate are redesignated to so serve the same committee in 1971; E. Powers Mincher and Bonnie Danser are also so designated for the 1971 session.

7. The payroll for the officers and employees of the Senate be adopted and the Secretary be authorized to authenticate the same as approval officer.

8. All statements of expenses of the Senate or of the Legislature on account of the Senate be referred for approval and forwarded for payment from the State Treasury as heretofore.

9. The Secretary of the Senate inform the General Assembly that the Senate has organized for 1971 and has proceeded to business.

10. The Secretary of the Senate await upon His Excellency the Governor and inform him the Senate has organized for 1971 by the reelection of Honorable Raymond H. Bateman, of Somerset County, as President and Henry H. Patterson, of Monmouth County, as Secretary, and is now ready to proceed to business and to receive any communications he may forward.

In the affirmative were—


In the negative—None.
Mr. Sears offered the following resolution, which was read and adopted:

Be It Resolved by the Senate of the State of New Jersey (the General Assembly concurring):

1. The Secretary of the Senate and the Clerk of the General Assembly be designated request officers for the Legislature as required by law.

2. The Legislative printer shall print and make distribution of bills, resolutions, installments of the Senate Journal and Minutes of the General Assembly, as heretofore, and in accordance with the legislative printing contract.

3. The Legislative Index, the New Jersey Legislative News and the Current Service, New Jersey Legislation for 1971 be subscribed to for the use of members of the Legislature and for such officers of the Senate and General Assembly and other persons designated by the President of the Senate and Speaker of the General Assembly respectively, as heretofore, at the following subscription rates: Legislative Index, $47.50 for each subscription for a period not to exceed 10 weeks, and $4.75 per copy furnished thereafter; New Jersey Legislative News, $40.00 for each subscription; Current Service, New Jersey Legislation for 1971, $50.00 for each subscription.

4. The following be purchased and distributed to each member of the Senate and General Assembly:

   One volume, Revised Statutes Cumulative Supplement, 1970 at $17.50 per copy;

   1970 pocket part for volume, New Jersey Statutes Titles 2A and 3A, at $6.50 per copy;

   1970 pocket part for volume, New Jersey Statutes, Title 18A, at $5.00 per copy.

5. At 1:30 p.m. the Senate and General Assembly meet in Joint Session in the Assembly chamber to receive the Annual Message of His Excellency, William T. Cahill, Governor of the State of New Jersey, which will be delivered in person.

The President announced that, except for the filling of vacancies caused by resignations from the Senate, to be subsequently announced the standing committees of the 1970 Senate were reappointed for 1971.
Mr. Bateman, President of the Senate, addressed the Senate as follows:

I stand before you today proud of this Senate and deeply appreciative of the opportunity to preside over both sessions of the first two-year Senate in our history.

My pride in this body emerges from 19 years of working in and around the legislature. This Senate, in 1970, was in my judgment, the most progressive, quick-to-respond legislative body of the period—or, perhaps, of any period.

This is bi-partisan pride. The minority has joined us in many of our accomplishments. Although small in number, they often brought about change and improvement. The fact that they have backed away from the responsibilities of taxation is a somewhat forgivable dodge enjoyed by the minority party.

Nineteen Seventy was a year of fast action on meaningful programs. On occasion, we may have moved too quickly—and without the benefit of close committee work on some proposals. This is normally characteristic of the first year of a new governor—and it did reflect the emergent nature of 1970! A more deliberate pace was a luxury we could not afford last year. Haste, one of the weaknesses of our 1970 procedure, will not be characteristic of 1971. Bills will move this year, with only emergency exception, through the committee process.

Although Governor Cahill has thus far refused to approve the absolutely necessary new legislative building, he has worked hard to provide us with considerable new space on the second floor of the State House, for committee meeting rooms and for legislative services. By February first, many of our committees should be meeting on regular schedules in the new facilities. Next Monday, Senators Sears, Beadleston and I will meet with all 17 committee chairmen to discuss use of the new quarters as well as scheduling and operation of the committees.

The majority party conference will continue as a forum for discussion and approval of major policy matters. This conference of the entire majority has proved invaluable in developing support for major programs.

In last year's message to the Senate I discussed at length the need for legislative improvement and reform. Many of
those promised reforms have been successfully installed. Double sessions each week are now standard operating procedure and have proved to be a working improvement. In my mind full-time professional staffing for the majority and minority leadership has been our most successful innovation. Everyone at the State House is aware of the outstanding contributions of Lew Thurston, Joe Gonzalez and the others. We made significant changes in the Law Revision and Legislative Services staff, as promised, so that now a few major committees have professional staffs. The Legislative Services Commission, in 1971, will continue to expand its professional staff. Decorum has improved noticeably and will continue as a major objective this year. In short, the program of strengthening the New Jersey Legislature is well underway.

A particular problem for our Senate of 40 members is the relatively large number of committees. I will appoint a special Senate committee to meet with Assembly counterparts to discuss a joint effort to reduce the number of committees for the 1972 session. The Assistant Minority Leader of the Senate has recently made several interesting suggestions in this regard.

During the first 11 days of 1971, we have been exposed to messages of fiscal gloom from all over the United States. From every corner of this country the warnings of state and municipal financial collapse have come from governors and legislative leaders. You’ve heard them.

Governor Rockefeller, facing an $800 million deficit in New York, predicts chaos and bankruptcy if federal revenue sharing is not instituted this year. The new governor of Connecticut claims to have inherited a similar-size deficit. In Pennsylvania, the red ink may reach a billion dollars. The problem is about the same in every industrial state in the nation.

Because of the twin monsters, inflation and recession, all states suddenly face large welfare cost increases and sliding tax receipts. In addition, the states are becoming more and more where the action is! We are increasingly involved in new programs aimed at solving problems like ecology, like mass transportation, like education, and like housing and urban pressures.

But I am optimistic! I believe New Jersey is in a more favorable tax position than all of our industrial neighbors.
and, perhaps in better shape than all of the big industrial states of the nation.

If we must tax this year to balance the 1971-72 budget, it will be minimal.

However, I urge the number one objective of the New Jersey Senate, in 1971, be that we get through this session with no new or increased taxes. I believe we can provide a no-new tax budget with or without revenue sharing.

I have high hopes that enactment of a federal revenue sharing program by the Congress and the President in 1971 will help us pump new assistance into urban areas without tax increases. I also believe the pressures on Congress from all over the United States will bring us revenue sharing this year.

Even in competition with high priority items such as ending the war and pollution control, no problem bothers New Jersey citizens more than the present welfare system. It encourages the worst reactions of men and women; it breeds despair and cynicism; it just doesn't work. President Nixon has a new family assistance plan which should be enacted.

But, until the Congress acts, we must get tough with New Jersey's welfare program. If we can legitimately reduce the projected impact of welfare costs (and I believe we can), we will hold the budget line. We can do no more important service to the public of New Jersey than to guarantee that welfare funds expended will be for legitimate purpose.

The level of program enactment this year will not begin to match our production of 1970. But, among the major new programs I hope we enact before this session ends, is an open space bond issue for the 1971 general election and a new hopefully-simple urban aid formula which will relate to a larger number of cities than heretofore. Just as we seek no-strings-attached revenue from the federal government it is my feeling that our approach in aid to cities should be similar. Local officials are better aware of local problems than we are. The legislature's responsibility should be in developing a strong fiscal review and watchdog mechanism to be sure that the money we allot is well spent.

In 1971, the legislature should continue to develop strong laws to protect our environment. It is time we moved into the fight against noise pollution.
In line with the desire for no new or increased taxes, one of the basic responsibilities of this session will be a careful step-by-step review of the Field Commission proposals which indicate 50 to 60 million dollars in possible savings. Senator Beadleston and his Senate committee have already begun this review which will be the key to holding the tax line.

Implementation of the recommendations of the Professional and Occupational Licensing Study Commission is an important 1971 objective to me. Congressional redistricting, a better lobby control statute, conflicts of interest legislation, strengthening of the legislature’s fiscal office, and divorce reform are all obtainable objectives this year.

All the seats of the Senate and Assembly will be up for election this November. Because of this, we have heard that political warfare between Democrats and Republicans will dominate this session. In the Senate we will have our partisan fights, to be sure. But I believe that this body can do its major business in the same spirit of bi-partisan accomplishment that dominated the 1970 session. I trust that this will be an objective of everyone here.

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

Resolved. That the following employees of the Senate be and they are hereby appointed to the respective positions.

Further Resolved. That said employees of the Senate who are reappointed shall continue to serve for the 1971 session by virtue of the several oaths of office heretofore administered to them.

Assistant Secretary of Senate—Roy J. Schleich.
Assistant Secretary of Senate—Robert E. Gladden.
Administrative Aide to President—Wilfred Diana.
Secretary to President—Alice Welsh.
Assistant Aide to President—George Consovoy.
Press Secretary to President—Everett Landers.
Administrative Aide to Majority Leader—Richard W. Seabury, III.
Assistant to President—Clement B. Lewis, Jr.
Assistant to President—John Meeker, Jr.
Assistant to President—Allen B. Taylor, Jr.
Press Secretary to Majority Leader—Anne DeBellonia.
Aide to Assistant Majority Leader—Robert Muir, Jr.
Executive Director of Senate—Lewis Thurston.
Counsel to Minority—Senate—David J. Goldberg.
Secretary to Minority Leader—Mrs. Barbara V. Ackerman.
Clerk to Minority Leader—Joseph Corse.
Clerk to Minority Leader—Harry Silverman.
Administrative Aide to Minority—Robert A. Loder.
Communications Specialist—Robert Barry.
Official Stenographer—Jane Brown.
Official Stenographer—Gussie Bard.
Official Stenographer—Marjorie Smith.
Supervisor of Bills—George Reeves.
Assistant Supervisor of Bills—Robert Benjamin.
Assistant Supervisor of Bills—Albert Eardensohn.
Journal Clerk—Leon Leopardi.
Assistant Journal Clerk—Albert Tarbotton, Jr.
Assistant Journal Clerk—Dolores Lake.
Assistant Journal Clerk—Walter M. Schickram.
Calendar Clerk—George Kerby.
Assistant Calendar Clerk—Ray Hoelz.
Bill Clerk—Charlotte Frye.
Assistant Bill Clerk—Richard Frye.
Assistant Bill Clerk—Nicholas Coppola.
Assistant Bill Clerk—Edward L. Carr.
Sergeant-at-Arms—Martin Hanselman.
Assistant Sergeant-at-Arms—Frank Sperduto.
Assistant Sergeant-at-Arms—George Bartolotta.
Assistant Sergeant-at-Arms—Edward Juris.
Assistant Sergeant-at-Arms—Roy C. Migliorino.
Assistant Sergeant-at-Arms—William Warren.
Chaplain—Rev. W. Neal Raver.
Doorkeeper—John Rice.
Doorkeeper—Vincent Donofrio.

On motion of Mr. Sears the Senate then recessed to meet at 1:30 p.m. in a Joint Session in the Assembly Chambers to hear the Governor’s message.

Following the recess, the Senate reconvened.

The Secretary called the roll. Present were:

The following messages were received from the General Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
GENERAL ASSEMBLY CHAMBER,

Mr. President:

January 12, 1971.

I am directed by the General Assembly to inform the Senate that the General Assembly has passed the following concurrent resolution:

Be It Resolved by the Senate of the State of New Jersey (the General Assembly concurring):

1. The Secretary of the Senate and the Clerk of the General Assembly be designated request officers for the Legislature as required by law.

2. The legislative printer shall print and make distribution of bills, resolutions, installments of the Senate Journal and Minutes of the General Assembly, as heretofore and in accordance with the legislative printing contract.

3. The Legislative Index, the New Jersey Legislative News and the Current Service, New Jersey Legislation for 1971 be subscribed to for the use of members of the Legislature and for such officers of the Senate and General Assembly and other persons designated by the President of
the Senate and Speaker of the General Assembly respectively, as heretofore, at the following subscription rates: Legislative Index, $47.50 for each subscription for a period not to exceed 10 weeks, and $4.75 per copy furnished thereafter; New Jersey Legislative News, $40.00 for each subscription; Current Service, New Jersey Legislation for 1971, $50.00 for each subscription.

4. The following be purchased and distributed to each member of the Senate and General Assembly:

One volume, Revised Statutes Cumulative Supplement, 1970 at $17.50 per copy;

1970 pocket part for volume, New Jersey Statutes, Titles 2A and 3A, at $6.50 per copy;

1970 pocket part for volume, New Jersey Statutes, Title 18A, at $5.00 per copy.

5. At 1:30 p.m. the Senate and General Assembly meet in Joint Session in the Assembly Chamber to receive the Annual Message of His Excellency, William T. Cahill, Governor of the State of New Jersey, which will be delivered in person.

PAT CHARLES,
Clerk of the General Assembly.

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

A resolution to create an investigating committee consisting of 6 members, to be appointed by the President of the Senate, with power to investigate any public body receiving funds in whole or in part from the State.

Be It Resolved by the Senate of the State of New Jersey:

1. There is hereby created a committee to be known as the "Senate Investigating Committee" to be composed of 6 Senators to be named by the President of the Senate, who shall constitute a committee for the purpose of investigating the finances, affairs and operations of any and all departments, boards, officers and commissions of the State Government, and all other bodies and political subdivisions of the State who shall be receiving State moneys or public funds of any kind. The committee is authorized to examine into the pay and duties of the employees and the conduct
of the work and affairs of all such boards and political subdivisions of the State who shall be receiving State moneys, for the purpose of recommending ways and means of reducing costs of administration and promoting efficiency.

2. Such committee shall serve without pay, but is authorized to employ counsel and such accounting, investigating, clerical or other assistants as it may deem necessary.

3. Such committee shall have the power to subpena and examine witnesses and any accounts, records, or other matter pertaining to the operating of any department or departments of the State Government, of any political subdivisions of the State, or of any other body receiving State moneys or public funds of any kind, or of any bi-state commission which may be acting jointly with another State.

4. The committee may appoint a secretary who need not be a member of the committee. Said committee shall meet from time to time, hold hearings and examinations in a manner and in places which to them may seem best and proper.

5. Any agency, board or department of the State Government, any officer or employee of any political subdivision of the State or of any other body receiving State funds, and the officers and employees of any bi-state commission which may be acting jointly with another State, shall furnish to such committee such information, records, and data as may be required for a comprehensive analysis of the operation and financial affairs of such agency, board or commission, or other public body, including any bi-state commission, as from time to time such committee shall determine.

6. Investigations and examinations may be made privately or publicly, but it shall be unlawful for any person to divulge the results of any investigation or examination to any person or persons other than such committee, unless a public hearing shall have been first held. Whenever any person shall be examined by such committee or by its duly authorized representative or representatives, under the powers contained in this act, at a public hearing, the officer, department, board, bureau, commission or individual under investigation or scrutiny may, through his or its authorized representative or representatives cross-examine any such person or any phase of the matter concerning which he has
been examined or questioned, and such officer, department, board, bureau, commission or individual may introduce other evidence to explain, enlarge upon, or clarify the matter, situation or condition under investigation or scrutiny to the end that the full details of any such matter, situation or condition may be developed and presented at one and the same time.

7. This committee shall remain in effect and force until the opening day of the 1972 Legislature, notwithstanding any sine die adjournment.

Messrs. Bateman, Maraziti and all other Senators offered the following resolution, which was read and adopted:

Whereas, Herman A. Kluxen, long associated with legislative affairs in this State and for many years an unpaid aide to successive Presidents of the New Jersey Senate, died on December 31, 1970, at the age of 77; and,

Whereas, Mr. Kluxen rendered valued service to this Legislature and was, in addition, a public-spirited citizen of his community, the Borough of Madison, Morris County, where he was a member of the Board of Fire Wardens and a former member and president of the local Chamber of Commerce and was active in many other civic and community endeavors; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:

That this House hereby honors the memory of the late Herman A. Kluxen, expresses its regret at his death and extends its condolences to his widow, Hazel Keil Kluxen, his son, Herman A. Kluxen, Jr., and the other members of his family.

Messrs. Sears and Coffee offered the following resolution, which was read and adopted by the following vote:

Whereas, Three vacancies exist in the membership of the Senate by reason of the resignations of Edwin B. Forsythe, as the Senator from Senate District 4B, Nicholas S. LaCorte, one of the Senators from Senate District 9, and David W. Dowd, one of the Senators from Senate District 11, which resignations have been accepted by the Senate; therefore,

Be It Resolved by the Senate of the State of New Jersey:
That writs of election and proclamations issue, under the
hand of the President of the Senate, attested by the Secretary of the Senate, directing that elections be held according to the laws of the State of New Jersey for the purpose of electing one Senator for each of said three districts to fill the vacancies caused by the aforesaid resignations, which special elections shall be held (a) in Senate District 4B on Tuesday, March 2, 1971 and that a special primary election to nominate candidates for Senator in said district be held on Tuesday, February 16 and (b) in Senate Districts 9 and 11 on Tuesday, November 2, 1971 with candidates for Senator in said districts to be nominated on the date of the primary election for the general election.

In the affirmative were—


In the negative—None.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly requests the recall of Assembly No. 200 for further consideration.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly Concurrent Resolution No. 82, Institutions and Welfare Committee.

Assembly No. 1220, Education Committee.

Senate Joint Resolution No. 23, with Assembly committee amendment, without reference.

Senate Joint Resolution No. 23, with Assembly amendments, was taken up, read a second time and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Senate No. 549 favorably without amendment.
The County and Municipal Government Committee reported Senate Nos. 1001, 1007, 996 and Assembly No. 1065 favorably without amendment.

The Education Committee reported Assembly No. 913 favorably without amendment.

The Transportation and Public Utilities Committee reported Assembly No. 964 favorably, without amendment.

Senate Nos. 996, 1001, 1007, 549 and Assembly Nos. 964, 913 and 1065,

Were taken up, read a second time, and ordered to a third reading.

The following bills was read for the first time by their titles and referred by the President, as indicated:

Senate No. 2001, by Mr. Hiering, County and Municipal Government Committee.


Senate No. 2003, by Mr. Sears, Revision and Amendment of Laws Committee.

Senate No. 2004, by Mr. Guarini, Taxation Committee.


Senate No. 1007, by Mr. Rinaldo, Education Committee.


Senate No. 2009, by Mr. Beadleston, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2010, by Mr. Hauser, Law, Public Safety and Defense Committee.

Senate No. 2011, by Mr. Beadleston, Judiciary Committee.

Senate No. 2012, by Mr. Mc Dermott, Revision and Amendment of Laws Committee.

Senate No. 2013, by Mr. Bateman, County and Municipal Government Committee.

Senate No. 2014, by Mr. Schoem, Law, Public Safety and Defense Committee.
Senate Concurrent Resolution No. 2001, by Mr. Rinaldo, Judiciary Committee.

Senate Concurrent Resolution No. 2002, by Mr. Maraziti, Judiciary Committee.


The Annual Report of the Division of Taxation, Department of the Treasury, year 1970, was received and filed.

The County and Municipal Government Committee, reported

Senate Nos. 808 and 894, favorably, without amendment. The bills were read a second time and ordered to a third reading.

The Secretary announced receipt of the Report of the Commission to Study Exemptions from Real Property Taxation which the President ordered filed.

On motions made and adopted, Senate Nos. 650 and 711, were withdrawn from the files.

On motion made and adopted, a cosponsor was added as follows:

Senate No. 2009, Mr. Schiaffo.

Mr. Sears offered the following resolution which was read and adopted:

Resolved, That when the Senate adjourns, it be to meet on Thursday morning at 10:00 o'clock, and that when it then adjourn, it to meet on Saturday morning at 10:00 o'clock, and that when it then adjourn it be to meet on Monday afternoon at 2:00 o'clock.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, January 14, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, January 18, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend W. Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present:


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 808, 984, 996, 1001 and 1007.

Senate No. 996 was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

President Bateman announced that there will be a public hearing on Senate Concurrent Resolution No. 74 at 10 a.m. on February 10 in the Assembly Chambers.

Senate No. 1007 was given third reading.
On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Joint Resolution No. 23, with Assembly amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 984 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Judiciary Committee reported Senate Nos. 986, 974, 966 and Senate Concurrent Resolution No. 2001, favorably without amendment. The bills were read a second time and ordered to a third reading.
The Judiciary Committee reported Assembly No. 664, favorably with amendments, which were read and adopted. The bill, with Senate committee amendments, was read a second time and ordered to a third reading.

Assembly No. 913 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were added to bills as follows:

Senate No. 549, Mr. Guarini.

Senate No. 986, Mr. Italiano.

On motion made and adopted Senate No. 421 was withdrawn from the files.

The following bill was read for the first time by its title and referred by the President to committee as indicated:

Senate No. 2029, by Mr. Schiaffo, without reference.

Senate No. 2029 was read a second time, and ordered to a third reading.

The Judiciary Committee reported Senate Concurrent Resolution No. 78, favorably without amendment.

On motion of Mr. Wallwork Senate Concurrent Resolution No. 78 was taken up and adopted by voice vote.

Mr. Beadleston assumed the duties of the Chair.

On motion of Mr. Sears Senate No. 2011 was read a second time and ordered to a third reading.
The following bills were read for the first time by their titles and referred by the President to the committees as indicated:


Senate No. 2016, by Messrs. Sears and Tanzman, Labor Relations Committee.

Senate No. 2017, by Mr. Matturri, Banking Committee.


Senate No. 2020, by Mr. Dumont, Taxation Committee.

Senate No. 2021, by Messrs. Sears and Maraziti, County and Municipal Government Committee.

Senate No. 2022, by Messrs. Woodcock, Knowlton, Schiaffo, Dickinson and Hagedorn, Revision and Amendment of Laws Committee.

Senate No. 2023, by Messrs. Woodcock and Knowlton, Banking Committee.

Senate No. 2024, by Messrs. Woodcock, Knowlton and Waldor, Banking Committee.

Senate No. 2025, by Messrs. Schiaffo, Hagedorn, Dickinson, Knowlton and Woodcock, County and Municipal Government Committee.

Senate No. 2026, by Messrs. Schiaffo, Knowlton, Woodcock, Hagedorn and Dickinson, Taxation Committee.

Senate No. 2027, by Mr. Rinaldo, Education Committee.

Senate Concurrent Resolution No. 2004, by Mr. Kay, State Government Committee.


The Federal and Interstate Relations Committee reported Senate Concurrent Resolutions Nos. 23, 42, 69 and Senate No. 155, favorably without amendment. The bills were read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Senate Nos. 209, 235, 990, 1008 and Assembly No. 547, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Senate No. 987, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bill:

Senate No. 445.

The Labor Relations Committee reported Senate Nos. 911, 935, 1002 and Assembly Nos. 65, 152 and 146, favorably without amendment. The bills were read a second time and ordered to a third reading.

President Bateman returned to the Chair.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bill in which the concurrence of the Senate is requested, which bill was read for the first time and referred by the President as indicated:

Assembly No. 1250, Transportation and Public Utilities Committee.

The Secretary announced receipt of a message from the Clerk of the General Assembly that the General Assembly has passed and asks the concurrence of the Senate in the passage of Assembly Nos. 446, 927, 1010, and 1136, which bills were read for the first time and referred by the President as indicated:
Assembly No. 446, County and Municipal Government Committee.

Assembly No. 927, Transportation and Public Utilities Committee.

Assembly No. 1010, County and Municipal Government Committee.

And

Assembly No. 1136, Judiciary Committee.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday at 10 a.m., and that when it then adjourn, it be to meet on Saturday at 10 a.m., and that when it then adjourn, it be to meet on Monday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, January 21, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend W. Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Beadleston the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 155, 209, 235, 935, 987, 990, 1002, 1008, 2029 and Senate Concurrent Resolutions Nos. 23, 42, 69, 2001, 2005 and Senate committee amendment to Assembly No. 664.

The following bill was read for the first time by its title and referred by the President to committee as indicated:

Senate No. 2044, by Messrs. Beadleston and Crabiel, without reference.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2044 is an emergency measure and may proceed forthwith from second to third reading.
In the affirmative were—


In the negative—None.

Senate No. 2044 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Resolved, That the Rules of the 1970 Senate be adopted as the Rules of the 1971 Senate subject to the following amendments:

1. Amend subparagraph g. of Rule 105 to read as follows:

105. . .

g. The form of amendment to be adopted by the Senate [and for use in the Journal] and for printing separately shall be a direction to insert or omit specified material at a place identified by page, section and line but the above rules shall be followed in including the amendments in reprints of bills, joint resolutions or concurrent resolutions.

2. Amend Rule 115B to read as follows:

115B. [Upon the adjournment sine die of the first annual session of a Legislature, the Secretary of the Senate shall cause to be made an inventory of those printed Senate bills and resolutions which will remain pending before the second
annual session and shall order a further printing of those in short supply for the use of the members and the public, in such quantity as he shall determine, not in excess of the number prescribed in Rule 103.

**Whenever during the course of a two-year Legislature the demand for copies of a printed bill or resolution shall exceed or be anticipated to exceed the supply thereof, the Chief Counsel of the Law Revision and Legislative Services Commission, with the approval of the President, shall order a further printing thereof in such quantity as the President shall determine.**

3. Amend Rule 118 to read as follows:

118. On second reading, any bill, joint resolution or concurrent resolution shall be open to amendment, the text of which amendment shall be entered on the Journal. Such bill or resolution shall be advanced to third reading, subject to these Rules. No bill, joint resolution or concurrent resolution shall be open to amendment on third reading.

4. Amend Rule 131 to read as follows:

131. When a Senate bill or joint resolution is returned, amended by the General Assembly, the message or report thereof by the Clerk of the General Assembly shall be read by the Secretary and the amendment or amendments shall be spread upon the Journal and such an amendment or amendments shall not be referred, except upon motion, and may be concurred in at any time, upon motion, with or without amendments, but the bill itself shall not be amended.

If the motion is for the Senate to concur in the Assembly amendments without amendment, the question shall be "Will the Senate concur in the Assembly amendments to Senate Bill or Joint Resolution No. ...?"

If upon said question being put, a majority of the whole Senate shall, by a vote of yeas and nays, entered upon the Journal, concur, the bill or joint resolution with the amendments so concurred in shall be delivered by the Secretary to the Supervisor of Bills for reprinting under the supervision of the Committee on Printed Bills and it shall then be signed and certified as are other bills or joint resolutions.

If the motion is to concur in the amendments by amending them, the proposed amendments to the amendment shall be read by the Secretary and shall be spread upon the Journal and the question shall be "Will the Senate concur
in the Assembly amendments, as amended, to Senate Bill or Joint Resolution No. .......?”

If upon said question being put, a majority of the whole Senate shall be a vote of yeas and nays, entered upon the Journal, concur, the bill or joint resolution, with the Assembly amendments as amended by the Senate printed separately, shall be certified as other bills or joint resolutions and be returned forthwith to the General Assembly for its action thereon.

5. Amend Rule 136 to read as follows:

136. When any bill, which is of such character that public notice of intention to apply for the passage thereof is requisite, shall be proposed for introduction, the proof of publication of notice of intention to apply for the passage thereof shall be presented to the Secretary with the bill and shall be forwarded to the Committee on Revision and Amendment of Laws, and shall be returned to the Secretary, with the bill. The affirmative vote of 2/3 of all the members of the Senate shall be required to pass a private, special or local bill regulating the internal affairs of a municipality or county introduced upon petition pursuant to Article IV, Section VII, paragraph 10 of the Constitution and P. L. 1948, c. 199 (C. 1:6-10 et seq.).

In the affirmative were—


In the negative—None.

Senate No. 155 was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Matturri,
In the negative—None.

Senate No. 209 was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 235 was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 911 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Maraziti, Matturri, Miller, Musto, Ridolfi, Rinaldo,
In the negative—None.

Senate No. 974 was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 1002 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were named to bills as follows:

Senate No. 2011, Mr. Bateman.

Senate No. 935, Mr. Hagedorn.

Senate Concurrent Resolution No. 2006, Messrs. Hauser and Musto.

Senate No. 2011 was given third reading.
On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2029 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Woodcock, Senate Concurrent Resolution No. 2005 was taken up and adopted by voice vote.

On motion of Mr. Musto, Senate Concurrent Resolution No. 23 was taken up and adopted by voice vote.

The Report and recommendations of the Governor’s Welfare Study Commission of January 1971 was received and filed.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2031, by Messrs. Sears, Dumont, Hiering and Wallwork, Education Committee.

Senate No. 2032, by Messrs. Tanzman, Lynch and Crabiel, County and Municipal Government Committee.
Senate No. 2033, by Mr. Kay, Judiciary Committee.

Senate No. 2034, by Messrs. Matturri and McDermott, Appropriations Committee.


Senate No. 2036, by Mr. Schiaffo, Appropriations Committee.


Senate No. 2038, by Mr. Hiering, Appropriations Committee.

Senate No. 2039, by Mr. McDermott, Commerce, Industry and Professions Committee.

Senate No. 2040, by Mr. Sisco, Education Committee.

Senate No. 2041, by Mr. Guarini, Appropriations Committee.

Senate No. 2042, by Messrs. Knowlton and Schiaffo, Appropriations Committee.


Senate No. 2043, by Messrs. Lynch, Crabel and Tanzman, County and Municipal Government Committee.

Senate No. 2045, by Mr. Sears, without reference.

Senate No. 2046, by Mr. Bateman, County and Municipal Government Committee.

Senate No. 2047, by Mr. Sears, without reference.


Senate No. 2047 and Senate 2045 were taken up, read a second time and ordered to a third reading.

The annual report of Delaware River Joint Toll Bridge Commission, 1969, was received and filed.

On motion of Mr. H. A. Kelly, Senate No. 966 was placed back on second reading and amended, and the amendments were adopted.

Assembly No. 65 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 547 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 964 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Knowlton, Lynch, Maraziti, Matturri, Mc-
Dermott, Miller, Musto, Rinaldo, Sears, Sisco, Tanzman, White, Woodcock—28.

In the negative—None.

Assembly No. 664, with Senate amendment, was taken up and read a third time.

On motion of Mr. Beadleleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Schiafio, Senate No. 42 was taken up and adopted by voice vote.

On motion of Mr. Italiano, Senate Concurrent Resolution No. 69 was taken up and adopted by voice vote.

Senate No. 935 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Rinaldo announced that public hearings on Senate No. 972 will be held on February 25, 1971 at 10 a.m. in the Assembly chambers.

On motion of Mr. Dumont, Senate No. 986 was placed back on second reading and amended, and the amendments were adopted.
Senate No. 986 as amended, was taken up and read a second time and ordered to a third reading.

Senate No. 1008 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Sisco, Senate No. 760 was withdrawn from the files.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bill:

Senate No. 2004.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bill in which the concurrence of the Senate is requested which bill was read for the first time and referred by the President, as indicated:

Assembly No. 832, reenacted pursuant to the recommendations of the Governor.

On motion of Mr. Sears, Assembly No. 832 was read a second time and ordered to a third reading.

Senate No. 966 as amended, was taken up, read a second time and ordered to a third reading.

The Secretary reported receipt of messages from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested which bills were read for the first time and referred by the President, as indicated:

Assembly Concurrent Resolution No. 2008, without reference.
Assembly No. 1244, Taxation Committee.
Assembly No. 1245, Taxation Committee.
Assembly No. 939, Judiciary Committee.
Assembly No. 539, Education Committee.
Assembly No. 1295, Air and Water Pollution and Public Health Committee.
Assembly No. 1292, Education Committee.

Senate No. 787, with Assembly committee amendments, Insurance Committee.

Senate No. 458, with Assembly committee amendments, without reference.

Senate No. 458, with Assembly committee amendments was taken up, read a second time and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Assembly No. 703, favorably without amendment.

The bill was read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Senate No. 205, favorably without amendment.

The bill was read a second time and ordered to a third reading.

The Education Committee reported Assembly No. 476 favorably without amendment.

The bill was read a second time and ordered to a third reading.

The Institutions and Welfare Committee reported Senate Nos. 926 and 747, favorably without amendment.

The bill was read a second time and ordered to a third reading.

The Judiciary Committee reported Senate Concurrent Resolution No. 76, favorably without amendment.

The bill was read a second time and ordered to a third reading.
The Judiciary Committee reported Senate No. 161, favorably without amendment.

The bill was read a second time and ordered to a third reading.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Judge of the Superior Court, Charles A. Rizzi, of Westmont.

To be Director of the Division of Water Resources, Department of Environmental Protection, Charles Pike, of Holmdel.

To be a member of the Hudson County Board of Taxation, Salvatore A. Mollica, of West New York.

To be Judge of the Superior Court, M. Raymond McGowan, of Little Silver.

To be a member of the Delaware River Joint Toll Bridge Commission, John Baylor, of Phillipsburg.

To be Judge of the Monmouth County Court, Louis R. Aikins, of Elberon:

The above nominations were referred to the Judiciary Committee.

The Secretary announced receipt of Senate No. 180 which the Governor returned without his approval.

Mr. Sears offered the following resolution, which was adopted:

Resolved, That when the Senate adjourns, it be to meet on Thursday at 2 p.m.

On motion of Mr. Sears, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present:


On motion of Mr. Beadlestone the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported:

Senate Nos. 205, 926, 966 with Senate amendment; 986, 2045, 2047 and Senate Resolution No. 2002,
Correctly printed.

On motions made and adopted cosponsors were named to bills as follows:

Senate No. 205, Mr. Hauser.
Senate Nos. 747 and 960, Mr. Italiano.
Senate No. 2020, Mr. Sisco.
Senate No. 2025, Messrs. Rinaldo, Sciro and Sisco.
Senate No. 205 was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 926 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2047 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Sears, Senate Concurrent Resolution No. 76 was taken up and adopted by voice vote.

Senate No. 747 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 458, with Assembly committee amendment, was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 703 was given third reading.

On motion of Mr. Crabel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 832, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
On motion of Mr. Sears, Assembly Concurrent Resolution No. 2008 was taken up and was adopted by voice vote.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 2066, without reference.

Assembly No. 1317, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 1291, Judiciary Committee.

Assembly No. 1258, Judiciary Committee.

Assembly No. 115, Transportation and Public Utilities Committee.

Assembly No. 2001, Judiciary Committee.

And

Assembly No. 2064, Transportation and Public Utilities Committee.

Assembly No. 1317, reenacted pursuant to the recommendations of the Governor and Assembly No. 2066 were read a second time and ordered to a third reading.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2006, by Mr. Hiering, Taxation Committee.

Senate No. 2048, by Mr. Waldor, Taxation Committee.

Senate No. 2049, by Mr. Coffee, State Government Committee.

Senate No. 2050, by Mr. Coffee, Appropriations Committee.

Senate No. 2051, by Messrs. Giuliano, Matturri, Del Tufo and Waldor, Judiciary Committee.
Senate No. 2052, by Messrs. Wallwork, Waldor and Matturri, County and Municipal Government Committee.


Senate No. 2054, by Messrs. McDermott and Rinaldo, County and Municipal Government Committee.

Senate No. 2055, by Messrs. McDermott and Rinaldo, County and Municipal Government Committee.

Senate No. 2056, by Messrs. McDermott and Rinaldo, County and Municipal Government Committee.

Senate No. 2057, by Messrs. DelTufo, Dumont, Hauser and Hiering, Education Committee.

Senate No. 2058, by Messrs. Hiering and Musto, Education Committee.

Senate No. 2059, by Mr. Lynch, Labor Relations Committee.

Senate No. 2060, by Mr. Lynch, Labor Relations Committee.

Senate No. 2061, by Messrs. Tanzman, Sears, Crabel, Lynch and Coffee, Education Committee.

Senate Concurrent Resolution No. 2007, by Messrs. Musto and Hauser, Judiciary Committee.

Senate Concurrent Resolution No. 2008, by Mr. Rinaldo, Judiciary Committee.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate Nos. 962, 737, 2029 and 802.

The 1970 Annual Report of the New Jersey Highway Authority was received and filed.

The Annual Report of New Jersey Legislative fiscal year July 1, 1969 to June 30, 1970 from the Office of the Legislative Budget and Finance Director was received and filed.
Mr. H. A. Kelly and all Senators offered the following resolution, which was read and adopted:

Whereas, J. Joseph Gribbins, dean of State House press correspondents and editor and publisher of the New Jersey Legislative Manual is today observing his seventieth birthday; and,

Whereas, Mr. Gribbins, legislative correspondent for the Evening Bulletin of Philadelphia and author of a weekly column, "New Jersey—Your State and Mine," which has appeared in many newspapers throughout the State, has had a career extending more than 44 years in association with legislative and other governmental affairs centering upon the State House; and,

Whereas, In addition to his journalistic activities, Mr. Gribbins has since 1953 served as assistant compiler, compiler, editor and publisher of the Legislative Manual; and,

Whereas, In the course of his long and industrious career, Mr. Gribbins has earned respect, confidence and affection of the members of the Legislature, of others associated with State government, and of his colleagues of the press; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:

That this House hereby felicitates Mr. Gribbins upon his seventieth birthday, records its appreciation of his many and diligent services in disseminating information of the activities of this Legislature and other aspects of State government throughout the past years and expresses the hope that many future years of activity within this State House may be similarly adorned with his presence and participation; and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be transmitted to Mr. J. Joseph Gribbins.

The motion of Mr. Coffee that Assembly No. 1317 be sent back to the General Assembly was defeated by the following vote:

In the affirmative were—

In the negative were—


Mr. Sears offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 1317, reenacted pursuant to the Governor's recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 1317, reenacted pursuant to the recommendations of the Governor, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
On motion of Mr. Dumont Senate No. 986 was placed back on second reading and amended and the amendments were adopted.

Senate No. 986, as amended, was taken up, read a second time, and ordered to a third reading.

On motion of Mr. Rinaldo Senate No. 161 was placed back on second reading and amended, and the amendments were adopted.

Senate No. 161, as amended, was taken up, read a second time, and ordered to a third reading.

The County and Municipal Government Committee reported Senate No. 972, favorably with amendments, and on motion of the Chairman the amendments were adopted.

On motion of Mr. Rinaldo Senate No. 972 was referred back to the County and Municipal Government Committee for the purpose of a public hearing.

The State Government Committee reported Senate Joint Resolution No. 19, favorably with amendment and on motion of the Chairman, the amendment was adopted.

Senate Joint Resolution No. 19, as amended, was taken up, read a second time, and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Assembly No. 272, favorably without amendment.

The Law, Public Safety and Defense Committee reported Senate No. 175, favorably without amendment.

The Law, Public Safety and Defense Committee reported Senate No. 2019, favorably without amendment.

The County and Municipal Government Committee reported Assembly No. 446, favorably without amendment.

The County and Municipal Government Committee reported Senate Nos. 1003 and 1004, favorably without amendment.

The Commerce, Industry and Professions Committee reported Senate Nos. 881 and 2015, favorably without amendment.
The Labor Relations Committee reported Senate No. 167, favorably without amendment.

The Agriculture, Conservation and Natural Resources Committee reported Assembly No. 1071, favorably without amendment.

The Agriculture, Conservation and Natural Resources Committee reported Senate Joint Resolution No. 27, favorably without amendment.

The Insurance Committee reported Senate No. 787, favorably without amendment.

The Revision and Amendment of Laws Committee, reported

Senate Nos. 985, 2012 and 134, favorably without amendment.

Senate Nos. 787, 1003, 1004, 881, 2015, 2019, 175, 985, 2012, 134, 167, Joint Resolution No. 27; Assembly Nos. 1071, 272 and 446, were taken up, read a second time, and ordered to a third reading.

The Judiciary Committee reported Senate No. 15, favorably with amendments and on motion of the Chairman the amendments were adopted.

Senate No. 15, as amended, was taken up, read a second time and ordered to a third reading.

The Judiciary Committee reported Assembly No. 1358, favorably without amendment.

The Judiciary Committee reported Assembly No. 1213, favorably without amendment.

The Judiciary Committee reported Assembly No. 1355, favorably without amendment.

The Judiciary Committee reported Assembly No. 1357, favorably without amendment.

Assembly Nos. 1358, 1357, 1355 and 1213, were taken up, read a second time, and ordered to a third reading.
The Judiciary Committee reported favorably the following nominations:

To be Judge of the Monmouth County Court, Louis R. Aikins, of Elberon.

To be Director of the Division of Water Resources, Department of Environmental Protection, Charles Pike, of Holmdel.

To be a member of the Delaware River Joint Toll Bridge Commission, John Baylor, of Phillipsburg.

To be a member of the Hudson County Board of Taxation, Salvatore A. Mollica, of West New York.

The Secretary announced the receipt of, and directed the Secretary to read, one sealed communication from the Governor, nominating for appointment with the advice and consent of the Senate to the office indicated, the following:

Member of the Palisades Interstate Park Commission, Richard Drukker, of Clifton.

The above nomination was referred to the Judiciary Committee.

Mr. Sears offered the following resolution, which was adopted:

Resolved, That when the Senate adjourns, it be to meet on Saturday at 10 a.m., and that when it then adjourn it be to meet on Monday at 2 p.m.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, February 1, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by Rabbi Leonard S. Zoll, of Temple Beth El, Elizabeth, N. J.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Beadleston the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 15, with committee amendments, 134, 167, 175, 881, 972, with committee amendments, 985, 986, with amendments, 1003, 1004, 2012, 2015, 2019, Senate Joint Resolution 19, with committee amendments, Senate Joint Resolution 27.

Senate No. 15, as amended, was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

On motion made and adopted, Senate No. 2015 was placed back on second reading for the purpose of amendment, and on motion the amendments were adopted.
Senate No. 2015, as amended, was taken up, read a second time, and ordered to a third reading.

Senate No. 161, as amended, was given third reading.

On motion of Mr. McDermott that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted, cosponsors were named to bills as follows:

Senate No. 167, Mr. Crabiel.

Senate No. 985, Mr. Kay.

Senate No. 120, Mr. Italiano.

Senate No. 808, Mr. McDermott.

Senate No. 167 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Messrs. Kay, Matturri, Waldor—3.

Senate No. 175 was given third reading.
On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 787, with Assembly committee amendment, was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 881 was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Beadleston—1.
Senate No. 985 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Assembly and Senate bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 2074, without reference.

Assembly Concurrent Resolution No. 29, Judiciary Committee.

Assembly No. 587, Insurance Committee.

Senate No. 748, Insurance Committee.

And

Senate No. 996, Insurance Committee.

Assembly No. 2074 was taken up, read a second time, and ordered to a third reading.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2062, by Messrs. Giuliano, DelTufo, Wallwork, Matturri, Sciro, Sisco and Waldor, State Government Committee.

Senate No. 2063, by Messrs. Giuliano, DelTufo, Wallwork, Matturri, Sciro and Waldor, State Government Committee.

Senate No. 2064, by Mr. Coffee, Law, Public Safety and Defense Committee.
Senate No. 2065, by Mr. Hiering, County and Municipal Government Committee.

Senate No. 2066, by Mr. Guarini, Judiciary Committee.

Senate No. 2067, by Messrs. Tanzman, Lynch and Crabel, Appropriations Committee.

Senate No. 2068, by Mr. Dumont, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2070, by Mr. Scirio, County and Municipal Government Committee.

Senate No. 2071, by Mr. Kay, Judiciary Committee.


Senate Resolution No. 2003, by Mr. Guarini, Federal and Interstate Relations Committee.

Senate No. 2072, by Mr. White, without reference.

Senate No. 2072 was taken up, read a second time, and ordered to a third reading.

The Judiciary Committee reported Assembly Nos. 1212, 1136 and Senate No. 978, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Commerce, Industry and Professions Committee reported Senate No. 942, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Labor Relations Committee reported Senate No. 2030, favorably without amendment. The bill was read a second time and ordered to third reading.

The Appropriations Committee reported Senate Nos. 2036, 2025 and Assembly No. 1086, favorably without amendment. The bills were read a second time and ordered to third reading.

The Appropriations Committee reported Senate No. 960, favorably with amendments and on motion of the Chairman the amendments were adopted. The bill as amended, was read a second time and ordered to a third reading.
Senate Nos. 2036, 2025 and Assembly No. 1086 were taken up, read a second time, and ordered to a third reading.

On motion of Mr. Schiaffo Senate No. 549 was referred back to committee for the purpose of reconsideration.

The Judiciary Committee reported favorably the following nominations:

To be Judge of the Superior Court, Charles A. Rizzi, of Westmont.

To be Judge of the Superior Court, M. Raymond McGowan, of Little Silver.

Mr. Sears moved the above nominations be confirmed by emergency vote.

Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.
Mr. Sears moved that the following nominations be confirmed:

To be Judge of the Superior Court, Louis R. Aikins, of Elberon.

To be Director, Division of Water Resources, Charles Pike, of Holmdel.

To be member Hudson County Board of Taxation, Salvatore A. Mollica, of West New York.

To be member Delaware River Joint Toll Bridge Commission, John Baylor, of Phillipsburg.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

Senate No. 986, as amended, was given third reading and on motion of Mr. Dumont that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 2012 was given third reading, and on motion of Mr. McDermott that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Woodcock, Senate No. 808 was placed back on second reading and amended and the amendments were adopted. The bill as amended was read a second time and ordered to a third reading.

Senate No. 2019 was given third reading, and on motion of Mr. Rinaldo that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Joint Resolution No. 19, as amended, was given third reading, and on motion of Mr. Schiaffo that the bill pass, the vote was as follows:

In the affirmative were—


In the negative were—

President Bateman appointed Mr. Sciro as Acting Chairman of the Agriculture, Conservation and Natural Resources Committee.

Senate Joint Resolution No. 27 was given third reading, and on motion of Mr. Hiering that the bill pass, the vote was as follows:

In the affirmative were—

In the negative—None.

The Education Committee reported Senate Nos. 2040 and 2061 and Assembly Nos. 850, 699 and 803, favorably without amendments. The bills were read a second time and ordered to a third reading.

On motion of Mr. Bateman, Senate No. 2015 was placed back on second reading and amended and the amendments were adopted.

Senate No. 2015, as amended, was taken up, read a second time, and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday at 10 a.m., and that when it then adjourn, it be to meet on Saturday at 10 a.m., and that when it then adjourn it be to meet on Monday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, February 6, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, February 8, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by Father Jos. McLaughlin, of Trenton.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate Bills:

Senate Nos. 443, 776, 2047, 728, 937, 804, 897, 1007 and Senate Joint Resolution No. 16.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 830, State Government Committee.
Assembly No. 631, Transportation and Public Utilities Committee.
Assembly No. 309, Labor Relations Committee.
Assembly No. 731, Labor Relations Committee.
Assembly No. 1100, Judiciary Committee.
Assembly No. 1175, Law, Public Safety and Defense Committee.

And
Assembly No. 2082, County and Municipal Government Committee.
The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bill with Assembly amendments, in which the concurrence of the Senate is requested, which bill was read for the first time and referred by the President as indicated:

Senate No. 648 with Assembly amendments, without reference.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 808 with Senate amendment, 942, 960 with Senate committee amendment, 2015 with Senate amendment, 2025, 2030, 2036, 2040, 2061 and 2072.

Messrs. W. F. Kelly, Hauser, Guarini and Musto offered the following resolution, which was read and adopted:

WHEREAS, The Honorable Alfred E. Suminski of Jersey City, a member of the General Assembly, died on Friday, February 5, 1971, at the age of 62; and,

WHEREAS, A native and lifelong resident of the City of Jersey City and a graduate of the public schools of that city, Mr. Suminski served on the Jersey City Police force from 1940 until 1967, during which time he rose from patrolman to become an inspector in 1962 and was appointed director of police in 1963, and in the course of his service received numerous citations and commendations for gallant and meritorious service; and,

WHEREAS, During World War II Mr. Suminski’s career was interrupted by service in the United States Marine Corps, in which he served for 22 months of combat duty in the South Pacific; and,

WHEREAS, Mr. Suminski was elected to the General Assembly in 1967 to represent District 12B (Part of Hudson), was reelected in 1969, and served diligently and faithfully from January of 1968 until the date of his death, earning the respect and affection of his colleagues; and,

WHEREAS, Born of immigrant parents, proud of the Polish national heritage of his ancestry, and faithful, honorable and courageous in his service to the community, State and nation of his birth, Assemblyman Suminski exemplified the highest virtues of citizenship and manhood; now, therefore,
Be It Resolved by the Senate of the State of New Jersey:

That this House hereby expresses its profound sorrow at the death of Alfred E. Suminski, pays tribute to his record of public service, and extends condolences to his family; and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be transmitted to his widow, Irene Popp Suminski.

Assembly No. 1071 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1136 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were named to bills as follows:

Senate No. 808, Mr. Matturri.
Senate No. 2015, Mr. Guarini,
Senate Nos. 972 and 207, Mr. Schoem.

And

Senate Nos. 88 and 513, Mr. Guarini.

Senate No. 808, as amended, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 960, as amended, was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 978 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:


In the negative—None.
On motion of Mr. Kay, Senate No. 942 was placed back on second reading and amended, and the amendment was adopted.

Senate No. 942, as amended, was taken up, read a second time and ordered to a third reading.

President pro tempore McDermott assumed the duties of the Chair.

Senate No. 2015, as amended, was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The following bills were read for the first time by their titles and referred to committees as indicated:

Senate No. 2074, by Mr. Sears, Taxation Committee.

Senate No. 2075, by Mr. Sears, Taxation Committee.

Senate No. 2076, by Mr. Sears, Taxation Committee.


Senate No. 2079, by Messrs. Stout and Hagedorn, Transportation and Public Utilities Committee.

Senate No. 2080, by Messrs. Schiaffo, Hagedorn and Knowlton, Education Committee.

Senate No. 2081, by Mr. Guarini, Judiciary Committee.

Senate No. 2082, by Mr. Kay, County and Municipal Government Committee.

Senate No. 2084, by Messrs. Guarini and Maraziti, Air and Water Pollution and Public Health Committee.


The Judiciary Committee reported Assembly No. 448, favorably without amendment.

Assembly No. 448 was taken up, read a second time and ordered to a third reading.

The Judiciary Committee reported favorably the following nomination:

To be a member of the Palisades Interstate Park Commission, Richard Drukker, of Clifton, to succeed Albert R. Jube, resigned.

Senate No. 2025 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2030 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Maraziti, Matturri, Miller, Musto, Ridolfi, Rinaldo, Schiaffo, Sears,
Sisco, Stout, Tanzman, Waldor, Wallwork, White, Woodcock—32.

In the negative—None.

Senate No. 2036 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2040 was given third reading.

On motion of Mr. Sisco that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 699 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Knowlton, Lynch, Maraziti, Matturri, McDermott, Miller, Musto, Ridolfi, Rinaldo,
Schiavfo, Sears, Sisco, Stout, Tanzman, Waldor, Wallwork, White—32.

In the negative—None.

Assembly No. 1212 was given third reading.

On motion of Mr. Beadlestone that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears assumed the duties of the Chair.

On motion of Messrs. Bateman and Crabel Senate Concurrent Resolution No. 2009 was taken up and adopted by voice vote.

Mr. Bateman returned to the Chair.

Senate No. 2045 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears moved that the Senate confirm the following nomination by emergency vote:

To be a member of the Palisades Interstate Park Commission, Richard Drukker, of Clifton, to succeed Albert R. Jube, resigned, for the term prescribed by law.
Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.

Upon the question, "Will the Senate advise and consent to the above nomination?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

The President announced receipt of, and directed the Secretary to read, 3 letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Judge of the Union County District Court, Edward W. McGrath, of Elizabeth, for the term prescribed by law.

To be Prosecutor of Ocean County, Martin B. Anton, of Bricktown, for the term prescribed by law.

To be Judge of the Union County District Court, John P. Walsh, of Mountainside, for the term prescribed by law.

The President ordered the nominations referred to the Judiciary Committee.

The Institutions and Welfare Committee reported Senate No. 988, favorably without amendment.
The County and Municipal Government Committee reported Senate Nos. 1006, 2001, 2065, 2021, 2028 and Assembly No. 873, favorably without amendment.

Senate Nos. 988, 1006, 2001, 2065, 2021, 2028 and Assembly No. 873, were taken up, read a second time and ordered to a third reading.

The Education Committee reported Senate No. 2027, favorably without amendment.

The Law, Public Safety and Defense Committee reported Senate Concurrent Resolution No. 11, Assembly Nos. 919, 228 and 471, favorably without amendment.

The Taxation Committee reported Senate No. 2020, favorably with amendments.

Senate No. 2020 was read a second time and the amendments were adopted.

Senate Nos. 2027, 2020 as amended, Senate Concurrent Resolution No. 11, Assembly Nos. 919, 228 and 471, were taken up, read a second time and ordered to a third reading.

On motion of Mr. Beadleston, Assembly No. 803 was placed back on second reading and amended, and the amendment was adopted.

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

Whereas, The Senate Journal for June 22, 1970, records the passage upon third reading of Assembly No. 962 of 1970 by a vote of 23 to 1; and,

Whereas, The tabulation of the said vote is incorrect that it records Mr. Musto as having voted in the affirmative although he actually voted in the negative; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:

The tabulation of the vote on Assembly No. 962 of 1970 upon third reading as recorded in the Senate Journal for June 22, 1970, is hereby corrected to read as follows:

In the affirmative were—

Messrs. Bateman (President), DelTufo, Dumont, Forsythe, Giuliano, Hiering, Italiano, Kelly, H. A., Knowlton, LaCorte, Maraziti, Matturri, Miller, Rinaldo,
Schiaffo, Schoem, Sears, Sisco, Waldor, Wallwork, White, Woodcock—22.

In the negative were—

Messrs. Farley, Musto—2.

The Secretary announced receipt of 3 absolute veto messages from the Governor which the President ordered to be filed.

_STATE OF NEW JERSEY,_
EXECUTIVE DEPARTMENT,}

_February 8, 1971._

_SENATE BILL NO. 524_

_To the Senate:_

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 524, without my approval.

The effect of this bill is not to increase aid to school—nor was that its intent. This bill would merely accelerate payment.

While there is merit in this legislation, I do not believe that the benefits of this proposal would justify the immediate costs involved, particularly considering the State’s present financial condition. Furthermore, it was recommended that the Permanent State Aid Study Commission, established by c. 233, P. L. 1970, study the possibility of a weighting factor for special education students. Some recognition should be given districts that are operating a high quality special education program. This could be formulated in the establishment of criteria for classification of districts under the Bateman Formula.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 540, without my approval.

Senate Bill No. 540 would grant tenure to any person who on the effective date of the act is holding the position of county adjuster or is acting or performing the duties of county adjuster in any county of the third class having a population of less than 55,000, according to the 1960 Federal Census, which has adopted the provisions of subtitle 3 of Title 11 of the Revised Statutes.

It is my belief that tenure in such an office should not be gained through circumvention of Title 11 but rather through the normal Civil Service competitive procedure of examination, certification and appointment.

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL, Governor.

Attest:

/s/ JEAN E. MULFORD, Acting Secretary to the Governor.

State of New Jersey, Executive Department, February 8, 1971.

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 753 without my approval.

This bill would provide an alternate method of probation for persons convicted of offenses other than misdemeanors or high misdemeanors. Under programs to be prepared and developed by the Department of Institutions and Agencies, such persons could render "services to the State within his
ability, skill, competence, training, experience at any one or more jails, penitentiaries, prisons or other institutions established for the incarceration of prisoners in this State.” A schedule is provided to allow credit towards the sentence and toward the minimum period of probation by rendering specified hours of “services”.

Presently, the subject of probation is solely within the control of the Judiciary. Immediate supervision thereof is placed with the Chief Probation Officer of the county under the direction of the Courts. Section 2A:168-2 of the New Jersey Statutes authorizes the Courts to determine and modify conditions of probation. Insofar as this bill would give the Department of Institutions and Agencies responsibility for preparing and developing alternate methods of probation, it would cause a division of authority and responsibility between two branches of government and could only result in confusion.

Further, applicability of the provisions for allowing service credit “toward the minimum period of probation” is uncertain. Under existing law (N. J. S. 2A:168-4) the Courts are empowered to discharge a defendant from probation or extend the period of probation at any time for good cause. There is, thus, in fact, no minimum term of probation. Again, confusion would result.

Finally, under present recently enacted law (P. L. 1969, c. 22) the Commissioner of Institutions and Agencies already has authority to release inmates imprisoned in institutions to work at paid employment or participate in training or educational programs in the community when it is in the public interest to do so. This existing program is most complete and contains safeguards to prevent displacement of local workers, for the regulation of pay and working conditions, and to avoid any agency relationship between the released prisoner and the State or any of its departments or subdivisions.

Respectfully,


Attest: /s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
On motion of Mr. Tanzman, Senate No. 2061 was placed back on second reading and amended, and the amendment was adopted.

Senate No. 2061, as amended,

And

Assembly No. 803, with Senate amendment,

Were taken up, read a second time and ordered to a third reading.

The following bill was read for the first time by its title and referred to the committee as indicated:


The Secretary announced receipt of one veto message from the Governor as follows:

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT,  
February 8, 1971.  

SENATE BILL NO. 770  

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 770, with my objections, for reconsideration.

Senate Bill No. 770 provides that blind persons using a predominantly white or metallic colored cane or using a seeing eye dog or other dog trained as a guide for the blind shall have the right-of-way in crossing highways or intersections. The bill further provides that the failure of a blind person to comply with the provisions of this act shall not give rise to a conclusive presumption of contributory negligence by such a blind person.

While I am in agreement with the intent of the bill to establish the right-of-way for such blind persons, I am concerned that the bill, as drafted, may have a harmful effect on their personal safety. There is no provision requiring some distinctive marking of the dog accompanying the blind person. It is quite possible that the blind person would not
be readily identifiable to approaching motorists. It is my recommendation that the seeing eye dog or other dog guide be equipped with a rigid ‘U’-shaped harness such as customarily used on dog guides. This would aid considerably in alerting approaching motorists that a blind person was crossing the highway or intersection.

Accordingly, I am returning Senate Bill No. 770 for reconsideration with the recommendation that it be amended as follows:

Page 1, Section 1, Line 6: After “blind,” insert “equipped with a rigid ‘U’-shaped harness such as customarily used on dog guides”.

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.

On motion of Mr. Sears, Senate No. 770 was taken up and amended in accordance with the recommendations of the Governor.

Senate No. 770, as amended, was read a second time and ordered to a third reading.

Mr. Sears offered the following resolution which was read and adopted:

Resolved, That when the Senate adjourns, it be to meet on Thursday, February 11 at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by Rabbi M. Raab, Trenton, N. J.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

On motion of Mr. Beadleston, Senate Concurrent Resolution No. 2011 was taken up and adopted by voice vote.

Senate No. 134 was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 770 with Senate amendments, 942 with Senate amendments, 988, 1006, 2001, 2020 with Senate amendments, 2021, 2027, 2028, 2061 with Senate amendments, 2065, Senate Concurrent Resolution No. 11, and Senate amendment to Assembly No. 803.
Senate No. 770, as amended pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 942, as amended, was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 2129, without reference.
Assembly No. 2128, without reference.
Assembly No. 489, Transportation and Public Utilities Committee.
Assembly No. 1306, Education Committee.
Assembly No. 2131, without reference.
Assembly No. 1116, Judiciary Committee.
Assembly No. 77, without reference.
Assembly No. 845, without reference.
Assembly No. 1182, State Government Committee.

Assembly No. 1272, Transportation and Public Utilities Committee.

Assembly No. 1277, Insurance Committee.

Assembly No. 1353, Law, Public Safety and Defense Committee.


The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed a resolution requesting the return of Senate No. 648 with Assembly amendments, for further consideration.

On motion of Mr. Sears, Senate No. 648 with Assembly amendments, was returned to the General Assembly for further consideration.

Assembly Nos. 2128, 2131, 77, 845, Assembly Joint Resolution No. 2002 and Senate No. 685, were taken up, read a second time and ordered to a third reading.

Mr. Dumont offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2128 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2128 was given third reading.
On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2129 was taken up, read a second time and ordered to a third reading.

Mr. Dumont offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2129 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2129 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
The President announced receipt of, and directed the Secretary to read, 6 letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the State Museum Advisory Council, Reeve Schley, Jr., of Whitehouse.

To be Director of the Division of Marine Services, Richard D. Goodenough, of Pottersville.

To be Judge of Gloucester County Court, R. Edward Klaisz, Jr., of Woodbury, to succeed John J. Kitchen.

To be Judge of Middlesex County District Court, Herman Breitkopf, of Highland Park.

To be Judge of Middlesex County District Court, Joseph J. Takaes, of New Brunswick.

To be Judge of Hudson County Juvenile and Domestic Relations Court, Samuel Miller, of Jersey City.

The President ordered the above nominations referred to the Judiciary Committee.

The Judiciary Committee reported the following nominations favorably:

To be Prosecutor of Ocean County, Martin B. Anton, of Bricktown, for the term prescribed by law.

To be Judge of the Union County District Court, Edward W. McGrath, of Elizabeth, for the term prescribed by law.

To be Judge of the Union County District Court, John P. Walsh, of Mountainside, for the term prescribed by law.

To be Judge of the Middlesex County District Court, Herman Breitkopf, of Highland Park, for the term prescribed by law.

To be Judge of the Middlesex County District Court, Joseph J. Takaes, of New Brunswick, for the term prescribed by law.

To be Judge of the Gloucester County Court, R. Edward Klaisz, of Woodbury, for the term prescribed by law.

To be Director, Division, Marine Services Department of Environmental Protection, Richard D. Goodenough, of Pottersville, for the term prescribed by law.
To be a member of the State Museum Advisory Council, Reeve Schley, Jr., of Whitehouse, for the term prescribed by law.

Mr. Sears moved that the Senate confirm the following nominations under suspension of the rules:

To be Judge of the Middlesex County District Court, Herman Breitkopf, of Highland Park and Joseph J. Takach, of New Brunswick, for the term prescribed by law.

To be Judge of the Gloucester County Court, R. Edward Klaisz, of Woodbury, for the term prescribed by law.

Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.

On motion of Mr. Sears, the following nominations were taken up:

To be Prosecutor of Ocean County, Martin B. Anton, of Bricktown, for the term prescribed by law.

To be Judge of the Union County District Court, Edward W. McGrath, of Elizabeth, for the term prescribed by law.

To be Judge of the Union County District Court, John P. Walsh, of Mountainside, for the term prescribed by law.

To be Judge of the Middlesex County District Court, Herman Breitkopf, of Highland Park, for the term prescribed by law.

To be Judge of the Middlesex County District Court, Joseph J. Takacs, of New Brunswick, for the term prescribed by law.

To be Judge of the Gloucester County Court, R. Edward Klaisz, Jr., of Woodbury, for the term prescribed by law.
Upon the question "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

The Law, Public Safety and Defense Committee reported Senate Nos 2083, favorably without amendment.

Senate No. 2083, was taken up, read a second time and ordered to a third reading.

Mr. Matturri offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2083 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were named to bills as follows:

Senate No. 2083, Messrs. Tanzman and Musto.

Senate No. 2083 was given third reading.
On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2086, by Messrs. Rinaldo and Sisco, Judiciary Committee.


Senate No. 2088, by Messrs. Dumont, Maraziti and Dickinson, Institutions and Welfare Committee.

Senate No. 2089, by Mr. Rinaldo, Law, Public Safety and Defense Committee.


Senate No. 2092, by Mr. Bateman, Taxation Committee.


Senate Concurrent Resolution No. 2010, by Messrs. Rinaldo and Sisco, Taxation Committee.

Senate No. 2069, by Messrs. Bateman and Sears, Air and Water Pollution and Public Health.

Senate No. 2095, by Mr. Italiano, without reference.

Senate Concurrent Resolution No. 2011, by Mr. Beadleston, without reference.

The State Government Committee reported the following bills favorably without amendment.

Senate Nos. 2062, 2063, and Assembly No. 960.

The Revision and Amendment of Laws Committee reported the following bill favorably without amendment:

Senate No. 141.

The Judiciary Committee reported the following bills favorably without amendment:

Senate Nos. 2071, and Assembly Nos. 1291 and 981.

The County and Municipal Government Committee reported the following bills favorably without amendment:

Senate Nos. 994, 2054, 2055 and 2056.

The Agriculture, Conservation and Natural Resources Committee reported the following bill favorably without amendment:

Senate No. 2068.

The Federal and Interstate Relations Committee reported the following bill favorably without amendment:

Senate Resolution No. 2003.

Senate Nos. 2071, 2062, 2063, 994, 2054, 2055, 2056, 141, 2068, 685 with Assembly amendments, and Assembly Nos. 981, 1291, 960, 2131, 77, 845, and Assembly Joint Resolution No. 2002, were taken up, read a second time and ordered to a third reading.

Senate No. 988 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, Dell'ufo, Dumont, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Lynch,

In the negative—None.

Mr. Matturri offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2131 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2131 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Hiering, Assembly No. 2066 was placed on second reading and amended and the amendments were adopted.

Assembly No. 2066 with Senate amendments, was taken up, read a second time and ordered to a third reading.

Mr. Hiering offered the following resolution, which was read and adopted by the following vote:
Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2066 with Senate amendments is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2066, with Senate amendments, was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Senate No. 2001 was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2021 was given third reading.
On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2027 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2028 was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2061, as amended, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini,

In the negative—None.

Senate No. 2065 was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Messrs. Guarini and Musto, Senate Concurrent Resolution No. 11, was taken up and adopted by voice vote.

Senate Nos. 2094 and 2095,

Were taken up, read a second time, and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Senate No. 2014, favorably without amendment.

Senate No. 2014, was taken up, read a second time, and ordered to a third reading.

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

Resolved, That Henry M. Stumpf of Dumont, in the County of Bergen, be appointed as Assistant Supervisor of Bills, for the legislative year, at a salary of $1400 per annum.

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

Resolved, That the following be appointed to the staff of the Minority as indicated:
Research Aide—Mrs. Anna M. Hayes of Colonia—salary $500, payable semi-annually.

Research Assistant—John R. Romagna, of Milltown—salary $1200, payable June 1, 1971—Larry E. Vereen, of Trenton—salary $1200, payable semi-annually.

Mr. Sears offered the following resolution, which was read and adopted.

Resolved, That when the Senate adjourns, it be to meet on Saturday, February 13 at 10 a.m. and when it then adjourn it be to meet on Tuesday, February 16, 1971 at 2 p.m.
SATURDAY, February 13, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
TUESDAY, February 16, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Bernard A. Peters, St. Joseph’s Church, Maplewood, N. J.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

Assembly No. 448 was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Printed Bills Committee reported the following bills correctly printed:


The Secretary reported receipt of the following message from the Clerk of the General Assembly:
State of New Jersey,
General Assembly Chamber,
Mr. President: February 16, 1971.

I am directed by the General Assembly to inform the Senate that the General Assembly has passed the following resolution:

Be It Resolved, That at 2:30 p.m., the Senate and General Assembly meet in Joint Session for the purpose of receiving the Governor's Budget Message which will be delivered in person.

In which the concurrence of the Senate is requested.

PAT CHARLES,
Clerk of the General Assembly.

Mr. Sears moved that the Senate concur in the Assembly resolution, which motion was adopted.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills:


The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 1322, Agriculture, Conservation and Natural Resources Committee.

Assembly No. 2014, County and Municipal Government Committee.

Assembly No. 2070, without reference.

And

Assembly No. 704, Transportation and Public Utilities Committee.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bill in which the concurrence of the
Senator is requested, which bill was read for the first time and referred by the President as indicated:

Senate No. 124, with Assembly amendments, without reference.

The Senate recessed for the purpose of a joint session to receive the Governor's Budget Message.

On the conclusion of the joint session the Secretary called the roll when the following Senators answered the call:


Senate No. 685, with Assembly amendments, was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 141 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly 2070 was taken up, read a second time and ordered to a third reading.

Assembly No. 471 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2095 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2094 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. H. A., Kelly offered the following resolution, which was read and adopted by the following vote:
Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate that Assembly No. 2070 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were —


In the negative—None.

Assembly No. 2070 was given third reading.

On motion of Mr. H. A. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The following bill was read for the first time by its title.


Senate No. 2106 was taken up, read a second time and ordered to a third reading.

Mr. Wallwork offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2106 is an emergency measure and may proceed forthwith from second to third reading.
In the affirmative were—


In the negative—None.

Senate No. 2106 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 994 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2068 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabel, DelTufo, Dumont, Giuliano, Guarini, Hagedorn,
In the negative—None.

On motion of Mr. Dumont, Senate No. 2020 was laid over.

Assembly No. 803, with Senate amendment, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 850 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 873 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, DelTufo, Dumont, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kelly, H. A., Knowlton, Lynch,
Maraziti, Matturri, McDermott, Miller, Musto, Ridolfi, Rinaldo, Sciro, Sears, Sisco, Stout, Waldor, Wallwork, White—27.

In the negative—None.

Senate No. 2054 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2055 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2056 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 919 was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 77, reenacted pursuant to the Governor’s recommendation, was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 960 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1355 was given third reading.
On motion of Mr. Sisco that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1357 was given third reading.

On motion of Mr. Sisco that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the State Board of Education, Paul J. Christiansen, of West Orange, to succeed Martin S. Fox.

To be Judge of Essex County District Court, Nicholas Scalera, of West Orange, to succeed John A. Marzulli.

To be Judge of Essex County District Court, Stanley G. Bedford, of Nutley, to succeed Raymond DelTufo, Jr., deceased.

To be Judge of Essex County Court, John A. Marzulli, of Upper Montclair, to succeed Leon S. Milmed.

To be Judge of Camden County Court, Peter J. Devine, Jr., of Haddon Township, to succeed Charles A. Rizzi.

To be Judge of Atlantic County Court, Benjamin A. Rimm, of Atlantic City.
To be Judge of Bergen County Court, Raymond H. Flanagan, of Oradell.

To be Judge of Bergen County Court, Martin J. Kole, of Fair Lawn.

To be Judge of Camden County Court, Louis L. Goldman, of Pennsauken.

To be Judge of Camden County Court, William A. Pascoe, of Cherry Hill.

To be Judge of Middlesex County Court, John B. Molineux, of Metuchen.

To be Judge of Essex County Court, Joseph Harrison, of Livingston.

To be Judge of Essex County Court, Morris N. Hartman, of Orange.

To be Judge of Essex County Court, Francis W. Hayden, of North Caldwell.

To be Judge of Essex County Court, Leon W. Kapp, of East Orange.

To be Judge of Essex County Court, Joseph B. Sugrue, of East Orange.

To be a member of the Tri-State Transportation Commission, Stanley D. Iacono, of Weehawken, to succeed James Kerney.

The President ordered the above 17 nominations referred to the Judiciary Committee.

The Judiciary Committee reported the following nominations favorably:

- To be Judge of the Atlantic Court, Benjamin A. Rimm, of Atlantic City.

- To be Judge of the Bergen County Court, Raymond H. Flanagan, of Oradell.

- To be Judge of the Bergen County Court, Martin J. Kole, of Fair Lawn.

- To be Judge of the Camden County Court, Peter J. Devine, Jr., of Haddon Township.
To be Judge of the Camden County Court, Louis J. Goldman, of Pennsauken.

To be Judge of the Camden County Court, William A. Pascoe, of Cherry Hill.

To be Judge of the Essex County Court, Francis W. Hayden, of North Caldwell.

To be Judge of the Essex County Court, Joseph Harrison, of Livingston.

To be Judge of the Essex County Court, Morris N. Hartman, of Orange.

To be Judge of the Essex County Court, Leon W. Kapp, of East Orange.

To be Judge of the Middlesex County Court, John B. Molineux, of Metuchen.

To be Judge of the Essex County Court, Joseph B. Sugrue, of East Orange.

To be Judge of the Essex County District Court, Stanley G. Bedford, of Nutley.

To be Judge of the Essex County District Court, Nicholas Scalera, of West Orange.

To be Judge of the Essex County Court, John A. Marzulli, of Upper Montclair.

To be Judge of the Hudson County Juvenile and Domestic Relations Court, Samuel Miller, of Jersey City.

Mr. Sears moved that the Senate confirm the above nominations, under suspension of the rules.

Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.
Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

Assembly No. 1358 was given third reading.

On motion of Mr. Sisco that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1291 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Joint Resolution No. 2002 was given third reading.
On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 981 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 845, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Sisco that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—Mr. Waldor—1.

On motion of Mr. Sisco, Senate No. 812 was recalled from the General Assembly and removed from the files.

The Commerce, Industry and Professions Committee reported Senate Nos. 560, 958 and 2039, favorably without
amendments. The bills were read a second time and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate Joint Resolution No. 2003 favorably without amendment. The bill was read a second time and ordered to a third reading.

The Labor Relations Committee reported Assembly No. 731 favorably without amendment. The bill was read a second time and ordered to a third reading.

The following bills were read for the first time by their titles and referred to committee, as indicated:

Senate No. 2096, by Mr. Rinaldo, Federal and Interstate Relations Committee.

Senate No. 2097, by Messrs. Guarini and Musto, State Government Committee.

Senate No. 2098, by Messrs. Guarini and Musto, State Government Committee.

Senate No. 2099, by Mr. Farley, Education Committee.

Senate No. 2100, by Mr. Sisco, Institutions and Welfare Committee.

Senate No. 2101, by Mr. Sisco, Insurance Committee.

Senate No. 2102, by Mr. Rinaldo, Law, Public Safety and Defense Committee.

Senate No. 2103, by Messrs. Wallwork, Matturri and Giuliano, Air and Water Pollution and Public Health Committee.

Senate No. 2104, by Mr. Farley, County and Municipal Government Committee.

Senate No. 2105, by Messrs. DelTufo and Matturri, County and Municipal Government Committee.

Senate Resolution No. 2004, by Mr. Wallwork, without reference.

The Secretary announced the receipt of the annual Report of the New Jersey Turnpike Authority, 1970, which was ordered filed by the President.

The Secretary read 3 communications from the Governor in which he absolutely vetoed Senate Nos. 296, 777 and
Senate Joint Resolution No. 22. The President ordered the communications filed.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 16, 1971.

SENATE BILL NO. 296

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 296, without my approval, for the following reasons.

Senate Bill No. 296 would provide $50 per diem for members of the Legalized Games of Chance Control Commission, with a limit of $3,000 per member each year. Under existing law, members of the Commission, as do members of other and numerous commissions, or boards and councils in this State, serve without compensation, but are entitled to reimbursement of actual expenses.

Throughout the years, numerous State commissions, boards and councils have freely and willingly given of their time and energy to the State and its municipalities as a civic duty. While it is recognized that most such boards are expected to meet approximately once a month, many citizen members of such groups conscientiously devote much additional time to such duties. I do not believe that legislation of this nature is necessary to obtain the support and interest of qualified personnel who are sincerely interested in becoming involved on various levels of government.

Although the financial impact of this bill may appear relatively small to the State, I believe that it would be the beginning of a trend towards extending such legislation to all boards, commissions and councils, not only on the State level but on other levels of government starting with the municipalities. This legislation, and the necessity of justifying it in relation to other boards which have existed for many years at all levels of government, makes it difficult to justify the possible implications and the costs involved, particularly considering the State’s present financial condition and that of a great number of the political subdivisions of this State.
I am, therefore, returning Senate Bill No. 296, without my approval.

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL,
Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 16, 1971.

SENATE BILL NO. 777

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 777, without my approval.

This bill amends the alcoholic beverage laws concerning the disqualification from employment by licensees of persons convicted of crimes of moral turpitude. It would permit the removal of this disqualification after the lapse of four years, rather than five years, following conviction for persons seeking employment in a capacity other than the manufacturing, rectification, blending, treating, fortification, mixing, processing, bottling, serving, sale or distribution of alcoholic beverages. Disqualification from employment in these specified categories and disqualification from holding a license or an interest in a license would continue to be governed by the five year disqualification period.

This bill would effect undesirable change in the State’s alcoholic beverage law by providing two different rehabilitation periods, two different types of disqualification removals, and a commingling of persons employed by a licensee, some of whom could perform limited functions and others who could perform all functions. The two types of disqualification removals would be too confusing and difficult to administer. Persons receiving the limited relief under this bill would still be prohibited from being involved in alcoholic beverage activity although they could be otherwise employed on licensed premises.
Enactment of this bill would not accomplish any worthwhile result in the administration and enforcement of alcoholic beverage laws.

Accordingly, I herewith return Senate Bill No. 777 without my approval.

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL,
Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
February 16, 1971.

SENATE JOINT RESOLUTION NO. 22

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Joint Resolution No. 22 without my approval.

Senate Joint Resolution No. 22 would have created a commission to promote the recognition, commemoration and celebration of the twenty-fifth anniversary of the United Nations, which anniversary took place during 1970. I felt it was unnecessary to approve the joint resolution because of the fact that the celebration of the anniversary was coordinated among all the states by the United Nations Association of the United States of America. Through the effort of this association and the New Jersey State United Nations Day Chairman, Assemblyman Herbert M. Rinaldi, appropriate ceremonies were observed, and I issued a proclamation declaring October 24, 1970 as United Nations Day in New Jersey. This proclamation, together with similar proclamations throughout the nation gave impetus to a national commemoration of the anniversary of the founding of the United Nations.

Accordingly, I herewith return this resolution without my approval.

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL,
Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
The Secretary read a communication from the Governor in which he conditionally vetoed Senate No. 526.

STATE OF NEW JERSEY,

EXECUTIVE DEPARTMENT,

February 16, 1971.

SENATE BILL NO. 526

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 526, with my objections, for reconsideration.

This bill supplements the county detectives pension fund to permit Morris County to adjust pensions payable to retired county detectives or their dependents to reflect increases or decreases in the cost of living.

While I am not opposed to these county detectives participating in such pension adjustments, I feel any adjustments they receive should be consistent with those provided for pensioners under State administered pension systems.

The Pension Increase Act (P. L. 1958, c. 143 as amended and supplemented) limits "cost-of-living increases" to 50% of the change in the Consumer Price Index. Further, no provision is made for adjustments on behalf of dependents. I feel these same limitations should apply to the county detectives pension fund. In addition, to insure equality of treatment and uniformity of benefits, increases should only be provided pursuant to this bill if funds are provided for payment of increases for all the State administered pension programs.

I am, accordingly, returning Senate Bill No. 526 with the recommendation that it be amended as follows:

Page 1, Section 1, Line 3: After "retirants" delete "or their dependents".

Page 1, Section 1, Lines 7-8: After "retirants" delete "or their dependents".

Page 1, Section 1, Line 15: Insert two new sections as follows:
"2. No adjustment shall be made beyond those permitted to be made for pensioners in State administered retirement systems, as promulgated by the Director of the Division of Pensions in accordance with the provisions of the 'Pension Increase Act' (P. L. 1958, c. 143)."

"3. Adjustments hereunder shall continue to be made as long as the employer appropriates the amount necessary to make such additional payments and provided further that there is appropriated by the State the amount certified for pensioners of State administered retirement systems.''.

Page 1, Section 2, Line 1: Delete "2.", and insert "4."

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.

Mr. Sears moved that Senate No. 526 be amended pursuant to the recommendations of the Governor, and be given second reading without reference for the purpose of reenactment which was adopted.

Senate No. 526, as amended pursuant to the recommendations of the Governor, was taken up, read a second time and ordered to a third reading.

Mr. Wallwork announced that a Public Hearing would be held by the Senate Committee on Air and Water Pollution and Public Health on March 1 at 10 a.m. in the Senate Chamber on the following bills:

Senate Nos. 822, 823, 928, 967, 824 and 817.

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

Resolved, That when the Senate adjourns it be to meet on Thursday, February 18 at 2 p.m., that when it then adjourn it be to meet on Saturday, February 20 at 2 p.m., that when it then adjourn it be to meet on Monday, February 22 at 2 p.m., that when it then adjourn it be to meet on Thursday, February 25 at 2 p.m., that when it then adjourn it be to meet on Saturday, February 27 at 2 p.m., that when it then adjourn it be to meet on Monday, March 1 at 2 p.m., that when it then adjourn it be to meet on Thursday, March 4 at
2 p.m., that when it then adjourn it be to meet on Saturday, March 6 at 2 p.m., and that when it then adjourn it be to meet on Monday, March 8 at 2 p.m.

THURSDAY, February 18, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, February 20, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

——


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
SATURDAY, February 27, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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MONDAY, March 1, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, March 6, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

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

Resolved, That all Senate bills and joint resolutions which shall have been printed with an introduction date of March 8, 1971 shall not be reprinted for the purpose of changing said date but shall be construed to bear an introduction date of March 11, 1971.

Messrs. Sciro, Schoem and all Senators offered the following resolution, which was read and adopted:

Whereas, The Honorable Edward Sisco of Wayne Township, Passaic County, a member of this House, died on March 6, 1971, at the age of 47; and,

Whereas, Senator Sisco, a native of the City of Paterson and lifelong resident of Passaic County, was an active participant in the public affairs and the business and civic life of his community and State; and,

Whereas, Prior to his election to the State Senate, Mr. Sisco had served as a member and President of the Wayne Township Council and as Mayor of Wayne Township, and had held other posts of public trust and honor, including his service as a delegate to the Constitutional Convention of 1966; and,
WHereas, Elected to the State Senate in 1967, Mr. Sisco represented District 14 (Passaic County) from January 9, 1968, until the date of his death; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:
That this House hereby expresses its profound sorrow at the untimely death of the Honorable Edward Sisco, pays tribute to this record of distinguished and devoted public service, and extends condolences to his family; and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be transmitted to Evelyn Youngster Sisco, widow of the Honorable Edward Sisco.

The Printed Bills Committee reported
Senate Nos. 526, with conditional veto, 560, 958, 2039; Senate Joint Resolution No. 2003 and Senate Resolution No. 2004, correctly printed.

Senate No. 124, with Assembly amendment, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 560 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.
Senate No. 958 was given third reading.

On motion of Mr. McDermott that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2039 was given third reading.

On motion of Mr. McDermott that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2062 was given third reading.

On motion of Mr. Giuliano that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2063 was given third reading.

On motion of Mr. Giuliano that the bill pass, the vote was as follows:
In the affirmative were—


In the negative—None.

The President announced receipt of, and directed the Secretary to read, 5 letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Judge of the Hudson County Court, Raymond W. Young, of North Bergen, to succeed Sol Schulman, for the term prescribed by law.

To be Judge of the Cape May County Court, Nathan C. Staller, of North Wildwood, to succeed himself, for the term prescribed by law.

To be Judge of the Joint Municipal Court of the Township of Green and the Borough of Andover, William T. Archer, Jr., of Newton, to succeed John R. Knox, for the term prescribed by law.

To be Judge of the Intermunicipal Court of the Township of Berkeley, Boroughs of Pine Beach and Beachwood, Francis P. Piscal, of Toms River, to succeed Martin B. Anton, for the term prescribed by law.

To be Associate Justice of the Supreme Court, Worral F. Mountain, of Morristown, to succeed Vincent S. Haneman, for the term prescribed by law.

The above nominations were referred to the Judiciary Committee.

The Judiciary Committee reported favorably the following nomination.

To be Associate Justice of the Supreme Court, Worral F. Mountain, of Morristown, to succeed Vincent S. Haneman.

On motion of Mr. Sears that the above nomination be taken up under suspension of the rules, the vote was as follows:
In the affirmative were—


In the negative—None.

Upon the question "Will the Senate advise and consent to the above nomination?" the vote was as follows:

In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

The following bill was read for the first time and given no reference:

Senate No. 2121, by Messrs. Bateman and Coffee.

Senate No. 2121 was taken up, read a second time, and ordered to a third reading.

Mr. Coffee offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the *Journal* of the Senate, that Senate No. 2121 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kelly, W. F., Lynch, Maraziti, Matturri, McDermott, Miller, Musto, Ridolfi,

In the negative—None.

Senate No. 2121 was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Joint Resolution No. 2003 was given third reading,

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Schiaffo Senate No. 1004 was recommitted to the County and Municipal Government Committee for the purpose of amendment.

The Judiciary Committee reported Senate Concurrent Resolution No. 74, favorably with amendments, which amendments were adopted.

Senate Concurrent Resolution No. 74, as amended, was taken up, read a second time, and ordered to a third reading.

On motion of Mr. McDermott Senate Concurrent Resolution No. 74, as amended, was recommitted to the Judiciary Committee for further proceedings in accordance with the Rules of the Senate applicable to proposals to amend the Constitution.
The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly No. 229, Revision and Amendment of Laws Committee.

Assembly No. 230, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 302, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 496, Law, Public Safety and Defense Committee.

Assembly No. 530, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 2049, Judiciary Committee.

Assembly No. 2088, Appropriations Committee.

Assembly No. 2192, without reference.

Assembly No. 1255, State Government Committee.

Assembly No. 2166, without reference.

Assembly No. 2167, without reference.

Assembly No. 235, County and Municipal Government Committee.

Assembly No. 893, Commerce, Industry and Professions Committee.

Assembly No. 1097, Air and Water Pollution and Public Health Committee.

Assembly No. 784, County and Municipal Government Committee.

Assembly No. 1316, County and Municipal Government Committee.

Assembly No. 2078, County and Municipal Government Committee.

Senate No. 470, with Assembly committee amendment, without reference.

And

Senate No. 1008, with Assembly committee amendments, without reference.
The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bill:

Senate No. 2106.

On motion of Mr. Sears, Assembly No. 2167 was taken up, read a second time, and amended, which amendments were adopted.

The following bills were read for the first time and referred to committee, as indicated:

Senate No. 2107, by Mr. White, Air and Water Pollution and Public Health Committee.


Senate 2109, by Mr. Giuliano, County and Municipal Government Committee.

Senate No. 2110, by Mr. White, Judiciary Committee.

Senate No. 2111, by Messrs. Hauser and Musto, Air and Water Pollution and Public Health Committee.

Senate No. 2112, by Messrs. Musto and Hauser, Taxation Committee.

Senate No. 2113, by Messrs. Wallwork and Waldor, Appropriations Committee.

Senate No. 2114, by Messrs. Wallwork, Waldor, Matturri, Giuliano, Knowlton and DeLufo, Education Committee.

Senate No. 2115, by Messrs. McDermott, Rinaldo and Matturri, Labor Relations Committee.

Senate No. 2116, By Messrs. Sears, Lynch, White and Kay, Judiciary Committee.

Senate No. 2117, by Messrs. Sears, Lynch, White and Kay, Judiciary Committee.


Senate No. 2122, by Messrs. Bateman, Sears and Coffee, Judiciary Committee.

The Secretary read the following veto messages from the Governor:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 331

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 331 without my approval.

Senate Bill No. 331 would provide for a refund to cigarette distributors of any tax imposed on cigarettes which are stolen or destroyed while in the possession or ownership of the distributor. Similarly, the bill would provide for a refund to the distributor of the value of any tax stamps or meter impressions which have been stolen or destroyed. The refund would be based upon the face value of the tax stamps or meter impressions less the discount allowed by the director. The claim for refund or allowance would be required to be filed promptly, and in no event later than 60 days after the loss or notice of loss of cigarettes or tax stamps.

Under the existing law, any distributor or dealer may present mutilated, but identifiable, stamps to the director for refund at the face value thereof less any discount allowed at the time of the purchase of the stamps. Senate Bill No. 331 would enlarge the circumstances under which a distributor might obtain a refund, without providing a similar remedy for the many dealers in the State. It would further result in special treatment of distributors compared with cigarette manufacturers because manufacturers are required to pay the cigarette tax for any unstamped cigarettes which are stolen in New Jersey. Thus, the bill would place distributors in a preferred position as opposed to manufacturers and dealers.
The estimated cost of administering the provisions of this bill and paying refunds is $75,000 per year. However, although I am advised that there is no record of a tax stamp meter having been stolen in New Jersey, the loss of a single machine could amount to as much as $140,000. The effect of this bill would be to place the State in the position of an insurer with respect to taxes assessed and paid under the Cigarette Tax Law. It would be akin to asking the Post Office Department to make a refund to a purchaser of stamps on the grounds that the stamps have been stolen from him. Finally, I am advised by the Division of Taxation that adoption of this bill would weaken the audit program for the collection of taxes due under the Cigarette Tax Law. At a time when the State can ill afford the luxury of failing to enforce its present tax laws with maximum efficiency, I believe it is unwise to dilute the effectiveness, even to a small degree, of the Cigarette Tax Law.

Accordingly, I am returning Senate Bill No. 331 without my approval.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

Senate Bill No. 441

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 441, without my approval, for the following reasons:

Senate Bill No. 441 would amend the Workmen's Compensation Act so that certain public employees who are receiving a pension for any injury, or who are retired on pension or disability, shall also be entitled to workmen's compensation if the disability is permanent rather than temporary. As pointed out in In re Howard Smith, 57 N.J. 368, 383 (decided January 25, 1971), Senate Bill No. 441 may not have affected the Police and Firemen's Retirement System
Act and the persons covered thereby because of an immediate inconsistency which would arise between the two laws.

The provisions of this bill would, in effect, provide for duplication of payments to employees affected by this act.

I note that Senate Bill No. 391 of 1969 sought to accomplish the same result as this bill. In returning that bill without approval then Governor Richard J. Hughes noted the philosophical arguments on both sides of the question of possible double benefits. I concur with the reasons for rejection of Senate Bill No. 391 of 1969 in my return of Senate Bill No. 441. The immediate costs which would be imposed on state and local governments may be prohibitive, especially in these financially troubled times.

Although I too recognize the appealing nature of this legislation, there is a strong reason for and a valid public policy in many states against double benefits.

"Wage-loss legislation is designed to restore to the worker a portion, such as one-half to two-thirds, of wages lost due to the three major causes of wage-loss: physical disability, economic unemployment, and old age. The crucial operative fact is that of wage loss; the cause of the wage loss merely dictates the category of legislation applicable. Now if a workman undergoes a period of wage loss due to all three conditions, it does not follow that he should receive three sets of benefits simultaneously and thereby recover more than his actual wage. He is experiencing only one wage loss and, in any logical system, should receive only one wage-loss benefit." Workmen's Compensation Law § 97.10, p. 489 (1968).

Furthermore, in New Jersey a public employee receiving workmen’s compensation has been considered an employee and, therefore, ineligible for a pension although continuing to receive other benefits. The Public Employees Retirement System appears to adequately provide for disabled public employees injured in the line of duty when it permits them to receive a pension of two-thirds of the full current salary as provided by R.S. 43:15A-46. In addition, R.S. 34:15-43 presently allows such retired employees to receive payment for medical services which are allowable under R.S. 34:15-15. If this bill were approved, an employee could possibly receive the maximum total disability under work-
men's compensation (currently $95 per week), in addition to the annuity and pension allowed under R.S. 43:15A-46. However, a retirement benefit for accidental disability payable under R.S. 43:16A-7 (equal to two-thirds of the final salary of the employee) is substantially greater than the normal age and service benefit granted under R.S. 43:16A-5. Significantly, this is the same percentage of an employee's salary as is payable for total and permanent disability under the Workmen's Compensation Act (R.S. 34:15-12b), except that with an accidental disability pension there is no maximum salary on which this percentage is payable. For example, if an eligible employee received $9,000 per year in salary, the annual pension payments alone would amount to $6,000 and the workmen's compensation award for total disability could amount to approximately $5,000 per year. This would be $2,000 in excess of the $9,000 salary, without even considering the annuity, the social security benefits, the advantages of the tax free disability retirement, and the normal payroll deductions.

A major implication of this bill would be increased costs in workmen's compensation. The fiscal note to the bill presents a conservative cost estimate by using the average number of retirements for accidental disability for the years 1967-1969, multiplied by the annual workmen's compensation award for permanent disability. The minimum estimated cost of this legislation to the state and local governments, based on workmen's compensation figures, would approximate $546,891 under this approach, arrived at in the following manner:

\[
196 \text{ such retirants} \times \text{average award of } \$2,401 - \$470,596 \\
\text{add } 16\% \text{ increase to cover inflation, etc.} \quad - \quad 75,295 \\
\hline
\$545,891
\]

Of this amount, the Department of Labor and Industry has indicated that $86,340 would be State expense, and the remainder of $459,551 would be borne by the counties and municipalities since only 31 of the 196 individuals involved would be State employees. However, it should be borne in mind that these figures are only minimum costs and there is an absence of sufficient data upon which to make a definite projection. It must also be noted that the average workmen's compensation award of $2,401 used in the fiscal note includes many minor disabilities. A disability sufficient to
cause retirement would usually be a major nature so that the cost per such case would probably be considerably in excess of $2,401. Increasing numbers of government employees at all levels of government would seem to make the prospects increase for higher numbers of annual disability retirements.

In addition, the figures contained in the fiscal note to Senate Bill No. 441 attempt to project annual costs based upon the estimated average amount of workmen's compensation benefits to be paid to the average number of retirees for one year. The weakness in this projection is that the benefits to be paid are not limited to one year’s retirees since total disability benefits in workmen’s compensation are paid for life. Therefore, the number of persons receiving benefits would pyramid through the years. I have received estimates that about 50% of the 800 public employees now retired each year for disability might be eligible for workmen’s compensation benefits. In determining any cost estimate of Senate Bill No. 441, a reasonable assumption would be that all four hundred eligible retirants who are permanently and totally disabled would seek compensation benefits upon removal of the bar.

Presently the maximum compensation awards for permanently and totally disabled employees is $95.00 per week for a period of 450 weeks, assuming no extension. Thus, the annual cost, considering only one year’s estimated retirants (for the 52-week benefit period), could be as high as two million dollars. It must be remembered that such costs would be cumulative as the $95.00 per week is granted for 450 weeks, and in those cases where the disability is truly permanent, continues for life, since no consideration at all is given to the possible retroactive application of eligibility for these benefits to persons who are already retired in light of the broad language of “any former employee”. If the bill were interpreted to permit the filing of claims for workmen’s compensation benefits by those now receiving a service-connected disability pension despite the usual two year statute of limitations the costs would undoubtedly run into many millions of dollars.

The recent decision of the New Jersey Supreme Court, In re Smith, to which I have previously referred, may provide a reasonable alternative in considering the double benefit problem. Under that decision an applicant may receive the highest award under both the pension laws and the work-
men's compensation laws, while eliminating the duplication by reducing the pension by the value of the workmen's compensation benefit. In most states when an individual applies and receives a retirement allowance, whether for service or for disability, any other benefits to which he may be entitled under Workmen's Compensation serve to reduce such allowance. Although in earlier years pension benefits were fairly small and cost factors may not have been as significant, a service connected disability pension is now valued at two-thirds of salary at the time of the accident and often involves awards of more than $100,000 per claim. This, together with the substantial increase in the eligible public employee population, has brought significant increases in State and local government appropriations, for pensions and other fringe benefits.

I am advised that in the private sector a reduction is typically provided in the pension or retirement allowance for any workmen's compensation benefits.

Under the present circumstances I would be prepared to support legislation which would tend to implement the result obtained in the Smith case, and clarify some of the questions raised by the Court.

I, therefore, must return Senate Bill No. 441 without my approval.

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.
March 8, 1971.

SENATE BILL NO. 546

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 546, without my approval.
This bill would provide a pension in the amount of one-half of his final salary for a public employee who shall be retired and who is at least 65 years of age and has served for upwards of 21 years in the aggregate in the various capacities of member of the General Assembly, surrogate or deputy surrogate, and elected or appointed official of a city or county. A surviving widow’s benefit in the amount of one-third of said final salary is also provided upon the death of such public employee. The benefits provided by this bill would be in lieu of any pension or insurance benefits accruing under any retirement system established by the State or its political subdivisions.

The bill provides benefits of an extraordinary nature which greatly exceed those which would ordinarily accrue to a person meeting the specifications contained therein. Moreover, these specifications are so restrictive that only one or at most a very limited number of persons are affected by the bill. While the bill is couched in terms of general legislation, it is, in fact and effect, private or special legislation. Such general legislation embracing a private or special character is expressly prohibited by the Constitution of the State of New Jersey, Art. IV, Section VII, Paragraph 7.

Private or special legislation is authorized by the New Jersey Constitution, Art. IV, Section VII, Paragraph 8, provided certain constitutional and statutory requirements are met. This type of legislation should only be enacted in limited instances where the extraordinary circumstances of particular situations clearly dictate.

I am, therefore, returning Senate Bill No. 546 without my approval.

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 628

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 628, without my approval.

Senate Bill No. 628 is substantially similar in purpose to Senate Bill No. 282 (1969) which was conditionally vetoed by my predecessor. The bill would provide counties and municipalities with a general local authority law so as to allow short enabling acts to authorize the creation of authorities with specific objectives.

It is my belief that local authorities have a legitimate place within the structure of government. However, it is possible to over use the authority mechanism thereby allowing potential avoidance of the type of local control normally associated with local government.

Any general revision of the laws relating to the creation and power of authorities should be made after complete review of all implications of the use of such mechanisms.

I have been in close contact with the County and Municipal Government Study Commission regarding its proposed program for the coming year and have been advised that the subject of single purpose special districts and authorities headed by appointive boards will be fully evaluated.

In order that we might allow sufficient time for an indepth study of the subject thereby facilitating later revision, I am returning Senate Bill No. 628 without my approval.

Respectfully,

[Seal]

/s/ WILLIAM T. CAHILL,
Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
State of New Jersey,
Executive Department,
March 8, 1971.

Senate Bill No. 765 (SCS)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 765 (SCS), without my approval.

This bill would require the Commissioner of the Department of Environmental Protection to take action on written reports by the Water Policy and Supply Council of its official action within 30 days after receipt of the written report. Although I am in sympathy with the general concept that prompt attention should be given to disapprove or approve action of this council, I must also recognize that under present law the Commissioner often does not have immediate responsibility for all the actions of the Water Policy and Supply Council and that it can act, as a citizen group, without complete awareness of policies and problems with which the Commissioner and the Executive Branch of government are responsible and with which they must work on a day by day basis. In addition, the language "take action" is so broad that it might contemplate implementing recommendations or programs far beyond the mere approval or disapproval in whole or in part of minutes of official action.

It is essential that the Commissioner of this department, who I hold directly responsible for the actions or failures to act of the department, not be placed in a situation where he must act without adequate knowledge or time for deliberation on a particular matter. The Water Policy and Supply Council may take actions on perhaps 100 cases at its one monthly meeting. I must recognize that there are many situations which can arise which either divert the attention of the Commissioner from taking prompt action, require in depth investigation, or perhaps may be involved in litigation. Such factors make it unwise to spell out a general statutory requirement for action within a period of 30 days, or any comparable time period, especially when that 30 days may be reduced by weekends, holidays, and emergent matters.
I am, therefore, returning Senate Bill No. 765 (SCS) without my approval.

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL, Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 832

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 832, without my approval.

This bill would create a Sports and Athletic Facilities Planning Commission for the purpose of planning for and attracting new and additional sports and athletic events to the State and providing the facilities therefor.

At the present time it appears unnecessary to create this commission and appropriate the $10,000 to accomplish the purposes of this bill. In the event such legislation is needed in the future, a new bill can be considered.

Therefore, I am returning Senate Bill No. 832 without my approval.

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL, Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
State of New Jersey,  
Executive Department,  
March 8, 1971.

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 294, with my objections, for reconsideration.

This bill would amend the Police and Firemen's Retirement System Act to provide a minimum pension of $3,000 annually for each retired member of the System. The State of New Jersey would pay the entire cost of the difference between pensions currently received by members and the proposed $3,000 minimum.

This bill is similar to Senate Bill No. 295, which I am returning to the Legislature today. Senate Bill No. 295 is concerned with the Consolidated Police and Firemen's Pension Fund. My message and recommendation with regard to Senate Bill No. 294 applies equally as well to Senate Bill No. 295, except insofar as otherwise indicated in my message concerning that bill.

While I am gravely concerned about the inadequacy of pensions to our retired policemen and firemen, I feel that the provision of this bill that would require the State to pay the increases in pension benefits for these retired municipal policemen and firemen is inappropriate. These pension benefits are the responsibility of the local municipalities. In 1944, the Police and Firemen's Retirement System was established and further membership in the existing local pension systems was closed. Thereafter, in 1952, the actuarial deficiencies in the local systems became insurmountable. The Consolidated Police and Firemen's Pension Fund was established so that deficiencies resulting from prior inadequate contributions could be overcome. The State at that time was directed to make up one-third of the deficit in the Consolidated Fund. In establishing the Police and Firemen's Retirement System, it was determined that the State should not bear the responsibility for the cost of pensions for local policemen and firemen. I would reaffirm that determination. Any increases in benefits for local policemen and firemen should be paid by the local
municipality. It is their obligation for their employees in the same manner as the State bears the obligation for its employees.

Accordingly, I herewith return Senate Bill No. 294 for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, Line 6: Delete "State" and insert "System".

Page 1, Section 1, Line 7: Delete "entre" and insert "entire".

Page 1, Section 1, Line 8: After "the pension" and before "currently" insert ", including any addition thereto pursuant to the provisions of the 'Pension Increase Act,' P.L. 1958, c. 143, ".

Page 1, Section 1, Lines 1-2: Delete this section in its entirety.

Page 1, Section 4, Line 1: Delete "4." and insert "3.", after "effect" delete "imediately" and insert "on the first day of the second month following enactment".

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, 
Governor.

/s/ JEAN E. MULFORD, 
Acting Secretary to the Governor.

STATE OF NEW JERSEY, 
EXECUTIVE DEPARTMENT, 
March 8, 1971.

SENATE BILL NO. 295 OCR

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 295 OCR, with my objections, for reconsideration.

This bill would amend the Consolidated Police and Firemen's Pension Fund to provide a minimum pension of $3,000 annually for each retired member of the Fund. The State of New Jersey would pay the entire cost of the dif-
ference between pensions currently received by a member and the proposed $3,000 minimum.

This bill is similar to Senate Bill No. 294, which I am returning to the Legislature today. My message and recommendation with regard to that bill, Senate Bill No. 294, applies equally as well to this bill, Senate Bill No. 295.

I would further add that presently the State of New Jersey pays one-third of the cost to make up the deficit in the Consolidated Police and Firemen's Pension Fund. Local municipalities pay the remaining two-thirds cost for this deficit. It would be most inappropriate to require the State to pay additional amounts for pension benefits for members of the Consolidated Police and Firemen's Pension Fund.

Accordingly, I herewith return Senate Bill No. 295 for reconsideration and recommend that it be amended as follows:

Page 2, Section 1, Line 34: Delete "from and after the date of the enactment of this amendment,"

Page 2, Section 1, Line 35: Delete "State" and insert "Fund".

Page 2, Section 1, Line 38: After "provisions of" insert "the Pension Increase Act,"

Page 2, Section 1, Lines 38-38A: Delete "(C. 43:3B-1 et seq.) and amendments thereof,"

Page 2, Section 2, Lines 1-2: Delete this section in its entirety and insert a new Section 2 as follows:

"2. The $3,000 minimum shall apply in an identical manner to disability pensions granted to retired members pursuant to the provisions of Section 43:16-2 of the Revised Statutes."

Page 2, Section 3, Line 1: After "effect" delete "immediately" and insert "on the first day of the second month following enactment."

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL
Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
State of New Jersey,
Executive Department,
March 8, 1971.

Senate Bill No. 298
[Official Copy Reprint]

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 298 (OCR) for reconsideration.

Senate Bill No. 298 (OCR) would make an appropriation to the former Department of Conservation and Economic Development for grants of up to $100,000 to municipalities in the Passaic River Basin region of the State for certain limited local flood control purposes in that area. It would also establish a specific fund to be used for those purposes. There are no stipulations as to when and for what specific purposes the money can be spent, except that there is a limitation that no grant in excess of $100,000 can be made without additional approvals from both the executive and legislative branches of government. There is no provision for acquiring flood plain lands.

Other than creation in the Department of the Treasury of the Passaic River Basin Dredging and Desnagging Fund, there is no provision to assure that the work would be done in a comprehensive manner under the supervision of one of the State Departments. Nor is there any provision in the bill to require that the municipality or county obtain any necessary permits or easements for such work. The bill is also inaccurate in that it refers to the former Department of Conservation and Economic Development. The deficiencies I have noted require the return of this bill to you with my recommendations.

It is clear that any meaningful flood control plan in the Passaic River Basin will be extensive and costly and will have to be undertaken in several stages with an awareness of the forces of nature and the functions of rivers in our environment. Although my recommendations, if adopted, will provide the impetus for proper flood plain delineation and flood control planning, such an undertaking will be costly and will require Federal funds. Federal matching funds may be available for certain portions of the necessary
work, and should be applied for whenever feasible. At this
time, there are several areas where selective dredging and
desnagging, the acquisition of certain flood plain lands, and
possible improvement of certain bridge areas may tend to
reduce the potential for flood losses. The State Department
of Environmental Protection should be authorized to ex-
pend up to $4.1 million for these purposes over an appro-
priate period of time.

This would represent further evidence of the State's
efforts to assist local municipalities to help themselves by
infusing funds into a specific geographic area, although the
benefit to the State as a whole may not be immediately
apparent.

The Department of Environmental Protection, the De-
partment which should be charged with seeing that the work
is done in a comprehensive manner, has consistently indi-
cated that Senate Bill No. 298 (OCR) could only achieve
short-term results. Long range projects recognizing
ecological implications, such as acquiring flood plain lands
to preserve them in their natural state, but allowing limited
development as recreational facilities which could also serve
as absorbing or ponding areas in times of peak floods, are
costly to implement to full efficiency.

The present limited resources of the State require that
full utilization be made of available funds and that an order
of priority be established. Since the work involved will be
done in these municipalities and will benefit them, the bill
should provide that any easements required for completion
of the necessary work are to be obtained by the affected
counties and municipalities.

This then leaves remaining the next question of what
action might be taken to provide for additional desnagging
and deshoaling of the tributaries and streams in the Passaic
River Basin. Under section 205 of the federal Small Flood
Control Act, the Corps of Engineers, without need for con-
gressional authorization, can expend up to $1,000,000 for
studies and construction of small flood control projects.
The federal share of these projects is approximately 70%.
Thus, for every one million dollars in State and/or local
funds, New Jersey could achieve over three million dollars
in protective work projects. More than one project could
be constructed on the same river if proven to be hydrauli-
cally independent. Contiguous municipalities could, there-
fore, join together in one small flood control project as long as the federal outlay does not exceed the one million dollars, and subject to the availability of federal funds.

Estimates currently available to me of certain selected desnagging and deshoaling projects of the tributaries are approximately 4.3 million dollars. By the municipalities, counties and the State putting up a total of 1.1 million dollars this work might be accomplished with the contribution of federal funds. The local contributions need not necessarily be in cash, but could be in kind—i.e., providing land easements and rights of way; relocation of utilities or improvement of bridges, etc. This work could be spread out over an appropriate period of years since there would probably be difficulty in completing the work in one year, thus obviating the necessity of spending 1.1 million dollars in one fiscal year.

In order to implement this additional work which I have just referred to, it is my intention to seek legislation providing for local participation, to a limited extent, either by cash contribution or contributions in kind, so as to take full advantage of the possible availability of federal funds, and to coordinate applications through the Department of Environmental Protection. Such legislation would also require local municipalities and counties to maintain the completed project to prevent recurrence of flood conditions, recognizing local responsibility as well as the fact that proper development in the flood plain area was often not adequately considered or provided for in the planning.

The language in the bill which I intend to ask to be introduced should make it clear that the funds appropriated are to be used specifically to carry out projects eligible for section 205 funds under the federal Small Flood Control Act, and that the Department of Environmental Protection will be the department to oversee the work.

Accordingly, I herewith return Senate Bill No. 298 (OCR) without my approval and respectfully recommend the following changes:

1. Amend the title of the act to insert on Line 1 thereof after the word “desnagging” the phrase “, the improvement of bridges and the acquisition”.

2. Amend the title of the act on Line 4 thereof to delete “$4.5” and insert in lieu thereof “$4.1”.

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3. Page 1, Section 1, Line 2, after "Desnagging" insert "and Flood Plain Land Acquisition".

4. Page 1, Section 1, Line 3, omit "1970" and insert "1971".

5. Page 1, Section 2, Line 7, after "tributaries" insert ", improve bridges and to acquire affected land".

6. Page 1, Section 2, Line 10, omit "$4.5" and insert "$4.1".

7. Page 1, Section 2, Lines 1 through 5, omit in their entirety.

8. Page 1, Section 4, Lines 1 through 4, omit in their entirety.

9. Page 2, Section 4, Lines 5 through 12, omit in their entirety.

10. Page 2, Section 5, Lines 1 through 11, omit in their entirety.

11. Page 1, Section 3, insert in lieu thereof:

"3. The Department of Environmental Protection is authorized and empowered to undertake the construction of bridge improvements and to engage in dredging and desnagging activities and projects on the Passaic River or at any inlet, estuary or tributary waterway thereof, or on any inland waterway adjacent to any inlet, estuary or tributary waterway of the Passaic River which may be necessary for flood control and to prevent or repair damage caused by erosion or storm; provided, however, the municipality and county in which such work is undertaken shall acquire and make available without cost to the State of New Jersey all lands, easements and rights of way required in connection with such work. All such work hereunder shall be done under contract with and under supervision of the Department of Environmental Protection.

4. The Department of Environmental Protection is authorized to purchase flood plain lands within the Passaic River Basin for the purpose of flood control and protection, and to delineate such lands."
5. There shall be appropriated from the General State Fund $4.1 million to the Department of Environmental Protection to effectuate the purposes of this act."

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor.

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 435

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 435, with my objections, for reconsideration.

This bill would require the Attorney General to prescribe the form for reports of chemical analysis of breath for determination of alcoholic content in a driver’s blood system. Further, the Attorney General would be responsible for the numbering and safekeeping of such reports and for filing a copy of each report with the Division of Motor Vehicles.

Insofar as this bill would provide for a uniform form for such chemical analyses to be prepared by the Attorney General, I am in agreement with it. The requirement for the Attorney General to provide for safekeeping of such reports places a great administrative burden on him. This burden should more properly be shouldered on the local level similarly to the law in which “uniform traffic tickets” are safeguarded by the municipal courts. In this instance, however, I would place responsibility with the local chief of police or other appropriate official in the municipality. Reports of such chemical analyses processed by the personnel in the Division of Motor Vehicles and State Police would be the responsibility of the Director and Superintendent, respectively.

I see no purpose to be served by requiring that copies of these reports be filed with the Division of Motor Vehicles. That Division’s responsibility in this area is limited to
situations wherein a driver refuses to submit to the test. In such case his license is suspended. Control over these uniform forms of chemical analyses can be accomplished by sequential numbering and maintenance of records and reports of such uniform forms and their disposition in accordance with the requirements of the Attorney General.

Accordingly, I herewith return Senate Bill No. 435 for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, Line 12: After "prescribe" delete "the" and insert "a uniform"; after "reports of" insert "such".

Page 1, Section 1, Lines 13-15: After "analysis" delete remainder of section and insert "of breath to be used by law enforcement officers and others acting in accordance with the provisions of this act. Such forms shall be sequentially numbered. Each chief of police, in the case of forms distributed to law enforcement officers and others in his municipality, or the other officer, board, or official having charge or control of the police department where there is no chief, and the Director of the Division of Motor Vehicles and the Superintendent of State Police, in the case of such forms distributed to law enforcement officers and other personnel in their Divisions, shall be responsible for the furnishing and proper disposition of such uniform forms. Each such responsible party shall prepare or cause to be prepared such records and reports relating to such uniform forms and their disposition in such manner and at such times as the Attorney General shall prescribe."

Page 1, Section 2, Line 1: After "effect" delete "30" and insert "90".

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.
State of New Jersey,
Executive Department,
March 8, 1971.

Senate Bill No. 551

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 551, with my objections, for reconsideration.

Senate Bill No. 551 provides persons entering contracts with the Department of Transportation with a method of obtaining without delay contract payments which would ordinarily be retained by the State pending completion of the contract with the State. The purpose of requiring certain amounts to be retained is to insure satisfactory performance by contractors who are doing work for the Department of Transportation. The bill provides that such monies shall be paid over to the contractor provided he deposits with the Department of Transportation negotiable bonds issued by the State or any sub-division thereof having value equal to the amount of money required to be retained. The effect of the bill is to insure the performance of the contract while allowing the contractor to have immediate use of the amounts of the funds now required to be retained by the State. The contractor would be entitled to the interest earnings on the negotiable bonds deposited with the Department.

Senate Bill No. 551 does not in any way dilute the security of the State with respect to highway construction contracts. It should have the desirable effect of reducing the cost of highway construction because it will eliminate a cost factor that must necessarily be included by contractors when bidding for State contracts. At least fifteen other states have laws similar in concept to Senate Bill No. 551. For these reasons, I believe Senate Bill No. 551 is in the best interest of the people of the State.

However, an amendment is necessary, in my opinion, to insure that the procedure for depositing the negotiable bonds operates as effectively as the present law. I believe the law should provide that the bonds must have a market value or par value, whichever is lower, equal to the amount
of retained funds. This will insure that the security held by the Department is not diluted by fluctuating market conditions. Also, some time must be given to enable the Department of Transportation to prepare for this new procedure.

Accordingly, I herewith return Senate Bill No. 551 for reconsideration and recommend that it be amended as follows:

Page 2, Section 1, Line 26: After "contractor." insert "For purposes of this section, value shall mean par value or market value, whichever is lower."

Page 2, Section 2, Line 1: Delete "immediately." and insert "January 1, 1972."

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, Governor.

Attest:
/s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 607 OCR

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 607 OCR, with my objections, for reconsideration.

Senate Bill No. 607 OCR redefines the eligibility requirements for veterans of the Viet Nam conflict for the purpose of veterans’ preference under Civil Service, pension rights under the Public Employees’ Retirement System and the Teachers’ Pension and Annuity Fund and for the purpose of the veterans’ tax deduction.

This bill is identical to Senate Bill No. 259 (1969) which was returned to the Legislature by Governor Hughes for reconsideration. The Legislature did not adopt the amendments recommended.
Under present law, in order to qualify as a "Viet Nam veteran" for purposes of Civil Service preference and pension rights, a person must have served at least 180 days in active service in overseas duty during the period of January 1, 1961 through the date of termination as proclaimed by the Governor. To qualify for a veterans' tax deduction, such veterans must have served in the "southeast Asia Area of warlike conditions" during the period beginning January 1, 1961 and terminating on the date proclaimed by the President of the United States or the United States Congress.

This bill changes present law by providing that after August 5, 1964, a veteran must have served only 90 days, which need not have been served abroad. Such veterans serving prior to August 5, 1964, would still be required to serve 180 days on overseas service. It also provides that Viet Nam veterans who have received a service-incurred injury need not have completed their otherwise required service.

To the extent that this bill requires Viet Nam veterans discharged prior to August 5, 1964, to meet more stringent requirements than those discharged after that date, I find it to be discriminatory. This is an arbitrary date and I can find no basis for such a distinction. It is my recommendation that the bill be amended to reduce the time of service for Viet Nam veterans to a uniform period of 90 days. It would be consistent with the required time period for World War II and Korean veterans, and is, thus, desirable. However, elimination of the requirement of overseas service for Viet Nam veterans is not feasible. Such a change would have a tremendous fiscal impact on the effected pension systems and local property taxes. With regard to local property tax deductions, I recommend we continue the provisions of existing law (P.L. 1963, Chapter 171) to provide that Viet Nam veterans must have served in the "Southeast Asia Area of warlike conditions".

The provision for eligibility for benefits for Viet Nam veterans who receive a service-incurred injury prior to completing the required time of service which this bill provides is also a most worthwhile feature.

Accordingly, I am returning Senate Bill No. 607 OCR for reconsideration with the recommendation that it be amended as follows:
1. **Title:** Amend the title so that it shall read "An Act to define the term 'Viet Nam conflict' with respect to the civil service veterans' preference law, the Teachers' Pension and Annuity Fund law and the Public Employees' Retirement System law, and amending Revised Statutes 11:27-1, N.J.S. 18A:66-2, and P.L. 1954, chapter 84."

2. **Page 3, Section 1, Line 82:** After "conflict" and before "after" delete "either".

3. **Page 3, Section 1, Line 83:** After "to" insert "the date of termination as proclaimed by the Governor"; delete "August".

4. **Page 3, Section 1, Line 84:** Delete "5, 1964,'; after "who" and before "shall" delete "(a)"; after "least" delete "180" and insert "90".

5. **Page 3, Section 1, Lines 85 to 88:** After "duty," delete the remaining language up to but not including "ex-".

6. **Page 3, Section 1, Line 94:** After "which" delete "180 or"; after "days", as the case may be,".

7. **Page 3, Section 1, Line 102:** After "the" delete "180 or".

8. **Page 7, Section 2, Line 143:** After "conflict," delete "either".

9. **Page 7, Section 2, Line 144:** After "to" insert "the date of termination as proclaimed by the Governor"; delete "August".

10. **Page 7, Section 2, Line 145:** Delete "5, 1964,'; after "who" delete "(a)".

11. **Page 7, Section 2, Line 146:** After "least" delete "180" and insert "90".

12. **Page 7, Section 2, Lines 147 to 150:** After "duty" delete the remaining language up to but not including "exclusive of".

13. **Page 7, Section 2, Lines 155 and 156:** Delete "180 or"; after "days" delete ", as the case may be,".

14. **Page 8, Section 2, Line 163:** After "the" delete "180 or".

15. **Page 11, Section 3, Line 111:** After "Conflict," delete "either".
16. Page 11, Section 3, Line 112: After "to" insert "the date of termination as proclaimed by the Governor"; delete "August".

17. Page 11, Section 3, Line 113: Before "shall" delete "5, 1964, who (a)" and insert "who"; after "least" delete "180" and insert "90".

18. Page 11, Section 3, Lines 114 to 117: After "duty" delete the remaining language up to but not including "exclusive of any period he was".

19. Page 11, Section 3, Lines 122 and 123: After "which" delete "180 or"; after "days" delete "as the case may be,"

20. Page 11, Section 3, Line 130: After "the" delete "180 or".


22. Page 13, Section 5: Delete section 5 in its entirety.

23. Page 13, Section 6, Line 1: Delete "6" and insert "4".

Respectfully,


Attest:
/s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 626

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution I herewith return Senate Bill No. 626, with my objections, for reconsideration.

Senate Bill No. 626 is a revision of existing laws relating to Fire and Police. This bill is one of a number of bills presently before me that seek to revise the existing sections of Title 40 dealing with counties and municipalities.

The sponsors have attempted to avoid changes in substantive law, except where such changes work improvement
in present law, and have concentrated in eliminating duplication and inconsistency. The final effort represents a significant achievement in the process of orderly clarification of the laws concerning county and municipal fire and police departments.

Recognizing the importance of revisions of this nature, I have given meticulous attention to the concepts herein, from both a technical and substantive viewpoint. As a result of my review, I am making several recommendations which I believe will be accepted as improvements on the original bill. Many of these suggestions are technical and some reflect changes in existing laws which have become effective since Senate Bill No. 626 was introduced into the Senate on March 9, 1970.

A summary of my recommendation follows:

Last year I signed into law a bill which permits the appointment of police and firemen, who were recently discharged from the military service, notwithstanding the fact that they have not been residents of the municipality. This law not only aids returning veterans who are seeking employment but also is helpful to police and fire recruitment and should therefore be included in any new law revision.

The new language suggested as a replacement for 40A:14–34 of the bill would provide clarity to a section that because of its complexity has consistently been misinterpreted or ignored.

A new provision requiring that any persons desiring to form a volunteer fire company shall first present an application to the Board of Fire Commissioners is a step toward encouraging orderly growth of fire protection activity and should properly be retained in the revision.

Several other minor items have been noted and I respectfully recommend the following changes in Senate Bill No. 626:

Page 1, 40:14–1, Line 8: Omit "at not less than $1,500.00"

Page 1, 40A:14–1, Line 9: Omit "at not less than $500.00"

Page 3, after 40A:14–10 (Analysis), Line 7: Insert "40A:14–10.1. Residence requirements for persons discharged or released from the military service."
Page 3, 40A:14–11 (Analysis), Lines 8 and 9: Omit "2-year" and insert "6-month".


Page 0, after 40A:14–70 (Analysis), Line 6: Insert "40A:14–70.1. Establishment of a volunteer fire company within a fire district."

Page 7, 40A:14–99 (Analysis), Lines 6 and 7: Omit "Section 40:47–50 of the Revised Statutes saved from repeal" and insert "Blank."

Page 9, after 40A:14–10: Insert a new section as follows: "40A:14–10.1. Residence requirements for persons discharged or released from the military service. Any person who has served in the armed services of the United States and been discharged or released from such service under conditions other than dishonorable within 6 months prior to making application to any municipality for appointment as a member or officer of the paid or part-paid fire department, may be appointed a member or officer of such paid or part-paid fire department if otherwise qualified notwithstanding that he is not and has not been a resident of said municipality for 6 months preceding his appointment; provided, at the time of making application for appointment said person signs a notice of intention and agreement to become a resident of the municipality within 6 months from the date of appointment.

"In the event such appointee fails to become a resident of the municipality within the aforementioned 6-month period, he shall then cease to be a member or officer of said paid or part-paid fire department or force. The governing body shall cause to be served on the officer or member at least 15 days before the expiration of the period of nonresidency permitted, a notice that he is required to become a resident of the municipality within the time mentioned, and in the event such notice is not given for the officer or member to become a resident of the municipality the time for the officer or member to become a resident of the municipality is extended until such notice is given."

Source: C. 40:47–3.6 (1970, c. 187)."
Page 9, 40A:14-11, Heading: Omit “2-year” and insert “6-month”

Page 9, 40A:14-11: Insert a new section as follows: “40A:14-11.1. Municipalities under 5,000 population, 6-month residence not required; conditions. Any person may be appointed an officer or member of the police force of a municipality having a population of less than 5,000 inhabitants, notwithstanding that he has not been a resident of such municipality for 6 months preceding his appointment, if he is otherwise qualified and is a resident of the county wherein such municipality is situate.

Source: C. 40:47-20.8 (1956, c. 147 amended 1969, c. 267, s. 5).”

Page 12, 40A:14-20, Heading: Omit “Trials” and insert “Hearings”

Page 17, 40A:14-33, Line 2: Omit “by rules and regulations in its expenditures of money in any one year” and insert “to raising in any one year for the purposes of the department a definite sum”

Page 17, 40A:14-33, Line 5: Omit “notwithstanding such limitation” and insert “subject to the limitations in Section 40A:14-34”

Page 17, 40A:14-34: Delete present language and insert “The governing body of any municipality may raise and appropriate funds to be granted to the Boards of Fire Commissioners of any fire district or volunteer fire companies located therein, up to a total appropriation of $24,000 annually. In any municipality in which there are more than three such boards or companies, or both, the governing body may raise and appropriate an additional $8,000 annually for each such additional board or company. Any such board or company shall use not less than 50 percent of the funds received pursuant to this section for the purchase of fire equipment, materials and supplies. All funds appropriated under this section shall be accounted for to the governing body annually.

“Any municipality may appropriate such additional sums as it may deem necessary for the purchase of fire equipment, supplies and materials for use by fire companies or boards, the title to which shall remain with the municipality, provided that the funds shall be controlled and disbursed by the municipality.
Page 18, 40A:14-35, Line 3: Omit "$6,000.00" and insert "$8,000.00"


Page 26, 40A:14-56, Line 5: Omit "35" and insert "40"

Page 27, 40A:14-56, Line 8: After "1952, c. 167;" insert "1970, c. 201;"

Page 32, 40:14-70, Line 3: Omit "freeholders" and insert "legal voters"


Page 33, after 40A:14-70: Insert a new section as follows: "40A:14-70.1. Establishment of a volunteer fire company within a fire district. Any persons desiring to form a volunteer fire company to be located within or otherwise servicing the area encompassing a fire district or other type of volunteer organization which has as its objective the prevention of fires or regulation of fire hazards to life and property therein shall first present to the board of fire commissioners a written application for the organization of such company. Such application shall be in the form of a duly verified petition signed by them stating the kind of company which they desire to organize, the name of title thereof, the number and names of the proposed members thereof, and their places of residence. The board of fire commissioners, after considering such application and approving the members of the proposed company, if deemed necessary and for the best interests of such district, may by resolution grant the petition and constitute such applicants a volunteer fire company of the district.


Page 38, 40A:14-81, Line 6: Omit "Conservation and Economic Development" and insert "Environmental Protection"


Page 41, 40A:41-88, Lines 3-7: After "compensation" omit entire lines and insert "such amounts as the board
shall fix subject to review by the governing body wherein the fire district is located.”

Page 42, 40A:14–89, Line 3: Omit “treasurer” and insert “board of fire commissioners”

Page 42, 40A:14–89, Lines 4 and 5: Omit “shall report such audit” and insert “such audit shall be reported”

Page 42, 40A:14–89, Line 5: Omit “of fire commissioners”

Page 42, 40A:14–90, Line 8: Omit “freeholders” and insert “legal voters”

Page 42, 40A:14–91, Line 1: Omit “freeholders” and insert “legal voters”

Page 43, 40A:14–93, Line 1: Omit “persons” and insert “legal voters”

Page 44, 40A:14–96, Line 2: Omit “18” and insert “16”

Page 44, 40A:14–96, Line 3: Omit “18” and insert “16”


Page 48, 40A:14–109, Line 1: After “mechanic” insert “prior to the effective date of this law”


Page 51, 40A:14–124, Lines 11 and 12: Omit “2-year” and insert “6-month”

Page 51, 40A:14–125, Line 13: Omit “2-year” and insert “6-month”

Page 51, 40A:14–126, Line 15: Omit “2-year” and insert “6-month”


Page 54, 40A:14–119, Line 1: Omit “ordinance” and insert “resolution”

Page 54, 40A:14–120, Line 1: Omit “ordinance” and insert “resolution”
Page 54, 40A:14-121, Line 1: Omit "ordinance" and insert "resolution"

Page 55, 40A:14-123: After "40A:14-123" insert a new section as follows: "40A:14-123.1. Residence requirements for persons discharged or released from the military service. Any person who has served in the armed services of the United States and been discharged or released from such service under conditions other than dishonorable within 6 months prior to making application to any municipality for appointment as a member or officer of the police department or force, may be appointed a member or officer of such police department or force if otherwise qualified notwithstanding that he is not and has not been a resident of said municipality for 6 months preceding his appointment; provided, at the time of making application for appointment said person signs a notice of intention and agreement to become a resident of the municipality within 6 months from the date of appointment.

"In the event such appointee fails to become a resident of the municipality within the aforementioned 6-month period, he shall then cease to be a member or officer of said police department or force. The governing body shall cause to be served on the officer or member at least 15 days before the expiration of the period of nonresidency permitted, a notice that he is required to become a resident of the municipality within the time mentioned, and in the event such notice is not given for the officer or member to become a resident of the municipality the time for the officer or member to become a resident of the municipality is extended until such notice is given.

Source: C. 40:47-3.6 (1970, c. 187)."

Page 55, 40A:14-124, Heading: Omit "2-year" and insert "6-month"

Page 56, 40A:14-125, Heading: Omit "2-year" and insert "6-month"

Page 56, 40A:14-126, Heading: Omit "2-year" and insert "6-month"

Page 65, 40A:14-148, Heading: Omit "Trials" and insert "Hearings"

Page 68, 40A:14-157, Line 17: After "shall" insert "be turned over within 48 hours to the municipal treasurer for retention in a trust account and"

Page 75, Line 14: After "40:47-48" omit "; 40:47-49" and insert "to 40:47-50 both inclusive"


Section 2 amended by P. L. 1970, c. 310"


Page 77, Effective Date, Line 1: Omit "1970" insert "1971"

Page 78, Heading: Omit "40" and insert "40A"


Page 82, 40:47-20.8, Line 9: After "L. 1956, c. 147;" insert "\{40A:14-11.1"


R. S. 40:151-5 and insert "R. S. 40:151-1 as am. L. 1970, c. 241 \{40A:14-70 \{40A:14-70.1"
and insert "R. S. 40:151-2 thru R. S. 40:151-5"


Respectfully,

[seal]

/s/ WILLIAM T. CAHILL, Governor.

/s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT, March 8, 1971.

SENATE BILL NO. 627

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 627, with my objections, for reconsideration.

Senate Bill No. 627, a general revision of the law governing local public contracts, is a modified reintroduction of Senate Bill No. 284 (2nd OCR) (1969) which was conditionally vetoed by my predecessor in office. It represents a truly comprehensive effort to tighten and improve the local public bidding law.

This is an area of law that is of great importance to the welfare of our citizens. A carefully defined bidding system for local governmental purchases will encourage administrative responsibility at the local level and will aid the public in securing the most value for their tax dollar.

The technical nature of this bill required intensive attention to detain and as a result of careful scrutiny I am recommending certain changes which will improve, in my opinion, the bidding law and eliminate possible ambiguities in the bill, including the manner in which contracts are to be advertised for bids. Among these recommendations are the following:

I have added to the definition of "professional services" an additional section including those services which are of
such a qualitative nature as to preclude reasonable bidding. Many professionals are not licensed and therefore would be discriminated against by the present language even though the development of specifications for the services which they perform would be impractical because of the dependency upon specialized knowledge, discretion and other intangible factors.

The requirement that the Superior Court designate citizens who would sit on the Board of Review upon classification constitutes an intrusion upon the doctrine of separation of powers between the respective branches of government and therefore I have suggested that the appointments be made by the governing body of the governmental unit.

Revisions of this type go a long way toward improving the administration of government.

I am returning Senate Bill No. 627 with the following recommendations for your consideration:

Page 1, Section 2, Line 7: After "branch" omit "or" and insert ",";

Page 1, Section 2, Line 7: After "agency" insert "or school district"

Page 2, Section 2, Line 29: After "branch" omit "or" and insert ","

Page 2, Section 2, Line 29: After "agency" insert "or school district"

Page 2, Section 2, Lines 42 thru 44: Omit entire lines and substitute:

"(6) 'Professional services' means:

(a) services rendered or performed by a person authorized by law to practice a recognized profession and whose practice is regulated by law, or

(b) services which are of such a qualitative nature as will not reasonably permit the drawing of specifications or the receipt of competitive bids; provided that, with respect to the definitions under both (a) and (b), the governing body shall state supporting reasons for its action in the resolution awarding the contract, and shall cause a copy of the resolution to be printed in a newspaper of general circulation within the boundaries of the contracting unit no more than ten days after passage of the resolution.'"
Page 2, Section 3, Line 4: Omit "usually required"
Page 2, Section 3, Line 7: Omit "usually required"
Page 2, Section 3, Line 7: After "which" insert ": (1)"
Page 2, Section 3, Line 9: After "project," insert "(2)"
Page 2, Section 3, Line 9: After "funds" insert "(3)"
Page 2, Section 3, Line 10: After "2,500.00" insert "in the fiscal year, or in the case of purchases that are not annually recurring in a period of one year."
Page 2, Section 3, Line 10: Before "may" insert "These"
Page 3, Section 4, Line 3: Omit "usually required"
Page 3, Section 5, Line 1: Omit "Major exceptions" and insert "Exceptions"
Page 4, Section 5, Line 37: Omit "usually required"
Page 4, Section 5, Line 40: After "adoption" insert "of a resolution"
Page 4, Section 5, Lines 41 and 42: Omit "of an ordinance, in the case of a municipality, or a resolution, in the case of a county," and insert "at a meeting thereof"
Page 4, Section 5, Lines 44 and 45: Omit "the term of the governing body or"
Page 4, Section 5, Lines 45-47: After "year" delete "", " and insert "...", delete "whichever is greater, nor shall the terms, conditions or specifications specified pursuant to section 4 be in any way amended or modified." and insert "Any amendment or modification of the terms, conditions, restrictions and specifications which were the subject of competitive bidding pursuant to section 4 of this act shall be stated in the resolution awarding the contract."
Page 4, Section 5, Line 49: After "4" insert "on two occasions"
Page 4, Section 5, Line 49: After "bids" insert "on each occasion"
Page 4, Section 5, Line 58: Omit "and"
Page 4, Section 5, Line 65: Omit ";" and insert ",
Page 4, Section 5, Lines 66-69: Omit entire lines and insert
"(e) Any amendment or modification of the terms, conditions, restrictions and specifications which were the subject of competitive bidding pursuant to section 4 of this act shall be stated in the resolution awarding the contract, and"

Page 5, Section 5, Line 84: After "'adoption'" insert "'of a resolution"

Page 5, Section 5, Lines 85-88: Omit "'of an ordinance, in the case of a municipality, or a resolution, in the case of a county," and insert "'at a meeting thereof'"

Page 5, Section 6, Line 8: Omit "'so to be'" and insert "'to be so'"

Page 5, Section 6, Line 16: Omit "'specifically'" and insert "'specifically'"

Page 6, Section 7, Lines 5 and 6: Omit "'usually required'"

Page 6, Section 7, Line 12: Omit "'usually required'"

Page 6, Section 7, Line 16: Omit "'usually required'"

Page 6, Section 7, Line 19: Omit "'usually required'"

Page 6, Section 8, Line 5: Omit "'usually required'"

Page 7, Section 10, Line 3: Omit "'or school districts'"

Page 10, Section 4: Omit "'and'"

Page 7, Section 10, Line 7: After "'ordinances'" insert "', in the case of municipalities,'"

Page 7, Section 10, Line 8: After "'resolutions'" insert "', in the case of other contracting units,'"

Page 7, Section 10, Line 12: Omit "'or school district'"

Page 7, Section 10, Line 14: Omit "'and school district's'"

Page 7, Section 10, Line 18: Omit "'or school district'"

Page 7, Section 11, Line 3: Omit "'or school districts'"

Page 7, Section 11, Line 7: After "'section'" insert "'9'"

Page 8, Section 11, Line 16: After "'agreement.'" insert "'Any items so included in a local budget shall be subject to the approval of the Director, Division of Local Finance, who shall consider the matter in conjunction with the requirements of Chapter 4 of Title 40A of the New Jersey Statutes.'"

Page 8, Section 11, Line 33: After "'reports.'" insert a new subsection as follows: "'(4) Any agent, department or board
so designated pursuant to a joint purchasing agreement shall have the sole responsibility to comply with the provisions of section 23 of this act."

*Page 9, Section 13, Line 14:* Omit ""creed"" and insert "sex"

*Page 9, Section 13, Lines 37-39:* Omit "No contracting unit setting aside a purchase, contract or agreement pursuant to this section shall be liable for damages therefor."

*Page 10, Section 16, Line 20:* After "or" insert "(c)" and after "both" insert "."); delete "in which case there" and insert "There"

*Page 10, Section 16, Line 28:* After "bidder" insert ". In the event that a contract is advertised in accordance with (c) above said contract shall be awarded"

*Page 12, Section 20, Line 12:* After "completion" insert "of that portion"

*Page 12, Section 20, Line 13:* After "contract" insert "for which it is necessary"

*Page 12, Section 21, Line 1:* Omit entire line and insert "Certified check, cashier’s check or bid bond to accompany bid; amount."

*Page 12, Section 21, Line 4:* Omit "cash or"

*Page 12, Section 21, Line 5:* After "check," insert "cashier’s check or bid bond,"

*Page 12, Section 21, Line 7:* After "therefor" insert "and will furnish any performance bond or other security required as a guarantee or indemnification"

*Page 12, Section 21, Line 8:* Omit "at least"

*Page 13, Section 23, Line 8:* After "received," insert "If the published specifications provide for receipt of bids by mail, those bids which are mailed to the contracting unit shall be sealed and shall only be opened for examination at such time and place as all bids received are unsealed and announced."

*Page 13, Section 23, Line 9:* After "shall" insert "publicly"

*Page 13, Section 23, Line 20:* Omit "previous to or"

*Page 13, Section 24, Lines 3 and 4:* Omit "cash and"

*Page 13, Section 24, Line 4:* After "checks" insert "or bonds"
Page 13, Section 24, Lines 4 and 5: Omit "except those delivered by the two lowest responsible bidders" insert "except the check or bond of the bidder to whom the contract is awarded"

Page 13, Section 24, Line 6: After "excepted," insert "The check or bond of the bidder to whom the contract is awarded shall be retained until a contract is executed and any required performance bond or other security is submitted."

Page 13, Section 24, Line 8: Omit "the lowest" insert "each of the three lowest"

Page 13, Section 24, Line 9: Omit "bidder" insert "bidders"

Page 13, Section 24, Line 12: Omit "bid" insert "bids"

Page 14, Section 25, Line 26: After "bidder" insert ""

Page 14, Section 25, Line 26: Omit "within" insert "Within"

Page 14, Section 25, Line 29: After "approval." insert "This approval shall be indicated by a letter from the director to the governing body of the contracting unit."

Page 14, Section 25, Line 42: After "unit." insert "Any appeal from a decision of the director to the Local Finance Board shall be subject to the provisions of the Local Government Supervision Act (P. L. 1947, c. 151, C. 52:27BB-1 et seq.)."

Page 14, Section 25, Line 44: After "religion," insert "sex,"

Page 16, Section 30, Lines 5 thru 7: After "concerned" omit ", to be designated by such body, and two citizens of the county or municipality to be designated by the Superior Court assignment judge of the county." insert "and two citizens of the county or municipality to be designated by such governing body."

Page 17, Section 32, Line 16: After "hereunder." insert "In any case where the contracting unit shall require classification of the bidders in compliance with these sections, each bidder on any public work or contract shall be required to submit a statement listing the changes in the statement or answers herein required as part of his bid submission."
Page 18, Section 35, Lines 1 thru 7: Omit entire section
Page 18, Section 36, Line 1: Omit "36" insert "35"
Page 18, Section 37, Line 1: Omit "37" insert "36"
Page 19, Section 37, Line 36: After line 36 insert a new section as follows:

"L. ASSISTANCE TO CONTRACTING UNITS

37. Division of Local Finance to assist contracting units. The Division of Local Finance is hereby authorized to assist contracting units in all matters affecting the administration of this law.

Source: New."

Page 19: After line 36 omit "L" insert "M"
Page 20: After Section 38 omit "M" insert "N"

Respectfully,

[seal] /s/ WILLIAM T. CAHILL,
Attest: Governor.

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 629

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 629, with my objections, for reconsideration.

Senate Bill No. 629 is designated the "Local Lands and Buildings Law" and is a revision of those provisions of Title 40 which prescribe procedures for the acquisition and sale of land and buildings by counties and municipalities.

This measure, along with Senate Bills No. 626, 627, 628, and 641, strikes at the heart of the problem of revising the outdated body of laws affecting counties and municipalities and, although the content may be uninspiring, a recognition of the public interest in the results of this revision has
caused me to render close attention to all aspects of each of these bills.

An earlier version of Senate Bill No. 629, Senate Bill No. 283 (1969), was submitted to my predecessor in office who, after review, returned it for reconsideration with certain objections. Many of those suggestions were accepted and incorporated into the new measure which, upon introduction, became Senate Bill No. 629. I am making additional suggestions primarily of a technical nature which I believe merit consideration.

The section of Senate Bill No. 629 which authorizes a county or municipality to reconvey to the person from whom the same was acquired, property purchased subject to lawful conditions, restrictions, or limitations and determined to be no longer useful for the purposes originally conveyed, has been amended. I believe that when a grantor makes a conveyance to a county or municipality for nominal or no consideration and attaches certain stipulations to that conveyance, that grantor should be given an opportunity to repurchase that interest for the same consideration if the county or municipality determines that the property is no longer needed, and that this should be done before said property is offered for disposition at public sale.

I do not believe that joint purchase and use of lands should be limited to counties and municipalities that are located therein. Adjacent municipalities should be encouraged to cooperate whenever it is desirable to do so and they should not be restricted by what are in some instances arbitrary boundaries which pay no heed to physical relationship.

Counties and municipalities are authorized under the acquisition section of this bill to lease lands and buildings. Therefore I feel that the section on temporary quarters is redundant and potentially restrictive.

The authorization of private sales for nominal consideration must be carefully controlled in order to assure that the public will be adequately protected. It would seem that in any such sale stipulations should be made that the property in question may not be used for commercial purposes.

I have recommended the omission of the section dealing with Investigations. Any matter which would be dealt with in a grand jury presentment would ordinarily have been investigated and presented to the grand jury by the county
prosecutor since the grand jury itself has no investigatory staff. It seems wholly inappropriate to have the Assignment Judge direct a re-investigation of that which has already been investigated by the governmental official having responsibility in such matters. Furthermore, this provision imposes upon judges a non-judicial duty by requiring them to conduct investigations of governmental affairs outside the judicial branch of government.

Accordingly, I herewith return Senate Bill No. 629, with the following changes, for reconsideration:

Page 1, Section 2, Line 3: After "purchase," insert "exchange, grant"

Page 3, Section 4, Line 6: After "municipality" insert "except that no such property belonging to the State or any of its agencies, a county or any municipality shall be acquired without its express consent,"

Pages 3 and 4, Section 5, Lines 1-40: Omit entire section and insert:

"5. Additional powers. (a) Any county, by resolution, or any municipality, by ordinance, may provide for the acquisition of any real property, capital improvement, or personal property:

"(1) By purchase, gift, devise, lease, exchange, or condemnation;

"(2) Subject to lawful conditions, restrictions or limitations as to its use by the county or municipality, provided the governing body accepts such lawful conditions, restrictions or limitations. When any county or municipality shall have acquired any real property, capital improvement or personal property upon any lawful condition, restriction or limitation, it is hereby authorized to take such steps as may be necessary and proper to the compliance by the county or municipality with such lawful conditions, restrictions or limitations;

"(3) Whether the acquisition of any real property is by lease, purchase, or exchange, the governing body may require the construction or repair of any capital improvement as a condition of acquisition.

"(b) Any county or municipality having acquired any real property, capital improvement or personal property or any real estate or interest therein, which acquisition or
estate or interest shall have become unsuited or inconvenient for the use for which it was acquired, may, at any time convert a portion or the whole thereof to any other public use unless otherwise provided by law or by the terms of acquisition.

'(c) Whenever the governing body of any county or municipality to which there has been conveyed any real property, capital improvement, or personal property subject to such lawful conditions, restrictions or limitations shall by ordinance, in the case of a municipality, and by resolution, in the case of a county, determine that said real property, capital improvement or personal property can no longer be used advantageously for the purposes for which the same were acquired by the county or municipality, said county or municipality may, by ordinance or resolution, authorize the sale or exchange pursuant to section 13 of this act of the interest of the county or municipality in said real property, capital improvement or personal property.

"Whenever the county or municipality, by resolution or ordinance, as the case may be, determines that property, which has been acquired by purchase, gift, devise, lease, exchange or otherwise for a nominal or no consideration for a specific purpose, or subject to lawful conditions, restrictions or limitations as to its use, can no longer be used for the purposes for which acquired, it may offer or re-convey said property to the original grantor or his heirs for a similar or no consideration, prior to other disposition pursuant to section 13 of this act.


Page 6, Section 10, Line 3: Omit "therein may acquire land and construct" and insert "may contract with each other or with any other county or municipality for the purpose of acquiring land and constructing"

Page 6, Section 10, Lines 6 and 7: Omit "of the county and municipality" and insert "thereof"

Page 6, Section 10, Lines 9 and 10: Omit "between the county and municipality"

Page 6, Section 11, Lines 1-7: Omit entire section

Page 6, Section 12, Line 1: Omit "12" and insert "11"

Page 7, Section 12, Line 19: After "amount" insert "of taxes"
Page 7, Section 12, Line 20: After "paid" omit "by" and insert "on"

Page 7, Section 12, Line 30: Omit "26" and insert "24"

Page 7, Section 12, Line 32: Omit "asquisition" and insert "acquisition"

Page 7, Section 13, Line 1: Omit "13" and insert "12"

Page 7, Section 13, Lines 9-16: Omit entire lines

Page 7, Section 13, Line 17: Omit "(b)"

Page 8, Section 13, Line 21: Omit "14" and insert "13"

Page 8, Section 14, Line 1: Omit "14" and insert "13"

Page 12, Section 14, Line 170: After "40:60-37;" omit "c" and insert "C"

Page 12, Section 14, Line 171: After "1961, c. 96, s. 1;" insert "1970, c. 250, s. 1;"

Page 12, Section 14, Line 172: After "1961, c. 96, s. 2;" insert "1970, c. 250, s. 2;"

Page 12, Section 15, Line 1: Omit "15" and insert "14"

Page 12, Section 15, Line 16: After "right" omit ";",

Page 13, Section 16, Line 1: Omit "16" and insert "15"

Page 14, Section 16, Line 45: After "1964, c. 110;" insert "1968, c. 343;"

Page 14, Section 16, Line 45: After "1969, c. 85, s. 1" omit ")"

Page 14, Section 16, Line 50: Omit "C. 40:60-51.11 (1964, c. 71); C. 40:60-51.6 (1957, c. 148)" and insert "C. 40:60-51.11 (1964, c. 71); C. 40:60-51.6 (1957, c. 148); C. 40:60-51.12 (1966, c. 238)"

Page 14, Section 17, Line 1: Omit "17" and insert "16"

Page 15, Section 18, Line 1: Omit "18" and insert "17"

Page 15, Section 19, Line 1: Omit "19" and insert "18"

Page 15, Section 20, Line 1: Omit "20" and insert "19"

Page 16, Section 20, Line 11: Omit "in the county or of which the municipality is a constituent part," and insert "or the board of education of any county vocational school,"

Page 16, Section 20, Line 14: Omit "or for public purposes"
Page 16, Section 20, Line 16: After "education" insert "or the board of education of any county vocational school"

Page 16, Section 20, Line 22: After "1961, c. 96, s. 1" omit ")" and insert "; 1970, c. 250, s. 1"

Page 16, Section 20, Line 23: After "s. 2" omit ")" and insert "; 1970, c. 250, s. 2"

Page 16, Section 21, Line 1: Omit "21" and insert "20"

Page 16, Section 22, Line 1: Omit "22" and insert "21"

Page 16, Section 22, Lines 9-12: Omit "upon any terms, conditions and limitations, which said governing body shall deem advisable, in addition to those required in the cases hereinafter set forth" insert "and containing a limitation that such lands or buildings shall be used only for the purposes of such organization or association, and to render such services or to provide such facilities as may be agreed upon, and not for commercial business trade or manufacture, and that if said lands or buildings are not used in accordance with said limitation, title thereto shall revert to the county or municipality without any entry or reentry made thereon on behalf of such county or municipality"

Page 17, Section 22, Lines 26 and 27: Omit "other than nominal as above provided, in lieu of which," and insert "a part of which"

Page 17, Section 22, Lines 31-38: Omit "and containing a limitation that such lands or buildings shall be used only for the purposes of such organization or association, and to render such services or to provide such facilities as may be agreed upon, and not for commercial business trade or manufacture, and that if said lands or buildings are not used in accordance with said limitation, title thereto shall revert to the county or municipality without any entry or reentry made thereon on behalf of such county or municipality"

Page 17, Section 22, Lines 40-44: Omit "by a conveyance containing a limitation that if said land shall cease to be used for said purposes, title thereto shall revert to the county or municipality without any entry or reentry made thereon on behalf of such county or municipality"

Page 18, Section 22, Line 65: After this section insert a new section as follows:
“22. Establishment of a central registry. Each municipality and county shall establish and maintain a central registry of all real property in which it has acquired an interest as of the effective date of this act. This registry shall also include a record of all real property which a county or municipality may hereafter acquire, sell or lease. It shall be in such form and contain such information as the Division of Local Finance in the Department of Community Affairs shall prescribe within 180 days after the effective date of this act.

“The central registry referred to herein shall:

(a) Constitute a public record;

(b) Be entitled “Municipal Real Property Registry” or “County Real Property Registry” as may be appropriate;

(c) Be maintained and available for inspection in the office of the municipal or county clerk, as may be appropriate.

Source: New.”

Page 18, Section 23, Lines 1-37: Omit entire section
Page 19, Section 24, Line 1: Omit “24” and insert “23”
Page 19, Section 25, Line 1: Omit “25” and insert “24”
Page 19, Section 26, Line 1: Omit “26” and insert “25”
Page 19, Section 27, Line 1: Omit “27” and insert “26”
Page 19, Section 28, Line 1: Omit “28” and insert “27”
Page 19, Section 29, Line 1: Omit “29” and insert “28”
Page 20, Section 30, Line 1: Omit “30” and insert “29”
Page 20, Section 31, Line 1: Omit “31” and insert “30”

Respectfully,

[seal] /s/ WILLIAM T. CAHILL,
Attest: Governor.

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 633, with my objections, for reconsideration.

Senate Bill No. 633 attempts to limit the liability of credit cardholders with respect to the unauthorized use of such cards. The intention of this bill is to provide protection to the public in cases where a credit card may have been misplaced or stolen and is used by someone without authority from the cardholder. In addition, by severely limiting the liability of cardholders, the bill should greatly reduce the flood of unsolicited credit cards to which I referred in my Annual Message to the Legislature in January of this year. I have reviewed Senate Bill No. 633 with great care and I commend the action of the Legislature in adopting this legislation for consumer protection in the area of credit cards.

I do believe, however, that the bill must be amended in its treatment of liability for the unauthorized use of credit cards if it is to accomplish its purpose. As presently drafted, the bill could possibly be interpreted as imposing unlimited liability on a cardholder if he fails to use reasonable care in its use and safekeeping. Reasonable care, as defined in the bill, requires the cardholder to give notice to the issuer when a card is lost or stolen. Failure to give such notice could not result in liability in excess of $100. However, if a cardholder failed to use reasonable care but did give the required notice, there is no limitation on his potential liability. I believe that the risk of unauthorized use of credit cards must rest primarily with the issuer. Furthermore, since the Federal Truth-In-Lending Act now provides a $50 maximum liability, a similar limitation should be embodied in the State law. Therefore, I recommend amendments which will permit liability only to the extent of $50 for the unauthorized use of a credit card and only then in cases where the unauthorized use occurs before the cardholder has notified the card issuer that the card
has been lost, stolen or is otherwise out of control of the cardholder.

Accordingly, I herewith return Senate Bill No. 633 for reconsideration and recommend that it be amended as follows:

Page 2, after Section (e), Line 25, insert: “(f)’ Adequate notice’ means a printed notice to a cardholder which sets forth the pertinent facts clearly and conspicuously so that a cardholder could reasonably be expected to have noticed it and understood its meaning. Such notice may be given to a cardholder by printing the notice on any credit card, or on each periodic statement of account, issued to the cardholder, or by any other means reasonably assuring the receipt thereof by the cardholder.”

Page 2, Section 3, Lines 1 and 2: After “credit card” delete “, who exercises reasonable care in its use and safekeeping”.

Page 2, Section 3, Line 3: Insert “unless such unauthorized use occurs before the cardholder has notified the card issuer.”

Page 2, Section 3, Lines 3 through 5: Delete “ ‘Reasonable care’ within the meaning of this section shall require the cardholder of an accepted credit card to notify promptly”.

Page 2, Section 3, Lines 6 through 9: Delete from “, the issuer in” through line 9 in its entirety.

Page 2, Section 3, Line 6: After “reasonable means” insert “that the credit card has been lost or stolen. No cardholder shall be liable under this section to a card issuer with respect to a credit card, including any duplicates thereof, for any amount in excess of $50.00.”

Page 2, Section 4, Line 2: Delete “purchase or lease of property or services by” and insert “unauthorized”.

Page 2, Section 4, Line 3: After “use of a credit card” delete “after its loss or theft”.

Page 2, Section 4, Line 4: After “theft is not given” delete “within a reasonable time” and insert “pursuant to section 3”.

Page 2, Section 4, Lines 4 through 16: After “is effective only if” delete through Line 16 in its entirety, and insert “the card issuer has given adequate notice to
the cardholder of the potential liability and the card issuer has provided the cardholder with a self-addressed, prestamped notification to be mailed by the cardholder in the event of the loss or theft of the credit card."

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, Governor.

Attest:
/s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL NO. 641

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 641, with my objections, for reconsideration.

Senate Bill No. 641 is the result of a long and arduous effort to codify existing laws relating to county and municipal officers and employees and to eliminate obsolete statutory provisions in Title 40 of the New Jersey Statutes. The impetus for this proposal came from the Title 40 Revision Committee of the New Jersey State Legislature.

Senate Bill No. 641 is perhaps the most significant bill affecting municipalities to be considered by the current session of the Legislature and because of this, as well as the inherent intricacy of the issue being considered, I have given over a great deal of time to the review and analysis of the bill.

Recognizing the sweeping implications that this revision would have upon many of our public servants, members of my staff met on several occasions with representatives of various official and employee groups.

Resulting from these meetings, as well as intense staff review, several suggested changes have emerged, most of which are of a technical nature or are necessary for clarification of existing provisions.
Some of the more significant recommendations are listed as follows:

In order to avoid possible confusion with regard to the application of the phrase "member of a profession," I am recommending that the list of those officers who are exempted from residency requirements be set forth in its entirety.

I believe that counties or municipalities operating under the provisions of subtitle 3 of Title 11 (Civil Service) of the Revised Statutes should not be discouraged from requesting that the Civil Service Commission suggest standards of salaries to be paid to those filling offices and positions in the classified service. The provisions of 40A:9-8 of the bill appear to require that Civil Service salary recommendations shall be mandatory rather than suggestive. Such a mandatory requirement might result in hesitancy on the part of municipalities in requesting that such studies be made.

The authority to create, by resolution, the office of county comptroller should not be restricted to second class counties having a population of not less than 425,000 nor more than 500,000. Since the board of chosen freeholders would be empowered to fix the duties and compensations of the comptroller, each county could tailor the positions to meet its own needs.

There appears to be no need to specifically set forth the ability of the board of chosen freeholders to employ registered nurses, when general employment authority lies elsewhere.

I am of the opinion that county medical examiners should be licensed physicians of recognized ability and that these requirements should be set forth in the statute.

The section of this revision which would allow the appointment of "some other official to perform the customary duties" of the tax collector appears to be inadvisable. The title of "tax collector" bears connotations which the public has relied upon in its dealings with counties and municipalities. The proposal herein would tend to cloud responsibility rather than lend any clarification thereto.

Tax collectors should be given the alternative of gaining tenure through referendum when such tenure is not granted by the governing body upon eligibility. The voters of a
municipality should certainly be given the opportunity to grant tenure if they are satisfied that a tax collector's performance merits such consideration.

Tenure for treasurers should be allowed in all municipalities, not restricted to townships. We have learned through experience that in order to attract and retain high quality professionals in municipal offices of this type it is necessary to offer them a vehicle by which they can attain job security. As with the tax collectors, treasurers should be given the opportunity to appeal to the voters if they are refused tenure by the governing body after their eligibility date.

Accordingly, I herewith return Senate Bill No. 641, with the following changes, for reconsideration:

Page 1, after 40A:9–10 (Analysis) and Line 14: Insert "40A:9–10.1 Contracts for lesser salaries, wages or compensation."

Page 1, after 40A:9–11 (Analysis) and Line 15: Insert "40A:9–11.1 Chapter 303 of the laws of 1970 saved from repeal."

Page 2, 40A:9–1, Lines 1 and 2: Omit "medical officer or other officer who is a member of a profession" and insert "health officer, auditor or comptroller."


Page 4, 40A:9–8: Omit entire section and source and insert "40A:9–8. Salaries; power of Civil Service Commission. Any county or municipality operating under the provisions of subtitle 3 of Title 11 (Civil Service) of the Revised Statutes may request the Civil Service Commission to recommend standards of salaries to be paid to persons filling offices and positions in the classified service, and the county, by resolution, or the municipality, by ordinance, as the case may be, may adopt such recommendations. Source: R. S. 40:11–14."

Page 5, After 40A:9–10: Insert a new section as follows: "40A:9–10.1. Contracts for lesser salaries, wages or compensation. The board of chosen freeholders of any county or the governing body of any municipality may enter into a contract with any officer or employee of the county or municipality, as the case may be, to perform the duties of his office, position or employment at a lesser salary, wage
or compensation than otherwise fixed and when the contract shall be entered into, it shall control the amount of such salary.


Page 5, 40A:9-11, Line 9: Omit "or health officer" and insert "health officer, auditor or comptroller"


Page 5, after 40A:9-11: Insert a new section as follows: "Chapter 303 of the laws of 1970 saved from repeal. Chapter 303 of the laws of 1970 (C. 40:46-14.1) is saved from repeal. [The act saved from repeal by this section provides that a nonresident of any municipality within a county of the fourth class, pursuant to the 1960 Federal Census, may hold office as building inspector of such municipality and no such office shall be deemed vacant by reason of the removal or nonresidence of any such building inspector.]


Page 12, 40A:9-28 (Analysis), Line 9: Omit "in certain counties"

Page 12, 40A:9-33 (Analysis), Line 14: Omit "Nurses; compensation; duties" and insert "Blank"

Page 12, 40A:9-45 (Analysis), Line 31: Omit "Chapter 400 of the laws of 1948 saved from repeal" and insert "Blank"

Page 15, 40A:9-112 (Analysis), Lines 18 and 19: Omit "Vacancy in office where sheriff fails to prevent lynching of person in custody" and insert "Blank"

Page 16, 40A:9-24, Line 1: After "Any" insert "elective"

Page 17, 40A:9-28, Heading: Omit "in certain counties"
Page 17, 40A:9-28, Lines 1-3: Omit "of the second class having a population of not less than 425,000 nor more than 500,000"

Page 19, 40A:9-33: After "40A:9-33" omit entire section and source and insert "Blank"

Page 21, 40A:9-41, Line 7: After "board." insert "Such appointee shall be of the same political party as that of the previous incumbent."

Page 22, 40A:9-45: After "40A:9-45" omit entire section and source and insert "Blank"

Page 22, 40A:9-46, Line 4: After "law." insert "He shall be a licensed physician, a resident of the county, of recognized ability and good standing in his community, with such training or experience as may be prescribed by standards promulgated by the State Medical Examiner by rule or regulation."

Page 25, 40A:9-58, Line 11: Omit "1 year" and insert "2 years"

Page 26, 40A:9-61, Line 9: Omit "5" and insert "2"

Page 30, 40A:9-74, Line 12: After "duties." insert "No additional compensation shall be paid for such designation."

Page 31, 40A:9-76, Line 4: Omit "$20,000.00" and insert "$24,000.00"

Page 31, 40A:9-76, Line 7: Omit "$18,000.00" and insert "$21,000.00"

Page 31, 40A:9-76, Line 10: Omit "$15,000.00" and insert "$18,000.00"

Page 31, 40A:9-76, Lines 11-18: Omit entire lines and insert "In counties having a population of 200,000 or less, not less than $5,000.00 or more than $15,000.00."

Page 31, 40A:9-76, Line 27: Omit "equal semimonthly payments" and insert "the same manner as county officers and employees are paid"

Page 31, 40A:9-76, Line 29: After "1967, c. 266, s. 1" insert ": 1970, c. 144"

Page 32, 40A:9-77, Line 10: After "paid." insert "The limitations of the salaries set herein shall not be construed"
to restrict any of said employees from participating in or
benefiting from any cost of living bonus or longevity pro-
gram provided for or established in the county.'"


Page 37, 40A:9-92, Line 5: Omit "$20,000.00" and in-
sert "$24,000.00"

Page 37, 40A:9-92, Line 8: Omit "$18,000.00" and in-
sert "$21,000.00"

Page 37, 40A:9-92, Line 11: Omit "$15,000.00" and in-
sert "$18,000.00"

Page 37, 40A:9-92, Lines 12-19: Omit entire lines and
insert "In counties having a population of 200,000 or less,
not less than $5,000.00 or more than $15,000.00."

Page 37, 40A:9-92, Line 28: Omit "equal semimonthly
payments" and insert "the same manner as county officers
and employees are paid"

Page 37, 40A:9-92, Line 30: After "1967, c. 266, s. 1"
insert "; 1970, c. 144"

Page 38, 40A:9-93, Line 12: After "paid." insert "The
limitations of the salaries set herein shall not be construed
to restrict any of said employees from participating in or
benefiting from any cost of living bonus or longevity pro-
gram provided for or established in the county."


Page 40, 40A:9-104, Line 4: Omit "$20,000.00" and in-
sert "$24,000.00"

Page 40, 40A:9-104, Line 7: Omit "$18,000.00" and in-
sert "$21,000.00"

Page 40, 40A:9-104, Line 10: Omit "$15,000.00" and in-
sert "$18,000.00"

Page 41, 40A:9-104, Lines 1-8: Omit entire lines and
insert "In counties having a population of 200,000 or less,
not less than $5,000.00 or more than $15,000.00."

Page 41, 40A:9-104, Line 17: Omit "equal semimonthly
payments" and insert "the same manner as county officers
and employees are paid"
Page 41, 40A:9-104, Line 19: After “1967, c. 266, s. 1” insert “; 1970, c. 144”


Page 45, 40A:9-117, Line 4: After “freeholders.” insert “The annual compensation of the undersheriff shall not exceed ¾ of the annual compensation of the sheriff. The compensation of the personnel in the office of sheriff shall be paid at the same time and in the same manner as the county officers and employees are paid. The limitations of the salaries set herein shall not be construed to restrict any of said employees from participating in or benefiting from any cost of living bonus or longevity program provided for or established in the county.”


Page 52, after 40A:9-144 (Analysis) and Line 7: Insert “40A:9-144.1 Removal of tax collector; complaint; hearing.”

Page 52, 40A:9-150 (Analysis), Line 15: Omit “Tenure of certain tax assessors and deputy assessors” and insert “Chapter 211 of the laws of 1966 saved from repeal”

Page 52, 40A:9-152 (Analysis), Line 19: Omit “township” and insert “municipal”

Page 52, after 40A:9-152 (Analysis) and Line 19: Insert “40A:9-152.1 Removal of municipal treasurer; complaint; hearing.”
Page 52, 40A:9-153 (Analysis) Lines 20-22: Omit "Tenure of veterans in office, position or employment of city engineer in cities under municipal manager form of government; removal; complaint; hearing" and insert "Chapter 190 of the laws of 1943 saved from repeal."


Page 53, 40A:9-169 (Analysis), Lines 10 and 11: Omit "Limitation on salary changes of officers and employees" and insert "Blank."

Page 53, 40A:9-170 (Analysis), Line 12: Omit "Contracts for lesser salaries, wages or compensation" and insert "Blank."

Page 53, 40A:9-130, Line 2: Omit "2" and insert "4"


Page 55, 40A:9-136, Line 8: After "ordinance." insert "Such ordinance may provide that a person appointed to the office of municipal administrator need not be a resident of the municipality."


Page 56, 40A:9-141, Line 1: After "municipality," insert "unless otherwise provided by law,"

Page 56, 40A:9-141, Lines 3 and 4: Omit ", or some other official to perform the customary duties of such collector"

Page 56, 40A:9-141, Lines 6-9: Omit "Any such ordinance may provide that the municipal tax collector or officer to whom the customary duties of a collector may be assigned shall be the tax collector of the municipality constituting the taxing district."

Page 56, 40A:9-144: Omit entire section and source and insert "40A:9-144. Tenure of tax collector. Whenever a person has or shall have held the office of municipal tax collector for 10 consecutive years, the governing body of the municipality may grant tenure in office to such person. In the event the governing body fails to grant tenure in office to a municipal tax collector who has held that office..."
for 10 consecutive years, a petition may be filed for a referendum vote on the question of whether the collector of taxes shall continue to hold office during good behavior and efficiency, and shall not be removed therefrom except for just cause and then only after public hearing upon a written complaint setting forth the charge or charges against him. The petition shall be signed by at least 10% of the registered voters of the municipality and filed with the municipal clerk. Upon the filing of the petition the question shall be submitted to the voters at the next general election which shall occur not less than 60 days thereafter. The municipal clerk shall cause the question to be placed upon the official ballot to be used at the general election in the manner provided by law in substantially the following form: 'Shall the collector of taxes continue to hold office during good behavior and efficiency and not be removed therefrom except for just cause and then only after public hearing upon a written complaint setting forth the charge or charges against him?'

"Immediately to the left of the question there shall be printed the words 'Yes' and 'No', each with a square, in either of which the voter may make a cross (\(\times\)) or a plus sign (\(+\)) or check mark (\(\checkmark\)) according to his choice. There shall also be printed the following: 'Place a cross (\(\times\)), or a plus sign (\(+\)) or check mark (\(\checkmark\)) in one of the above squares indicating your choice.' Where voting machines are used, voting thereon shall be equivalent to the foregoing.

"The election shall be held in accordance with the general law relating to public questions to be voted on in a single municipality at elections as provided for by Title 19 (Elections) of the Revised Statutes.

Source: C. 40:46-6.14 (1947, c. 350, s. 1 amended 1951, c. 173); C. 40:46-6.15 (1947, c. 350, s. 2); C. 40:46-6.16 (1947, c. 350, s. 3); C. 40:46-6.17 (1947, c. 350, s. 4 amended 1953, c. 37, s. 163); C. 40:46-6.18 (1947, c. 350, s. 5); C. 40:46-6.19 (1947, c. 350, s. 6); C. 40:46-6.20 (1947, c. 350, s. 7); C. 40:46-6.21 (1947, c. 350, s. 8); C. 40:46-6.22 (1947, c. 350, s. 9)."

Page 57. after 40A:9-144: Insert a new section as follows: "40A:9-144.1. Removal of tax collector; complaint; hearing. Any removal of a municipal tax collector having tenure in office shall be upon a written complaint setting forth the charge or charges against him."
"The complaint shall be filed with the municipal clerk and a certified copy thereof shall be served upon the person so charged, with notice of a designated hearing date before the members of the governing body, which shall be not less than 10 days from the date of service of the complaint. The said hearing date shall be fixed by resolution of the governing body.

"The person so charged and governing body shall have the right to be represented by counsel and the power to subpoena witnesses and documentary evidence.

"The County Court of the county in which said municipality is located shall have jurisdiction to review the determination of the governing body which court shall hear the cause de novo and affirm, modify or set aside such determination.

Source: C. 40:46-6.14 (1947, c. 350, s. 1 amended 1951, c. 173); C. 40:145-14.5 (1952, c. 325, s. 1)."

Page 57, 40A:9-145, Line 3: Omit "after February 19, 1966"

Page 57, 40A:9-145, Line 12: Omit "trial" and insert "hearing"

Page 57, 40A:9-146, Line 2: Omit "appoint" and insert "provide for the appointment or election of"

Page 57, 40A:9-146, Lines 7 and 8: Omit "If the terms of their offices shall not be provided by law, such term shall be fixed by said ordinance."

Page 59, 40A:9-150: Omit entire section and source and insert "40A:9-150. Chapter 211 of the laws of 1966 saved from repeal. Chapter 211 of the laws of 1966 (C. 40:46-6.13a) is saved from repeal. [The act saved from repeal by this section provides for the granting of tenure to certain municipal tax assessors whose office or position had been abolished as a result of a change in form of government and who subsequently were reappointed to the same office.]

Source: C. 40:46-6.13a (1966, c. 211)."

Page 60, 40A:9-152: Omit entire section and source and insert "40A:9-152. Tenure of municipal treasurer. Whenever a person has or shall have held the office of municipal treasurer for 10 consecutive years, the governing body of the municipality may grant tenure in office to such person."
In the event the governing body fails to grant tenure in office to a municipal treasurer who has held that office for 10 consecutive years, a petition may be filed for a referendum vote on the question of whether the municipal treasurer shall continue to hold office during good behavior and efficiency, and shall not be removed therefrom except for just cause and then only after public hearing upon a written complaint setting forth the charge or charges against him. The petition shall be signed by at least 10% of the registered voters of the municipality and filed with the municipal clerk. Upon the filing of the petition the question shall be submitted to the voters at the next general election which shall occur not less than 60 days thereafter. The municipal clerk shall cause the question to be placed upon the official ballot to be used at the general election in the manner provided by law in substantially the following form: 'Shall the municipal treasurer continue to hold office during good behavior and efficiency and not be removed therefrom except for just cause and then only after public hearing upon a written complaint setting forth the charge or charges against him?'

"Immediately to the left of the question there shall be printed the words 'Yes' and 'No', each with a square, in either of which the voter may make a cross (\(\times\)), or a plus sign (\(+\)) or check mark (\(\check{\ }\)) according to his choice. There shall also be printed the following: 'Place a cross (\(\times\)), or a plus sign (\(+\)) or check mark (\(\check{\ }\)) in one of the above squares indicating your choice.' Where voting machines are used, voting thereon shall be equivalent to the foregoing.

"The election shall be held in accordance with the general law relating to public questions to be voted on in a single municipality at elections as provided in a single municipality at elections as provided for by Title 19 (Elections) of the Revised Statutes.

Source: C. 40:145-14.1 (1947, c. 331, s. 1); C. 40:145-14.2 (1947, c. 331, s. 2); C. 40:145-14.3 (1947, c. 331, s. 3); C. 40:145-14.5 (1952, c. 325, s. 1); C. 40:145-14.6 (1952, c. 325, s. 2)."

Page 60, after 40A:9-152: Insert a new section as follows: "40A:9-152.1. Removal of municipal treasurer; complaint; hearing. Any removal of a municipal treasurer having tenure in office shall be upon a written complaint setting forth the charge or charges against him."
'The complaint shall be filed with the municipal clerk and a certified copy thereof shall be served upon the person so charged, with notice of a designated hearing date before the members of the governing body, which shall be not less than 10 days from the date of service of the complaint. The said hearing date shall be fixed by resolution of the governing body.

'The person so charged and the governing body shall have the right to be represented by counsel and the power to subpoena witnesses and documentary evidence.

'The County Court of the county in which said municipality is located shall have jurisdiction to review the determination of the governing body which court shall hear the cause de novo and affirm, modify or set aside such determination.

Source: C. 40:145-14.5 (1952, c. 325, s. 1).'

Page 60, 40A:9-153: Omit entire section and source and insert: "40A:9-153. Chapter 190 of the laws of 1943 saved from repeal. Chapter 190 of laws of 1943 (C. 40:83-6 and C. 40:83-7) is saved from repeal. [The act saved from repeal by this section provides for the granting of tenure to any veteran of the Armed Forces of the United States, honorably discharged, holding the office, position or employment of city engineer under the municipal manager form of government, and having held such office, position or employment of city engineer under the municipal manager form of government continuously for 15 years from the date of the original appointment as city engineer, while said city was governed under the municipal manager government law or under any other law.] Source: C. 40:83-6 (1943, c. 190, s. 1); C. 40:83-7 (1943, c. 190, s. 2)."

Page 61, after 40A:9-153.1: Insert a new section as follows: "40A:9-153.2 Chapter 281 of the laws of 1970 saved from repeal. Chapter 281 of the laws of 1970 (C. 40:145-33) is saved from repeal. [The act saved from repeal by this section provides for the granting of tenure to any person holding the office, position or employment of township supervisor or superintendent of public works of the township and who has held or shall have held one or more such offices, positions or employments with or without additional service as assistant road supervisor or supervisor of public works department acting under appointment by the town-
ship committee for a continuous period of not less than 12 years from the date of his original appointment to any of them, and has or shall have held office, position or employment full time in the department of public works or road department in the township for a continuous period of not less than 12 years; provided he has qualified therefor on or prior to January 1, 1971. Said act shall not apply to any township which is subject to the provisions of Title 11, Civil Service, of the Revised Statutes.]


Page 63, 40A:9-159, Line 12: Omit "immediately" and insert "immediately"

Page 65, 40A:9-165, Line 7: After "altered" insert "but no such ordinance shall reduce the salary of any appointed or elected tax assessor or tax collector during the term for which he shall have been appointed or elected"

Page 65, 40A:9-165, Line 11: Omit "10" and insert "20"

Page 65, 40A:9-165, Line 12: Omit "10" and insert "20"

Page 67, 40A:9-169: After "40A:9-169" omit entire section and source and insert "Blank."

Page 67, 40A:9-170: After "40A:9-170" omit entire section and source and insert "Blank."

Page 69, 40A:9-175, Line 21: Omit "40:46-30" and insert "40:46-6.13a"

Page 69, 40A:9-175, Line 38: Omit "Laws of 1943, c. 190 (C. 40:83-6, C. 40:83-7)"

Page 70, 40A:9-175, Line 16: Omit "Laws of 1966, c. 211 (C. 40:46-6.13a)"


Page 70, Effective Date, Line 1: Omit "1970" and insert "1971"

Page 71, Heading: Omit "40" and insert "40A"


Page 76, 40:21-45, Line 34: After "40:21-45" omit "40A:9-33" insert "Not Enacted"


40A:9-93"

Page 84, 40:41-27, Line 21: After "As am. L. 1953, c. 37, s. 143" omit "40A:9-112" and insert "Not Enacted"


Page 86, 40:46-6.14, Line 39: After "As am. L. 1951, c. 173" insert "40A:9-144.1"

Page 87, 40:46-6.22a, Line 5: After "L. 1965, c. 243" omit "40A:9-144"


Page 89, 40:145-14.5, Line 21: After "L. 1952, c. 325, s. 1" omit 40A:9-152" and insert "40A:9-144.1
40A:9-152
40A:9-152.1"


Respectfully,

[seal]

/s/ WILLIAM T. CAHILL,
Governor.

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
March 8, 1971.

SENATE BILL No. 688 (OCR)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 688 (OCR), for reconsideration.

This bill would improve the existing statutes regarding birth records for adopted children by permitting removal of the phrase "by adoption" from the birth record in certain cases and would spell out certain information required to be listed on the original birth record.

I am completely in accord with the intent of this bill. However, one of the amendments to R. S. 26:8-40.1 would also eliminate the present nominal fee charged for processing applications and requests for such services in connection with birth certificates. Although no fiscal note was attached to the bill to indicate the potential loss of revenue, I do not believe that at a time when the governmental costs are increasing, that such a fee should be eliminated.

Accordingly, I herewith return Senate Bill No. 688 (OCR) without my approval and respectfully recommend the following changes:

1. Page 2, Section 1, after Line 22G insert a new paragraph as follows:

"Upon receipt of such application, certification or certified copy of the decree or judgment of a court in an adoption proceeding, the State Registrar shall make a new certificate of birth containing the information
referred to in the preceding paragraph. The fee for such service shall be $3.00 which includes the issuance of a certified copy of the new certificate.'

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

The following bill was read for the first time by its title and referred to committee as indicated:


Senate No. 2071 was placed back on second reading and amended, and on motion the amendments were adopted.

Senate No. 470, with Assembly committee amendments.

Senate No. 100, with Assembly committee amendments.

And

Assembly No. 230, reenacted in accordance with the Governor's recommendations.

Assembly No. 302, reenacted in accordance with the Governor's recommendations.

Assembly No. 530, reenacted in accordance with the Governor's recommendations.

Assembly No. 2166, reenacted in accordance with the Governor's recommendations.

Assembly No. 2192, reenacted in accordance with the Governor's recommendations.

Were given a second reading.

The following bills were read for the first time for the purpose of reenactment and referred to committee, as indicated:

Senate No. 294, County and Municipal Government Committee.

Senate No. 295, County and Municipal Government Committee.
The following bills were read for the first time for the purpose of reenactment and given no reference:

Senate Nos. 298, 435, 551, 607, 626, 627, 629, 633, 641 and 688.

On motions made and adopted, Senate amendments to the following bills, as recommended by the Governor, were adopted and the bills as amended were given second reading.

Senate Nos. 298, 435, 551, 607, 626, 627, 629, 633, 641 and 688.

The County and Municipal Government Committee reported Senate Nos. 620, 621, 887 and 879, and Assembly Nos. 380, 441 and 2082, favorably without amendment. The bills were read a second time and ordered to a third reading.

The following bill was read for the first time by its title and given no reference:

Senate Resolution No. 2005, by Mr. Bateman.

On motion of Mr. Sears, Senate Resolution No. 2005 was adopted by voice vote.

The Education Committee reported Assembly No. 838, favorably without amendment. The bill was read a second time and ordered to a third reading.

On motion made and adopted, a cosponsor was named to the following bill:

Senate No. 972, Mr. Musto.

Mr. Bateman announced a public hearing on Senate Concurrent Resolution No. 74, as amended, to be held in the Assembly Chambers on April 2, 1971 at 11 a.m.

Mr. Bateman announced the following appointments:

Mr. Hagedorn to fill the vacancy caused by the death of Mr. Sisco to the Senate Appropriations Committee.

Mr. Dumont to fill the vacancy created by the death of Mr. Sisco to the Permanent Commission on State School Support Committee.

Mr. Sears offered the following resolution, which was read and adopted:
Resolved, That when the Senate adjourns, it be to meet on Saturday morning at 10 o’clock, and that when it then adjourn it be to meet on Monday afternoon at 2 o’clock.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Secretary then read the following communication from the Secretary of State.

State of New Jersey

Trenton, New Jersey

I, Paul J. Sherwin, Secretary of State of the State of New Jersey, do hereby certify that at an election held in the Fourth Senate District (4B) on the Second day of March, 1971, Walter L. Smith, Jr., was elected to fill the vacancy in the above District to represent the One Hundred and Ninety-Fourth Legislature of New Jersey.

In testimony whereof, I have hereunto set my hand and affixed my Official Seal at Trenton, this Eleventh day of March, A.D. 1971.

/s/ Paul J. Sherwin,
Secretary of State

The Honorable Edward V. Martino, Superior Court Judge from Cherry Hill, administered the oath of Office of Senator to Mr. Smith.
The printed Bills Committee reported the following bills correctly printed:

Senate Nos. 470, with Assembly committee amendments, 620, 621, 633 as amended, 688 as amended, 879, 887, 1008 with Assembly committee amendments, 2071 as amended, Senate amendments to Assembly No. 2167, 298 as amended, 551 as amended, 435 as amended, and 607 as amended.

Mr. Giuliano and other Senators offered the following resolution which was read and adopted:

Whereas, The Easter Seal Society for Crippled Children and Adults of New Jersey is a volunteer organization of New Jersey citizens working for the benefit of less fortunate residents of our State; and,

Whereas, The New Jersey Society performs many useful functions including performance of referral services, and, the operation of treatment centers and Camp Merry Heart, a summer camp for crippled children and adults; and,

Whereas, The Society is engaged in its 1971 fund raising campaign; and,

Whereas, Christopher Olsen, aged 5, son of Mr. and Mrs. Roy Olsen of Flanders, Mount Olive Township, Morris County, who has been named State Easter Seal Boy of 1971, is visiting in the Chamber today; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:
That our commendation be extended to the Easter Seal Society for Crippled Children and Adults of New Jersey for their many activities for the betterment of the citizens of this State and to Christopher Olsen, 1971 State Easter Seal Boy, and that an authenticated copy of this resolution, signed by the President and attested by the Secretary of the Senate, be sent to the Society and to Christopher Olsen.

Senate No. 435, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch Maraziti, Matturri,

In the negative—None.

Senate No. 470, with Assembly committee amendments, was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 551, as amended pursuant to the Governor's recommendation, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 607, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Knowlton, Lynch, Matturri, McDermott, Miller,

In the negative—None.

Senate No. 633, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 688, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 879 was given third reading.

On motion of Mr. Hauser that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A.,

In the negative—None.

Senate No. 1008, with Assembly amendment, was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2071, as amended, was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 629, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, DelTufo, Dumont, Farley, Giuliano, Hagedorn, Hiering, Kay, Kelly, H. A., Knowlton, Matturri, McDermott,
In the negative—None.

Senate No. 620 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 621 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2123, by Mr. Guarini, State Government Committee.

Senate No. 2124, by Mr. Rinaldo, Air and Water Pollution and Public Health Committee.

Senate 2125, by Messrs. Schiaffo and Hagedorn, Taxation Committee.

Senate No. 2126, by Mr. White, Law, Public Safety and Defense Committee.

Senate No. 2127, by Messrs. Schiaffo, Italiano and Miller, Judiciary Committee.
Senate No. 2128, by Messrs. Wallwork, Matturri, Waldor, Giuliano and DeLufo, Air and Water Pollution and Public Health Committee.


Senate No. 2130, by Messrs. Wallwork, Waldor, Giuliano, DeLufo and Matturri, Judiciary Committee.


Senate No. 2132, by Mr. Matturri, State Government Committee.

Senate No. 2133, by Messrs. Dumont and Stout, Insurance Committee.

Senate No. 2135, by Messrs. Beadleston, Woodcock and Bateman, Education Committee.

Senate No. 2136, by Messrs. Dickinson, Schiaffo, Knowlton and Woodcock, Transportation and Public Utilities Committee.

Senate No. 2137, by Messrs. Dickinson, Schiaffo, Hagedorn, Knowlton and Woodcock, Labor Relations Committee.

Senate No. 2139, by Messrs. Sears, Dumont and Maraziti, Transportation and Public Utilities Committee.


Senate No. 2134, by Mr. Stout, without reference.


Senate No. 2140, by Mr. Hiering, without reference.

Senate No. 2134 was taken up, read a second time and ordered to have a third reading.

The Commerce, Industry and Professions Committee reported Senate No. 542, favorably without amendment. The bill was read a second time and ordered to a third reading.
The Revision and Amendment of Laws Committee reported Senate 2003, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Insurance Committee reported Assembly No. 1277, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Judiciary Committee reported Senate Concurrent Resolution No. 74, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Banking Committee reported Senate Nos. 2017, 2023 and 2024, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Senate No. 997, favorably without amendment. The bill was read a second time and ordered to a third reading.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the Board of Public Utility Commissioners, George Wallhauser, Jr., of Maplewood, to succeed himself for the term prescribed by law.

To be a member of the Essex County Board of Taxation, O. Vincent McNany, of Maplewood, to succeed Joseph P. Glavin, resigned, for the term prescribed by law.

To be a member of the Commission on Uniform Legislation, Myron Kronisch, of Livingston, to succeed Arthur L. Abrams for the term prescribed by law.

To be a member of the Port of New York Authority, Philip B. Hofmann, of Annandale, to succeed Charles W. Engelhard, deceased, for the term prescribed by law.

To be Surrogate of Monmouth County, S. Thomas Gagliano, of Holmdel, to succeed Louis R. Aikins for the term prescribed by law.

To be a member of the Natural Resource Council, Eileen L. Donohoe, of Clinton, to succeed Helen Fenske, resigned, for the term prescribed by law.

To be a member of the Natural Resource Council, Philip Heller, of Short Hills, to succeed Russell Ortman, resigned, for the term prescribed by law.
To be Judge of the Burlington County Court, J. Gilbert Van Sciver, Jr., of Edgewater Park, to succeed himself for the term prescribed by law.

To be Judge of the Burlington County Court, Paul R. Kramer, of Florence, to succeed himself for the term prescribed by law.

To be Judge of the Burlington County Court, Herman Belopolsky, of Burlington, to succeed himself for the term prescribed by law.

To be Judge of the Essex County Court, John A. Marzulli, of Upper Montclair, to succeed himself for the term prescribed by law.

Said nominations were referred to the Judiciary Committee.

Senate No. 626, as amended, pursuant to the Governor's recommendation, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 230, reenacted pursuant to the recommendations of the Governor, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 302, reenacted pursuant to the recommendations of the Governor, was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 380 was given third reading.

On motion of Mr. Sciro that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 530, reenacted pursuant to the recommendations of the Governor, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 838 was given third reading.
On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2082 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2166 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2167, with Senate amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:
In the affirmative were—

In the negative—None.

Senate Concurrent Resolution No. 74, as amended, was read a second time and ordered to a third reading.

On motion of Mr. McDermott Senate Concurrent Resolution 74 was referred back to the Judiciary Committee.

Mr. McDermott offered the following resolution which was read and adopted:

Resolved, That pursuant to Rule 16:4 a public hearing is ordered to be held on Senate Concurrent Resolution No. 74, as amended, proposing an amendment to the Constitution, before the Senate Judiciary Committee; and that the public hearing be held in the Senate Chamber, State House, Trenton, on April 7, 1971, at 10 a.m. and that said committee make a written report thereof to the Senate.

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

Resolved, That printed copies of Senate Concurrent Resolution No. 74, as amended, be placed upon the desks of the members of this house forthwith, and that a record of the placing thereof be made in the Journal of the Senate, and that the Secretary of the Senate forward to the General Assembly 76 copies of Senate Concurrent Resolution No. 74, with the request that they be placed upon the desks of the members of that House in open meeting forthwith.

The Secretary then caused a printed copy of Senate Concurrent Resolution No. 74, as amended, to be placed upon the desk of each member of the Senate and the placing thereof is hereby noted in the Journal accordingly.

The Judiciary Committee reported the following nominations favorably.

To be a member of the Port of New York Authority, Philip B. Hofmann, of Annandale.
To be Judge of the Essex County Court, John A. Marzulli, of Upper Montclair.

To be a member of the Natural Resource Council, Eileen L. Donohoe, of Clinton.

To be Judge of the Burlington County Court, Herman Belopolsky, of Burlington.

To be Judge of the Burlington County Court, Paul R. Kramer, of Florence.

To be Judge of the Burlington County Court, G. Gilbert Van Sciver, Jr., of Edgewater Park.

To be a member of the Tri-State Transportation Commission, Stanley D. Iacono, of Weehawken.

To be Judge of the Hudson County Court, Raymond W. Young, of North Bergen.

To be Judge of the Cape May County Court, Nathan C. Staller, of North Wildwood.

To be Judge of the Intermunicipal Court of the Township of Berkeley, Boroughs of Pine Beach and Beachwood, Francis P. Piscall, of Toms River.

Mr. Sears moved that the following nomination be taken up under suspension of the rules:

To be a member of the Port of New York Authority, Philip B. Hofmann, of Annandale, to succeed Charles W. Engelhard, deceased.

Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.
Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. Sears, the following nominations were taken up:

To be a member of the State Museum Advisory Council, Reeve Schley, Jr., of Whitehouse, to succeed Mrs. J. Seward Johnson.

To be Director of the Division of Natural Resources, Department of Environmental Protection, Richard D. Goodenough, of Pottersville, for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

The Secretary reported receipt of messages from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of
the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

- Assembly No. 1267, State Government Committee.
- Assembly No. 1309, Taxation Committee.
- Assembly No. 1335, Banking Committee.
- Assembly No. 1377, Judiciary Committee.
- Assembly No. 2032, Law, Public Safety and Defense Committee.
- Assembly No. 2056, Commerce, Industry and Professions Committee.
- Assembly No. 2102, Commerce, Industry and Professions Committee.
- Assembly No. 2109, Commerce, Industry and Professions Committee.
- Assembly No. 1138, Law, Public Safety and Defense Committee.
- Assembly No. 1246, Taxation Committee.

And
Assembly Concurrent Resolution No. 2013, without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate Bills:

- Senate Nos. 2015 and 2030.

The Secretary reported receipt of a message from the Clerk of the General Assembly that printed copies of Senate Concurrent Resolution No. 74, as amended, have this day been placed upon the desk of each member of the General Assembly while the same was in open meeting.

Assembly No. 2192 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kay, Kelly, H. A., Knowlton,

In the negative—None.

The Secretary reported receipt of a message from the Clerk of the General Assembly forwarding the enclosed copies of Assembly Concurrent Resolution No. 2052, with the request that they be placed on the desks of the Senators.

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

Resolved: 1. That printed copies of Assembly Concurrent Resolution No. 2012 be placed upon the desks of the members of the Senate forthwith; and

2. A record of the placing thereof be made in the Senate Journal and the Secretary certify such placing and the date thereof to the Clerk of the General Assembly.

The Secretary reported receipt of a message from the Clerk of the General Assembly requesting that the Secretary of the Senate make the following announcement:

The Assembly Judiciary Committee will hold a public hearing on Assembly Concurrent Resolution No. 2012, proposing a constitutional amendment to incorporate the County Courts into the Superior Court, on Thursday, March 25, 1971, at 10 a.m. in the Assembly Chamber.

The Air and Water Pollution and Public Health Committee reported Assembly No. 744, favorably with amendments and on motion of the Chairman the amendments were adopted. The bill as amended, was read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Senate No. 968, favorably without amendment. The bill was read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Senate Nos. 2013 and 2046, favorably without amendment. The bills were read a second time and ordered to a third reading.

The State Government Committee reported Assembly No. 1182, favorably without amendment. The bill was read a second time and ordered to a third reading.
The Education Committee reported Senate No. 2058, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Assembly Nos. 489, 1250 and 694, favorably without amendment. The bills were read a second time and ordered to a third reading.

Senate No. 2058 was taken up and read a second time and ordered to a third reading.

The Secretary reported receipt of a message from the Clerk of the General Assembly forwarding the enclosed 40 copies of Assembly Concurrent Resolution No. 2001, with the request that they be placed upon the desks of the members of the Senate in open meeting forthwith.

Mr. Sears offered the following resolution which was read and adopted:

Resolved: 1. That printed copies of Assembly Concurrent Resolution No. 2001 be placed upon the desks of the members of the Senate forthwith; and

2. A record of the placing thereof be made in the Senate Journal and the Secretary certify such placing and the date thereof to the Clerk of the General Assembly.

Mr. Sears offered the following resolution which was read and adopted:

Resolved, That when the Senate adjourns, it be to meet on Thursday at 10 a.m., and that when it then adjourn, it be to meet on Saturday at 10 a.m., and that when it then adjourn it be to meet on Monday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, March, 18, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present:


On motion of Mr. Beadleston, the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 542, 968, 2003, 2013, 2017, 2023, 2024, 2046, 2058, 2134, 2138, 2140 and Senate Committee Amendment to Assembly No. 744.

Senate No. 298, as amended pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Sciro that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 542 was given third reading.
On motion of Mr. Matturri that the bill pass, the vote was as follows:

In the affirmative were—


In the negative were—


Senate No. 627, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative were—


Senate No. 641, as amended, pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:
Senate No. 2141, by Messrs. Schiaffo, Woodcock, Hagedorn, Seiro, Rinaldo and McDermott, Judiciary Committee.

Senate No. 2142, by Mr. Seiro, Law, Public Safety and Defense Committee.

Senate No. 2143, by Mr. H. A. Kelly, State Government Committee.

Senate No. 2144, by Messrs. McDermott, Rinaldo, Maraziti, Sears, Tanzman, Lynch, Crabiel and Dumont, Revision and Amendment of Laws Committee.

Senate No. 2145, by Mr. Guarini, County and Municipal Government Committee.

Senate No. 2146, by Messrs. Woodcock and Knowlton, County and Municipal Government Committee.


Senate No. 2149, by Mr. Kay, Banking Committee.

Senate No. 2150, by Messrs. Knowlton, Dickinson, Schiaffo and Hagedorn, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2151, by Mr. Bateman, Revision and Amendment of Laws Committee.

Senate No. 2152, by Messrs. Knowlton, Schiaffo, Woodcock, Sears and Hagedorn, Appropriations Committee.


Senate No. 2154, by Messrs. Woodcock, Tanzman and Crabiel, Banking Committee.


Senate Concurrent Resolution No. 2013, by Messrs. McDermott, Rinaldo, White, Maraziti, Seiro and Hagedorn, Judiciary Committee.

Senate Concurrent Resolution No. 2014, by Mr. Smith, without reference.

Senate Concurrent Resolution No. 2015, by Mr. Smith, without reference.

Senate Concurrent Resolutions Nos. 2014 and 2015, were taken up, read a second time and ordered to a third reading.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 2019, without reference.
Assembly No. 2020, Appropriations Committee.
Assembly No. 2021, without reference.
Assembly No. 2022, Appropriations Committee.
Assembly No. 2116, Revision and Amendment of Laws Committee.
Assembly No. 2023, Appropriations Committee.
Assembly No. 1239, County and Municipal Government Committee.
Assembly No. 680, reenacted pursuant to the Governor's recommendations, without reference.
Assembly No. 486, Transportation and Public Utilities Committee.
Assembly No. 2204, without reference.
Assembly No. 2160, County and Municipal Government Committee.
Assembly No. 1283, Judiciary Committee.
Assembly No. 2159, County and Municipal Government Committee.
Assembly No. 2187, without reference.
Assembly No. 2055, Labor Relations Committee.
Assembly No. 2120, Taxation Committee.
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Assembly Joint Resolution No. 2004, Transportation and Public Utilities Committee.

Assembly Concurrent Resolution No. 94, Taxation Committee.

Senate No. 209, with Assembly committee amendments, without reference.

Senate No. 689, with Assembly committee amendments, without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills:

Senate Bills Nos. 554, 770 reenacted pursuant to the Governor's recommendations, 882, 896, 2036, 26, 141, 160, 235, 13 and 2121.

The County and Municipal Government Committee reported Assembly Nos. 568 and 784, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Appropriations Committee reported Assembly No. 2088, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Federal and Interstate Relations Committee reported Senate No. 2096, favorably, without amendment. The bill was read a second time and ordered to a third reading.

The Education Committee reported Senate Nos. 2099, 2135, 515 and Assembly Joint Resolution No. 15, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Labor Relations Committee reported Senate No. 714, favorably with amendments, and on motion of the chairman the amendments were adopted. The bill as amended, was read a second time and ordered to a third reading.

The Institutions and Welfare Committee reported Senate No. 158, favorably with amendments, and on motion of the chairman the amendments were adopted. The bill, as amended, was read a second time and ordered to a third reading.
Senate No. 887 was given third reading.

On motion of Mr. Tanzman that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 968 was given third reading.

On motion of Mr. Wallwork that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2017 was given third reading.

On motion of Mr. Matturri that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2023 was given third reading.

On motion of Mr. Woodcock that the bill pass, the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 2024 was given third reading.

On motion of Mr. Woodcock that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2046 was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted, cosponsors were named to bills as follows:

Senate No. 2009, Mr. Schiaffo.

Senate Resolution No. 2004, Mr. Italiano.

Senate No. 2134 was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Coffee, Crabel, DelTufo, Dumont, Farley, Guarini, Hagedorn, Hauser, Hering, Kay, Kelly, H. A., Kelly, W. F., Knowl-

In the negative—None.

Senate No. 2138 was given third reading.

On motion of Mr. Smith that the bill pass, the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 2140 was given third reading.

On motion of Mr. Hiering that the bill pass, the vote was as follows:

In the affirmative were—

In the negative—None.

On motion of Mr. Hiering Senate No. 2058 was placed back on second reading and amended, which amendments were read and adopted. The bill, as amended, was read a second time and ordered to a third reading.

Assembly No. 694 was given third reading.

On motion of Mr. Miller that the bill pass, the vote was as follows:

In the affirmative were—
Messrs. Bateman (President), Beadleston, DelTufo, Dumont, Farley, Giuliani, Guarini, Hagedorn,
In the negative—None.

Assembly No. 1277 was given third reading.

On motion of Mr. Matturri that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the State Lottery Commission, Department of the Treasury, Edwin A. Kolodziej, of Sayreville, to succeed himself, for the term prescribed by law.

To be President of the Civil Service Commission, James A. Alloway, of Colonia, to succeed himself, for the term prescribed by law.

To be Superintendent of Elections of Monmouth County, Robert Ferrell, of Freehold, to succeed William Himelman, for the term prescribed by law.

The President referred the nominations to the Judiciary Committee.

The Judiciary Committee reported favorably the following nominations:

To be Surrogate of Monmouth County, S. Thomas Gagliano, of Holmdel.

To be a member of the Board of Public Utility Commissioners, George Wallhauser, Jr., of Maplewood.
To be a member of the Commission on Uniform Legislation, Myron Kronisch, of Livingston.

To be a member of the Natural Resource Council, Philip Heller, of Short Hills.

On motion of Mr. Sears that the nomination, to be Surrogate of Monmouth County, S. Thomas Gagliano, of Holmdell, be taken up under suspension of the rules, the vote was as follows:

In the affirmative were—


In the negative—None.

Upon the question "Will the Senate advise and consent to the above nomination?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. Sears, the nominations

To be a member of the Natural Resource Council, Eileen L. Donohoe, of Clinton, to succeed Helen Fenske, resigned,

To be a member of the Tri-State Transportation Commission, Stanley D. Iacono, of Weehawken, to succeed James Kerney, resigned,

Were taken up.
Upon the question "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

The Air and Water Pollution and Public Health Committee reported Senate Joint Resolution No. 2006, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Taxation Committee reported Assembly Nos. 1244 and 1245, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Judiciary Committee reported Assembly No. 2001, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Judiciary Committee reported Assembly No. 1100, favorably with amendment, and on motion of the Chairman the bill with Senate committee amendments, was read a second time and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday afternoon at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 158, with Senate committee amendments, 515, 714, with Senate committee amendments, 2058, with Senate amendments, 2096, 2099, 2135, Senate Concurrent Resolution No. 2014, Senate Concurrent Resolution No. 2015, Senate Joint Resolution No. 2006 and Senate committee amendments to Assembly No. 1100.

Assembly No. 2187 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2204 was given third reading.
On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1100, with Senate amendment, was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested which bills were read for the first time and referred by the President, as indicated:

Assembly No. 1173, Judiciary Committee.
Assembly No. 1180, State Government Committee.
Assembly No. 1192, Agriculture, Conservation and Natural Resources Committee.
Assembly No. 1156, Judiciary Committee.
Assembly No. 946, Law, Public Safety and Defense Committee.
Assembly No. 1130, Appropriations Committee.
Assembly No. 767, Transportation and Public Utilities Committee.

Assembly No. 931, Judiciary Committee.

Assembly No. 510, Agriculture, Conservation and Natural Resources Committee.

Assembly No. 564, Commerce, Industry and Professions Committee.

Assembly No. 2071, Judiciary Committee.

Assembly No. 2108, Education Committee.

Assembly No. 1347, State Government Committee.

Assembly No. 351, Commerce, Industry and Professions Committee.

Assembly Concurrent Resolution No. 96, Federal and Interstate Relations Committee.

Assembly Concurrent Resolution No. 2018, without reference.

Assembly Concurrent Resolution No. 2020, without reference.

And

Assembly Committee Substitute for Assembly No. 529, Education Committee.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate No. 205, reenacted pursuant to the recommendations of the Governor.

Senate No. 2061, reenacted pursuant to the recommendations of the Governor.

And

Senate No. 551, reenacted pursuant to the recommendations of the Governor.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2157, by Mr. Musto, Commerce Industry and Professions Committee.

Senate No. 2158, by Messrs. Miller and Tanzman, Commerce, Industry and Professions Committee.

Senate No. 2159, by Messrs. McDermott, Rinaldo and Farley, County and Municipal Government Committee.

Senate No. 2160, by Mr. Tanzman, Judiciary Committee.


Senate No. 2163, by Messrs. Guarini, Sears, White, Woodcock, Maraziti and Matturri, Revision and Amendment of Laws Committee.

Senate No. 2164, by Messrs. Bateman, Hiering, Sears, Stout and Ridolfi, Education Committee.


Senate No. 2161, by Messrs. Tanzman, Lynch and Crabiel, without reference.


And


The Appropriations Committee reported Senate No. 2152 favorably with amendment and on motion of the Chairman the amendment was adopted. The bill as amended was read a second time and ordered to a third reading.

The Judiciary Committee reported Senate No. 947 favorably without amendment. The bill was read a second time and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Assembly No. 496 favorably without amendment. The bill was read a second time and ordered to a third reading.
The County and Municipal Government Committee reported Assembly Nos. 167, 807 and 1239 favorably without amendment. The bills were read a second time and ordered to a third reading.

The Banking Committee reported Assembly No. 1335 favorably without amendment. The bill was read a second time and ordered to a third reading.

The Commerce, Industry and Professions Committee reported Senate No. 2120 and Assembly No. 2109, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Commerce, Industry and Professions Committee reported Assembly No. 347 with amendments and on motion of the Chairman the amendments were adopted. The bill as amended, was read a second time and ordered to a third reading.

The Judiciary Committee reported favorably the following nominations:

To be a member of the State Board of Education, Paul John Christiansen, of West Orange.

To be President of the Civil Service Commission, James A. Alloway, of Colonia.

To be Superintendent of Elections of Monmouth County, Robert Ferrell, of Freehold.

To be a member of the State Lottery Commission, Edwin A. Kołodziej, of Sayreville.

To be Judge of the Joint Municipal Court of the Township of Green and the Borough of Andover, William T. Archer, Jr., of Newton.

Senate No. 2135 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 689, with Assembly committee amendment, was given third reading.

On motion of Mr. Dumont, that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2058, as amended, was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 515 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Judiciary Committee reported Senate Committee Resolution No. 2003 favorably without amendment. The bill was read a second time and ordered to a third reading.
Mr. Sears moved that the following nomination be taken up under suspension of the rules, which motion was adopted by the following vote:

To be a member of the State Board of Education, Paul John Christiansen, of West Orange, to succeed Martin S. Fox.

In the affirmative were—


In the negative—None.

Upon the question, "Will the Senate advise and consent to the above nomination?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. Sears the following 10 nominations were taken up:

To be Judge of the Hudson County Court, Raymond W. Young, of North Bergen, to succeed Sol Schulman.

To be Judge of the Cape May County Court, Nathan C. Statler, of North Wildwood, to succeed himself.

To be Judge of the Burlington County Court, Herman Belopolsky, of Burlington, to succeed himself.

To be Judge of the Burlington County Court, Paul R. Kramer, of Florence, to succeed himself.
To be Judge of the Burlington County Court, J. Gilbert Van Sciver, Jr., of Edgewater Park, to succeed himself.

To be Judge of the Essex County Court, John A. Marzulli, of Upper Montclair, to succeed himself.

To be Judge of the Intermunicipal Court of the Township of Berkeley, Borough of Pine Beach and Beachwood, Francis P. Piscal, of Toms River, to succeed Martin B. Anton.

To be a member of the Board of Public Utilities Commissioners, George Wallhauser, Jr., of Maplewood, to succeed himself.

To be a member of the Commission on Uniform Legislation, Myron Kronisch, of Livingston, to succeed Arthur L. Abrams.

To be a member of the Natural Resource Council, Philip Heller, of Short Hills, to succeed Russell Ortman, resigned.

Upon the question, "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

On motions made and adopted, cosponsors were named to the following bills:

Senate No. 928, Messrs. H. A. Kelly and Italiano.
Senate No. 967, Messrs. H. A. Kelly and Italiano.
Senate No. 2088, Mr. Wallwork.
Senate Resolution No. 2004, Mr. Italiano.

On motion of Mr. Wallwork, Senate No. 997 was recommitted to the Law, Public Safety and Defense Committee.

Senate No. 2099 was given third reading.
On motion of Mr. Farley that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Joint Resolution No. 2006 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Concurrent Resolution No. 2014, was taken up, and on motion of Mr. Smith, was adopted by voice vote.

Senate Concurrent Resolution No. 2015, was taken up, and on motion of Mr. Smith, was adopted by voice vote.

On motion of Mr. Schiaffo, Assembly No. 2019 was placed back on second reading and amended which amendment was read and adopted. The bill with Senate amendment, was read a second time and ordered to a third reading.

Mr. Schiaffo offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2019 with Senate amendment is an emergency measure and may proceed forthwith from second to third reading.
In the affirmative were—


In the negative—None.

Assembly No. 2019, with Senate amendment was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 784, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1182 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 680, reenacted pursuant to the Governor's recommendations was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1250 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2001 was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2088 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

On motion of Mr. Musto, Senate No. 2157 was withdrawn from the files.

The Transportation Committee reported Senate Joint Resolution No. 2005, and Senate No. 2148 favorably without amendment. The bills were read a second time and ordered to a third reading.

The State Government Committee reported Assembly Joint Resolution No. 2001 and Senate Committee Substitute for Assembly No. 381 favorably without amendment. The bills were read a second time and ordered to a third reading.

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

Resolved: 1. That printed copies of Senate Concurrent Resolution No. 2003 be placed upon the desks of the members of the Senate forthwith, and that a record of such action be made in the Journal of the Senate; and

2. That the Secretary of the Senate forward 80 copies of said Senate Concurrent Resolution No. 2003, to the General Assembly with the request that the same be placed upon the desks of each member thereof in open meeting forthwith.

The Secretary then caused to be placed upon the desk of each member a copy of Senate Concurrent Resolution No. 2003, and the placing thereof is hereby noted in the Journal.

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

Resolved, That pursuant to Rule 164 a public hearing is ordered to be held on Senate Concurrent Resolution No. 2003, proposing an amendment to the Constitution, before the Senate Judiciary Committee; and that the public hear-
The following bills were read for the first time by their titles and given no reference:

- Senate No. 2166, by Messrs. Maraziti and Sears.
- Senate No. 2167, by Mr. Hiering.
- Senate No. 2168, by Messrs. Maraziti and Sears.

Senate Nos. 2166, 2167 and 2168, were taken up, read a second time, and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate Nos. 928, 967 and 998, favorably with amendments and on motion of the Chairman the amendments were adopted. The bills, as amended, were read a second time and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Saturday at 10 a.m. and that when it then adjourn it be to meet on Monday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.

SATURDAY, March 27, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

On calling the roll, the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Committee Substitute for Assembly No. 381, Senate Nos. 928, 967, 998 with Senate committee amendments, 2120, 2148, 2161, 2167, 2166, 2168, Senate Resolution No. 2006, Senate Concurrent Resolution Nos. 2003, 2017, Senate Joint Resolution No. 2005, and Senate No. 2152 with Senate committee amendments.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Judge of the Mercer County Court, Samuel D. Lenox, Jr., of Trenton, to succeed himself, for the term prescribed by law.

To be Judge of the Mercer County Court, Arthur A. Salvatore, of Trenton, to succeed himself, for the term prescribed by law.

To be a member of the Banking Advisory Board, Department of Banking, W. Robert Davis, of Haddonfield, to succeed himself, for the term prescribed by law.
To be a member of the Commission on Women, Department of Community Affairs, Mrs. Peter Sammartino, of Rutherford, for the term prescribed by law.

To be a member of the Bergen County Board of Taxation, Bernard Stracher, of Waldwick, to succeed himself, for the term prescribed by law.

To be a member of the Palisades Interstate Park Commission, Charles A. Agemian, of Hackensack, to succeed Phelps Phelps, resigned, for the term prescribed by law.

The President referred the nominations to the Judiciary Committee.

Senate Concurrent Resolution No. 2017 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Messrs. Miller, Stout, White—3.

Senate No. 209, with Assembly committee amendment, was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 947 was given third reading.

On motion of Mr. Sears that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2120 was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Giuliano, Senate No. 714 was placed back on second reading and amended, which amendment was adopted.

Senate No. 714, as amended, was read a second time and ordered to a third reading.

Senate Committee Substitute for Assembly No. 381 was given third reading.

On motion of Mr. Hagedorn that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Knowlton, Lynch, Maraziti, Matturri, McDermott,

In the negative—None.

Senate No. 2161 was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Judiciary Committee reported favorably the following nominations:

To be a member of the Essex County Board of Taxation, O. Vincent McNany, of Maplewood.

To be Judge of the Mercer County Court, Arthur A. Salvatore, of Trenton.

To be Judge of the Mercer County Court, Samuel D. Lenox, Jr., of Trenton.

Mr. Sears moved that the above nominations be taken up under suspension of the rules, which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.
Upon the question "Will the Senate advice and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

On motion of Mr. Sears the following four nominations were taken up.

To be Judge of the Joint Municipal Court of the Township of Green and the Borough of Andover, William T. Archer, Jr., of Newton, to succeed John R. Knox, for the term prescribed by law.

To be a member of the Civil Service Commission, James A. Alloway, of Colonia, to succeed himself, for the term prescribed by law.

To be Superintendent of Elections of Monmouth County, Robert Ferrell, of Freehold, to succeed William Himelman, for the term prescribed by law.

To be a member of the State Lottery Commission, Department of the Treasury, Edwin A. Kolodziej, of Sayreville, to succeed himself, for the term prescribed by law.

Upon the question "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.
So the said nominations were declared unanimously confirmed.

The following bills were read for the first time by their titles and referred to committees, as indicated:

Senate No. 2169, by Mr. Wallwork, Taxation Committee.

Senate No. 2170, by Mr. Woodcock, County and Municipal Government Committee.

Senate No. 2171, by Messrs. Maraziti, Sciro and Hagedorn, Institutions and Welfare Committee.

Senate No. 2172, by Mr. Woodcock, Commerce, Industry and Professions Committee.

Senate No. 2173, by Messrs. White, Dickinson, Kay, Dumont and Farley, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2174, by Messrs. Dickinson, Hagedorn, Knowlton and Woodcock, Agriculture, Conservation and Natural Resources Committee.

Senate Resolution No. 2007, by Mr. Wallwork, Air and Water Pollution and Public Health Committee.

And


The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly No. 1381, County and Municipal Government Committee.

Assembly No. 2009, Federal and Interstate Relations Committee.

Assembly No. 2018, without reference.

Assembly No. 1287, Law, Public Safety and Defense Committee.

Assembly No. 1363, Transportation and Public Utilities Committee.
Assembly No. 1271, Institutions and Welfare Committee.

Assembly Committee Substitute for Assembly No. 2052, Transportation and Public Utilities Committee.

And

Assembly Committee Substitute for Assembly No. 1214, Transportation and Public Utilities Committee.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate Bills:

Senate Nos. 942, 949, 974, 988, 2011 and 829.

The Law, Public Safety and Defense Committee reported the following bills favorably without amendment:

Assembly Nos. 768 and 112.

The bills were read a second time and ordered to a third reading.

The Revision and Amendment of Laws Committee reported the following bill favorably without amendment:

Senate No. 2144 was read a second time and ordered to a third reading.

The Judiciary Committee reported the following bill favorably without amendment.

Senate No. 977 was read a second time, and ordered to a third reading.

Assembly No. 2018 was taken up, read a second time, and ordered to a third reading.

A message was received from the General Assembly that, pursuant to the request of the Senate, copies of Senate Concurrent Resolution No. 2003, were placed upon the desks of the members of the General Assembly in open meeting March 25, 1971.

A message was received from the General Assembly requesting that the enclosed 40 copies of Assembly Concurrent Resolution No. 2012 be placed upon the desks of the members of the Senate in open meeting forthwith.

On motion of Mr. Sears, the printed copies of Assembly Concurrent Resolution No. 2012 were placed on the desks of the members of the Senate. A record of the placing thereof
was made in the Senate Journal and the Secretary certified such placing and the date thereof to the Clerk of the General Assembly.

Mr. Kay and all Senators offered the following resolution which was read and adopted:

WHEREAS, Bernice J. Reeves, wife of George Reeves, Supervisor of Bills of the New Jersey Senate, died Sunday, March 28; and,

WHEREAS, The members of the Senate are affected with a personal sense of loss at this bereavement of a long-standing and faithful employee of the Senate; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:
That this House hereby expresses its profound sorrow upon the death of Mrs. George Reeves, and extends its condolences to her husband, their two sons and the other members of their family.

On motions made and adopted, cosponsors were named to the following bills:

Senate Nos. 928 and 967, Messrs. Knowlton and Kay.
Senate No. 2154, Mr. Musto.
Senate No. 2088, Mr. Hagedorn.
Senate No. 2152, as amended, was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 2148 was given third reading.

On motion of Mr. Stout that the bill pass the vote was as follows:

In the affirmative were—
Messrs. Bateman (President), Beadleston, Crabiel, DelTufo, Dumont, Giuliano, Guarini, Hagedorn,

In the negative—None.

Senate No. 2167 was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2168 was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Matturri offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 977 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly,

In the negative—None.

Senate No. 977 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 167 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 744, with Senate committee amendments, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 807 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 568 was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

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

Resolved, That pursuant to Rule 164 a public hearing is ordered to be held on Senate Concurrent Resolution No. 2016, proposing an amendment to the Constitution, before the Senate Judiciary Committee; and that the public hearing be held in the Assembly Chamber, State House, Trenton, on April 7, 1971, at 2 p.m. and that said committee make a written report thereof to the Senate.

Assembly No. 1239 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kay, Kelly, H. A., Kelly, W. F.,

In the negative—None.

Assembly No. 1335 was given third reading.

On motion of Mr. Stout that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Dumont, Assembly Concurrent Resolution No. 2018 was passed by voice vote.

On motion of Mr. Coffee, Assembly Concurrent Resolution No. 2020 was passed by voice vote.

On motion of Mr. Miller, Senate Concurrent Resolution No. 2018 was passed by voice vote.

A message was received from the General Assembly requesting the Secretary of the Senate to make the following announcement:

The Assembly Judiciary Committee will hold a public hearing on Assembly Concurrent Resolution No. 2012, Second Official Copy Reprint, proposing a constitutional amendment to merge the County and Superior Courts on April 1, 1971, at 10 a.m. in the Assembly Chamber, State House, Trenton.

The Insurance Committee reported Senate No. 2093, favorably with amendments, which amendments were adopted. The bill, as amended, was read a second time and ordered to a third reading.

The Education Committee reported Assembly Nos. 1292 and 1306, favorably without amendment. The bills were read a second time and ordered to a third reading.
The Judiciary Committee reported Senate Nos. 2127 and 2016, favorably without amendment. The bills were read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Assembly No. 2159 and Senate No. 2070, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Banking Committee reported Senate No. 2149 favorably without amendment. The bill was read a second time and ordered to a third reading.

Messrs. Farley, Stout, Lynch and White offered the following resolution, which was read and adopted:

Whereas, Senate No. 2093, a revision of the Life and Health Insurance laws is a 227 page pamphlet; and

Whereas, The Senate Committee amendments to Senate No. 2093, adopted by the Senate on this date are of a technical nature designed to make minor corrections and additions to the bill; and

Whereas, Preparation of an Official Copy Reprint of the bill would be costly and time consuming; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:

1. Senate Rule No. 111 is suspended with respect to requiring the printing of an Official Copy Reprint of Senate No. 2093.

2. The Senate committee amendments to Senate No. 2093 shall be specially printed in a size and form similar to that used in printing of the bill.

3. A copy of this resolution attested by the Secretary of the Senate be inserted in the official jacket containing Senate No. 2093.

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

Resolved: 1. That printed copies of Senate Concurrent Resolution No. 2016, be placed upon the desks of the members of the Senate forthwith, and that a record of such action be made in the Journal of the Senate; and

2. That the Secretary of the Senate forward 80 copies of said Senate Concurrent Resolution No. 2016, to the Gen-
eral Assembly with the request that the same be placed upon the desks of each member thereof in open meeting forthwith.

The Secretary then caused to be placed upon the desk of each member a copy of Senate Concurrent Resolution No. 2016, and the placing thereof is hereby noted in the Journal.

On motion of Mr. Wallwork, Senate No. 967 was placed back on second reading for the purpose of amendment, and the amendments were adopted. The bill, as amended, was read a second time and ordered to a third reading.

The following bill was read for the first time by its title and referred to committee, as indicated:


A message was received from the General Assembly informing the Senate that, pursuant to the request of the Senate, copies of Senate Concurrent Resolution No. 2016, were placed upon the desks of the members of the General Assembly in open meeting March 29, 1971.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, April 1, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Beadleston the journal of the previous session was approved and its further reading was dispensed with.

Senate No. 928, as amended, was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 714, with Senate committee amendments and Senate amendments, 967 with Senate amendments, 2070, 2127, 2144, 2149, 2093 with Senate committee amendments.

Assembly No. 2018 was given third reading.
On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Assembly No. 2021 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Assembly No. 2109 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Messrs. Lynch, Ridolfi, Tanzman—3.

Senate No. 967, as amended, was given third reading.
On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Bateman announced the appointment of Mr. Knowlton as temporary chairman of the Appropriations Committee.

The Appropriations Committee reported Assembly Nos. 2022 and 2020, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Revision and Amendment of Laws Committee reported Senate No. 2108, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Judiciary Committee reported the following nomination favorably:

To be a member of the Banking Advisory Board, W. Robert Davis, of Haddonfield.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly No. 2141, Transportation and Public Utilities Committee.

Assembly No. 2142, Transportation and Public Utilities Committee.

Assembly No. 2143, Federal and Interstate Relations Committee.

Assembly No. 2155, Banking Committee.

Assembly No. 2156, Banking Committee.
Assembly No. 2081, County and Municipal Government Committee.

Assembly No. 1115, County and Municipal Government Committee.

Assembly No. 2054, Judiciary Committee.

Assembly No. 2217, without reference.

Assembly No. 2094, Institutions and Welfare Committee.

Assembly No. 2095, Agriculture, Conservation and Natural Resources Committee.

Assembly No. 2206, State Government Committee.

Assembly No. 2098, Labor Relations Committee.

Assembly No. 2099, Labor Relations Committee.

Assembly No. 2100, Labor Relations Committee.

Assembly No. 2304, Education Committee.

Assembly No. 2310, Transportation and Public Utilities Committee.

Assembly No. 79, Revision and Amendment of Laws Committee.

Assembly No. 2007, Law, Public Safety and Defense Committee.

Assembly No. 2114, Law, Public Safety and Defense Committee.

Assembly No. 2123, Transportation and Public Utilities Committee.

Assembly No. 2130, Education Committee.

Assembly No. 2140, Transportation and Public Utilities Committee.

Assembly Joint Resolution No. 2005, Federal and Interstate Relations Committee.

Assembly Joint Resolution No. 2003, Federal and Interstate Relations Committee.

Assembly Concurrent Resolution No. 91, Federal and Interstate Relations Committee.
The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills:

Senate Nos. 2068, 2054, 2055, 2056, 977, and Senate Concurrent Resolutions Nos. 23, 42, 69, 2014 and 2015.

The following bills were read for the first time by their titles and referred to committee, as indicated:


Senate No. 2177, by Mr. Rinaldo, State Government Committee.

Senate No. 2178, by Mr. Guarini, State Government Committee.


Senate No. 2180, by Mr. Kay, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2181, by Messrs. Wallwork, Waldor, Giuliano, DelTufo and Matturri, Education Committee.

Senate No. 2182, by Mr. Smith, Judiciary Committee.


Senate No. 2184, by Messrs. Dickinson, Beadleston, Hagedorn, Knowlton, Woodcock, Hiering, Crabiel and Sciro, Education Committee.

Senate No. 2185, by Messrs. Sears and Maraziti, Transportation and Public Utilities Committee.


The following bills were read for the first time by their titles and given no reference:

Senate Resolution No. 2008, by Mr. DelTufo.

The Judiciary Committee reported Assembly Nos. 1215, 1352 and 2071, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Assembly Nos. 1025, 1029 and 1030, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Banking Committee reported Senate No. 2154, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Commerce, Industry and Professions Committee reported Assembly Nos. 893 and 976, favorably without amendment. The bills were read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Assembly Nos. 812 and 2160, favorably without amendment. The bills were read a second time, and ordered to a third reading.

The Education Committee reported Senate No. 2164 favorably without amendment. The bill was read a second time and ordered to a third reading.

The Labor Relations Committee reported Senate No. 2115, with committee amendments, which amendments were adopted. The bill as amended, was read a second time and ordered to a third reading.

Senate Resolutions Nos. 2008 and 2010 were taken up, read a second time, and ordered to a third reading.

The President announced receipt of, and directed the Secretary to read, 3 letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the State Board of Agriculture, Mrs. Eugene Van Ness, of Annandale, to succeed John L. Hendrickson for the term prescribed by law.
To be Judge of the Division of Tax Appeals, Treasury Department, Carmine F. Savino, Jr., of Lyndhurst, to succeed himself for the term prescribed by law.

To be a member of the State Board of Agriculture, Lyman B. Coddington, Jr., of New Providence, to succeed Cornelius W. M. Hess, Jr., for the term prescribed by law.

The above nominations were referred to the Judiciary Committee.

On motions made and adopted cosponsors were named to bills as follows:

Senate No. 114, Mr. Italiano,


And

Senate No. 2111, Mr. Rinaldo,

On motion of Mr. Beadleston, Senate No. 2013 was placed back on second reading and amended, and the amendment was adopted. The bill as amended, was read a second time and ordered to a third reading.

The Education Committee reported Senate Nos. 471 and 852 with Senate committee amendments, which amendments were adopted.

Senate Nos. 471 and 852, as amended, were taken up, read a second time, and ordered to a third reading.

The Transportation and Public Utilities Committee reported Assembly No. 486, favorably without amendment.

Assembly No. 486 was taken up, read a second time, and ordered to a third reading.

The Education Committee reported Senate No. 749, with Senate Committee amendments, which amendments were adopted.

Senate No. 749, as amended, was taken up, read a second time, and ordered to a third reading.

Senate No. 2093, as amended, was given third reading.
On motion of Mr. Farley that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2127 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2144 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2149 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dumont, Farley, Giuliano, Guarini,

In the negative—None.

The Judiciary Committee reported the following nomination favorably:

To be a member of the Banking Advisory Board, W. Robert Davis, of Haddonfield.

On motion of Mr. Sears, the above nomination was taken up under suspension of the rules by the following vote:

In the affirmative were—


In the negative—None.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. White, Senate Resolution No. 2006, was taken up and adopted by voice vote.
Assembly No. 112 was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Maraziti, Senate Resolution No. 2010, was taken up and adopted by voice vote.

Assembly No. 768 was given third reading.

On motion of Mr. Crabel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1306 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2159 was given third reading.
On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Kay, Senate No. 990 was withdrawn from the files.

On motion of Mr. Wallwork, Senate No. 998 was placed back on second reading and amended, which amendments were read and adopted.

Senate No. 998, as amended, was taken up, read a second time and ordered to a third reading.

On motion of Mr. Badlseton, Assembly No. 2217 was placed back on second reading and amended, and the amendments were adopted.

Assembly No. 2217, with Senate amendment, was taken up, read a second time and ordered to a third reading.

The following bills were read for the first time by their titles and given no reference:


Senate No. 2188, by Messrs. Bateman, Sears and Musto.

Senate No. 2189, by Messrs. Bateman, Sears and Musto.

Senate Nos. 2186, 2187, 2188 and 2189 were taken up, read a second time and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Assembly No. 155, favorably with
Senate committee amendments, which amendments were read and adopted.

Assembly No. 155, with Senate committee amendments, was taken up, read a second time and ordered to a third reading.

The Institutions and Welfare Committee reported Senate No. 2088, with amendments, which amendments were read and adopted.

The Institutions and Welfare Committee reported Senate No. 2088, favorably with amendments, which amendments were read and adopted. The bill, as amended, was read a second time and ordered to a third reading.

The Institutions and Welfare Committee reported Senate No. 2153, favorably without amendment. The bill was read a second time and ordered to a third reading.

The State Government Committee reported Assembly No. 1189, favorably without amendment. The bill was read a second time, and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Senate No. 2131, with Senate committee amendments which amendments were read and adopted. The bill as amended, was read a second time, and ordered to a third reading.

Mr. Sears offered the following resolution which was read and adopted:

Resolved, That when the Senate adjourns, it be to meet on Saturday at 10 a.m., and that when it then adjourn it be to meet on Monday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.

SATURDAY, April 3, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, April 5, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

On calling the roll, the following Senators answered the call and the President declared a quorum present:


On motion of Mr. Beadleston the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 471 with Senate committee amendments, 749 with Senate committee amendments, 852 with Senate committee amendments, 998 with Senate amendments, 2013 with Senate amendments, 2088 with Senate committee amendment, 2108, 2115 with Senate committee amendments, 2131 with Senate committee amendments, 2153, 2154, 2164, 2187, 2188, 2189, Senate Resolution No. 2008, Senate Committee Amendment to Assembly No. 155, Senate Amendment to Assembly No. 2217 and Senate No. 2186.

Senate No. 471, as amended, was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, DelTufo, Dumont, Farley, Giuliano, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Knowlton, Lynch, Matturri, McDermott, Miller,

In the negative—None.

The following bills were read for the first time by their titles and referred to committee, as indicated:

Senate No. 2190, by Messrs. Rinaldo and McDermott, Banking Committee.

Senate No. 2191, by Mr. Waldor, Air and Water Pollution and Public Health Committee.


Senate No. 2193, by Messrs. Woodcock, Knowlton, Hagedorn and Stout, Banking Committee.

Senate No. 2194, by Messrs. Woodcock and Crabiel, Federal and Interstate Relations Committee.


Senate No. 2196, by Messrs. McDermott and Rinaldo, Judiciary Committee.


The following bill was read for the first time by its title and given no reference:


The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly No. 2200, without reference.

Assembly No. 2296, without reference.

Assembly No. 2297, without reference.

Assembly No. 58, Education Committee.

Assembly Concurrent Resolution No. 2017, Taxation Committee.

Assembly No. 2188, Education Committee.

And

Senate No. 290 with Assembly committee amendments and further Assembly amendments, without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills:

Senate Nos. 2166, 2138, 2168, 2189, and Senate No. 298, re-enacted pursuant to the Governor's recommendation.

Said bills were ordered held for delivery to the Governor.

The Banking Committee reported Assembly Nos. 895 and 896, favorably without amendment. The bills were read a second time and ordered to a third reading.

Senate No. 852, as amended, was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2160 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2020 was given third reading.

On motion of Mr. Sears that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2022 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, DelTufo, Dumont, Farley, Guarini, Hagedorn, Italiano, Kay, Kelly, H. A., Knowlton, Matturri, McDermott,

In the negative—None.

On motion of Mr. Giuliano, Senate No. 714 was placed back on second reading for the purpose of amendment, and the amendment was adopted. The bill as amended, was read a second time, and ordered to a third reading.

Assembly No. 1352 was given third reading.

On motion of Mr. Sciro that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 998, as amended, was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2013, as amended, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Matturri,

In the negative—None.

Senate No. 2115, as amended, was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. W. F. Kelly, Assembly No. 2217 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

Assembly No. 2217, with Senate amendments was read a second time and ordered to a third reading.

Mr. W. F. Kelly offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2217 with Senate amendments is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.
Assembly No. 2217, with Senate amendment, was given third reading.

On motion of Mr. W. F. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears assumed the duties of the Chair.

Senate No. 2131 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2153 was given third reading.

On motion of Mr. H. A. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Mr. Beadleston assumed the duties of the Chair.

Senate No. 2164 was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2154 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2189 was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
The State Government Committee reported Assembly No. 287, favorably with amendments, which amendments were adopted on motion of the Chairman. The bill with Senate committee amendments was given second reading.

The Law, Public Safety and Defense Committee reported Senate No. 810 favorably with amendments, which amendments were adopted on motion of the Chairman. The bill as amended, was given second reading.

Mr. Ridolfi and all other Senators offered the following resolution, which was read and adopted:

Whereas, Donald M. Coffee of Lawrence Township, brother of the Honorable Richard J. Coffee, Senator from District 6 (Mercer) died this morning, Monday, April 5, 1971; and,

Whereas, The members of the Senate sympathize with the loss suffered by their colleague in the death of his brother, and wish to express their sentiments; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:
That this House hereby records its profound regret at the death of Donald M. Coffee and extends condolences to Senator Coffee and the other members of the family.

The Secretary announced receipt of the following communication from the Governor:

State of New Jersey,  
Executive Department,  
April 5, 1971.  

Senate Joint Resolution No. 23 (OCR)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Joint Resolution No. 23 (OCR), for reconsideration.

This Senate joint resolution would create a 9-member bi-partisan commission to study fluoridation of potable water supplies as a public health measure.

While I am in agreement with the purpose and intent of this joint resolution, it is my belief that the commission
should be totally objective and impartial in its work and study. The bill was amended to limit the Governor’s designees on this study group and requires that of the 4 members to be appointed by me, one person must be prominently identified as an opponent of the issue of fluoridation of public potable water, and one person must be prominently identified as a proponent of that issue. The restriction I refer to is too limiting and should be deleted.

Accordingly, I herewith return Senate Joint Resolution No. 23 (OCR) without my approval and respectfully recommend the following changes:

1. Page 2, Section 1, delete Lines 16 through 20 in their entirety and insert the following:

“For the better assurance of objectivity and impartiality in the deliberations of the commission, members to be appointed by the Governor, the President of the Senate or the Speaker of the General Assembly shall be selected from among persons who are not prominently identified as either opposing or promoting the fluoridation of public potable water.”

Respectfully,

[seal]  
/s/ WILLIAM T. CAHILL,  
Governor.

Attest:  
/s/ JEAN E. MULFORD,  
Acting Secretary to the Governor.

Senate Joint Resolution No. 23 was taken up and amended in accordance with the Governor’s recommendation.

Senate Joint Resolution No. 23, as amended, was read a second time and ordered to a third reading.

On motion of Mr. Dumont, Senate No. 2088 was placed back on second reading for the purpose of amendment, which amendment was read and adopted.

Senate No. 2088, as amended, was read a second time and ordered to a third reading.

Mr. Dumont offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2088, as
amended, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2088, as amended, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 155, with Senate amendment, was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2166 was given third reading.
On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

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

Whereas, Recent acts of cross burning and other expressions of racial vituperation and intimidation in the vicinity of Hightstown, New Jersey, have been attributed to the Ku Klux Klan, and have been widely publicized as such; and,

Whereas, Such publicity has given these irresponsible and disgraceful acts an undue prominence, and has resulted in unwarranted reflections upon the people of this State as harboring the miscreants responsible for such acts; and,

Whereas, Such actions as those recently attributed to the Ku Klux Klan in this State, and the acts and opinions of the Ku Klux Klan generally, are repugnant and objectionable to the overwhelming majority of the citizens of this State; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:

That this House does hereby express its indignation, outrage and disgust at the incidents hereinabove referred to, and deplores the unfair and unwarranted reflections which the publicity afforded to those incidents has cast upon this State and its citizens.

Senate No. 2186 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabel, Del-Tufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Italiano, Kelly, H. A., Kelly,

In the negative—None.

On motions made and adopted, cosponsors were named to bills as follows:

Senate No. 2183, Mr. Tanzman.
Senate No. 2203, Mr. Italiano.
Senate No. 2187, Mr. Waldor.
Senate No. 2187 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2071 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
On motion of Mr. DelTufo, Senate Resolution No. 2008 was taken up and adopted by voice vote.

Assembly No. 476 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

On motion of Mr. Rinaldo, Senate No. 2096 was placed back on second reading for the purpose of amendment, which amendments were read and adopted.

Senate No. 2096, as amended, was taken up, read a second time, and ordered to a third reading.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bill:

Senate Committee Substitute for Assembly No. 381.

The Judiciary Committee reported the following nominations favorably:

To be a member of the State Board of Agriculture, Lyman B. Coddington, Jr., of New Providence.

To be a member of the State Board of Agriculture, Mrs. Eugene Van Ness, of Annandale.

To be a member of the Palisades Interstate Park Commission, Charles A. Agemian, of Hackensack.

To be a member of the Commission on Women, Department of Community Affairs, Mrs. Peter Sammartino, of Rutherford.

To be Judge of the Division of Tax Appeals, Carmine F. Savino, Jr., to Lyndhurst.

To be a member of the Bergen County Board of Taxation, Bernard Stracher, of Waldwick.
The Judiciary Committee reported Senate No. 954, Assembly Nos. 1211, 25 and 682, favorably without amendments. The bills were read a second time and ordered to a third reading.

The Revision and Amendment of Laws Committee reported Assembly Nos. 229 and 511, favorably without amendments. The bills were read a second time and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Assembly No. 1322, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate No. 943, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Commerce, Industry and Professions Committee reported Assembly No. 2056, favorably without amendment. The bill was read a second time and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday at 10 a.m., and that when it then adjourns, it be to meet on Saturday at 10 a.m., and that when it then adjourns, it be to meet on Monday at 10 a.m., and that when it then adjourns, it be to meet on Thursday, April 15, 1971, at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, April 8, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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SATURDAY, April 10, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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MONDAY, April 12, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
THURSDAY, April 15, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

On calling the roll the following Senators answered the call and the President declared a quorum present:


On motion of Mr. Sears the Journal of the previous session was read and approved.

Senate No. 290, with Assembly amendment, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted, cosponsors were named to bills as follows:

Senate No. 2203, Mr. Waldor.

Senate No. 2122, Mr. Rinaldo.

Senate No. 2203 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 714 with Senate committee amendments and Senate amendments, 810 with Senate committee amendments, 943, 2096, 2203 and Senate committee amendment to Assembly No. 287.

Senate No. 749, as amended, was given third reading.

On motion of Mr. Hauser that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 810, as amended, was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 943 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 954 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2108 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Messrs. Hagedorn, Miller—2.
Senate Joint Resolution No. 23, as amended pursuant to the Governor’s recommendation, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 25 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 682 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Crabiel to recommit Assembly No. 2296 to committee, the vote was as follows:
In the affirmative were—


In the negative were—


Assembly No. 2296 was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2297 was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Essex County Surrogate, Thomas R. Farley, of West Orange, to succeed Anthony E. Grasso, deceased, for the unexpired term prescribed by law.
To be a member of the Board of Examiners of Electrical Contractors, Department of Law and Public Safety, Edward M. Hasse, of Englewood, to succeed Frank J. Spataro, for the term prescribed by law.

To be Director of the Division of Taxation, Sidney Glaser, of Trenton, for the term prescribed by law.

To be a member of the New Jersey Expressway Authority, Clyde D. Fear, of Woodbury, to succeed himself for the term prescribed by law.

To be Judge of the Middlesex County District Court, Theodore Appleby, of South River, to succeed himself, for the term prescribed by law.

To be a member of the Hackensack Meadowlands Commission, William D. McDowell, of North Arlington, New Jersey, to succeed himself for the term prescribed by law.

To be Judge of the Superior Court, Theodore I. Botter, of Haworth, to succeed himself, for the term prescribed by law.

The President referred the above nominations to the Judiciary Committee.

The following bills were read for the first time by their titles and referred to committee, as indicated:

Senate No. 2204, by Messrs. McDermott and Rinaldo, Judiciary Committee.

Senate No. 2205, by Messrs. Schiaffo, Knowlton, Woodcock, White, Hagedorn and Dickinson, Banking Committee.

Senate No. 2206, by Messrs. Schiaffo, Knowlton, Woodcock, White, Hagedorn and Dickinson, Banking Committee.

Senate No. 2207, by Messrs. Stout and Ridolfi, County and Municipal Government Committee.

Senate No. 2208, by Messrs. Rinaldo and McDermott, County and Municipal Government Committee.

Senate No. 2209, by Messrs. Rinaldo and McDermott, County and Municipal Government Committee.

Senate No. 2211, by Messrs. Rinaldo and McDermott, County and Municipal Government Committee.
Senate No. 2213, by Messrs. McDermott and Rinaldo, County and Municipal Government Committee.

Senate No. 2210, by Messrs. White and Stout, Taxation Committee.

Senate No. 2214, by Mr. Italiano, Commerce, Industry and Professions Committee.

Senate No. 2216, by Mr. Dumont, Transportation and Public Utilities Committee.

The following bills were read for the first time by their titles and given no reference:

Senate No. 2212, by Messrs. Sears and Maraziti.

Senate No. 2215, by Mr. DelTufo.


Senate No. 2218, by Messrs. Beadleston and Hauser.

Senate No. 2219, by Mr. White.

Senate No. 2220, by Messrs. Tanzman, Lynch and Crabiel.

Senate No. 2221, by Mr. Smith.

Senate No. 2222, by Mr. Hiering.

Senate No. 2223, by Messrs. Rinaldo and McDermott.


The Agriculture, Conservation and Natural Resources Committee reported Assembly No. 2095, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Senate Joint Resolution No. 25, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Federal and Interstate Relations Committee reported Senate No. 2194, favorably without amendment. The bill was read a second time and ordered to a third reading.
The Appropriations Committee reported Senate Bills Nos. 955, 2042 and 2192, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Judiciary Committee reported Assembly Nos. 923 and 1116, and Senate Concurrent Resolution No. 2016, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Judiciary Committee reported Senate No. 825, favorably with amendments, which amendments were read and adopted. The bill, as amended, was read a second time and ordered to a third reading.

The Commerce, Industry and Professions Committee reported Senate No. 825, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly No. 466, re-enacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 2090, Insurance Committee.

Assembly No. 2117, without reference.

Assembly No. 2241, Labor Relations Committee.

Assembly No. 852, Air and Water Pollution and Public Health Committee.

And

Assembly No. 2201, without reference.

Senate Nos. 2212, 2215, 2217, 2218, 2219, 2220, 2221, 2222, 2223, Senate Joint Resolution No. 2007, Assembly Nos. 2201, 2117 and 466 reenacted pursuant to the Governor’s recommendations, were taken up, read a second time and ordered to a third reading.

Assembly No. 511 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:
In the affirmative were—

In the negative—None.

On motion of Mr. Farley, the following nominations were taken up:
To be a member of the Palisades Interstate Park Commission, Charles A. Agemian, of Hackensack, to succeed Phelps Phelps, resigned, for the term prescribed by law.

To be a member of the Commission on Women, Department of Community Affairs, Mrs. Peter Sammartino, of Rutherford, for the term prescribed by law.

To be a member of the Bergen County Board of Taxation, Bernard Stracher, of Waldwick, to succeed himself, for the term prescribed by law.

To be a member of the State Board of Agriculture, Lyman B. Coddington, Jr., of New Providence, to succeed Cornelius W. M. Hess, Jr., for the term prescribed by law.

To be a member of the State Board of Agriculture, Mrs. Eugene Van Ness, of Annandale, to succeed John L. Hendrickson, for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:
In the affirmative were—

In the negative—None.

So the said nominations were declared unanimously confirmed.

The Federal and Interstate Relations Committee reported Assembly Joint Resolution No. 2003, favorably without amendment. The bill was read a second time and ordered to a third reading.
The Air and Water Pollution and Public Health Committee reported Assembly No. 1097, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate No. 823, favorably with amendments, which amendments were read and adopted. The bill, as amended, was read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Senate No. 2159, favorably with amendments, which amendments were read and adopted. The bill, as amended, was read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Senate Nos. 576, 2170, 995 and 2104, and Assembly Nos. 235, 2014 and 1013, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Revision and Amendment of Laws Committee reported Senate No. 877, favorably with amendments, which amendments were read and adopted. The bill, as amended, was read a second time and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Saturday at 10 a.m., and that when it then adjourn it be to meet on Monday, April 19, 1971, at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.

SATURDAY, April 17, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, April 19, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Beadleston the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 576, 823 as amended, 825 as amended, 877 as amended, 955, 995, 2192, 2194, 2212, 2215, 2217, 2218, 2042, 2104, 2158, 2159 as amended, 2165, 2170, 2219, 2220, 2222, 2223 and Senate Joint Resolution Nos. 2007 and 25.

Senate No. 2222 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate President pro tempore McDermott assumed the duties of the Chair.
Senate No. 825, as amended, was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were named to bills as follows:

Senate Joint Resolution No. 2016, Mr. Coffee.

Senate No. 2192, Messrs. Schiaffo and Coffee.

Senate No. 2217, Mr. Wallwork.

Senate Concurrent Resolution No. 2016 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Giuliano Assembly No. 1211 was placed back on second reading and amended, and the amendments were adopted.

Assembly No. 1211 with Senate committee amendment was taken up, read a second time, and ordered to a third reading.

Senate No. 2192 was given third reading.
On motion of Mr. Hagedorn that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2104 was given third reading.

On motion of Mr. Farley that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the Somerset County Board of Taxation, David Cole Wyckoff, of Neshamnic, to succeed himself for the term prescribed by law.

To be a member of the Division of Tax Appeals, Treasury Department, Inez M. Stanziale, of Newark, to succeed herself for the term prescribed by law.

Said nominations were referred to the Judiciary Committee.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2224, by Messrs. Wallwork, Matturri, Waldor, Giuliano and DelTufo, Agriculture, Conservation and Natural Resources Committee.
Senate No. 2225, by Mr. Hiering, County and Municipal Government Committee.

Senate No. 2226, by Messrs. Schiaffo and Knowlton, Banking Committee.

Senate No. 2227, by Mr. Schiaffo, Taxation Committee.

Senate No. 2228, by Messrs. Rinaldo and McDermott, Air and Water Pollution and Public Health Committee.


The following bills were read for the first time by their titles and given no reference:

Senate No. 2229, by Mr. Bateman.

Senate No. 2231, by Mr. Bateman.

Senate Concurrent Resolution No. 2020, by Mr. Bateman.

Senate No. 2230, by Mr. Bateman.

Senate No. 2232, by Messrs. McDermott and Rinaldo.

Senate Nos. 2229, 2230, 2231 and 2232 were taken up, read a second time, and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Senate Nos. 390, 2190, 2174 and Assembly No. 510, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Banking Committee reported Assembly No. 2155 and 2156, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Insurance Committee reported Assembly No. 2090, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Judiciary Committee reported Assembly No. 1283 and Senate Nos. 2117, 975, 2141 and 2118, favorably without amendment. The bills were read a second time and ordered to a third reading.
The County and Municipal Government Committee reported Senate Nos. 2209, 2211 and 2213, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Assembly Nos. 2123 and 1206, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate No. 2103, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Labor Relations Committee reported Senate No. 2016, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Insurance Committee reported Senate No. 2133, favorably with amendments, which amendments were adopted.

The bill as amended was read a second time and ordered to a third reading.

The Judiciary Committee reported the following nominations favorably:

To be a member of the Board of Electrical Contractors, Edward M. Hasse, of Englewood.

To be Judge of the Superior Court, Theodore I. Botter, of Haworth.

To be Judge of the Middlesex County District Court, Theodore Appleby, of South River.

To be a member of the New Jersey Expressway Authority, Clyde D. Fear, of Woodbury.

To be Director of the Division of Taxation, Sidney Glaser, of Trenton.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested which bills were read for the first time and referred by the President, as indicated:

Assembly No. 66, Labor Relations Committee.
Assembly Nos. 91 and 92, Judiciary Committee.
Senate No. 2220 was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2212 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2217 was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2221 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:
In the affirmative were—

In the negative—None.

Assembly No. 2200 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

In the negative were—

Assembly No. 2095 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Assembly No. 2201 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—
Messrs. Beadleston, DelTufo, Dickinson, Dumont, Farley, Giuliano, Hagedorn, Italiano, Kay, Knowlton, Maraziti, Matturri, McDermott, Miller, Rinaldo,

In the negative were—

Senate No. 2215 was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 576 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 2218 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.
Senate No. 823, as amended, was given third reading.  
On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 877, as amended, was given third reading.  
On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 955 was given third reading.  
On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 995 was given third reading.  
On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—
Messrs. Beadleston, Coffee, Crabel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn,

In the negative—None.

Senate No. 2042 was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2159, as amended, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2170 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2194 was given third reading.
On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2219 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Joint Resolution No. 25 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 235 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Coffee, Crabel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser,

In the negative—None.

Senate No. 2223 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 893 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 895 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 896 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 923 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 466, reenacted pursuant to the Governor’s recommendation, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1025 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 1029 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1030 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1097 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 1116 was given third reading.
On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Assembly No. 1189 was given third reading.
On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Assembly No. 1215 was given third reading.
On motion of Mr. Sciro that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Assembly No. 2056 was given third reading.
On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—
Messrs. Beadleston, Coffee, Crabiel, DeLufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hauser, Kay,

In the negative—None.

Assembly No. 2117 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Wallwork—1.

Assembly Joint Resolution No. 2003 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2014 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
On motion of Mr. Beadleston, Senate No. 2014 was placed back on second reading and amended and the amendments were adopted.

Senate No. 2014, as amended, was read a second time and ordered to a third reading.

The Judiciary Committee reported favorably the following nominations:

To be a member of the Somerset County Board of Taxation, David Cole Wyckoff, of Neshanic.

To be Essex County Surrogate, Thomas R. Farley, of West Orange.

To be a member of the Division of Tax Appeals, Inez M. Stanziale, of Newark.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday, at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, April 22, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 390, 2014, as amended, 2016, 2103, 2117, 2118, 2133, as amended, 2141, 2174, 2190, 2209, 2211, 2213, 2229, 2230, 2231, 2232, Senate Concurrent Resolution No. 2020 and Senate amendment to Assembly No. 1211.

Senate No. 390 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2014, as amended, was given third reading.

On motion of Mr. Schoem that the bill pass the vote was as follows:
In the affirmative were—

In the negative—None.

Senate No. 2016 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate No. 2103 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Assembly Bill No. 2155 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—
Messrs. Bateman (President), Beadleston, Dickinson, Dumont, Farley, Giuliano, Kay, Kelly, H. A., Knowlton, Maraziti, McDermott, Miller, Rinaldo,
In the negative were—


Assembly No. 2156 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Senate No. 2117 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Guarini—1.

Senate No. 2118 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, Dickinson, Dumont, Farley, Giuliano, Hauser, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Maraz-

In the negative—None.

Assembly No. 1283 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2133, as amended, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2141 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, Dickinson, Dumont, Farley, Giuliano, Guarini, Hauser, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Maraziti, Matturri, McDermott, Miller, Musto, Ridolfi, Rinaldo, Schiaffo, Schoem,
Sears, Smith, Tanzman, Waldor, Wallwork, White, Woodcock—32.

In the negative—None.

On motions made and adopted, cosponsors were named to bills as follows:

Senate No. 2174, Messrs. Guarini and Schiaffo.
Senate Resolution No. 2003, Messrs. Sears, Farley, Italiano and Schoem.
Senate No. 2112, Messrs. Musto and Hauser.
Senate No. 2174 was given third reading.

On motion of Mr. Dickinson that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2209 was given third reading.

On motion of Messrs. Rinaldo and McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2190 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, Dickinson, Dumont, Farley, Giuliano, Guarini, Hauser,
In the negative—None.

Senate No. 2211 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2213 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Concurrent Resolution No. 2020 was given third reading.

On motion of Mr. Sears the bill was passed by voice vote.

Senate No. 2232 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 1206 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1211, with Senate amendment, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Sears, the following nominations were taken up:
To be Judge of the Superior Court, Theodore I. Botter, of Haworth, to succeed himself, for the term prescribed by law.

To be Judge of the Middlesex County District Court, Theodore Appleby, of South River, to succeed himself for the term prescribed by law.

To be Director of the Division of Taxation, Sidney Glaser, of Trenton, for the term prescribed by law.

To be a member of the Board of Examiners of Electrical Contractors, Department of Law and Public Safety, Edward M. Hasse, of Englewood, to succeed Frank J. Spataro for the term prescribed by law.

To be a member of the New Jersey Expressway Authority, Clyde D. Fear, of Woodbury, to succeed himself for the term prescribed by law.

To be Essex County Surrogate, Thomas R. Farley, of West Orange, to succeed Anthony E. Grasso, deceased, for the unexpired term prescribed by law.

To be a member of the Division of Tax Appeals, Treasury Department, Inez M. Stanziale, of Newark, to succeed herself for the term prescribed by law.

To be a member of the Somerset County Board of Taxation, David Cole Wyckoff, of Neshanic, to succeed himself for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.
On motion of Mr. Knowlton, Senate No. 975 was placed back on second reading and amended, which amendments were adopted.

Senate No. 975, as amended, was read a second time and ordered to a third reading.

The President announced receipt of, and directed the Secretary to read, letters from the Governor, nominating for appointment with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the Delaware River Joint Toll Bridge Commission, Chester L. Errico, of Stockton, to succeed himself, for the term prescribed by law.

To be a member of the Board of Professional Planners, Sidney L. Willis, of Princeton, to succeed himself, for the term prescribed by law.

To be a member of the Board of Professional Engineers and Land Surveyors, Department of Law and Public Safety, Morris Berkowitiz, of Trenton, for the term prescribed by law.

To be a member of the Delaware Joint Toll Bridge Commission, Theodore A. Brace, of Montague Township, to succeed H. Grant Leonard, for the term prescribed by law.

To be a member of the Economic Development Council, Mai Gogel, of Livingston, to succeed Mason W. Gross, for the term prescribed by law.

The above nominations were referred to the Judiciary Committee.

The following bills were read for the first time by their titles and referred to committee, as indicated:

Senate No. 2233, by Messrs. Waldor, DelTufo, Matturri, Sciro, Giuliano and Wallwork, Education Committee.

Senate No. 2235, by Mr. Italiano, Education Committee.

THURSDAY, APRIL 22, 1971


Senate No. 2238, by Messrs. Schiaffo, Stout, Musto, Coffee and Sears, County and Municipal Government Committee.

Senate No. 2239, by Messrs. Schiaffo, Stout, Musto, Coffee and Sears, County and Municipal Government Committee.

Senate Concurrent Resolution No. 2022, by Mr. Rinaldo, Judiciary Committee.

Senate Concurrent Resolution No. 2023, by Messrs. Waldor, Matturri, Wallwork, DelTufo and Giuliano, Federal and Interstate Relations Committee.


The following bills were read for the first time by their titles and given no reference:

Senate Concurrent Resolution No. 2024, by Messrs. Smith and Maraziti.

Senate No. 2240, by Messrs. Woodcock and Knowlton.

Senate No. 2241, by Messrs. Woodcock and Knowlton.

Senate No. 2242, by Mr. Sears.

Senate No. 2243, by Mr. Sears.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as follows:

Assembly No. 160, Judiciary Committee.

Assembly No. 2043, Education Committee.

Assembly No. 2096, without reference.

Assembly No. 625, re-enacted pursuant to the Governor’s recommendation, without reference.
Assembly No. 2294, without reference.

Assembly No. 2390, without reference.

Assembly Concurrent Resolution No. 2012, without reference.

Assembly No. 1340, Taxation Committee.

Senate No. 15, with Assembly amendments, without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate No. 633, re-enacted pursuant to the recommendations of the Governor.

Senate No. 879.

The Judiciary Committee reported Senate No. 2116 and Assembly No. 2054, favorably without amendment. The bills were read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Senate No. 2207, Senate Committee Substitute for Senate No. 2208 and Assembly No. 1316, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Taxation Committee reported Senate No. 2092, favorably, without amendment. The bill was read a second time and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Senate No. 2173, favorably without amendment. The bill was read a second time and ordered to a third reading.

Assembly No. 2090 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, Dickinson, Dumont, Farley, Giuliano, Italiano,

In the negative—None.

Assembly No. 2123 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

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

Resolved, That when the Senate adjourns, it be to meet on Saturday at 10 a.m., and that when it then adjourn it be to meet on Monday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
SATURDAY, April 24, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, APRIL 26, 1971

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present:


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 975, as amended, 2092, 2116, 2173, 2207, 2240, 2241, 2242, 2243, Senate Committee Substitute for Senate No. 2208, Senate Concurrent Resolution No. 2024.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills:


Senate No. 975, as amended, was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hage-

In the negative—None.

Senate No. 2116 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 15, with Assembly amendment, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2173 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, DelTufo, Dickinson, Dumont, Farley, Giuliano,

In the negative—None.

On motion of Mr. Beadleston, Assembly No. 1245 was placed back on second reading and amended, which amendments were adopted.

Assembly No. 1245, with Senate amendments, was taken up, read a second time and ordered to a third reading.

Senate No. 2207 was given third reading.

On motion of Mr. Stout that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate Committee Substitute for Senate No. 2208 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 2240 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2241 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2242 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate Concurrent Resolution No. 2024 was given third reading.

On motion of Mr. Smith that the bill pass it was adopted by voice vote.

Senate Resolution No. 2003 was given third reading.

On motion of Mr. Guarini that the bill pass it was adopted by voice vote.

On motion of Mr. Dumont Assembly No. 1322 was placed back on second reading and amended and the amendment was adopted. The bill with Senate amendment, was read a second time, and ordered to a third reading.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly No. 719, Banking Committee.

Assembly No. 877, Air and Water Pollution and Public Health Committee.

Assembly No. 889, Taxation Committee.

Assembly No. 879, Commerce, Industry and Professions Committee.

Assembly No. 880, Commerce, Industry and Professions Committee.

And

Assembly No. 2226, Transportation Committee.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and given no reference.

Assembly Nos. 2154, 1100, reenacted pursuant to the Governor's recommendation, 434, reenacted pursuant to the Governor's recommendation, 2392,

And

Senate Nos. 603, with Assembly amendment, 2019, with Assembly amendment, and 2045, with Assembly amendment.
The following bills were read for the first time by their titles and referred by the President to the committee as indicated:

Senate No. 2244, by Mr. Knowlton, State Government Committee.

Senate Concurrent Resolution No. 2025, by Messrs. Smith and Maraziti, Commerce, Industry and Professions Committee.

The following bills were read for the first time by their titles and given no reference:

Senate No. 2200, by Mr. Schiaffo.
Senate No. 2201, by Mr. Schiaffo.
Senate No. 2245, by Mr. Sciro.
Senate No. 2248, by Messrs. DelTufo, Giuliano, Matturri, Waldor, Wallwork and Italiano.
Senate No. 2246, by Mr. Kay.

And

Senate No. 2247, by Messrs. Beadleston and Crabel.

Senate Nos. 2200, 2201, 2245, 2246, 2247 and 2248, were taken up, read a second time, and ordered to a third reading.

The Appropriations Committee reported Assembly No. 2023, favorably with amendments and the amendments were adopted. The bill as amended, was read a second time and ordered to a third reading.

The Transportation Committee reported Senate No. 2216 and Assembly No. 1272, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Taxation Committee reported Senate No. 2169 and Assembly Nos. 2120 and 1105, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Senate No. 2126 and Assembly No. 1353, favorably without amendment. The bills were read a second time and ordered to a third reading.
The Banking Committee reported Senate No. 2193, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Federal and Interstate Relations Committee reported Senate Concurrent Resolution No. 2023, favorably without amendment. The bill was read a second time and ordered to a third reading.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Prosecutor of Middlesex County, John S. Kuhlthau, of North Brunswick, to succeed Edward J. Dolan.

To be a member of the Commissioners of Pilotage, Department of Environmental Protection, George N. Axiotes, of East Orange, to succeed himself for the term prescribed by law.

To be a member of the Commissioners of Pilotage, Department of Environmental Protection, William H. Burrill, of East Orange, to succeed himself for the term prescribed by law.

To be a member of the Commissioners of Pilotage, Department of Environmental Protection, Joseph G. Glennon, of Weehawken, to succeed himself for the term prescribed by law.

To be a member of the Ocean County Board of Taxation, Lester Brown, of Lakewood, to succeed Ruben D. Silverman, for the term prescribed by law.

To be a member of the Board of Examiners of Electrical Contractors, John F. Meade, Jr., of Merchantville, to succeed William G. Weeks for the term prescribed by law.

To be a member of the Cape May County Board of Taxation, Henry Silling, of Ocean City, to succeed himself for the term prescribed by law.

The above nominations were referred to the Judiciary Committee.

The Judiciary Committee reported Senate Nos. 2204 and 2196, favorably without amendment. The bills were read a second time and ordered to a third reading.
The Commerce, Industry and Professions Committee reported Senate No. 2087, favorably without amendment. The bill was read a second time and ordered to a third reading.

On motion of Mr. Smith, Assembly No. 2096 was placed back on second reading and amended, and the amendments were adopted. The bill, with Senate amendment, was read a second time and ordered to a third reading.

Assembly No. 625, reenacted pursuant to the recommendations of the Governor, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1316 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2092 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kay, Kelly, W. F., Knowlton, McDermott, Miller, Musto,
In the negative—None.

Mr. Knowlton announced that a public hearing on Senate No. 333 would be held on Wednesday, May 19, 1971, in the Senate Chamber at 10 a.m.

Assembly No. 2054 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Assembly No. 2390 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Joint Resolution No. 15 was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano,

In the negative—None.

The Judiciary Committee reported favorably the following nominations:

To be a member of the Delaware River Joint Toll Bridge Commission, Chester L. Errico, of Stockton.

To be a member of the Board of Examiners of Electrical Contractors, John F. Meade, Jr., of Merchantville.

To be a member of the Cape May County Board of Taxation, Henry Silling, of Ocean City.

To be a member of the Hackensack Meadowlands Commission, William D. McDowell, of North Arlington.

To be a member of the Commissioners of Pilotage, Joseph G. Glennon, of Weehawken.

To be a member of the Commissioners of Pilotage, George N. Axiotes, of East Orange.

To be a member of the Commissioners of Pilotage, William H. Burrill, of East Orange.

The Transportation Committee reported Assembly No. 631 and Senate No. 2079, favorably without amendment. The bills were read a second time and ordered to a third reading.

The State Government Committee reported Senate No. 2236, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Federal and Interstate Relations Committee reported Senate Concurrent Resolution No. 2019, favorably without amendment. The bill was read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Senate No. 2225, favorably without amendment. The bill was read a second time and ordered to a third reading.
The Transportation and Public Utilities Committee reported Assembly No. 2310, favorably with amendments, which amendments were adopted. The bill, with Senate amendments, was read a second time and ordered to a third reading.

On motion of Mr. Stout, Assembly No. 486 was referred back to the Transportation and Public Utilities Committee for the purpose of amendment.

Assembly Nos. 434 reenacted pursuant to the Governor's recommendations, 1100, 2154 and 2392, and Senate Nos. 603 with Assembly amendments, 2019 with Assembly amendments, and 2045 with Assembly amendments, were taken up, read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Assembly No. 486, favorably with amendments, which amendments were adopted. The bill, with Senate committee amendments was read a second time and ordered to a third reading.

The following bills were read for the first time by their titles and given no reference:

- Senate No. 2249, by Mr. Rinaldo.
- Senate No. 2250, by Mr. Woodeock.
- Senate No. 2251, by Mr. Rinaldo.

And


Senate Nos. 2249, 2250, 2251 and Senate Resolution No. 2012 were read a second time, and ordered to a third reading.

The following bill was read for the first time by its title and referred to committee, as indicated:

- Senate No. 2252, by Messrs. Giuliano, Maraziti, DelTufo and Hauser, Education Committee.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, April 29, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Rev. Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On the motion of Mr. Sears the reading of the minutes was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 2079, 2087, 2126, 2169, 2193, 2196, 2204, 2216, 2225, 2200, 2201, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2236, Senate Resolution No. 2012, Senate Concurrent Resolution No. 2019, Senate Concurrent Resolution No. 2023, Senate committee amendment to Assembly No. 486, Senate amendment to Assembly No. 1245, Senate amendment to Assembly No. 1322, Senate committee amendment to Assembly No. 2023, Senate amendment to Assembly No. 2096, and Senate committee amendment to Assembly No. 2310.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly Concurrent Resolution No. 2029, without reference.

Assembly Joint Resolution No. 2009, without reference.

Assembly No. 2411, without reference.
Assembly No. 1077, County and Municipal Government Committee.

Assembly No. 1179, County and Municipal Government Committee.

Assembly No. 1209, without reference.

Assembly No. 2257, County and Municipal Government Committee.

Assembly No. 2353, without reference.

Assembly No. 2361, without reference.

Assembly No. 2289, without reference.

Assembly No. 2395, without reference.

Assembly No. 2396, without reference.

Assembly No. 1275, without reference.

Assembly No. 1299, Education Committee.

Assembly No. 2288, State Government Committee.

Assembly No. 2393, without reference.

Assembly No. 1092, without reference.

Assembly No. 2319, without reference.

Assembly No. 2383, without reference.

Assembly No. 1386, without reference.


Assembly Concurrent Resolution No. 101, without reference.

Senate No. 947, with Assembly committee amendments, without reference.

And

Senate No. 416, with Assembly committee amendments, without reference.

Assembly No. 1141, County and Municipal Government Committee.

Assembly No. 2421, without reference.

Assembly No. 212, Education Committee.
Assembly No. 265, Institutions and Welfare Committee.
Assembly No. 359, Labor Relations Committee.
Assembly No. 375, State Government Committee.
Assembly No. 1364, State Government Committee.
Senate No. 904, with Assembly committee amendments, without reference.
Assembly No. 796, County and Municipal Government Committee.
Assembly No. 932, Banking Committee.
Assembly No. 937, Judiciary Committee.
Assembly No. 942, County and Municipal Government Committee.
Assembly No. 1066, Agriculture, Conservation and Natural Resources Committee.

And
Assembly No. 2152, Transportation and Public Utilities Committee.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate Bills:

Senate Nos. 435, 607, 626, 627, 629, 641 and 688, all reenacted pursuant to the Governor’s recommendations and 2144, 2211, 2219, 2192, 2088, 2164, 2186, 2154, 270, Senate Joint Resolutions Nos. 27, and 2003, Senate Concurrent Resolution No. 2024.

Assembly No. 1100, reenacted pursuant to the Governor’s recommendation, was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelfTafo, Dickinson, Dumont, Guarini, Hagedorn, Hiering, Kay, Kelly, H. A., Knowlton, Maraziti, Matturri, McDermott, Miller, Ridolfi, Rinaldo,
In the negative were—


Assembly No. 2294, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears assumed the duties of the Chair.

Senate No. 526, as amended pursuant to the Governor’s recommendation, was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 603, with Assembly amendment was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:
In the affirmative were—


In the negative was—

Mr. Schoem—1.

Senate No. 2079 was given third reading.

On motion of Mr. Stout that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2126 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 2193 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Bateman returned to the Chair.

Senate No. 2216 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Crabel—1.

Assembly Nos. 2319 and 2383.

Were taken up, read a second time, and ordered to a third reading.

Mr. Crabel moved that Assembly No. 2319 be referred back to committee for the purpose of amendment.

Which motion was lost by the following vote:

In the affirmative were—


In the negative were—

Messrs. Bateman (President), Beadleston, DelTufo, Dumont, Farley, Giuliano, Hiering, Kay, Kelly, H. A.,

The President announced receipt of, and directed the Secretary to read, letters from the Governor, nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the Waterfront Commission of New York Harbor, Richard J. Vander Plaat, of Fair Lawn, to succeed Steven J. Bercik.

To be Commissioner of the Department of Labor and Industry, Ronald M. Heymann, of Mountainside, to succeed Charles Serraino.

To be Director of the Division of Motor Vehicles, Ray J. Marini, of Cherry Hill, to succeed Ronald M. Heymann.

To be a member of the Clean Air Council, Rosalyn Baronbash, of Teaneck, to succeed herself.

To be a member of the Board of Professional Engineers and Land Surveyors, Anthony J. Del Mastro, of Edison to succeed himself.

To be a member of the Fish and Game Council, George H. Demarest, of Hillsdale, to succeed Fred T. Space.

To be a member of the Passaic County Board of Taxation, Samuel S. Nochimson, of Pompton Lakes, to succeed himself.

The above nominations were referred to the Judiciary Committee.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2253, by Mr. Wallwork, State Government Committee.

Senate No. 2254, by Messrs. Dickinson, Schiaffo, Knowlton, Woodcock and Hagedorn, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2255, by Messrs Maraziti and Giuliano, County and Municipal Government Committee.

Senate No. 2256, by Mr. Rinaldo, Law, Public Safety and Defense Committee.
Senate No. 2258, by Messrs. Lynch and Bateman, State Government Committee.

Senate No. 2259, by Messrs. Lynch and Bateman, State Government Committee.


Senate No. 2261, by Mr. Italiano, Commerce, Industry and Professions Committee.

Senate No. 2265, by Mr. Smith, Appropriations Committee.

The following bills were read for the first time and given no reference:

Senate No. 2257, by Mr. Bateman.

Senate No. 2262, by Mr. Beadleston.

Senate No. 2263, by Mr. Schiaffo.

Senate No. 2264, by Mr. Smith.


Senate Nos. 2257, 2262, 2263, 2264, Senate Joint Resolution 2008 and Assembly Nos. 2395, 2396, 2289, 2361, 2353, 2411, 1209 and Assembly Joint Resolution No. 2009, were taken up, read a second time, and ordered to a third reading.

The Banking Committee reported Senate No. 2226, favorably without amendment. The bill was read a second time and ordered to a third reading.

Senate No. 2019, with Assembly amendment, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabel, DelTufo, Dumont, Farley, Giuliano, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Maraziti, Matturri, Miller,

In the negative—None.

Senate No. 2045, with Assembly amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2225 was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2236 was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 2245 was given third reading.

On motion of Mr. Sciro that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2246 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Farley Assembly No. 2319 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

Assembly No. 2319 with Senate amendment, was read a second time and ordered to a third reading.

Senate No. 2247 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 2248 was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2249 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted, cosponsors were named to bills as follows:

Senate No. 2250, Mr. Knowlton.


Senate Concurrent Resolution No. 2023, Messrs. Tanzman and Italiano.

Senate No. 2126, Mr. Rinaldo.

Senate Concurrent Resolution No. 2021, Mr. Rinaldo.

Senate No. 2250 was given third reading.
On motion of Mr. Woodecock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2251 was given third reading.

On motion of Mr. Rinaldo, that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. McDermott Senate Concurrent Resolution No. 2019 was taken up and adopted by voice vote.

The Judiciary Committee reported the following nominations favorably:

To be a member of the Clean Air Council, Rosalyn Barbash, of Teaneck.

To be a member of the Fish and Game Council, George H. Demarest, of Hillsdale.

To be a member of the Waterfront Commission of New York Harbor, Richard J. Vander Plaat, of Fair Lawn.

To be a member of the Board of Professional Engineers and Land Surveyors, Anthony J. DelMastro, of Edison.
To be Prosecutor of Middlesex County, John S. Kuhlthau, of North Brunswick.

To be a member of the Passaic County Board of Taxation, Samuel S. Nochimson, of Pompton Lakes.

To be a member of the Ocean County Board of Taxation, Lester Brown, of Lakewood.

To be Commissioner of the Department of Labor and Industry, Ronald M. Heymann, of Mountainside.

To be Director of the Division of Motor Vehicles, Ray J. Marini, of Cherry Hill.

Mr. Sears moved that the following nominations be taken up under suspension of the rules.

To be Commissioner of the Department of Labor and Industry, Ronald M. Heymann, of Mountainside, to succeed Charles Serraino, for the term prescribed by law.

To be Prosecutor of Middlesex County, John S. Kuhlthau, of North Brunswick, to succeed Edward J. Dolan, for the term prescribed by law.

Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.

Upon the question "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Matturri, McDermott, Miller, Rinaldo, Seiro, Sears,

In the negative—None.

So the said nominations were declared unanimously confirmed.

On motion of Mr. Sears, the following nominations were taken up.

To be a member of the Commissioners of Pilotage, Department of Environmental Protection, George N. Axiotes, of East Orange, to succeed himself, for the term prescribed by law.

To be a member of the Commissioners of Pilotage, Department of Environmental Protection, William R. Burrill, of East Orange, to succeed himself, for the term prescribed by law.

To be a member of the Commissioners of Pilotage, Department of Environmental Protection, Joseph G. Glennon, of Weehawken, to succeed himself, for the term prescribed by law.

To be a member of the Board of Examiners of Electrical Contractors, John F. Meade, Jr., of Merchantville, to succeed William G. Weeks, for the term prescribed by law.

To be a member of the Delaware River Joint Toll Bridge Commission, Chester L. Errico, of Stockton, to succeed himself, for the term prescribed by law.

To be a member of the Cape May County Board of Taxation, Henry Silling, of Ocean City, to succeed himself, for the term prescribed by law.

Upon the question "Will the Senate advice and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.
So the said nominations were declared unanimously confirmed.

Assembly No. 1245, with Senate amendment, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2196 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Waldor, Senate Concurrent Resolution No. 2023 was taken up and adopted by voice vote.

Senate No. 2204 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. White—1.
Assembly No. 434, reenacted pursuant to the Governor's recommendation, was given third reading.

On motion of Mr. Knowlton that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 496 was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Messrs. Bateman (President), Beadleston, Smith—3.

Assembly No. 631 was given third reading.

On motion of Mr. Hagedorn that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
On motion of Mr. Bateman, Senate No. 2231 was withdrawn from the files.

Assembly No. 1105 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears moved that the following nomination be taken up under suspension of the rules:

To be Director of the Division of Motor Vehicles, Department of Law and Public Safety, Ray J. Marini, of Cherry Hill, to succeed Ronald M. Heymann for the term prescribed by law.

Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.

Upon the question "Will the Senate advise and consent to the above nomination?" it was decided as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Maraziti, Matturri,

In the negative—None.

So the said nomination was declared unanimously confirmed.

Assembly No. 1272 was given third reading.

On motion of Mr. Giuliano, that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2120 was given third reading.

On motion of Mr. Knowlton that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2392 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Maraziti, Matturri, McDermott, Miller, Rinaldo, Schiaffo, Sciro, Sears,
In the negative—None.

Assembly No. 2310, with Senate amendment, was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1353 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


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

*Be It Resolved,* that action of the Senate in adopting amendments to Assembly No. 486 be rescinded.

On motion of Mr. Rinaldo, Assembly No. 441 was placed back on second reading for the purpose of amendment, and the amendment was adopted.

Assembly No. 441, with Senate amendment, was read a second time, and ordered to a third reading.
The Transportation Committee reported Assembly No. 2226 favorably with amendments, which amendments were adopted. The bill with Senate committee amendments was read a second time and ordered to a third reading.

The Labor Relations Committee reported Senate No. 212, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Commerce Industry and Professions Committee reported Senate No. 2214, Senate Concurrent Resolution No. 2025, Assembly Nos. 344, 879 and 880, favorably without amendments. The bills were read a second time and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate No. 817, favorably with amendment, and the amendments were adopted. The bill, as amended, was read a second time and ordered to a third reading.

The Education Committee reported Senate Nos. 2235 and 2233, and Assembly Nos. 636 and 637, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Judiciary Committee reported Senate Nos. 231 and 2110, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Senate No. 2162 and Senate Resolution No. 2011, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Taxation Committee reported Senate No. 2048, favorably without amendment. The bill was read a second time and ordered to a third reading.

Senate Nos. 416, 904, 947, all with Assembly amendment,

And

Assembly Nos. 1092, 1275, 1386, 2393, 2421, 2441, Assembly Joint Resolution No. 2008, and Assembly Concurrent Resolutions Nos. 101 and 2029, were read a second time and ordered to a third reading.
The following message was received from the Governor:

STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT,  
April 29, 1971.  

SENATE NO. 235

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 235 for reconsideration.

This bill would allow the creation of a more or less independent hospital board for the operation and management of municipal hospitals. The bill also attempts to establish staggered terms for the members of the hospital board who are not ex-officio members. I am sympathetic to the intent of this bill, however, the bill is deficient in certain respects and requires amendment. The bill fails to take into consideration the disposition of the receipts and revenues from patients and third-party payors.

The bill fails to provide for the filling of vacancies and for successor appointments. In addition, it should be clear that local hospital boards are subject to State health and licensing regulations, and that they do not have bonding authority. There are certain other changes also required.

Accordingly, I herewith return Senate Bill No. 235 without my approval and respectfully recommend the following changes:

1. Page 1, Section 1, Line 9: after "municipality" insert ",".

2. Page 1, Section 1, Line 12: after "years." insert "Thereafter, all appointments shall be made for terms of 4 years. All appointed members shall serve after the expiration of their terms until their respective successors are appointed and shall qualify, and any vacancy occurring in the appointed members of the board, due to expiration of term or otherwise, shall be filled in the same manner as the original appointment, for the unexpired term only, notwithstanding that the previous incumbent may have held over and continued in office as aforesaid. The Board Members may be reimbursed for actual expenses incurred in the performance of their official duties."
3. Page 1, Section 1, Line 14: after "board" insert new paragraph as follows: "At its organization meeting the board shall annually elect a chairman, a vice chairman, a secretary and a treasurer, who shall hold office until the 1st day of February next ensuing, and until their respective successors have been elected and qualify. The treasurer may be an ex officio member of the board. The treasurer shall file a bond of indemnity with the board in an amount sufficient to cover the monies from time to time under his custody and control. Such monies shall be deposited to the account of the hospital in a separate bank account or accounts."

4. Page 2, Section 1, Line 28: after "municipality" insert "but subject to State health and licensing laws".

5. Page 2, Section 1, Line 34: delete "board" and insert "hospital".

6. Page 2, Section 1, Line 37: delete "employers" and insert in lieu thereof "employees".

7. Page 2, Section 1, Line 44: after "hospital" insert "and except as otherwise provided by Section 30:9-13 of this Title and applicable law."

8. Page 2, Section 1, Line 46: after "positions." insert "Receipts and revenues of the hospital shall be retained and applied by the board for the purposes of the hospital."

9. Page 2, Section 1, Line 46: delete "December 31" and insert "November 15".

10. Page 2, Section 1, Line 47: delete "the estimated sum" and insert in lieu thereof "any additional sums that may be".

11. Page 2, Section 1, Line 54: after "purposes" insert "within the amounts available therefor in accordance with applicable law. The board shall not have the power to borrow money for any of its purposes."

Respectfully,

[seal] /s/ WILLIAM T. CAHILL,
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
The following bill was read for the first time by its title and given no reference:

Senate No. 235.

On motion of Mr. Beadleston Senate No. 235, was amended, in accordance with the Governor's recommendations and the amendments were adopted.

Senate No. 235, as amended pursuant to the Governor's recommendations, was taken up, read a second time, and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Saturday at 10 a.m. and that when it then adjourn it be to meet on Monday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.

SATURDAY, May 1, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by the Rev. Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the reading of the minutes was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 212, 2048, 2110, 2162, 2214, 2226, 2233, 2235, 2257, 2262, 2263, 2264, Senate Resolution No. 2011, Senate Joint Resolution No. 2025, Senate Joint Resolution No. 2008, Senate No. 235, as amended, Senate 817, as amended, Senate amendments to Assembly Nos. 441, and 2319, and Senate committee amendments to Assembly No. 226.

The following message was received from the Governor:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,

SENATE BILL NO. 738 (OCR)

To the Senate:

Pursuant to Article V, Section I, paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 738 (OCR), with my objections, for reconsideration.

This bill would allow the taking of oysters and clams from certain leased lands of the State with power dredges.
Although I am sympathetic to the limited use of power dredges for such specific types of shell harvesting, it is my belief that the use of such power dredges should be restricted to those situations where unusual conditions, such as unusual growth of vegetation may make it impractical to harvest in the unmechanized matter, and power dredge operations should be under the supervision of the State Department of Environmental Protection which is the Executive Department charged with primary responsibility for protecting the environment.

Accordingly, I herewith return Senate Bill No. 738 (OCR) with my recommendations for reconsideration.

1. Page 1, Section 2, Line 12: After "bay," insert "with the approval of the Commissioner of Environmental Protection and under such conditions and supervision as he may prescribe, and ".

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL,
Governor.

/\s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

The following bill was read for the first time by its title and given no reference:

Senate No. 738.

On motion of Mr. Sears Senate No. 738, was amended, pursuant to the recommendations of the Governor, and the amendment was adopted. The bill as amended, was read a second time, and ordered to a third reading.

Assembly No. 2319, with Senate amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Messrs. Hagedorn, Knowlton—2.
The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 2307, without reference.
Assembly No. 2308, without reference.
Assembly No. 2346, without reference.
Assembly No. 2347, without reference.
Assembly Committee Substitute for Assembly No. 2340, without reference.
Assembly No. 2171, Commerce, Industry and Professions Committee.
Assembly No. 2273, Institutions and Welfare Committee.
Assembly No. 2274, Institutions and Welfare Committee.
Assembly No. 2283, without reference.
Assembly No. 2313, County and Municipal Government Committee.
Assembly No. 2430, without reference.
Assembly No. 2431, without reference.
Assembly No. 2360, without reference.
Assembly No. 2452, without reference.
Assembly No. 1096, Revision and Amendment of Laws Committee.
Assembly No. 1118, County and Municipal Government Committee.
Assembly No. 2417, without reference.
Assembly No. 1137, County and Municipal Government Committee.
Assembly No. 1139, Revision and Amendment of Laws Committee.
Assembly No. 30, County and Municipal Government Committee.
Assembly No. 1291, reenacted pursuant to the Governor's recommendations, without reference.

Assembly No. 2348, without reference.

Assembly No. 2368, without reference.

Assembly No. 2371, without reference.

And

Assembly No. 2378, without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate Bills:

Senate Nos. 2027, 2093, 2148, 2218, 2108, 998 and Senate Concurrent Resolution No. 2017.

A message was received from the General Assembly requesting the return of Senate Joint Resolution No. 27 to the General Assembly for the purpose of amendment.

Mr. Farley assumed the duties of the Chair.

Senate No. 2200 was given third reading.

On motion of Mr. Schiaffo, that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Bateman returned to the Chair.

Senate No. 2201 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Coffee, DelTufo, Dickinson, Dumont, Farley, Giuliano, Hagedorn, Hauser,

In the negative—None.

Assembly No. 2383 was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1386 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were named to bills as follows:

Senate No. 212, Mr. Sciro.

Senate No. 817, Mr. Knowlton.

Senate No. 2273, Messrs. Kay, Dumont, Beadleston and Bateman.

Senate No. 2183, Mr. Italiano.

Senate No. 2243, Mr. Maraziti.
Senate No. 416, with Assembly committee amendment, was given third reading.

On motion of Mr. Farley that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 212 was given third reading.

On motion of Mr. Guarini that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. White offered the following resolution which was read and adopted:

Be It Resolved by the Senate (the General Assembly concurring) that Assembly No. 1283 be returned to the Senate for further consideration.

Senate No. 2162 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
A message was received from the General Assembly returning Assembly No. 1283 to the Senate as requested.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Judge of the Superior Court, Robert F. McAlevy, Jr., of Hoboken, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, Morris Malech, of Woodcliff Lake, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, Leon Gerofsky, of Somerville, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, Herbert Horn, of Margate, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, James Rosen, of West New York, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, Elvin R. Simmill, of Belmar, to succeed himself, for the term prescribed by law.

To be Judge of the Salem County Court, Joseph Narrow, of Salem, to succeed Thomas L. Smith, for the term prescribed by law.

To be Judge of the Superior Court, Gordon H. Brown, of Ridgewood, to succeed himself, for the term prescribed by law.

To be a member of the Mercer County Board of Taxation, J. Russell Smith, of Trenton, to succeed himself for the term prescribed by law.

To be a member of the Historic Sites Council, Robert M. Lunny, of Far Hills, to succeed himself for the term prescribed by law.

To be a member of the Bergen County Board of Taxation, Alfred P. Levin, of Fort Lee, to succeed Robert Inglima, upon the expiration of his term, for the term prescribed by law.
To be a member of the Historic Sites Council, Harold J. Dahl, of Towaco, to succeed Ruth C. Streeter, for the term prescribed by law.

To be a member of the Historic Sites Council, Dr. Irving Tenenbaum, of Cape May, to succeed himself for the term prescribed by law.

To be Superintendent of Elections of Bergen County, Mrs. Gladys Hardcastle, of New Milford, to succeed Joseph F. Regan, deceased, for the term prescribed by law.

To be a member of the Gloucester County Board of Taxation, Joseph Minotty, of Franklinville, to succeed himself for the term prescribed by law.

The above communications were referred to the Judiciary Committee.

The following bills were read for the first time by their titles and referred to committee as indicated:

Senate No. 2266, by Messrs. Miller, Hiering, Guarini and Italiano, Education Committee.

Senate No. 2267, by Messrs. Miller, Hiering, Guarini and Italiano, Education Committee.

Senate No. 2268, by Messrs. Kay and Stout, Labor Relations Committee.

Senate No. 2269, by Mr. Schiaffo, Law, Public Safety and Defense Committee.

Senate No. 2270, by Mr. Guarini, Transportation and Public Utilities Committee.

Senate No. 2272, by Messrs. Dickinson, Schiaffo, Knowlton and Hagedorn, Air and Water Pollution and Public Health Committee.

The following bills were read for the first time by their titles and given no reference:


Senate Concurrent Resolution No. 2026, by Mr. Rinaldo.

Senate Concurrent Resolution No. 2027, by Mr. Rinaldo.
Senate No. 2271, by Messrs. Bateman, Sears, Beadleston, Crabiel, Coffee and Hiering.


The Banking Committee reported Senate Nos. 2205 and 2206 and Assembly No. 932, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Agriculture, Conservation and Natural Resources Committee reported Senate No. 2224, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Labor Relations Committee reported Assembly Nos. 2055, 2098, 2099, 2100 and 2241, favorably without amendment. The bills were read a second time and ordered to a third reading.

The State Government Committee reported Assembly No. 1255, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate No. 2091 and Assembly No. 852, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Assembly No. 83, favorably without amendment. The bill was read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Assembly No. 569, favorably with amendment and on motion of the Chairman the amendment was adopted.

Assembly No. 569, with Senate committee amendment, was read a second time and ordered to a third reading.

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

Resolved, That Senate Joint Resolution No. 27 be returned to the General Assembly for the purpose of amendment as requested.

On motion of Mr. Beadleston, Senate No. 2110 was placed back on second reading and amended and the amendments
were adopted. The bill as amended was read a second time and ordered to a third reading.

Mr. Knowlton, Chairman of the Senate Committee on State Government, previously announced on April 26 that a public hearing would be held on Senate No. 333 of 1970 (State Ombudsman) on Wednesday, May 19, in the Senate Chamber, starting at 10 a.m. This public hearing will also be held on Senate No. 2085 of 1971 (New Jersey Ombudsman Act).

On motion of Mr. Beadleston, Assembly No. 2430 was placed back on second reading and amended and the amendments were adopted.

Assembly No. 2430, with Senate amendments, was taken up and read a second time and ordered to a third reading.

Assembly Nos. 2417, 2452, 2360, 2431 and 2283 were taken up, read a second time, and ordered to a third reading.

The Judiciary Committee reported the following nominations favorably:

To be a member of the Historic Sites Council, Harold J. Dahl, of Towaco.

To be a member of the Historic Sites Council, Robert M. Lunny, of Far Hills.

To be a member of the Historic Sites Council, Dr. Irving Tenenbaum, of Cape May.

To be a member of the Gloucester County Board of Taxation, Joseph Minotty, of Franklinville.

To be Judge of the Superior Court, Gordon H. Brown, of Ridgewood.

To be Judge of the Superior Court, Leon Geroofsky, of Somerville.

To be Judge of the Superior Court, Morris Malech, of Woodcliff Lake.

To be Judge of the Superior Court, Robert F. McAlevy, Jr., of Hoboken.

To be Judge of the Superior Court, James Rosen, of West New York.

To be Judge of the Superior Court, Elvin R. Simmill, of Belmar.
To be Judge of the Salem County Court, Joseph Narrow, of Salem.

Assembly Nos. 2308, 2307, 2347, 2346 and 2340 were taken up, read a second time, and ordered to a third reading.

Senate No. 235, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 947, with Assembly committee amendment, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 904, with Assembly committee amendment, was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Coffee, Crabel, DelTufo, Dumont, Farley, Giuliano, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Matturri, McDermott, Rinaldo,
Schiaffo, Sciro, Sears, Stout, Tanzman, Waldor, White, Woodcock—27.

In the negative—None.

Senate No. 817, as amended, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears assumed the duties of the Chair.

Senate No. 2226 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2229 was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 2230 was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2233 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2235 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2257 was given third reading.
On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2262 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2264 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Kay—1.
Mr. Sears moved that the following nominations be taken up under suspension of rules, which motion was adopted by the following vote:

To be Judge of the Superior Court, Elvin R. Simmill, of Belmar, to succeed himself.

To be Judge of the Salem County Court, Joseph Narrow, of Salem, to succeed T. L. Smith.

In the affirmative were—


In the negative—None.

Upon the question "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

On motion of Mr. Sears the following nominations were taken up:

To be a member of the Ocean County Board of Taxation, Lester Brown, of Lakewood, to succeed Ruben D. Silverman.

To be a member of the Passaic County Board of Taxation, Samuel S. Nochimson, of Pompton Lakes, to succeed himself.

To be a member of the Clean Air Council, Rosalyn Barbash, of Teaneck, to succeed herself.
To be a member of the Professional Engineers and Land Surveyors Board, Anthony J. DelMastro, of Edison, to succeed himself.

To be a member of the Fish and Game Council, George H. Demarest, of Hillsdale, to succeed Fred T. Space.

To be Judge of the Division of Tax Appeals, Carmine F. Savino, Jr., of Lyndhurst, to succeed himself.

Upon the question "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

On motion of Mr. Smith, Senate Concurrent Resolution No. 2025 was taken up and adopted by voice vote.

Senate Joint Resolution No. 2008 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 344 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 441, with Senate amendment, was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Kay—1.

On motion of Mr. White that the vote by which Assembly No. 1283 was passed be reconsidered the vote was as follows:

In the affirmative were—


In the negative—None.
On motion of Mr. White Assembly No. 1283, was taken up, and amended, and the amendment was adopted.

Assembly No. 1283, with Senate amendment, was read a second time and ordered to a third reading.

Mr. White offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 1283, with Senate amendment, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 1283, with Senate amendment, was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Judiciary Committee reported Senate Concurrent Resolution No. 2021 and Senate No. 196, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Senate No. 2136, favorably without amendment. The bill was read a second time and ordered to a third reading.
The Taxation Committee reported Senate No. 2195 and Assembly No. 1340, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Revision and Amendment of Laws Committee reported Assembly No. 504, favorably with amendments, and the amendments were adopted.

Assembly No. 504, with Senate committee amendments, was read a second time and ordered to a third reading.

The Judiciary Committee reported Assembly No. 619, favorably with amendment, and the amendment was adopted.

Assembly No. 619, with Senate committee amendment, was read a second time and ordered to a third reading.

Senate Concurrent Resolution No. 2027 was read a second time, and ordered to a third reading.

Assembly No. 636 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Nos. 2371, 2368, 2348 and 2378 were read a second time and ordered to a third reading.

Assembly No. 637 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Hagedorn, Hauser, Kay, Kelly, H. A., Kelly, W. F., Lynch, Matturri, McDermott, Miller, Ridolfi,
In the negative—None.

Assembly No. 1092 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1209 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1275 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2154 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2226, with Senate committee amendment, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2289 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2353 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2361 was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2393 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2395 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2273 was taken up, read a second time and ordered to a third reading.

Mr. Stout offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2273 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2273 was given third reading.

On motion of Mr. Stout that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, Dumont, Farley, Guarini, Hagedorn, Kay, Kelly,
In the negative—None.

Assembly No. 2396 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2411 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Joint Resolution No. 2008 was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, DelTufo, Dumont, Farley, Guarini, Hagedorn, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton,

In the negative—None.

Assembly Joint Resolution No. 2009 was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Stout, Senate Resolution No. 2013 was taken up and adopted by voice vote.

On motion of Mr. Miller, Assembly No. 287 was placed back on second reading for the purpose of amendment, and the amendment was adopted.

Assembly No. 287, with Senate amendment, was taken up, read a second time and ordered to a third reading.

Senate No. 738, as amended pursuant to the Governor's recommendations, was taken up, read a second time and ordered to a third reading.

Assembly No. 1291, reenacted pursuant to the Governor's recommendations, was taken up, read a second time and ordered to a third reading.

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

Resolved, That the following members of the State Capitol Police Force be granted $250.00 compensation for services rendered the 1971 Legislature:

Be It Further Resolved, That certain other State employees who have performed services for the 1971 Legislature be granted extra compensation.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday at 2 p.m.

On motion of Mr. Sears the Senate then adjourned.
THURSDAY, May 6, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Reverend Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 738 with Senate amendment, 2091, 2110 with Senate amendment, 2136, 2195, 2205, 2206, 2224, 2271, Senate Concurrent Resolutions 2021, 2026, 2027, Senate Joint Resolution 2009.

Assembly Nos. 287 with further Senate amendment, 504, with Senate committee amendment, 2430, with Senate amendment, 619, with Senate committee amendment, 569, with Senate committee amendment.

Further Senate amendments to Assembly Nos. 287 and 2430, and Senate committee amendments to Assembly Nos. 504, 569 and 619.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate Nos. 235, re-enacted pursuant to the Governor’s recommendations, 526, re-enacted pursuant to the Governor’s recommendations, 2262, 2245, 2257, 2200, 2201, 2012, 2120, 2217, 438, 2194, 2252, 2221 and 2273.
The Secretary reported receipt of messages from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Assembly No. 878, County and Municipal Government Committee.

Assembly No. 2245, without reference.
Assembly No. 2254, without reference.
Assembly No. 2260, without reference.
Assembly No. 2337, without reference.
Assembly No. 2339, without reference.
Assembly No. 2322, Institutions and Welfare Committee.
Assembly No. 2453, without reference.
Assembly No. 2457, without reference.
Assembly No. 2341, without reference.
Assembly No. 2351, without reference.
Assembly No. 2369, without reference.
Assembly No. 2372, without reference.
Assembly No. 2373, without reference.
Assembly No. 2377, without reference.
Assembly No. 2419, without reference.
Assembly No. 161, Judiciary Committee.
Assembly No. 1384, without reference.
Assembly No. 2181, without reference.
Assembly No. 2233, without reference.
Assembly No. 2234, without reference.
Assembly No. 2265, without reference.
Assembly No. 2063, Judiciary Committee.
Assembly No. 2229, Judiciary Committee.
Assembly No. 2312, without reference.
Assembly No. 2324, without reference.
Assembly No. 2336, without reference.
Assembly No. 2343, Banking Committee.
Assembly No. 1365, without reference.

Assembly No. 2303, without reference.

Assembly No. 2071, re-enacted pursuant to the Governor's recommendations.

Assembly No. 2463, without reference.

And Senate No. 2203 with Assembly amendments, without reference.

Senate No. 196 was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2048 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Bateman announced the appointment of Mr. Matturri for Mr. Knowlton on the State Government Committee.

Assembly No. 2430 with Senate amendment was given third reading.
On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2431 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 738, as amended pursuant to the Governor’s recommendation, was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 852 was given third reading.
On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2091 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2136 was given third reading.

On motion of Mr. Dickinson that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2165 was given third reading.

On motion of Mr. Dickinson that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2055 was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2195 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2205 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Giuliano, Guarini,
In the negative—None.

Senate No. 2206 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2224 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2263 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were named to bills as follows:

- Senate Concurrent Resolution No. 2021, Mr. Hagedorn.
- Senate No. 2271, Mr. Farley.
- Senate No. 972, Mr. Giuliano.
- Senate No. 2265, Mr. Schiaffo.

On motion of Mr. Smith, Senate Concurrent Resolution No. 2021 was taken up and adopted by voice vote.

On motion of Mr. Rinaldo, Senate Concurrent Resolution No. 2026 was taken up and adopted by voice vote.

On motion of Mr. Rinaldo, Senate Concurrent Resolution No. 2027 was taken up and adopted by voice vote.

Senate Joint Resolution No. 2009 was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The following bill was read for the first time by its title and given no reference:

- Senate No. 2277, by Mr. Dumont.

- Senate No. 2277 was taken up, read a second time, and ordered to a third reading.

Mr. Dumont offered the following resolution, which was read and adopted by the following vote:
Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2277 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2277 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 83 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Senate No. 2271 was given third reading.
On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The following report was received and ordered filed.


The Education Committee reported Senate No. 2184 favorably with amendments and on motion of the Chairman the amendments were adopted. The bill as amended was read a second time and ordered to a third reading.

The State Government Committee reported Assembly No. 2288 favorably without amendment. The bill was read a second time and ordered to a third reading.

The Federal and Interstate Relations Committee reported Assembly No. 2009, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Appropriations Committee reported Senate No. 2265, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Banking Committee reported Assembly No. 719, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Transportation and Public Utilities Committee reported Assembly No. 2142, favorably without amendment. The bill was read a second time and ordered to a third reading.

The Labor Relations Committee reported Assembly No. 148, favorably without amendment. The bill was read a second time and ordered to a third reading.

Assembly Nos. 2336, 2312, 2265, 2463, 1365, 2303, 2457, 2453, 1384, 2245, 2324, 2254, 2260, 2337, 2339, 2341, 2351, 2369, 2372, 2373, 2377, 2071, as amended pursuant to the
Governor’s recommendation, 2419, 2181, 2233, 2234, were read a second time and ordered to a third reading.

The following bills were read for the first time by their titles and referred to committee as indicated:

Senate No. 2274, by Messrs. Sears and Bateman, Education Committee.

Senate No. 2275, by Messrs. Schiafio, Dickinson, Knowlton, White, Hagedorn, Giuliano and Waldor, Air and Water Pollution and Public Health Committee.

Senate No. 2276, by Messrs. White, Kay, Miller, McDermott, DelTufo and Italiano, Banking Committee.

The President announced receipt of, and directed the Secretary to read 27 communications from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the Cumberland County Board of Taxation, Ralph A. Brandt, of Bridgeton, to succeed himself for the term prescribed by law.

To be a member of the Atlantic County Board of Taxation, Harry Brown, of Margate, to succeed himself for the term prescribed by law.

To be a member of the Historic Sites Council, Department of Environmental Protection, Mrs. Frederick Frelinghuyseen, of Princeton, to succeed herself for the term prescribed by law.

To be a member of the Natural Resource Council, James H. Muller, of Kearny, to succeed Henry T. Wietsma for the term prescribed by law.

To be a member of the Historic Sites Council, Department of Environmental Protection, John R. Diehl, of Princeton, to succeed himself for the term prescribed by law.

To be a member of the Council of the Arts, Department of State, Mrs. Marcia C. Mahon, of Burlington, for the term expiring December 12, 1971.

To be a member of the Council on the Arts, Department of State, Harry A. Devlin, of Mountainside, for the term prescribed by law.
To be a member of the Council on the Arts, Department of State, Kenneth Mitchell, of Rumson, to succeed Samuel Pratt for the term prescribed by law.

To be a member of the Council on the Arts, Department of State, Alvin E. Gershen, of Princeton, to succeed himself for the term prescribed by law.

To be a member of the Council on the Arts, Department of State, Arnold Giengrich, of Ridgewood, to succeed Dr. George Conrad for the term prescribed by law.

To be a member of the Historic Sites Council, Department of Environmental Protection, Thomas A. Hyde, of Mountainside, to succeed himself for the term prescribed by law.

To be a member of the Warren County Board of Taxation, Frank Cruts, Sr., of Washington, to succeed Lester J. Toth for the term prescribed by law.

To be a member of the Public Employment Relations Commission, Mark W. Hurwitz, of Ewing Township, to succeed Ruth H. Page, for the term prescribed by law.

To be Judge of the Superior Court, Irwin I. Kimmelman, of South Orange, to succeed Worrall F. Mountain, Jr., for the term prescribed by law.

To be a member of the Historic Sites Council, Department of Environmental Protection, Mrs. John Kean, of Elizabeth, to succeed herself for the term prescribed by law.

To be a member of the Natural Resource Council, Arthur C. McMahon, of Lyndhurst, to succeed himself for the term prescribed by law.

To be a member of the Natural Resource Council, Mrs. Charles Ashmun, of Far Hills, to succeed Henry N. Luther for the term prescribed by law.

To be a member of the South Jersey Port Corporation, Robert M. Shoemaker, of Pitman, to succeed William Hangsterfer, for the term prescribed by law.

To be a member of the Delaware River and Bay Authority, Frank LoBiondo, of Rosenhayn, to succeed James L. Smith upon the expiration of his term.

To be a member of the Hunterdon County Board of Taxation, Theodore Schroeder, of Pittstown, to succeed himself for the term prescribed by law.
To be a member of the Monmouth County Board of Taxation, Hugh B. Meehan, of Spring Lake, to succeed himself for the term prescribed by law.

To be a member of the Council on the Arts, Department of State, Ernest S. Hickok, of Summit, to succeed Rhoda Wigger for the term prescribed by law.

To be Director of the Division of Consumer Affairs, Charles J. Irwin, of Mountainside, for the term prescribed by law.

To be a member of the North Jersey District Water supply Commission, Milton Schamach, of Paterson, to succeed himself for the term prescribed by law.

To be a member of the Water Policy and Supply Council, Department of Environmental Protection, Paul J. Ritter, of Bridgeton, to succeed himself for the term prescribed by law.

To be a member of the Port of New York Authority, W. Paul Stillman, of Fair Haven, to succeed himself for the term prescribed by law.

To be a member of the Higher Education Assistance Authority, Department of Higher Education, Eugene D. Barse, of Vineland, for the term expiring August 31, 1973.

The above nominations were referred to the Judiciary Committee.

Senate No. 2203, with Assembly amendments, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 486 was given third reading.

On motion of Mr. W. F. Kelly that the bill pass the vote was as follows:
In the affirmative were —


In the negative was—Mr. Bateman (President)—1.

The Judiciary Committee reported the following nominations favorably:

To be a member of the Water Policy and Supply Council, Paul J. Ritter, of Bridgeton.

To be a member of the Higher Education Assistant Authority, Eugene D. Barse, of Vineland.

To be a member of the Port of New York Authority, W. Paul Stillman, of Fair Haven.

To be a member of the Board of Professional Engineers and Land Surveyors, Morris Berkowitz, of Trenton.

To be a member of the Public Employment Relations Commission, Mark W. Hurwitz, of Ewing Township.

To be a member of the Atlantic County Board of Taxation, Harry Brown, of Margate.

To be a member of the Cumberland County Board of Taxation, Ralph A. Brandt, of Bridgeton.

To be a member of the Hunterdon County Board of Taxation, Theodore Schroeder, of Pittstown.

To be a member of the Monmouth County Board of Taxation, Hugh B. Meehan, of Spring Lake.

To be a member of the Warren County Board of Taxation, Frank Cruts, Sr., of Washington.

To be a member of the Delaware River Joint Toll Bridge Commission, Theodore A. Brace, of Montague Township.

To be a member of the South Jersey Port Corporation, Robert M. Shoemaker, of Pitman.

To be a member of the North Jersey District Water Supply Commission, Milton Schamach, of Paterson.
To be a member of the Historic Sites Council, Thomas A. Hyde, of Mountainside.

To be a member of the Natural Resource Council, James H. Muller, of Kearny.

To be a member of the Natural Resource Council, Mrs. Charles Ashmun, of Far Hills.

To be a member of the Council on the Arts, Mrs. Marcia C. Mahon, of Burlington.

To be a member of the Council on the Arts, Harry A. Devlin, of Mountainside.

To be a member of the Council on the Arts, Kenneth Mitchell, of Rumson.

To be a member of the Council on the Arts, Alvin E. Gershen, of Princeton.

To be a member of the Council on the Arts, Ernest S. Hickok, of Summit.

To be Judge of the Superior Court, Irwin I. Kimmelman, of South Orange.

To be Director of the Division of Consumer Affairs, Charles J. Irwin, of Mountainside.

To be a member of the Board of Professional Planners, Sidney L. Willis, of Princeton.

To be a member of the Delaware River and Bay Authority, Frank LoBiondo, of Rosenhayn.

To be a member of the Historic Sites Council, Mrs. John Kean, of Elizabeth.

On motion of Mr. Sears, the nomination

To be Director of the Division of Consumer Affairs, Charles J. Irwin, of Mountainside

Was declared an emergency measure by the following vote:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, Del-Tufo, Dickinson, Dumont, Farley, Giuliano, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H.A., Kelly, W. F., Lynch, Matturri, McDermott, Musto,

In the negative—None.

On motion of Mr. Sears, the nomination
To be Director of the Division of Consumer Affairs, Charles J. Irwin, of Mountainside,

Was taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were—

In the negative—None.

So the said nomination was declared unanimously confirmed.

Mr. Sears moved that the Senate confirm the following nominations:

To be a member of the Historic Sites Council, Harold J. Dall, of Towaco, to succeed Ruth C. Streeter, for the term prescribed by law.

To be a member of the Historic Sites Council, Robert M. Lunny, of Far Hills, to succeed himself, for the term prescribed by law.

To be a member of the Historic Sites Council, Dr. Irving Tenebaum, of Cape May, to succeed himself, for the term prescribed by law.

To be a member of the Gloucester County Board of Taxation, Joseph Minotty, of Franklinville, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, Gordon H. Brown, of Ridgewood, to succeed himself, for the term prescribed by law.
To be Judge of the Superior Court, Leon Gerofsky, of Somerville, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, Morris Malech, of Woodcliff Lake, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, Robert F. McAlevy, Jr., of Hoboken, to succeed himself, for the term prescribed by law.

To be Judge of the Superior Court, James Rosen, of West New York, to succeed himself, for the term prescribed by law.

To be a member of the Hackensack Meadowlands Commission, William D. McDowell, of North Arlington, to succeed himself, for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the above nominations were declared unanimously confirmed.

Assembly No. 2098 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2099 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2100 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Giuliano, Assembly No. 879 was placed back on second reading and amended and the amendments were adopted. The bill as amended was read a second time and ordered to a third reading.

Assembly No. 2307 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2308 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2346 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2347 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Committee Substitute for Assembly No. 2340 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2368 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2348 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2371 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Assembly No. 2378 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2452 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:


In the negative—None.

Assembly No. 569 with Senate committee amendments was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Woodcock—1.

Assembly No. 619 with Senate committee amendments was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano,
In the negative—None.

Assembly No. 2241 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2283 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2360 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2417 was given third reading. On motion of Mr. Kay that this bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1291, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Schiaffo—1.

The Judiciary Committee reported the following bills favorably without amendment:

The Judiciary Committee reported Senate Nos. 2202, 2198, 2199 and Assembly Nos. 1377, 1235 and 2063, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Air and Water Pollution and Public Health Committee reported Senate No. 2237 and Assembly No. 877 favorably without amendment. The bills were read a second time and ordered to a third reading.

The Commerce, Industry and Professions Committee reported Senate No. 2261 favorably without amendment. The bill was read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Senate No. 922 and Assembly Nos. 2313, 1077, 1118,
1179, 796, 571, favorably without amendment. The bills were read a second time and ordered to a third reading.

The Revision and Amendment of Laws Committee reported Senate No. 243, favorably without amendment. The bill was read a second time and ordered to a third reading.

Assembly Nos. 2324, 2233, 2234, 2245, 2254, 2260, 2337, 2339, 2341, 2351, 2369, 2372, 2373, 2377, 2419, 2181, were taken up, read a second time, and ordered to a third reading.

The Judiciary Committee reported Senate No. 2197, favorably with amendments and on motion of the Chairman the amendments were adopted.

Senate No. 2197 as amended, was taken up, read a second time, and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Saturday at 10 a.m., and that when it then adjourn, it be to meet on Monday at 2 p.m.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

At 2 p.m. the Senate met.

The session was opened with prayer by Rabbi Menachem Raab, Congregation Jeshurun of Trenton.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Sears the journal of the previous session was approved and its further reading was dispensed with.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate Nos. 872, 2209, 2042, 2233, 2235, 2046, 2162, 2173, 2174, 967, 2135, 2247, 2098, 2094, 715, 922, 2134, 2237, 2246, 2277; Senate Joint Resolution No. 2008; Senate Concurrent Resolution No. 2026; Senate No. 738, as amended pursuant to the Governor’s recommendation, Senate No. 2264; Senate Concurrent Resolution No. 2016; Senate Nos. 2271, 2248, 2250, 2251, 2224, and Senate Joint Resolution No. 2009.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated:

Senate No. 877, with Assembly committee amendments, without reference.

Assembly No. 2047, Taxation Committee.

Assembly No. 2246, without reference.
Assembly No. 2366, without reference.
Assembly No. 2400, without reference.
Assembly No. 2253, without reference.
Assembly No. 2329, without reference.
Assembly No. 2390, as amended pursuant to the recommendations of the Governor, without reference.
Assembly No. 2402, without reference.
Assembly No. 2017, State Government Committee.
Assembly No. 2036, State Government Committee.
Assembly No. 2344, County and Municipal Government Committee.
Assembly No. 2381, without reference.
Assembly No. 2444, without reference.
Assembly No. 2168, without reference.
Assembly No. 833, Judiciary Committee.
Assembly No. 2472, Judiciary Committee.
Senate No. 825, with Assembly committee amendments, without reference.
Senate No. 747, with Assembly committee amendments, without reference.
Assembly No. 1223, without reference.
Assembly No. 1300, Commerce, Industry and Professions Committee.
Assembly No. 2420, State Government Committee.
Assembly No. 2380, State Government Committee.
Assembly No. 2495, without reference.
Senate No. 931, with Assembly committee amendments, without reference.
Senate No. 2187, with Assembly committee amendments, without reference.
Assembly No. 829, Agriculture, Conservation and Natural Resources Committee.
Senate No. 473, with Assembly committee amendments, without reference.

Assembly No. 651, Transportation and Public Utilities Committee.

Assembly No. 2106, Judiciary Committee.

Assembly No. 2191, Judiciary Committee.

Assembly No. 2455, Institutions and Welfare Committee.

Assembly No. 1102, County and Municipal Government Committee.

Assembly No. 1349, Agriculture, Conservation and Natural Resources Committee.

Assembly No. 2314, Judiciary Committee.

Assembly No. 2317, Taxation Committee.

Assembly No. 2451, County and Municipal Government Committee.

Assembly No. 2410, Institutions and Welfare Committee.

Assembly Concurrent Resolution No. 2010, State Government Committee.

Assembly No. 2320, Revision and Amendment of Laws Committee.

Senate No. 181, with Assembly committee amendments, without reference.

Senate Joint Resolution No. 23, as amended pursuant to the recommendations of the Governor.

Senate No. 955, with Assembly committee amendments, without reference.

Assembly No. 2085, Judiciary Committee.

Assembly No. 2338, without reference.

Senate No. 928, with Assembly committee amendments, without reference.

Assembly No. 1250, as amended pursuant to the Governor's recommendations, without reference.

Assembly Joint Resolution No. 2006, without reference.

Assembly Concurrent Resolution No. 2032, Labor Relations Committee.
The President announced receipt of, and directed the Secretary to read two letters from the Governor, nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the Sports and Exposition Authority, Adrian M. Foley, Jr., of Essex Fells, for a two-year term.

To be a member of the Sports and Exposition Authority, Charles Serraino, of Hasbrouck Heights, for a three-year term.

The nominations were referred to the Judiciary Committee.

The Judiciary Committee reported the following two nominations favorably:

To be a member of the Sports and Exposition Authority, Adrian M. Foley, Jr., of Essex Fells, for a two-year term.

To be a member of the Sports and Exposition Authority, Charles Serraino, of Hasbrouck Heights, for a three-year term.

Mr. Sears moved that the Senate confirm the above nominations under suspension of the rules.

Which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.

Upon the question "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Maraziti,
In the negative—None.

So the said nominations were declared unanimously confirmed.

Senate No. 825, with Assembly committee amendments, was taken up, read a second time and ordered to a third reading.

Senate No. 825, with Assembly committee amendments was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—35.

Mr. Knowlton—1.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 243, 922, 2184 as amended, 2197 as amended, 2198, 2199, 2202, 2237, 2261, 2265, Senate committee amendments to Assembly No. 879.

Assembly No. 1340 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—

Schoem, Sciro, Sears, Smith, Tanzman, Waldor, Wallwork, White—32.

In the negative—None.

Assembly No. 2260 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2265 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2063 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—

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In the negative—None.

Assembly No. 879, with Senate amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motions made and adopted cosponsors were added to bills as follows:

Senate No. 243, Mr. Waldor.
Senate No. 2261, Mr. Miller.
Senate No. 972, Mr. Giuliano.
Senate No. 2265, Mr. Schiaffo.
Senate No. 782, Mr. Italiano.
Senate No. 243 was given third reading.

On motion of Mr. Guarini that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Senate No. 2184, as amended, was given third reading.
On motion of Mr. Dickinson that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2197, as amended, was given third reading.

On motion of Mr. H. A. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2198 was given third reading.

On motion of Mr. H. A. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Waldor—1.

Senate No. 2199 was given third reading.
On motion of Mr. H. A. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Waldor—1.

Senate No. 2202 was given third reading.

On motion of Mr. H. A. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Waldor—1.

Senate No. 2214 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 2237 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2261 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2265 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 922 was given third reading.
On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The President announced receipt of, and directed the Secretary to read, 8 letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Judge of the Bergen County District Court, John J. Cariddi, of Hackensack, to succeed James F. Madden, for the term prescribed by law.

To be a member of the Union County Board of Taxation, Lawrence M. Wolf, of Scotch Plains, to succeed himself for the term prescribed by law.

To be a member of the Hudson County Board of Taxation, George Davis, of Jersey City, to succeed Gerard P. Brill for the term prescribed by law.

To be Judge of the Bergen County District Court, Harvey Smith, of Montvale, to succeed Roger W. Breslin, for the term prescribed by law.

To be Judge of the Superior Court, John H. Shields, Jr., of Wyckoff, to succeed Lawrence A. Cavinato, for the term prescribed by law.

To be Judge of the Bergen County Juvenile and Domestic Relations Court, George B. Gelman, of Englewood, to succeed Harvey Smith, for the term prescribed by law.

To be Judge of the Bergen County Court, James F. Madden, of Cliffside Park, to succeed John H. Shields, Jr., for the term prescribed by law.

To be Judge of the Bergen County Court, Roger W. Breslin, of Wyckoff, to succeed Benjamin P. Galanti, for the term prescribed by law.
The above nominations were referred to the Judiciary Committee.

The following bills were read for the first time by their titles and referred by the President to committee as indicated:

Senate No. 2278, by Mr. Guarani, County and Municipal Government Committee.

Senate No. 2279, by Mr. Coffee, Air and Water Pollution and Public Health Committee.

Senate No. 2280, by Mr. Wallwork, Air and Water Pollution and Public Health Committee.

Senate No. 2281, by Messrs. Wallwork, Waldor, Giuliano, DelTufo and Matturri, Transportation and Public Utilities Committee.

Senate No. 2282, by Messrs. Miller and Italiano, Education Committee.

Senate No. 2283, by Mr. Tanzman, Air and Water Pollution and Public Health Committee.

Senate No. 2284, by Messrs. Wallwork, Matturri, DelTufo, Giuliano, Waldor and Italiano, Agriculture, Conservation and Natural Resources Committee.

The Air and Water Pollution and Public Health Committee reported Senate No. 2272 favorably without amendments. The bill was read a second time and ordered to a third reading.

The Law, Public Safety and Defense Committee reported Assembly No. 170 favorably without amendment. The bill was read a second time and ordered to a third reading.

The County and Municipal Government Committee reported Assembly No. 1141 favorably without amendment. The bill was read a second time and ordered to a third reading.

The Revision and Amendment of Laws Committee reported Assembly No. 1096 favorably without amendment. The bill was read a second time and ordered to a third reading.

Assembly Nos. 2329, 2402, 2390, as amended pursuant to the Governor's recommendation, 2253, 2400, 2366, 2246, 2168
and Senate No. 877 with Assembly committee amendments were taken up, read a second time, and ordered to a third reading.

The 3rd Annual Report of the New Jersey Department of Community Affairs was received and filed.

Assembly No. 287, with Senate committee amendments, was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 148 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Dumont, the Senate committee amendments to Assembly No. 504 were rescinded.

On motion of Mr. Dumont, Assembly No. 504 was placed back on second reading and amended and the amendments were adopted.

Mr. Dumont offered the following resolution, which was read and adopted by the following vote:
Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 504, with Senate amendments, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 504, with Senate amendments, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 1096 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Matturri,
McDermott, Miller, Musto, Ridolfi, Rinaldo, Schiaffo, Sciro, Sears, Smith, Stout, Tanzman, Waldor, Wallwork, White, Woodcock—34.

In the negative—None.

Assembly No. 1096 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2246 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2246 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Giuliano, Guarini,

In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2253 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2253 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Woodcock—1.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered
on the Journal of the Senate, that Assembly No. 2390, as amended pursuant to Governor’s recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2390, as amended pursuant to the Governor’s recommendation, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Nos. 2381 and 2444 were taken up, read a second time, and ordered to a third reading.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2381 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F.,

In the negative—None.

Assembly No. 2381 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Maraziti, Chairman of the Senate Committee on Institutions and Welfare, announced a public hearing on Senate No. 2260 of 1971 (organization and reorganization of the Department of Institutions and Agencies), on Thursday, May 27, 1971, in the Senate Chamber, starting at 10 a.m.

Assembly No. 1250, as amended pursuant to the Governor's recommendation, Assembly Joint Resolution No. 2006, Senate No. 928 with Assembly committee amendments, were taken up, read a second time, and ordered to a third reading.

Mr. Kay offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 1250, as amended pursuant to recommendations of the Governor, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dumont, Farley, Giuliano, Guarini,
In the negative—None.

Assembly No. 1250, as amended pursuant to the Governor's recommendation, was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2366 is an emergency measure and may proceed from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2366 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2400 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative None.

Assembly No. 2400 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered
on the Journal of the Senate, that Assembly No. 2168 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2168 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 955, with Assembly committee amendments and Assembly No. 2338 were taken up, read a second time, and ordered to a third reading.

The Judiciary Committee reported the following nominations favorably:

To be a member of the Union County Board of Taxation, Lawrence M. Wolf, of Scotch Plains.

To be a member of the Hudson County Board of Taxation, George Davis, of Jersey City.

The State Government Committee reported Assembly Nos. 1347, 2206, favorably without amendment.

The Transportation and Public Utilities Committee reported Assembly No. 2152, favorably with amendments and on motion of the Chairman the amendments were adopted.
Assembly Nos. 1347, 2206 and 2152 with Senate committee amendments were taken up, read a second time, and ordered to a third reading.

The Judiciary Committee reported favorably the following nominations:

To be Judge of the Superior Court, John H. Shields, Jr., of Wyckoff.

To be judge of the Bergen County District Court, John J. Cariddi, of Hackensack.

To be Judge of the Bergen County District Court, Harvey Smith, of Montvale.

To be Judge of the Bergen County Juvenile and Domestic Relations Court, George B. Gelman, of Englewood.

To be Judge of the Bergen County Court, Roger W. Breslin, of Wyckoff.

To be Judge of the Bergen County District Court, James F. Madden, of Cliffside Park.

To be a member of the Natural Resource Council, Arthur C. McMahon, of Lyndhurst.

To be a member of the Economic Development Council, Mal Gogel, of Livingston.

To be a member of the Council on the Arts, Arnold Giengrich, of Ridgewood.

To be a member of the Historic Sites Council, Mrs. Frederick Frelinghuysen, of Princeton.

To be a member of the Historic Sites Council, John R. Diehl, of Princeton.

Mr. Sears moved that the above 6 nominations be taken up under suspension of the rules, which motion was adopted by the following vote:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Matturri, Ridolfi, Rinaldo, Schiaffo, Seiro, Sears, Smith,

In the negative—None.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

Mr. Sears moved that the Senate advise and consent to the following nominations:

To be a member of the Water Policy and Supply Council, Department of Environmental Protection, Paul J. Ritter, of Bridgeton, to succeed himself, for the term prescribed by law.

To be a member of the Higher Education Assistance Authority, Department of Higher Education, Eugene D. Barse, of Vineland, for the term expiring August 31, 1973.

To be a member of the Port of New York Authority, W. Paul Stillman, of Fair Haven, to succeed himself, for the term prescribed by law.

To be a member of the Board of Professional Engineers and Land Surveyors, Department of Law and Public Safety, Morris Berkowitz, of Trenton, for the term prescribed by law.

To be a member of the Atlantic County Board of Taxation, Harry Brown, of Margate, to succeed himself, for the term prescribed by law.

To be a member of the Cumberland County Board of Taxation, Ralph A. Brandt, of Bridgeton, to succeed himself, for the term prescribed by law.
To be a member of the Hunterdon County Board of Taxation, Theodore Schroeder, of Pittstown, to succeed himself, for the term prescribed by law.

To be a member of the Monmouth County Board of Taxation, Hugh B. Meehan, of Spring Lake, to succeed himself, for the term prescribed by law.

To be a member of the Warren County Board of Taxation, Frank Cruts, Sr., of Washington, to succeed Lester J. Toth, for the term prescribed by law.

To be a member of the Delaware River Joint Toll Bridge Commission, Theodore A. Brace, of Montague Township, to succeed H. Grant Leonard, for the term prescribed by law.

To be a member of the South Jersey Port Corporation, Robert M. Shoemaker, of Pitman, to succeed William Hangsterfer, for the term prescribed by law.

To be a member of the North Jersey District Water Supply Commission, Milton Schamach, of Paterson, to succeed himself, for the term prescribed by law.

To be a member of the Historic Sites Council, Department of Environmental Protection, Thomas A. Hyde, of Mountainside, to succeed himself, for the term prescribed by law.

To be a member of the Historic Sites Council Department of Environmental Protection, Mrs. John Kean, of Elizabeth, to succeed herself, for the term prescribed by law.

To be a member of the Natural Resource Council, James H. Muller, of Kearny, to succeed Henry T. Wietsma, for the term prescribed by law.

To be a member of the Natural Resource Council, Mrs. Charles Ashmun, of Far Hills, to succeed Henry N. Luther, for the term prescribed by law.

To be a member of the Council on the Arts, Mrs. Marcia C. Mahon, of Burlington, for the term expiring December 12, 1971.

To be a member of the Council on the Arts, Harry A. Devlin, of Mountainside, for the term prescribed by law.
To be a member of the Council on the Arts, Kenneth Mitchell, of Rumson, to succeed Samuel Pratt, for the term prescribed by law.

To be a member of the Council on the Arts, Alvin E. Gershen, of Princeton, to succeed himself, for the term prescribed by law.

To be a member of the Council on the Arts, Department of State, Ernest S. Hickok, of Summit, to succeed Rhoda Wigder, for the term prescribed by law.

To be Judge of the Superior Court, Irwin I. Kimmelman, of South Orange, to succeed Worrall F. Mountain, Jr., for the term prescribed by law.

To be a member of the Board of Professional Planners, Sidney L. Willis, of Princeton, to succeed himself, for the term prescribed by law.

To be a member of the Natural Resource Council, Arthur C. McMahon, of Lyndhurst, to succeed himself, for the term prescribed by law.

To be a member of the Council on the Arts, Arnold Gienigrich, of Ridgewood, to succeed Dr. George Conrad, for the term prescribed by law.

To be a member of the Economic Development Council, Mal Gogel, of Livingston, to succeed Mason W. Gross, for the term prescribed by law.

To be a member of the Historic Sites Council, Department of Environmental Protection, Mrs. Frederick Frelinghuysen, of Princeton, to succeed herself, for the term prescribed by law.

To be a member of the Historic Sites Council, Department of Environmental Protection, John R. Diehl, of Princeton, to succeed himself, for the term prescribed by law.

To be a member of the Union County Board of Taxation, Lawrence M. Wolf, of Scotch Plains, to succeed himself, for the term prescribed by law.

To be a member of the Hudson County Board of Taxation, George Davis, of Jersey City, to succeed Gerard P. Brill, for the term prescribed by law.
To be a member of the Delaware River and Bay Authority, Frank LoBiondo, of Rosenhayn, to succeed James L. Smith, upon the expiration of his term.

To be a member of the Public Employment Relations Commission, Mark W. Hurwitz, of Ewing Township, to succeed Ruth H. Page, for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

The Judiciary Committee reported the following nomination favorably:

To be a member of the Waterfront Commission of New York Harbor, Richard J. Vander Plaat, of Fair Lawn.

Mr. Sears moved that the Senate confirm the above nomination under suspension of the rules, which motion was adopted by the following vote:

In the affirmative were—


In the negative—None.

Upon the question, "Will the Senate advise and consent to the above nomination?" it was decided as follows:
In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

Assembly No. 2245 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2234 was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2288 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:
In the affirmative were—

In the negative were—

Assembly No. 2254 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Assembly No. 877 was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Assembly No. 2233 was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—
Messrs. Bateman (President), Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini,

In the negative—None.

Assembly No. 880 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1077 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1118 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 1179 was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1235 was given third reading.

On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1322, with Senate amendment, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1365 was given third reading.
On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1377 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2009 was given third reading.

On motion of Mr. White that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2071, reenacted pursuant to the Governor's recommendations, was given third reading.
On motion of Mr. Sears that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2303 was given third reading.

On motion of Mr. Schiaffo that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2312 was given third reading.

On motion of Mr. Italiano that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2313 was given third reading.
On motion of Mr. Smith that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 877, with Assembly committee amendments, was given third reading.

On motion of Mr. Woodcock that the bill pass, the vote was as follows:

In affirmative were—


In the negative—None.

Senate No. 928, with Assembly committee amendments, was given third reading.

On motion of Mr. Wallwork that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:
Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2206 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2206 was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2152, with Senate committee amendments, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

mott, Miller, Musto, Ridolfi, Rinaldo, Sciro, Sears, Smith, Stout, Tanzman, Waldor, Wallwork, White, Woodcock—32.

In the negative—None.

Assembly No. 2152, with Senate committee amendments, was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly Joint Resolution No. 2006 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly Joint Resolution No. 2006 was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:
In the affirmative were—


In the negative—None.

Mr. W. F. Kelly offered the following resolution, which was read and adopted by the following vote:

_Be It Resolved by the Senate_ by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 1141 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 1141 was given third reading.

On motion of Mr. Kelly that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2336 was given third reading.

On motion of Mr. Stout that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2337 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Nos. 2495, 2380, 1223,

Senate Nos. 931, with Assembly committee amendment and 2187, with Assembly committee amendment,

Were taken up, read a second time, and ordered to a third reading.

Assembly No. 2339 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2341 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2351 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2369 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2372 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2373 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2419 was given third reading.

On motion of Mr. Sciro that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2453 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2457 was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2463 was given third reading.

On motion of Mr. Hiering that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 931, with Assembly committee amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2096, with Senate amendment, was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:
In the affirmative were—

In the negative—None.

The County and Municipal Government Committee reported Assembly No. 878 favorably without amendment.

Assembly No. 878 was taken up, read a second time, and ordered to a third reading.

Mr. Matturri offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 878 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

In the negative—None.

Assembly No. 878 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.
Mr. Dumont offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2495 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2495 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 955, with Assembly committee amendments, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 747, with Assembly committee amendments was taken up, read a second time and ordered to a third reading.

Senate No. 747, with Assembly committee amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2187, with Assembly committee amendments, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The following resolution was read for the first time by its title and given no reference and adopted by a voice vote:

Senate Resolution No. 2014.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2380 is an emergency measure and may proceed forthwith from second to third reading.
In the affirmative were—


In the negative—None.

Assembly No. 2380 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 475, with Assembly committee amendments, was taken up, read a second time, and ordered to a third reading.

The following bill was read for the first time by its title and referred to committee as indicated:

Senate No. 2285, by Messrs. Dumont, Tanzman and Hiering, Education Committee.

Messrs. Hauser and Musto offered the following resolution, which was read and adopted:

Resolved, That Senate No. 562 be withdrawn from the files.

Senate No. 181, with Assembly committee amendments, was taken up, read a second time, and ordered to a third reading.

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

Resolved, That when the Senate adjourns it be to meet on Thursday, May 13, at 2 p.m., that when it then adjourn it be to meet on Saturday, May 15, at 2 p.m., that when it
then adjourn it be to meet on Monday, May 17, at 2 p.m.,
that when it then adjourn it be to meet on Thursday, May
20, at 2 p.m., that when it then adjourn it be to meet on
Saturday, May 22, at 2 p.m., that when it then adjourn it
be to meet on Monday, May 24, at 2 p.m., that when it then
adjourn it be to meet on Thursday, May 27, at 2 p.m., that
when it then adjourn it be to meet on Saturday, May 29,
at 2 p.m., that when it then adjourn it be to meet on Mon-
day, May 31, at 2 p.m., that when it then adjourn it be to
meet on Thursday, June 3, at 2 p.m., that when it then
adjourn it be to meet on Saturday, June 5, at 2 p.m., that
when it then adjourn it be to meet on Monday, June 7, at
2 p.m., that when it then adjourn it be to meet on Thursday,
June 10, at 2 p.m., that when it then adjourn it be to meet
on Saturday, June 12, at 2 p.m., and that when it then ad-
journ it be to meet on Monday, June 14, 1971, at 2 p.m.


In the absence of the President, Mr. Sears took the Chair
as President pro tempore.

Under the direction of the President pro tempore, the
Secretary called the Senate, when the following Senator
appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then ad-
journed.


In the absence of the President, Mr. Sears took the Chair
as President pro tempore.

Under the direction of the President pro tempore, the
Secretary called the Senate, when the following Senator
appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then ad-
journed.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, June 3, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, June 5, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, June 7, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, June 10, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, June 12, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, June 14, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Rev. Neal Raver.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered to their names:


The Printed Bills Committee reported the following bill correctly printed:

Senate No. 2272.

Senate No. 181, with Assembly committee amendment, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 475, with Assembly committee amendment, was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

The following bills were read for the first time by their titles and referred to committee, as indicated:

Senate No. 2287, by Messrs. Wallwork, Waldor, Giuliano, Del Tufo and Matturri, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2288, by Mr. Knowlton, Judiciary Committee.


Senate Concurrent Resolution No. 2028, by Messrs. Musto and Hauser, State Government Committee.

Senate Concurrent Resolution No. 2029, by Messrs. Musto and Hauser, State Government Committee.

Senate No. 2289, by Mr. Hagedorn, without reference.

Senate No. 2290, by Mr. Bateman, without reference.

Senate No. 2291, by Mr. Bateman, without reference.

Senate No. 2292, by Messrs. Beadleston and Hauser, without reference.

Senate No. 2293, by Mr. Bateman, Banking Committee.

Senate No. 2294, by Mr. Sears, without reference.

Senate No. 2295, by Messrs. Beadleston and Bateman, without reference.

Senate Concurrent Resolution No. 2030, by Messrs. Beadleston and Bateman, without reference.

Senate No. 2296, by Mr. Bateman, without reference.

Senate No. 2297, by Mr. Sears, Banking Committee.

Senate No. 2299, by Mr. Dumont, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2300, by Messrs. McDermott and Rinaldo, without reference.

Senate No. 2301, by Messrs. McDermott and Rinaldo, without reference.

Senate No. 2302, by Mr. Lynch, Transportation and Public Utilities Committee.

Senate No. 2303, By Mr. Waldor, Commerce, Industry and Professions Committee.

Senate No. 2304, by Mr. White, State Government Committee.

Senate No. 2305, by Mr. White, State Government Committee.

Senate No. 2306, by Mr. Italiano, County and Municipal Government Committee.

Senate No. 2307, by Mr. Sears, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2308, by Mr. Wallwork, Appropriations Committee.

Senate No. 2309, by Mr. Hagedorn, County and Municipal Government Committee.

Senate Concurrent Resolution No. 2031, Mr. Dumont, Agriculture, Conservation and Natural Resources Committee.

Senate Concurrent Resolution No. 2032, by Messrs. McDermott and Rinaldo, Judiciary Committee.


Senate Nos. 2289, 2290, 2291, 2292, 2294, 2295, 2296, 2298, 2301 and Senate Concurrent Resolution No. 2030 were taken up, read a second time, and ordered to a third reading.

Assembly No. 2402 was given a third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2421 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate Nos. 2184, 2216, 2291, 3392, 2249, 2232, 2295, 2289, 2290, Senate Concurrent Resolution No. 2021 and Senate Concurrent Resolution No. 2030.

The Secretary reported receipt of messages from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested which bills were read for the first time and referred by the President, as indicated:

Assembly No. 2190, County and Municipal Government Committee.

Assembly No. 2345, without reference.

Assembly No. 2370, without reference.

Assembly No. 2374, without reference.

Assembly No. 2511, without reference.
Assembly No. 2512, without reference.
Assembly No. 2422, without reference.
Assembly No. 2509, without reference.
Assembly No. 2510, without reference.
Assembly No. 863, Agriculture, Conservation and Natural Resources Committee.
Assembly No. 2435, without reference.
Assembly Concurrent Resolution No. 2041, without reference.
Assembly No. 2511 was taken up, read a second time, and ordered to a third reading.

On motion of Mr. Beadleston, Assembly Concurrent Resolution No. 2041 was taken up and adopted by voice vote.

Mr. Dumont offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2511 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2511 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DeiTufo, Dickinson, Dumont, Farley, Giuliano, Hagedorn, Hauser, Hiering, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Lynch, Maraziti, Matturri,

In the negative were—

Messrs. Italiano, Miller, Smith—3.

The President announced receipt of, and directed the Secretary to read, 56 letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the New Jersey Sports and Exposition Authority, Department of Community Affairs, David A. Werblin, of Holmdel, for a four-year term.

To be Director of The Women's Division, Department of Community Affairs, Dorothy B. Mery, of Rutherford, for the term prescribed by law.

To be a member of the Health Care Administration Board, Reverend Monsignor Raymond J. Pollard, of East Orange, for a three-year term.

To be a member of the Health Care Administration Board, Dr. Spurgeon Sparks, of Orange, for a two-year term.

To be a member of the Public Health Council, Department of Health, Dr. Harry Mickey, of South Orange, to succeed Dr. Henry Drezner for the term prescribed by law.

To be a member of the Burlington County Board of Taxation, Harry Renwick, of Maple Shade, to succeed himself for the term prescribed by law.

To be a member of the Burlington County Board of Taxation, M. Gene Haeberle, of Willingboro, to succeed Edwin L. Davis for the term prescribed by law.

To be Prosecutor of Cape May County, John Corino, of Wildwood, to succeed James A. O'Neill, for the term prescribed by law.

To be a member of the Radiation Protection Commission, Robert W. Houston, of Princeton, for the term prescribed by law.

To be a member of the South Jersey Port Corporation, Herbert Lowe, of Elmer, to succeed John H. Hassler, for the term prescribed by law.
To be a member of the Health Care Administration Board, James W. Bryant, of Lawnside, for a three-year term.

To be a member of the Fish and Game Council, Neal Munch, of Freehold, to succeed Ralph Allocea for the term prescribed by law.

To be a member of the Council on The Arts, Earl N. Felio, of Lake Mohawk, to succeed Kenneth Chorley for the term prescribed by law.

To be a member of the Health Care Administration Board, Dr. Thomas G. McElrath, of Flemington, for a one-year term.

To be a member of the Camden County Board of Taxation, Morton N. Kerr, of Cherry Hill, to succeed John Borden for the term prescribed by law.

To be a member of the Radiation Protection Commission, Harry Reese, Jr., of Moorestown, for the term prescribed by law.

To be a member of the Water Policy and Supply Council, Samuel P. Alloway, of Vincentown, to succeed David I. Stepacoff for the term prescribed by law.

To be a member of the Ocean County Board of Taxation, James J. DeBow, of Lakewood, to succeed Lester Brown, deceased, for the term prescribed by law.

To be a member of the Economic Development Council, Paul J. Ritter, of Bridgeton, to succeed himself for the term prescribed by law.

To be a member of the Health Care Administration Board, William J. Seaman, of Wall, for a one-year term.

To be a member of the Economic Development Council, Donald A. Baldyga, of Clifton, to succeed himself for the term prescribed by law.

To be a member of the Boat Regulation Commission, Jerry Haines, of Atlantic City, to succeed Alfonso Calvano for the term prescribed by law.

To be Judge of the Camden County District Court, Robert B. Johnson, of Camden, to succeed himself, for the term prescribed by law.
To be Judge of the Hudson County District Court, Thomas F. Carlin, of Jersey City, to succeed himself, for the term prescribed by law.

To be Judge of the Morris County Court, Robert Muir, Jr., of Mendham, for the term prescribed by law.

To be a member of the Health Care Administration Board, Robert J. Dixson, of Plainfield, for a three-year term.

To be a member of the New Jersey Educational Facilities Authority, William L. Kirchner, of New Providence, to succeed himself for the term prescribed by law.

To be a member of the Health Care Administration Board, Howard Wigder, of Perth Amboy, for a two-year term.

To be a member of the Health Care Administration Board, Thomas S. Smith, of Newton, for a three-year term.

To be a member of the Boat Regulation Commission, Charles M. Cubbage, of Fort Monmouth, to succeed himself for the term prescribed by law.

To be Judge of the Middlesex County Juvenile and Domestic Relations Court, Irving W. Rubin, of New Brunswick, to succeed Aldona E. Appleton, for the term prescribed by law.

To be Judge of the Inter-Municipal Court of the Townships of Lacey, Ocean and Union, County of Ocean, Stanley J. Blair, of Point Pleasant, to succeed Martin B. Anton, for the term prescribed by law.

To be Judge of the Essex County District Court, F. Michael Caruso, of Newark, to succeed himself, for the term prescribed by law.

To be Judge of the Bergen County Juvenile and Domestic Relations Court, Abraham L. Rosenberg, of Bogota, to succeed himself, for the term prescribed by law.

To be Judge of the Bergen County Juvenile and Domestic Relations Court, Thomas L. Franklin, of Ridgewood, to succeed himself, for the term prescribed by law.

To be Judge of the Union County Juvenile and Domestic Relations Court, Frederick C. Kentz, Jr., of Summit, to succeed himself, for the term prescribed by law.
To be a member of the Historic Sites Council, Melvin Weig, of Morristown, to succeed Andrew Cosentino, resigned, for the term prescribed by law.

To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Henry F. Wisniewski, of Haddon Heights, to succeed himself for the term prescribed by law.

To be a member of the Shell Fisheries Council, Robert F. Holm, of Cedar Run, to succeed himself for the term prescribed by law.

To be a member of the Fish and Game Council, Steven Tczap, of Clifton, to succeed James Stabile, resigned, for the term prescribed by law.

To be a member of the Health Care Administration Board, Anthony M. Yelenesics, of Edison Township, for a one-year term.

To be a member of the South Jersey Port Corporation, Richard A. Alaimo, of Mount Holly, to succeed himself for the term prescribed by law.

To be a member of the Shell Fisheries Council, Luther Jeffries, of Port Norris, to succeed William H. Riggin for the term prescribed by law.

To be a member of the Legalized Games of Chance Control Commission, Joseph Zucchi, of Cherry Hill, to succeed George T. Morse for the term prescribed by law.

To be a member of the Health Care Administration Board, Thomas Dunn, of Trenton, for a two-year term.

To be a member of the Economic Development Council, Charles H. Marcianite, of West Trenton, to succeed Vincent Murphy, resigned, for the term prescribed by law.

To be a member of the Council on the Arts, Mrs. William Mills, of Trenton, to succeed David Randolph, resigned, for the term prescribed by law.

To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Herman Somers, of Princeton, to succeed himself for the term prescribed by law.

To be a member of the Fish and Game Council, John B. Cavagnaro, of Vineland, to succeed Joseph L. Alampi for the term prescribed by law.
To be a member of the Board of Education, John J. Grossi, of Jersey City, to succeed himself for the term prescribed by law.

To be a member of the Shell Fisheries Council, Harold E. Bickings, of Bridgeton, to succeed himself for the term prescribed by law.

To be a member of the Board of Education, Helen A. Zehner, of Woodstown, to succeed herself for the term prescribed by law.

To be a member of the Economic Development Council, G. Raymond Wood, of Somers Point, to succeed Philip B. Hofmann, resigned, for the term prescribed by law.

To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Franklyn Patrick Gerard, of Glen Ridge, to succeed himself for the term prescribed by law.

To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Maeble Hairston Wiley, of Red Bank, to succeed herself for the term prescribed by law.

To be a member of the Delaware River and Bay Authority, Le Roy H. May, Jr., of Cape May Court House, to succeed Thomas J. Gallagher for the term prescribed by law.

The above nominations were referred to the Judiciary Committee.

Mr. Hagedorn offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2289 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Hauser, Hiering, Italiano, Kay, Kelly, H. A., Kelly, W. F., Lynch, McDermott, Miller, Musto, Ridolfi, Rinaldo, Schoem,
Sciro, Sears, Smith, Stout, Tanzman, Wallwork, White, Woodcock—32.

In the negative—None.

Senate No. 2289 was given third reading.

On motion of Mr. Hagedorn that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—Mr. Smith—1.

The President announced that pursuant to P. L. 1968, c. 266, as President of the Senate he has appointed Wilfred P. Diana, Esq., Watchung, as a member of the State Commission of Investigation to succeed Glen B. Miller, resigned, for the remainder of Mr. Miller’s unexpired term.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2290 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2290 was given third reading.
On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2291 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2291 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative None.
Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2292 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2292 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—Mr. Ridolfi—1.

On motion of Mr. Beadleston Senate Concurrent Resolution No. 2030 was taken up and adopted by voice vote.

Mr. Beadleston offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yes and nays entered on the Journal of the Senate, that Senate No. 2295 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, Dickinson, Dumont, Farley, Giuliano,

In the negative—None.

Senate No. 2295 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Judiciary Committee reported the following nomination favorably.

To be a member of the New Jersey Sports and Exposition Authority, David A. Werblin, of Holmdel, for a four-year term.

On motion of Mr. Sears the above nomination was taken up under suspension of the rules by the following vote:

In the affirmative were—


In the negative—None.
Upon the question "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nomination was declared unanimously confirmed.

The County and Municipal Government Committee reported Assembly No. 2257 favorably without amendment. The bill was taken up, read a second time, and ordered to a third reading.

Mr. Farley offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2257 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2257 was given third reading.

On motion of Mr. Farley that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dickinson, Dumont, Farley, Giuliano,

In the negative—None.

Senate Nos. 2298, 2296, 2301, and Assembly Nos. 2512, 2422, 2509, 2510, 2345, 2370, 2374 and 2435 were taken up, read a second time, and ordered to a third reading.

The Secretary announced receipt of the Report of the Task Force on Urban Problems as provided for in Chapter 325, Laws of 1970. The President ordered the report filed.

On motion of Mr. Beadleston Assembly No. 2181 was placed back on second reading and amended and the amendment was adopted.

Assembly No. 2181, with Senate amendment, was taken up, read a second time, and ordered to a third reading.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2509 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2510 is an
emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2512 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Mr. McDermott offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2298 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Italiano, Kay, Kelly, H. A., Knowlton, Lynch, Maraziti, Matturri, McDermott,

In the negative—None.

The Judiciary Committee reported the following nominations favorably:

To be Judge of the Superior Court, Herbert Horn, of Margate, to succeed himself, for the term prescribed by law.

To be a member of the Mercer County Board of Taxation, J. Russell Smith, of Trenton, to succeed himself, for the term prescribed by law.

To be a member of the New Jersey Educational Facilities Authority, William L. Kirchner, of New Providence, to succeed himself, for the term prescribed by law.

To be Judge of the Morris County Court, Robert Muir, Jr., of Mendham, for the term prescribed by law.

To be Judge of the Camden County District Court, Robert B. Johnson, of Camden, to succeed himself, for the term prescribed by law.

To be Judge of the Essex County District Court, F. Michael Caruso, of Newark, to succeed himself, for the term prescribed by law.

To be Judge of the Hudson County District Court, Thomas F. Carlin, of Jersey City, to succeed himself, for the term prescribed by law.

To be Judge of the Bergen County Juvenile and Domestic Relations Court, Thomas L. Franklin, of Ridgewood, to succeed himself, for the term prescribed by law.

To be Judge of the Bergen County Juvenile and Domestic Relations Court, Abraham L. Rosenberg, of Bogota, to succeed himself, for the term prescribed by law.

To be Judge of the Union County Juvenile and Domestic Relations Court, Frederick C. Kentz, Jr., of Summit, to succeed himself, for the term prescribed by law.

To be prosecutor of Cape May County, John Corino, of Wildwood, to succeed James A. O’Neill, for the term prescribed by law.
To be a member of the South Jersey Port Corporation, Richard A. Alaimo, of Mount Holly, to succeed himself, for the term prescribed by law.

To be a member of the South Jersey Port Corporation, Herbert Lowe, of Elmer, to succeed John H. Hassler, for the term prescribed by law.

To be Judge of the Middlesex County Juvenile and Domestic Relations Court, Irving W. Rubin, of New Brunswick, to succeed Aldona E. Appleton, for the term prescribed by law.

To be a member of the Public Health Council, Department of Health, Dr. Harry Mickey, of South Orange to succeed Dr. Henry Drezner for the term prescribed by law.

To be a member of the Economic Development Council, Donald A. Baldyga, of Clifton, to succeed himself, for the term prescribed by law.

To be a member of the Economic Development Council, Charles H. Marciante, of West Trenton, to succeed Vincent Murphy, resigned, for the term prescribed by law.

To be a member of the Economic Development Council, Paul J. Ritter, of Bridgeton, to succeed himself, for the term prescribed by law.

To be a member of the Economic Development Council, G. Raymond Wood, of Somers Point, to succeed Philip B. Hofmann, resigned, for the term prescribed by law.

To be a member of the Shell Fisheries Council, Harold E. Bickings, of Bridgeton, to succeed himself, for the term prescribed by law.

To be a member of the Shell Fisheries Council, Robert F. Holm, of Cedar Run, to succeed himself, for the term prescribed by law.

To be a member of the Shell Fisheries Council, Luther Jeffries, of Port Norris, to succeed William H. Riggin, for the term prescribed by law.

To be a member of the Fish and Game Council, John B. Cavagnaro, of Vineland, to succeed Joseph L. Alampi, for the term prescribed by law.

To be a member of the Fish and Game Council, Neal Munch, of Freehold, to succeed Ralph Allocca, for the term prescribed by law.
To be a member of the Fish and Game Council, Steven Tczap, of Clifton, to succeed James Stabile, resigned, for the term prescribed by law.

To be a member of the Burlington County Board of Taxation, M. Gene Haeberle, of Willingboro, to succeed Edwin L. Davis, for the term prescribed by law.

To be a member of the Burlington County Board of Taxation, Harry Renwick, of Maple Shade, to succeed himself, for the term prescribed by law.

To be a member of the Camden County Board of Taxation, Morton N. Kerr, of Cherry Hill, to succeed John Borden, for the term prescribed by law.

To be Judge of the Inter-Municipal Court of the Townships of Lacey, Ocean and Union, County of Ocean, Stanley J. Blair, of Point Pleasant, to succeed Martin B. Anton, for the term prescribed by law.

To be a member of the Board of Education, John J. Grossi, of Jersey City, to succeed himself, for the term prescribed by law.

To be a member of the Board of Education, Helen A. Zehner, of Woodstown, to succeed herself, for the term prescribed by law.

To be a member of the Council on the Arts, Earl N. Felio, of Lake Mohawk, to succeed Kenneth Chorley, for the term prescribed by law.

To be a member of the Council on the Arts, Mrs. William Mills, of Trenton, to succeed David Randolph, resigned, for the term prescribed by law.

To be a member of the Boat Regulation Commission, Charles M. Cubbage, of Fort Monmouth, to succeed himself, for the term prescribed by law.

To be a member of the Boat Regulation Commission, Jerry Haines, of Atlantic City, to succeed Alfonso Calvano, for the term prescribed by law.

To be a member of the Delaware River and Bay Authority, LeRoy H. May, Jr., of Cape May Court House, to succeed Thomas J. Gallagher, for the term prescribed by law.
To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Franklyn Patrick Gerard, of Glen Ridge, to succeed himself, for the term prescribed by law.

To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Herman Somers, of Princeton, to succeed himself, for the term prescribed by law.

To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Maeble Hairston Wiley, of Red Bank, to succeed herself, for the term prescribed by law.

To be a member of the Board of Trustees of the College of Medicine and Dentistry of New Jersey, Henry F. Wisniewski, of Haddon Heights, to succeed himself, for the term prescribed by law.

To be a member of the Ocean County Board of Taxation, James J. DeBow, of Lakewood, to succeed Lester Brown, deceased, for the term prescribed by law.

To be a member of the Legalized Games of Control Commission, Joseph Zucchi, of Cherry Hill, to succeed George T. Morse, for the term prescribed by law.

To be a member of the Radiation Protection Commission, Robert W. Houston, of Princeton, for the term prescribed by law.

To be a member of the Health Care Administration Board, James W. Bryant, of Lawnside, for a three-year term.

To be a member of the Health Care Administration Board, Robert J. Dixson, of Plainfield, for a three-year term.

To be a member of the Health Care Administration Board, Thomas Dunn, of Trenton, for a two-year term.

To be a member of the Health Care Administration Board, Dr. Thomas G. McElrath, of Flemington, for a one-year term.

To be a member of the Health Care Administration Board, Reverend Monsignor Raymond J. Pollard, of East Orange, for a three-year term.
To be a member of the Health Care Administration Board, William J. Seaman, of Wall Township, for a one-year term.

To be a member of the Health Care Administration Board, Thomas S. Smith, of Newton, for a three-year term.

To be a member of the Health Care Administration Board, Howard Wigder, of Perth Amboy, for a two-year term.

To be a member of the Health Care Administration Board, Dr. Spurgeon Sparks, of Orange, for a two-year term.

To be a member of the Health Care Administration Board, Anthony M. Yelentesics, of Edison Township, for a one-year term.

To be a member of the Historic Sites Council, Melvin Weig, of Morristown, to succeed Andrew Cosentino, resigned for the term prescribed by law.

On motion of Mr. Sears the above nominations were taken up under suspension of the rules by the following vote:

In the affirmative were:


In the negative—None.

Mr. Sears moved that one vote confirm the above 54 nominations which was adopted by the following vote:

Upon the question, "Will the Senate advice and consent to the said nominations?", it was decided as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, Del Tufo, Dickinson, Dumont, Farley, Giuliano, Guarini, Hagedorn, Italiano, Kay, Kelly, H. A., Kelly, W. F., Lynch, Maraziti, Matturri,
McDermott, Miller, Musto, Ridolfi, Rinaldo, Schiaffo, Seiro, Sears, Smith, Stout, Tanzman, Waldor, Wallwork, White—32.

In the negative—None.

So the said nominations were declared unanimously confirmed.

Assembly No. 2509 was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2510 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—Messrs. Italiano and Waldor—2.

Assembly No. 571 was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2512 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

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

Whereas, George A. Hamid, Sr., of Ventnor, famed showman and enterpreneur of entertainments and attractions, and one of this State’s most widely known citizens, died Sunday, June 13, 1971, at the age of 75; and,

Whereas, Immigrating to this county as a child from his native Lebanon, Mr. Hamid commenced his career in the arduous roles of a public performer and entertainer, and rose, through his enterprise, energy and acumen, to command a far-flung show-business empire which has produced shows, entertainments and attractions of many kinds and in many places; and,

Whereas, Mr. Hamid was best known to the people of this State as the operator of the famous Steel Pier and other entertainment enterprises in the resort area of Atlantic City, and as the operator of the New Jersey State Fair in Trenton; and,

Whereas, His inspiring rise from humble beginnings, the glamour and ingenuity of his promotions and his superb sense of showmanship created a legend which will long live after him; and,

Whereas, His outstanding achievements brought him many awards; and his untiring and effective efforts on behalf of the Atlantic City resort area won the appreciation and affection of the residents of that community, and he was generally recognized as one of the outstanding citizens of this State; now, therefore,
Be It Resolved by the Senate of the State of New Jersey:

That this House hereby pays tribute to the memory of the late George A. Hamid, Sr., honors his many achievements and in particular those which have contributed to the gaiety and prosperity of this State, expresses regret at his death and extends condolences to his family; and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be transmitted to Elizabeth Mary Raab Hamid, widow of the late George A. Hamid, Sr.

The Judiciary Committee reported the following nominations favorably:

To be Director of the Women’s Division, Department of Community Affairs, Dorothy B. Mery, of Rutherford.

To be a member of the Bergen County Board of Taxation, Alfred P. Levin, of Fort Lee.

Messrs. Giuliano, DelTufo, Matturri, Waldor, Wallwork and Bateman offered the following resolution, which was read and adopted:

WHEREAS, Martin H. Hanselman, Sergeant-at-Arms of this House, died on Saturday, May 21, 1971; and,

WHEREAS, A native and lifelong resident of the City of Newark, Mr. Hanselman was a planning consultant for the Prudential Insurance Company in that City and was employed there for more than 30 years; and,

WHEREAS, Active in the political life of his community, Mr. Hanselman was a West Ward member of the Essex County Republican Committee for many years and was a candidate for the General Assembly in 1959; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:

That this House hereby expresses its sorrow at the death of Martin H. Hanselman, records its appreciation of his faithful services to this House as sergeant-at-arms, honors his long record of active and responsible involvement in the political life of his community and extends condolences to his family; and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by
the Secretary, be transmitted to Theresa Hancock Hanselman, widow of the late Martin H. Hanselman.

The Air and Water Pollution and Public Health Committee reported

Senate No. 2107
Favorably, without amendment.

The Judiciary Committee reported

Assembly No. 2229
Favorably, without amendment.

Senate No. 2107, and
Assembly Nos. 2229 and 2435

Were taken up, read a second time, and ordered to a third reading.

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

Resolved, That when the Senate adjourns, it be to meet on Thursday, June 17 at 10 a.m., that when it then adjourn, it be to meet on Saturday, June 19 at 10 a.m., that when it then adjourn, it be to meet on Monday, June 21 at 10 a.m., that when it then adjourn, it be to meet on Thursday, June 24 at 10 a.m., that when it then adjourn, it be to meet on Saturday, June 26 at 10 a.m., that when it then adjourn, it be to meet on Monday, June 28 at 10 a.m., that when it then adjourn, it be to meet on Thursday, July 1 at 10 a.m., that when it then adjourn, it be to meet on Saturday, July 3 at 10 a.m., that when it then adjourn, it be to meet on Tuesday, July 6 at 10 a.m., that when it then adjourn, it be to meet on Thursday, July 8 at 10 a.m., that when it then adjourn, it be to meet on Saturday, July 10 at 10 a.m., that when it then adjourn, it be to meet on Monday, July 12 at 10 a.m., that when it then adjourn, it be to meet on Thursday, July 15 at 10 a.m., that when it then adjourn, it be to meet on Saturday, July 17 at 10 a.m., that when it then adjourn, it be to meet on Monday, July 19 at 10 a.m., that when it then adjourn, it be to meet on Thursday, July 22 at 10 a.m., that when it then adjourn, it be to meet on Saturday, July 24 at 10 a.m., that when it then adjourn, it be to meet on Monday, July 26 at 10 a.m., that when it then adjourn, it be to meet on Thursday, July 29 at 10 a.m., that when it then adjourn, it be to meet
on Saturday, July 31 at 10 a.m., that when it then adjourn, it be to meet on Monday, August 2 at 10 a.m., that when it then adjourn, it be to meet on Thursday, August 5 at 10 a.m., that when it then adjourn, it be to meet on Saturday, August 7 at 10 a.m., that when it then adjourn, it be to meet on Monday, August 9 at 10 a.m., that when it then adjourn, it be to meet on Thursday, August 12 at 10 a.m., that when it then adjourn, it be to meet on Saturday, August 14 at 10 a.m., that when it then adjourn, it be to meet on Monday, August 16 at 10 a.m., that when it then adjourn, it be to meet on Thursday, August 19 at 10 a.m., that when it then adjourn, it be to meet on Saturday, August 21 at 10 a.m., that when it then adjourn, it be to meet on Monday, August 23 at 10 a.m., that when it then adjourn, it be to meet on Thursday, August 26 at 10 a.m., that when it then adjourn, it be to meet on Saturday, August 28 at 10 a.m., that when it then adjourn, it be to meet on Monday, August 30 at 10 a.m., that when it then adjourn, it be to meet on Thursday, September 2 at 10 a.m., that when it then adjourn, it be to meet on Saturday, September 4 at 10 a.m., that when it then adjourn, it be to meet on Tuesday, September 7 at 10 a.m., that when it then adjourn, it be to meet on Thursday, September 9 at 10 a.m., that when it then adjourn, it be to meet on Saturday, September 11 at 10 a.m., that when it then adjourn, it be to meet on Monday, September 13 at 10 a.m., that when it then adjourn, it be to meet on Thursday, September 16 at 10 a.m., that when it then adjourn, it be to meet on Saturday, September 18 at 10 a.m., that when it then adjourn, it be to meet on Monday, September 20 at 10 a.m., that when it then adjourn, it be to meet on Thursday, September 23 at 10 a.m., that when it then adjourn, it be to meet on Saturday, September 25 at 10 a.m., that when it then adjourn, it be to meet on Monday, September 27 at 10 a.m., that when it then adjourn, it be to meet on Thursday, September 30 at 10 a.m., that when it then adjourn, it be to meet on Saturday, October 2 at 10 a.m., that when it then adjourn, it be to meet on Monday, October 4 at 10 a.m., that when it then adjourn, it be to meet on Thursday, October 7 at 10 a.m., that when it then adjourn, it be to meet on Saturday, October 9 at 10 a.m., that when it then adjourn, it be to meet on October 11 at 10 a.m., that when it then adjourn, it be to meet on Thursday, October 14 at 10 a.m., that when it then adjourn, it be to meet on Saturday, October 16 at 10 a.m., that when it then adjourn, it be to meet on Monday, October 18 at 10 a.m., that when it then adjourn, it be to meet on
Thursday, October 21 at 10 a.m., that when it then adjourn, it be to meet on Saturday, October 23 at 10 a.m., that when it then adjourn, it be to meet on Monday, October 25 at 10 a.m., that when it then adjourn, it be to meet on Thursday, October 28 at 10 a.m., that when it then adjourn, it be to meet on Saturday, October 30 at 10 a.m., that when it then adjourn, it be to meet on Monday, November 1 at 10 a.m., that when it then adjourn, it be to meet on Thursday, November 4 at 10 a.m., that when it then adjourn, it be to meet on Saturday, November 6 at 10 a.m., that when it then adjourn, it be to meet on Monday, November 8 at 10 a.m. and that when it then adjourn, it be to meet on Thursday, November 11 at 2 p.m.

THURSDAY, June 17, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, June 19, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, June 24, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, June 28, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, July 1, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
TUESDAY, July 6, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, July 8, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, July 12, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, July 15, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, July 17, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, July 24, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, July 26, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

—

THURSDAY, July 29, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

—

SATURDAY, July 31, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, August 2, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, August 5, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, August 7, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, August 9, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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THURSDAY, August 12, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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SATURDAY, August 14, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, August 16, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, August 19, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, August 21, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, August 23, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, August 26, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, August 28, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, August 30, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, September 2, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, September 11, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, September 13, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, September 16, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, September 18, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, September 20, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, September 23, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, September 25, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, September 27, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, September 30, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, October 2, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, October 4, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, October 7, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, October 9, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, October 11, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, October 14, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, October 16, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, October 18, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, October 21, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, October 23, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, October 25, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, October 30, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:
Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, November 1, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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THURSDAY, November 4, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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SATURDAY, November 6, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, November 8, 1971.

In the absence of the President, Mr. Sears took the Chair as President 
_pro tempore_.

Under the direction of the President 
_pro tempore_, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then ad-
journed.

THURSDAY, November 11, 1971.

In the absence of the President, Mr. Sears took the Chair as President 
_pro tempore_.

Under the direction of the President 
_pro tempore_, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then ad-
journed.

SATURDAY, November 13, 1971.

In the absence of the President, Mr. Sears took the Chair as President 
_pro tempore_.

Under the direction of the President 
_pro tempore_, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then ad-
journed.
MONDAY, November 15, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Rev. Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present:


On motion of Mr. Sears the Senate dispensed with the reading of the journal.

The Secretary announced the receipt of two communications from the Secretary of State. The President ordered the seals broken and the contents read as follows:

STATE OF NEW JERSEY
CERTIFICATE OF ELECTION
THE BOARD OF STATE CANVASSERS

Hereby determines that at a Special General Election held in the said State on the Second day of November, in the year of our Lord one thousand nine hundred and seventy-one, Jerry F. English was duly elected a member of the State Senate, to fill a vacancy from the Ninth Senate District, to represent the State of New Jersey in the one hundred and ninety-fourth Legislature of New Jersey.

IN TESTIMONY WHEREOF, are hereunto affixed my hand and the Official Seal at Trenton this Fifteenth day of November, A. D. 1971.

Paul J. Sherwin,
Secretary of State.
State of New Jersey
Certificate of Election
The Board of State Canvassers

Hereby determines that at a Special General Election held in the said State on the Second day of November, in the year of our Lord one thousand nine hundred and seventy-one, Charles De Marco was duly elected a member of the State Senate, to fill a vacancy from the Eleventh Senate District, to represent the State of New Jersey in the One Hundred and Ninety-Fourth Legislature of New Jersey.

In Testimony Whereof, are hereunto affixed my hand and the Official Seal at Trenton this Fifteenth day of November, A. D. 1971.

Paul J. Sherwin,
Secretary of State.

The President ordered the communications filed.

Minority Leader Crabiel administered the oath of office to Mrs. English and Mr. De Marco.

Senators Wallwork, Waldor, DelTufo, Matturri, and Giuliano offered the following resolution, which was read and adopted.

Whereas, It has pleased Almighty God in His infinite wisdom to call from this world on July 4, 1971, Dr. Virginius Dante Mattia of Montclair at the age of 48 in the prime of his life; and

Whereas, Dr. Virginius Dante Mattia, as president of Hoffman and LaRoche, Incorporated, in Nutley, was esteemed as a doctor, business leader and humanitarian; and

Whereas, Dr. Virginius Dante Mattia gave unsparingly of his time for civic and charitable activities, serving as President of the Essex County Heart Association, Chairman of the Rutgers Medical School Advisory Committee, Trustee of the New Jersey Symphony, member of the State Board of Higher Education, and Chairman of the National Alliance of Businessmen for the Newark area; and
Whereas, Dr. Virginius Dante Mattia was an executive with a profound sense of social commitment, receiving the B'nai B'rith International Humanitarian of the Year Award in 1969, establishing a pioneering program to provide free pharmaceuticals for indigent patients, and founding the Institute of Molecular Biology for the world's first privately-financed study of life's processes; now, therefore,

Be It Resolved, by the Senate of New Jersey, that its profound regret on the untimely death of Dr. Virginius Dante Mattia is hereby expressed and the memory of his achievements as a devoted husband and father and business leader and civic and charitable leader are hereby honored; and

Be It Further Resolved, That the Senate hereby expresses its profound condolences and sympathy to the bereaved family of the late Dr. Virginius Dante Mattia; and

Be It Further Resolved, That a copy of this resolution signed by the President of the Senate and attested by its Secretary be sent to his family.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 2107, 2294, 2296, 2301 and Senate amendment to Assembly No. 2181.

Messrs. Dickinson, Hagedorn, Knowlton and Schiaffo, offered the following resolution, which was read and adopted:

Whereas, Seymour Consovoy of Rutherford, legislative aide to the Honorable Joseph C. Woodcock, a member of this House from District 13 (Bergen County) and former aide to Bergen County members in the General Assembly, died on October 28, 1971, at the age of 45; and

Whereas, In addition to his legislative duties, Mr. Consovoy had been active in beneficial civic and community endeavors in his home community, had served as member of the Rutherford Board of Health and was serving at the time of his death as Tax Assessor in that Borough, and was among the founders of Temple Beth-El and of the B'nai B'rith in Rutherford, and was past commander of both the Rutherford and Bergen County Jewish War Veterans organizations; now, therefore,
Be It Resolved by the Senate of the State of New Jersey:
That this House hereby expresses its profound sorrow at the untimely death of Seymour Consovoy, pays tribute to his services both to this Legislature and its members and to the civic and communal life of his home community, and extends condolences to the members of his family; and

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be transmitted to the family of the late Seymour Consovoy.

The following bills were read for the first time by their titles and referred to committee, as indicated:


Senate No. 2312, by Mr. Rinaldo, Judiciary Committee.


Senate No. 2313, by Mr. Stout, County and Municipal Government Committee.

Senate No. 2311, by Messrs. Bateman, Sears and Crabel, without reference.

Senate No. 2314, by Mr. Sears, without reference.

Senate No. 2315, by Mr. Beadleston, without reference.


Senate No. 2318, by Mr. Dumont, without reference.

Senate No. 2319, by Mr. Sears, without reference.

Senate No. 2320, by Mrs. English, Agriculture, Conservation and Natural Resources Committee.

Senate No. 2321, by Mr. Rinaldo and Mrs. English, County and Municipal Government Committee.

Senate No. 2322, by Mr. Dumont, without reference.
Senate No. 2323, by Mrs. English, Revision and Amendment of Laws Committee.

Senate No. 2324, by Mrs. English, Revision and Amendment of Laws Committee.

Senate No. 2325, by Messrs. Wallwork, Giuliano, Matturri and Waldor, without reference.


Senate No. 2327, by Messrs. White, Sears and Tanzman, without reference.

Senate No. 2328, by Mr. Sears, without reference.


Senate No. 2329, by Mr. Dumont, without reference.

Senate Concurrent Resolution No. 2033, by Mr. Farley, Judiciary Committee.

Senate Concurrent Resolution No. 2034, by Mr. Rinaldo and Mrs. English, without reference.

Senate Nos. 2310, 2311, 2314, 2315, 2317, 2318, 2319, 2322, 2325, 2326, 2327, 2328, 2329, Senate Resolution No. 2017 and Senate Concurrent Resolution No. 2034, were taken up, read a second time, and ordered to a third reading.

The Transportation and Public Utilities Committee reported Assembly No. 1001, favorably without amendment. The bill was read a second time and ordered to a third reading.

On motions made and adopted cosponsors were added to bills as follows:

Senate No. 2311, Messrs. Sears and Bateman.

Senate No. 2320, Mr. Giuliano.

Senate No. 2310, Mr. Crabel.

Senate No. 2318, Mr. Italiano.
Mr. Sears offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2311 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2311 was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

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

*Be It Resolved by the Senate of the State of New Jersey (the General Assembly concurring):*

That both Houses of the Legislature meet in joint session at 12 noon, when the newly-elected President of Rutgers, The State University, Dr. Edward Bloustein, will address the Legislature.

A message was received from the General Assembly informing the Senate that the General Assembly has concurred in the Senate Resolution.
The Senate then adjourned for the joint session.

The Senate reconvened after the joint session and the following Senators answered to their names:


The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate Nos. 808, 2225, 2311, 622, with Assembly committee amendments, 708, with Assembly committee amendments, 706, with Assembly committee amendments.

Senate No. 708, with Assembly committee amendments,

Senate No. 706, with Assembly committee amendments,

Senate No. 622, with Assembly committee amendments,

Were taken up, read a second time, and ordered to a third reading.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which the concurrence of the Senate is requested which bills were read for the first time and referred by the President, as indicated:

Assembly No. 2515, without reference.

Assembly No. 2169, without reference.

Assembly No. 2285, without reference.

Assembly No. 2354, without reference.

Assembly No. 2384, without reference.

Assembly No. 2403, without reference.

Assembly No. 2180, without reference.

Assembly No. 2335, without reference.

Assembly No. 2084, without reference.
Assembly No. 2136, without reference.
Assembly No. 2305, without reference.
Assembly No. 2513, without reference.
Assembly No. 2514, without reference.
Assembly Concurrent Resolution No. 2035, without reference.
Assembly Joint Resolution No. 3, without reference.
Assembly Concurrent Resolution No. 2034, without reference.
All of the above bills were taken up, read a second time, and ordered to a third reading.

Messrs. Maraziti and Sears offered the following resolution, which was read and adopted:

**WHEREAS**, The Honorable Everett B. Vreeland, of Montville Township, a member of the New Jersey Legislature and a distinguished figure in the political life of Morris County, died in August, 1971, at the age of 60; and,

**WHEREAS**, Long active in civic, community and political affairs, Mr. Vreeland served upon the Board of Chosen Freeholders of Morris County from 1957 until 1967, when he was elected to the General Assembly, in which he served until his death; and,

**WHEREAS**, He had also served his community as a member of the Montville Township Planning Board and of the Board of Education; and,

**WHEREAS**, The sagacity of his counsel and the purity of his devotion to the public interest will be sorely missed by his colleagues in this Legislature, his anticipated reelection to which was forestalled by his untimely death; now, therefore,

**Be It Resolved by the Senate of the State of New Jersey:**

That this House hereby pays tribute to the memory of the late Everett B. Vreeland, laments the loss of a respected colleague and valued friend, and extends condolences to the members of his family; and,

**Be It Further Resolved**, That a duly authenticated copy of this resolution, signed by the President and attested by
the Secretary, be transmitted to the family of the late Everett B. Vreeland.

The President announced receipt of, and directed the Secretary to read, 23 letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Commissioner of the Department of Community Affairs, Lawrence F. Kramer, of Paterson, to succeed Edmund T. Hume, resigned, for the term prescribed by law.

To be a member of the New Jersey Sports and Exposition Authority, Department of Community Affairs, Aubrey C. Lewis, of Montclair, for a one-year term.

To be a member of the Shell Fisheries Council, Department of Environmental Protection, Arnold P. Kramer, of New Gretna, to succeed himself for the term prescribed by law.

To be a member of the State Mosquito Control Commission, J. Arthur Jones, of Atlantic City, to succeed himself for the term prescribed by law.

To be a member of the Commission on Women, Mrs. Fran Rosenberg, of West Orange, to succeed Mrs. Edith Gaines for the term prescribed by law.

To be a member of the Solid Waste Disposal Advisory Council, Bruce W. MacDonald, of Princeton Junction, to serve a two-year term.

To be a member of the Solid Waste Disposal Advisory Council, Mrs. James C. Brady, of Far Hills, to serve a two-year term.

To be a member of the Commission on Women, Mrs. Albert S. Franklin, of Willingboro, to succeed herself for the term prescribed by law.

To be a member of the Solid Waste Disposal Advisory Council, Thomas Sutherland, of Princeton, to serve a three-year term.

To be a member of the Solid Waste Disposal Advisory Council, William F. Morrill, of Hopewell, to serve a three-year term.
To be a member of the Solid Waste Disposal Advisory Council, Richard O. Johnson, of Cranford, to serve for a four-year term.

To be a member of the Solid Waste Disposal Advisory Council, Mrs. Blaine Hunter, of Hackensack, to serve a three-year term.

To be a member of the Higher Education Assistance Authority, William Kukor, of New Brunswick, to succeed Joseph Mark, deceased, for the term prescribed by law.

To be a member of the Commission on Women, Sister Hildegarde Marie, of Convent, to succeed herself for the term prescribed by law.

To be a member of the Solid Waste Disposal Advisory Council, Dr. Harry Besley, of New Brunswick, to serve a four-year term.

To be a member of the Board of Professional Engineers and Land Surveyors, Harris P. Child, of Woodbury, to succeed Frank G. Manning, resigned, for a term to expire in 1974.

To be a member of the Health Care Administration Board, Reverend Ralph I. Shockey, of Moorestown, to serve a two-year term.

To be a member of the Commission on Aging, Walter G. Evans, of Oaklyn, for the term prescribed by law.

To be Prosecutor of Morris County, Donald G. Collester, Jr., of Morristown, to succeed Charles M. Egan, Jr., for the term prescribed by law.

To be Judge of the Inter-Municipal Court of the Townships of Harrison and South Harrison, County of Gloucester, Glenn W. Kindle, of Clayton, to succeed R. Edward Klaisz, Jr., for the term prescribed by law.

To be Judge of the Essex County District Court, Howard W. Hayes, of Livingston, to succeed himself, for the term prescribed by law.

To be Judge of the Inter-Municipal Court of the Borough of Swedesboro and Township of Woolwich, County of Gloucester, John S. Holston, Jr., of Woodbury, to succeed Angelo J. Falciani, for the term prescribed by law.
To be Judge of Morris County Court, Charles M. Egan, Jr., of Morristown, for the term prescribed by law.

The above nominations were referred to the Judiciary Committee.

Senate No. 2243 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2272 was given third reading.

On motion of Mr. Dickinson that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Dumont announced that a public hearing would be held on November 22 at 10 a.m. in the Assembly chambers on the following Senate bills:

Senate Nos. 2266 and 2267.
The following veto messages were received from the Governor and read by the Secretary:

[state of New Jersey, executive department, November 15, 1971]

Senate Bill No. 124 (OCR)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I am returning herewith for reconsideration, with my objections, Senate Bill No. 124.

This bill would establish the effective date of exemption from real estate taxation of lands acquired by the State, a State agency or an authority created by the State.

As enacted it goes beyond the holding of East Orange v. Palmer, 47 N.J. 307 (1966), and in so doing obligates the State to pay an additional year of taxes on real property acquired after October 1st of any year.

In view of the potential cost impact of this bill to government at all levels, I recommend amendments to provide for exemption so long as the Tax Assessor is notified before the closing of his rolls which occurs on January 10th each year. These amendments would assure that the bill would be consistent with East Orange v. Palmer, supra. Section 6 should be eliminated since the subject of condemnation generally, including the specific subject matter of Section 6, has been dealt with in separate legislation, Assembly Bill No. 504.

Accordingly, I am returning Senate Bill No. 124 for reconsideration and with the recommendation that the bill be amended as follows:

Page 1, section 1, line 1: Delete "Notwithstanding the provisions of any law to the contrary,"

Page 1, section 1, line 2: Delete "real" and insert "Real"

Page 1, section 2, lines 3 to 5: Delete lines 3 through 5 in their entirety and insert "demnation or otherwise, such property shall become tax exempt on January 1 of the calendar year next following the date of acquisition, provided that the Tax Assessor of the municipality in which
such property is located is given written notice of the acquisition by certified mail on or before January 10 of said calendar year next following; provided further that if real property is acquired between January 1 and January 10 inclusive and the prescribed notice is given on or before January 10, such real property shall become tax exempt as of the date of acquisition.’’

Page 1, section 3, line 1: Delete section 3 in its entirety.

Page 1, section 4, line 1: Delete “4” and insert “3”.

Page 1, section 4, lines 1 through 3: Delete “entry in and upon real property, by the State or by a State agency, or by an authority created by the State, when such entry is authorized by law,” and insert “the right of possession, subject to L. 1970, c. 214, section 1, or vesting of title, whichever shall first occur,”.

Page 1, section 4, line 4: After “acquisition” delete “in” and insert “with”.

Page 1, section 5, line 1: Delete “5” and insert “4”.

Page 2, section 6, line 1: Delete section 6 in its entirety.

Page 2, section 7, line 1: Delete “7” and insert “5”.

Page 2, section 8, line 1: Delete “8” and insert “6”.

Page 2, section 8, line 6: After “law” delete “,” and insert “, nor shall it be construed to prohibit payment of or agreements for the payment of fair and reasonable sums in lieu of taxes as provided by law.”

Page 2, section 9, line 1: Delete section 9 in its entirety.

Page 2, section 10, line 1: Delete “10” and insert “7”.

Respectfully,


/s/ JEAN E. MULFORD, Acting Secretary to the Governor.
To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution I herewith return Senate Bill No. 290 (OCR), with my objections, for reconsideration.

Senate Bill No. 290 (OCR) would amend the County Planning Law to permit municipal approval authorities either to defer taking final action on a subdivision application until receipt of the county planning board report or to approve such application subject to its timely receipt of a favorable report thereon by the county planning board.

Existing law requires municipal planning boards to defer action until receipt of county planning board approval. This legislation has the advantage of expediting the approval of subdivision applications. Many municipal planning boards meet only once each month and the existing procedure has in some instances resulted in applicants returning to the authority on unnecessary occasions. The proposed change in procedure would not endanger the enforcement of county regulations of plats since section 7, c. 285, P. L. 1968 (County Planning Law Revision) prohibits the county recording officer from filing any subdivision plat unless it bears the certification of approval by the authorized county planning board officer. Therefore, if certification is required by the county, the signature of the appropriate county planning board official would be the ultimate determinative factor.

Senate Bill No. 290 (OCR) was passed by the Legislature on April 15, 1971. On May 6, 1971, while Senate Bill No. 290 (OCR) was under review by my staff, I signed into law Senate Bill No. 728 which amended the same section as Section 2 of Senate Bill No. 290 (OCR), (N. J. S. A. 40:55-1.14). In order to continue the provisions of c. 124, P. L. 1971, permitting municipalities to require as a condition for subdivision approval the submission of proof that no taxes or assessments for local improvements are due or delinquent on the property for which any subdivision application is made, it is necessary to conform the change in
Senate Bill No. 290 (OCR) to those made in Senate Bill No. 728.

Accordingly, I respectfully recommend the following change in Senate Bill No. 290 (OCR):

Page 2, Section 2, Line 23: after "mayor." insert a new paragraph as follows: "Any such ordinance may require as a condition for local municipal approval the submission of proof that no taxes or assessments for local improvements are due or delinquent on the property for which any subdivision application is made."

Respectfully,


/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 15, 1971.

SENATE BILL NO. 470

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 470, with my objections, for reconsideration.

Senate Bill No. 470 provides for the observation and evaluation of nontenure teachers by a board of education at least twice each year. In addition, the proposal would require a board of education to notify nontenure teachers by April 30 as to whether they will be re-employed for the following school year.

It is important that those teachers who will not be re-employed be given adequate time to make application for other positions. The April 30 notification date is certainly fair from the point of view of nontenure teaching staff members and does not place an undue burden on the local board.

I must object, however, to section 1 of the bill which mandates a system of teacher evaluation. I do not believe that two evaluations per year are sufficient to provide the necessary information upon which a board should base its
decision to grant tenure to a teacher through re-employment. In my opinion, this provision would tend to detract from what should be, and I believe now is, a continuing observation and evaluation of nontenure personnel.

Accordingly, I herewith return Senate Bill No. 470, with the following changes, for your consideration:

1. Page 1, Section 1, Lines 1-6: Omit in its entirety.
2. Page 1, Section 2, Line 1: Delete "2" insert "1".
3. Page 2, Section 3, Line 1: Delete "3" insert "2".
4. Page 2, Section 3, Lines 2 and 3: After "member" delete "the evaluations set forth in section 1 of this act and"
5. Page 2, Section 4, Line 1: Delete "4" insert "3".
6. Page 2, Section 5, Line 1: Delete "5" insert "4".
7. Page 2, Section 6, Line 1: Delete "6" insert "5".

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL.
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,

November 15, 1971.

SENATE BILL NO. 475 (OCR)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 475 (OCR), with my objections, for reconsideration.

Senate Bill No. 475 (OCR) would amend Section 4 of Chapter 41, Laws of 1965, to preclude the sale of glue containing a solvent releasing toxic vapors or fumes unless the same contained an additive "in such form and proportion as shall be required" by the Commissioner of Health. This additive is for the purpose of discouraging intentional inhaling of the fumes of such glue.
MONDAY, NOVEMBER 15, 1971

I am in complete accord with the general purpose of this bill, however, due to the enactment on July 1, 1971, of Chapter 260 of the Laws of 1971, this bill would conflict with the provisions of that law insofar as they both amend Section 4 of Chapter 41, P. L. 1965. This requires that this bill be amended to resolve that inconsistency.

In addition, although I agree with the general purpose of the bill, I do not believe it is appropriate for the State Department of Health to be responsible for prescribing the form and proportion of the additives, since this would create a scientific and administrative burden for which the department is not equipped.

Accordingly, I recommend that the bill be amended to allow the State Department of Health to approve or designate additives which may be used for the purpose intended by the bill. Since Chapter 260 of the Laws of 1971 makes it an offense to sell glue to the person if the seller had reasonable cause to believe it would be used for intoxicating purposes, I believe that requirement of an additive should be an additional and alternative offense.

Finally, the effective date of Senate Bill No. 475 should be changed from the elapsed date of January 1, 1971 to a future date which will allow sufficient lead time for implementation. A period of approximately 4 months would appear appropriate.

Accordingly, I herewith return Senate Bill No. 475 (OCR) for reconsideration and recommend that it be amended as follows:

1. Page 1, Section 1, Line 4: Delete “tube or other”.

2. Page 1, Section 1, Line 4: Delete “glue” and insert in lieu thereof “any substance”.

3. Page 1, Section 1, Line 4: Delete “a solvent” and insert in lieu thereof “any chemical material”.

4. Page 1, Section 1, Line 7: After “act.[]” insert “, (a) if he has reasonable cause to suspect that the product sold, or offered for sale, will be used for the purpose set forth in section 2 of this act; or (b)”.

5. Page 1, Section 1, Lines 8-9: Delete “in such form and proportion as shall be required” and insert in lieu thereof “approved or designated”.

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6. Page 1, Section 1, Line 9: After "Commissioner of" insert "the State".

7. Page 1, Section 1, Lines 10-11: Delete "designated and approved" and insert in lieu thereof "approved or designated".

8. Page 1, Section 1, Line 11: After "Commissioner of the" insert "State".

9. Page 1, Section 1, Line 12: Delete "glues" and insert in lieu thereof "substances".

10. Page 1, Section 1, Lines 12-13: Delete "a solvent" and insert in lieu thereof "any chemical material".

11. Page 1, Section 1, Line 15: Delete "glues" and insert in lieu thereof "substances".

12. Page 1, Section 1, Line 16: After "manufactured" insert "only."

13. Page 1, Section 2, Line 1: Delete "January 1, 1971" and insert in lieu thereof "on the first day of the 5th month following enactment".

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, Governor.

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 15, 1971.

SENATE BILL NO. 747 (OCR)

To the Senate:

I am returning herewith, pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, Senate Bill No. 747 (OCR) for reconsideration.

While the intent of this bill is exemplary, in that it seeks to provide for the protection of children under 18 who are the victims of other than accidental injury, it contains some ambiguities and deficiencies which must be remedied in order to insure that the laudable intent of the bill comes to fruition.
The word "injury" in section 1 of Senate Bill No. 747 (OCR) is overbroad and should be further defined so as to include within the purview of the Act only serious injury.

Section 3 deals with the reporting of "suspicion or knowledge of child abuse"; as to some persons the reporting of "suspicion of child abuse" is made mandatory. The meaning and connotation of the word "suspicion" is legally too ill-defined to be helpful or appropriate in this context. What is desired is that a report should be made whenever there is reasonable cause to believe an offense has been committed. Imposing an absolute requirement that "suspicion" be reported provides an invitation to abuse, harassment and litigation, none of which will assist in the alleviation of this serious problem.

Under the provisions of section 6, the Bureau of Children's Services is directed to take action necessary to insure the safety of the child. The action taken is to be within the purview of P. L. 1951, C. 138. This reference could be considered as limiting the Bureau's available responsive reactions; such an interpretation might prevent the Board from taking critical and expeditious action. I do not believe that the Legislature intended to so restrict the Bureau's scope or means of response.

Section 9 which mandates the reporting of child abuse to the several County Prosecutors must be given a most critical review. The establishment of what appears to be a crime-oriented, punitive climate within the bill may possibly have a deterrent effect on would be reporters. Adequate punishment for child abuse is essential but its criminal aspects should be treated in separate legislation. While no one could condone child abuse, the primary objective of this bill must be child protection. Maximum reporting is absolutely essential to the accomplishment of that objective and any provision which militates against reporting should be cast aside.

Accordingly, Senate Bill No. 747 (OCR) is hereby returned for reconsideration with the following suggested amendments:

*Page 1, section 1, line 3*: After "physical]" insert "serious"

*Page 1, section 2, line 7*: After "in" insert "serious"

*Page 6, section 3, lines 1-13*: Omit section 3.

*Page 6, section 4, lines 4-18*: Omit section 4.
Page 6, section 5, lines 19-21: Omit "5. A report shall be made immediately upon suspecting or ascertaining any case of child abuse to the Bureau of Children's Services by telephone or otherwise, followed by a report in writing within ten"

Page 6, section 5, line 22: omit "days thereafter." insert:

"3. Any person having reasonable cause to believe that a child has been subjected to child abuse or acts of child abuse shall report the same promptly to the Bureau of Children's Services by telephone or other-

Page 6, section 6, line 30: Omit "6" insert "4".

Page 6, section 6, lines 32-33: Omit "under the purview of P. L. 1951, c. 138 (C. 30:4C-1 et seq.)." and insert "and to that end may request and shall receive appropriate assistance from local and state law enforcement officials."

Page 6, section 6, line 35: After "Trenton." insert "No information received in the central registry shall be con-

Page 6, section 7, line 36: Omit "7" and insert "5"

Page 7, section 7, lines 38-40: After "calls." omit sentence beginning "The telephone listings".

Page 7, section 8, line 41: Omit "8" and insert "6"

Page 7, section 8, line 41: Omit "in good faith".


Page 7, section 10, line 48: Omit "10" and insert "7"

Page 7, section 10, line 50: After "committed" insert ","

Page 7, section 10, line 51: After section 10, insert new section 8 as follows: "8. The Bureau of Children's Services shall from time to time promulgate such rules and regulations as may be necessary to effectuate the provisions of this Act.

Page 7, section 11, line 1: Omit "11" and insert "9"

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.
State of New Jersey,  
Executive Department,  
November 15, 1971.

Senate Bill No. 921

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 921, with my objections, for reconsideration.

This bill amends the Construction Safety Act, increasing the membership on the Construction Safety Council from 15 to 16. The new member would be selected by the Governor from a list submitted by the Utility Contractors Association.

Since its inception in 1962, the Council has been of immeasurable value in advising the Commissioner of Labor and Industry on construction safety problems. I believe that a representative of the Utility Contractors whose underground projects are among the most dangerous of all construction work would have a significant contribution to make to the Council. However, one consideration involved here is the continuation of an equitable balance. The additional member proposed by the bill falls within the employer group and, therefore, would be balanced, by an additional labor member who would presumably represent the viewpoint of those employed in the utility construction trade.

Accordingly, I respectfully recommend the following change:

Page 2, Section 1, Line 25: After "Association," delete "four" insert "five".

Respectfully,

[Seal]  
/s/ WILLIAM T. CAHILL,  
Governor.

Attest:  
/s/ JEAN E. MULFORD,  
Acting Secretary to the Governor.
STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT
November 15, 1971

SENATE BILL NO. 998 (SECOND OCR)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14 (b) of the Constitution I herewith return Senate Bill No. 998 (Second OCR), without my approval, for reconsideration.

Senate Bill No. 998 (Second OCR) would prohibit the application of lead paint to toys, furniture or exposed interior surfaces of any dwellings or facility occupied or used by children. It also prohibits selling or offering to sell toys or furniture to which lead paint has been applied.

The bill provides that when lead paint is discovered in a dwelling, and it is shown that persons residing there have a blood-lead level of "60 micrograms per 100 milligrams, or higher," the appropriate Board of Health must notify the owner that he is maintaining a public nuisance and order removal of the lead paint and refinishing of the interior of the dwelling with a suitable finish within 5 days. If the owner does not comply, the Board of Health is authorized to remove the nuisance, bill the owner, and recover expenses in a civil action. S-998 (Second OCR) would also require the State Department of Health to develop, implement and coordinate a program to control lead poisoning. Violations of the act are made a disorderly persons offense.

Although I agree with the intent of this bill, there are several problems raised. In view of the fact that violations are made a criminal offense, it is my recommendation that actual knowledge of the user or vendor be set forth specifically in view of the widespread present use and availability of lead paints.

There are also certain technical aspects of the bill which should be corrected. The bill fails to cover regional health commissions and these should be included within the ambit of Section 4 (c) and Section 6. The bill also erroneously refers to a blood-lead level of "60 micrograms per 100 milligrams." Actually, the proper reference should be to "milliliters," rather than "milligrams." In addition, I recommend that the bill expressly allow area boards to abate
the nuisance and provide for safe disposition of removed lead, and that the effective date be changed to provide for implementation on the first day of the month immediately following enactment.

Accordingly, I herewith return Senate Bill No. 998 (Second OCR) for reconsideration and recommend that it be amended as follows:

1. Page 1, Section 1, Line 1: After "shall" insert "knowingly".

2. Page 1, Section 2, Line 1: After "shall" insert "knowingly".

3. Page 1, Section 4, Line 12: After "health" delete "or county board of" and insert ",".

4. Page 1, Section 4, Line 13: Delete "health" and insert in lieu thereof "regional health commission or other locally constituted health agency".

5. Page 2, Section 6, Lines 1-2: Delete in their entirety.

6. Page 2, Section 6, Line 3: Delete "having" and insert in lieu thereof "6. The Board in each municipality or other area of"

7. Page 2, Section 7, Line 4: After "removal" insert "and appropriate disposition".

8. Page 2, Section 8, Line 6: Delete "milligrams" and insert in lieu thereof "milliliters".

9. Page 2, Section 8, Lines 8-10: Delete in their entirety.

10. Page 2, Section 8, Line 11: Delete "able finish within 5 days." and insert in lieu thereof "abate the nuisance and refinish such interior surface of the dwelling within 5 days in accordance with regulations specified by the Commissioner, and dispose of any lead paint residues in an approved area."

11. Page 3, Section 13, Line 1: Delete "immediately" and insert in lieu thereof "on the first day of the month following enactment."

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL,
Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
State of New Jersey,  
Executive Department,  
November 15, 1971.  

SENATE BILL No. 2028

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 2028, with my objections, for reconsideration.

Senate Bill No. 2028 would permit the governing body of a municipality to authorize by ordinance its Chief Executive Officer, or the officer in charge of streets in municipalities not having a Chief Executive Officer, to provide by regulation for the closing of a street to motor vehicle traffic on any day or days, or during specified hours, whenever he finds such closing is necessary for the preservation of the public safety, health, and welfare. The ordinance authorizing this action must provide for the posting of warning signs when a street is closed and must provide for penalties for violation of the ordinance or regulation.

The bill also provides that the ordinance must be approved by the Commissioner of Transportation before it takes effect. However, it is obvious that most of the provisions relating to street closings would most likely be contained in the regulations. There are many other instances where the regulation of signs and traffic lights have to be approved by the department. In my opinion it is unrealistic to provide for the approval by the Department of Transportation of the ordinance, but not of the implementing regulations.

I recommend that the bill be amended to extend the requirement of approval to any regulations issued pursuant to such ordinance. In addition, Senate Bill No. 2028 requires the ordinance to provide for the posting of proper warning signs. In order to provide better dissemination of information and to avoid confusion, it is my suggestion that both the ordinance and the regulations should so provide.

Accordingly, I herewith return Senate Bill No. 2028 for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, Line 8: After "ordinance" insert "and regulations promulgated thereunder".
Page 1, Section 2, Line 1: After "ordinance" insert "or regulation".

Page 1, Section 2, Line 1: After "adopted" insert "thereunder".

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor

/s/ JEAN MULFORD,
Acting Secretary to the Governor

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 15, 1971.

Senate Bill No. 2054

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 2054, with my objections, for reconsideration.

This bill is concerned with the Union County Park Police Pension System. This is a closed pension system and there are presently three active members who could possibly benefit by this bill. They each have in excess of 25 years of service. It increases disability pension benefits for members of the system from \( \frac{1}{2} \) to \( \frac{2}{3} \) of the member's average annual salary for the last 3 years of his employment in the case of service connected disability. In the case of non-service connected disability, pensions are increased from \( \frac{1}{4} \) to \( \frac{1}{2} \) of the member's salary for his last 12 consecutive months of employment, provided he has 25 or more years of service. The entire cost of implementing this bill would be paid by the Union County Park Police Pension System.

The bill as drafted would base non-service connected disability benefits on "his salary for his last 12 consecutive months of employment." These benefits should more properly be based upon an average annual salary for "his last 3 years of employment." This would make these benefits consistent with benefits provided for service connected disability and similar benefits for non-service connected disability in other systems.

Accordingly, I am returning Senate Bill No. 2054 for reconsideration with the recommendation that it be amended as follows:
On Page 1, Section 1, Lines 26-27: After "½ of his" delete the remainder in its entirety and insert "average annual salary for the last 3 years of his employment."

Respectfully,

[seal] /\s/ WILLIAM T. CAHILL, Governor.

/s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, November 15, 1971.

SENATE BILL NO. 2055

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 2055, with my objections, for reconsideration.

This bill is concerned with the Union County Park Police Pension System. This is a closed pension system and there are presently three active members who could possibly benefit by this bill. They each have in excess of 25 years of service. It is a companion bill to Senate Bill No. 2054. It increases benefits payable to widows of members of the system in the event of death prior to retirement which is not related to the member’s performance of his duties. Said benefits are increased from the sum of $1,000 annually to an amount equal to ½ of the annual salary being paid to such member at the time of his death. The entire cost of implementing this bill would be paid by the Union County Park Police Pension System.

As drafted, benefits would be based upon "the annual salary being paid such member at the time of his death." Computation of benefits should more properly be based upon the member’s "average annual salary for the last 3 years of his employment prior to death." This would make death benefits consistent with death benefits in similar systems.

Accordingly, I am returning Senate Bill No. 2055 for reconsideration with the recommendation that it be amended as follows:

On Page 1, Section 1, Line 14: After "½ of the" insert "average".
On Page 1, Section 1, Line 15: After "member" delete "at", insert "for the last 3 years of his employment prior to".

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, Governor.

/\s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 15, 1971.

SENATE BILL NO. 2144

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 2144, with my objections, for reconsideration.

Senate Bill No. 2144 would permit a newspaper to move its publication office to an adjacent county and continue to be qualified to accept legal publications which it was qualified to publish prior to the move for a period of two years after the date of said move in the event that the newspaper meets the other qualifications set forth in this section. The bill would further require that the newspaper have been qualified to publish legal advertisements for at least 10 years before said move in order for the two-year grace period to apply.

I am of the opinion that with respect to legal advertising the most important qualifications for a newspaper should be area of circulation as opposed to the physical location of its publication office. It would appear to me to be completely reasonable to allow a newspaper otherwise eligible to publish legal advertisements to continue so doing irrespective of the location of its publication office if the area of circulation remains the same. Likewise, it is reasonable to assume that if a newspaper may move into an adjacent county and continue to publish legal advertisements which it was qualified to publish prior to the move for a two-year period, the same newspaper should be able to move to another municipality within the same county and enjoy the said rights. Further, I see no reason why the right discussed above should not be applied to all newspapers qualified to publish legal advertising rather than only those that have been so qualified for at least 10 years.
Accordingly, I respectfully recommend the following change in Senate Bill No. 2144:

Page 2, Section 1, Lines 41-48: Delete in its entirety and insert "In the event any newspaper which shall have been qualified to publish legal advertisements shall move its publication office to any municipality in the same county or in an adjacent county in this State and which shall otherwise continue to meet the qualifications of this section, it shall continue to be qualified to publish legal advertisements which it was qualified to publish prior to moving said publication office for a period of two years after the date of the moving of its publication office."

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT, November 15, 1971.

SENATE BILL NO. 209 (OCR)

To the Senate:

I herewith return Senate Bill No. 209 (OCR), without my approval, for the following reasons:

This bill permits a municipality to give rewards of up to $3,000.00 for information leading to the apprehension of persons guilty of heinous crimes. The bill is an exact duplication of Assembly Bill No. 505 (1967) which was enacted into law as P. L. 1967 Chapter 171 (see 2A:153-4).

Since this provision is already in the law, there is no need to give any further consideration to the bill.

Respectfully,


Attest: /s/ JEAN E. MULFORD, Acting Secretary to the Governor.
State of New Jersey,
Executive Department,
November 15, 1971.

Senate Bill No. 962

To the Senate:

I herewith return Senate Bill No. 962, without my approval, for the following reasons:

Purportedly, this bill would provide special pension benefits for certain public employees who were wounded during military service. While it is ostensibly general legislation applicable to a number of veterans, it is so restrictively drafted that it actually is tailored for one or perhaps a very limited number of veterans.

To qualify for these benefits, the veteran public employee must have twice been awarded both the Silver Star and the Purple Heart, and must have served 17 or more years in an office, position or employment of a municipality and its school district.

The benefits which would be granted by this bill are extraordinary when compared to those provided for other veterans. The pension would be $\frac{3}{4}$ of annual salary rather than the $\frac{1}{2}$ of annual salary paid to other veterans. Benefits would be earned after 17 years’ service rather than the minimum of 20 years’ service required for other veterans. Further, such a veteran could begin receiving these special benefits immediately regardless of age. Other veterans must wait until they reach age 60 or 62, depending upon the time of their entrance into the pension system. Finally, a comparison of the benefits herein to the benefits of non-veteran members of the pension systems, reveals that 45 years’ service is required to obtain the pension of $\frac{3}{4}$ salary which is provided after merely 17 years’ service in this bill. Parenthetically, a veteran who was awarded the nation’s highest honor, The Medal of Honor, along with the Purple Heart, would not be entitled to any benefits under this bill.

Under our presently existing laws, veterans receive generous pension benefits. This is rightfully so to acknowledge and, in some small measure, to repay them for the services they have rendered to their country. I agree with this concept wholeheartedly. I am compelled however,
to veto this bill. I find no justification for singling out one or a few veterans for treatment so uniquely different and superior to that afforded to thousands of other veterans, many of whom have rendered many more years of public service and earned more decorations. In effect, this piece of legislation is a windfall for one or a few persons without any basis whatsoever.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor.

/attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 15, 1971.

SENATE BILL NO. 2216

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 2216, without my approval.

Senate Bill No. 2216 is intended to permit the construction of two bridges which would be part of the Interstate Highway System as toll facilities, rather than toll-free bridges as presently authorized, by amending existing law, P. L. 1968, c. 118.

In effect, this legislation abrogates a 1968 agreement entered into by the states of New Jersey and Pennsylvania, after authorization by the Legislatures of the two States, the Delaware River Joint Toll Bridge Commission and the Federal Highway Administration. This agreement was reached after a long period of active study by the parties concerned, and provided for the construction of toll-free bridges across the Delaware River as connecting links for Interstate Highway 78 near Phillipsburg and Interstate Highway 895 near Burlington.

The toll-free provision is required by federal law if these two bridges are to receive federal aid to the extent of 90% of their cost—the current federal share on Interstate System projects.

If these bridges should be built as toll facilities as required by this bill, they become ineligible for the 90% federal
aid and are disqualified from being part of the Interstate System. The United States Congress, in the Federal-aid Highway Act of 1958, and in subsequent legislation, has mandated that new bridges and tunnels on the Interstate System must be toll free, and that highways connecting existing toll facilities are eligible for Interstate System funds only if certain stringent conditions receive the approval of the Secretary of Transportation.

Should Senate Bill No. 2216 take effect, there arises not only the probable loss of the 90% federal aid for the construction of the bridges, but also the serious question of federal allocations to the highways approaching those new toll bridges on the Interstate System. New Jersey, and Pennsylvania as well, could conceivably be required to return substantial amounts already received and expended on I-78 roadways in their respective States.

Our Department of Transportation and the Federal Highway Administration Division Office are of the opinion that the effective cancellation of the 1968 agreement would produce complications of the most serious nature and might require, ultimately, an Act of Congress to resolve. Unquestionably, the completion of these two Interstate System roads would be definitely delayed. With the calendar deadlines imposed by the Congress, such delays might well disqualify these two roadways for the 90% federal funding, and leave the two States without adequate funds to build these essential sections. I should add that I have instructed our State Department of Transportation to consider a possible realignment of the bridge in Burlington on route I-895 so that right of way acquisition will be minimized, fewer people inconvenienced, and less ratable property condemned.

While these two bridges and their connecting roadways warranted inclusion in the Interstate System because of national network evaluations, it is evident from New Jersey's own traffic analyses that a very substantial portion of the traffic will be made up of daily work trips of nearby residents of Pennsylvania and New Jersey. I do not understand why our residents should be burdened with the cost and inconvenience of toll facilities when the opportunity for financing toll-free structures already exists.

Certainly, the Delaware River Joint Toll Bridge Commission would not have entered into the 1968 agreement had it
then felt that the new toll-free bridges would place their financial stability in jeopardy. And I am informed that as recently as March of this year, representatives of the Commission expressed to the two States' Departments of Transportation their intent to continue compliance with that agreement. The economic viability of the Commission would, thus, not appear to be impaired.

I have also received communications from Governor Shapp of Pennsylvania affirming continued support of the agreement and expressing serious concern about consequences if it should now be abrogated.

For all of the foregoing reasons, I am, therefore, returning Senate Bill No. 2216, without my approval.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor.

/\s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
November 15, 1971.

SENATE BILL NO. 2232

To the Senate:

I herewith return Senate Bill No. 2232, without my approval, for the following reasons:

This bill would provide a special pension benefit of 50% of the salary received during the last year of employment for certain public employees. To qualify, any such employee must be over 66 years of age, must have served more than 26 years in public service with 21 years served in the various capacities of member of the Legislature, member of a County Board of Taxation and Judge of Compensation. Further, he must have been partially permanently disabled during his tenure as Judge of Compensation.

Any pension granted under this bill would be in lieu of the pension to which such employee is entitled as the result of his contributions to the pension system. Such contributions would be paid over to the State to defray part of the cost of the pension granted hereunder.
This bill provides benefits of an extraordinary nature which exceed those which would ordinarily accrue to a person meeting the specifications contained therein and making contribution to the pension system during the entire time of his employment. Service of 21 years would ordinarily result in a pension of approximately $\frac{1}{3}$ of the annual salary received rather than the $\frac{1}{2}$ provided by this bill.

My main concern with this bill, however, is not the fact that benefits exceed those normally granted for the length of service indicated. Rather, I am concerned that the bill is intended to cover the situation where the person to benefit has not been a member of the pension system during most of the period of his public employ. He has made a very small contribution to the pension system. As a result, the pension for which he has paid his share and to which he is ordinarily entitled is merely a small fraction of that which is provided by this bill.

Provision is made in the pension laws for purchase of prior service credit by persons who, for some reason or another, have not been contributing members of the pension system during their entire period of public service. The benefits to be obtained by the purchase of prior service credit greatly exceed their cost to the employee. A very definite advantage is obtained by the employee. Such purchase is optional on the part of the employee, however. He cannot be required to purchase prior service credit, but if he fails to do so, he will lose the benefit of the period of prior service with a resultant smaller pension.

I find no justification for granting these extraordinary benefits. This is especially true in the case of active employees who presently have the opportunity to obtain additional benefits by contributing their share toward the cost of their pension. Legislation such as this discriminates against the other members of the pension system who on a daily basis make their required contributions for their pensions.

Respectfully,

/s/ WILLIAM T. CAHILL, Governor.

/s/ JEAN E. MULFORD, Acting Secretary to the Governor.
State of New Jersey,  
Executive Department,  
November 15, 1971. 

Senate Bill No. 2249

To the Senate:

I herewith return Senate Bill No. 2249, without my approval, for the following reasons:

This bill would permit members of the Public Employees Retirement System to purchase credit for pension purposes for prior service with the United States Government or any of its agencies. Purchase of up to 10 years’ service is permitted. Service in the military as well as the civilian branch of the Federal Government would qualify for purchase.

Pension benefits in the Public Employees Retirement System, as well as in the other pension systems for public employees in the State of New Jersey, are financed partially by contributions of the employees and primarily by contributions of their employers who are, for all intents and purposes, the taxpayers of our State. It is my belief that pension credit should be provided only for service rendered to the State and to the taxpayers of the State. It seems to me to be highly questionable to require that the State and its taxpayers provide pension credits and benefits for services rendered in capacities outside of the public service of New Jersey. This is especially true with regard to service with the Federal Government since the Federal Government does not permit the purchase of prior public service with State Government for credit towards a Federal pension.

In addition, I have difficulty with other provisions of this bill. It is not definite as to the exact method of allocation of the cost of the purchase of the prior service between the employee and his New Jersey employer. Apparently, it is to be shared in some manner but no formula is provided. Further, the bill contains no safeguard to prevent the purchase of credit toward a New Jersey pension of the very same service for which a vested pension benefit has already been established with the Federal Government. For example, assume an individual were a New Jersey Congressman for a period of 10 or more years, retired and later assumed a state position. Ultimately, that person would receive a Federal pension and, at the same time, could re-
receive a large State pension. Such a situation is unfair and intolerable. This illustration clearly demonstrates that I, myself, would become a beneficiary of the largess created by this bill. To permit such an occurrence is unthinkable.

Moreover, another duplication of benefits would result from the acquisition of credit for time spent in the military service. Presently, veterans receive special pension treatment in that they are eligible for a pension of \(\frac{1}{2}\) of their annual salary after 20 years' service, whereas non-veteran members must serve 30 years to obtain a \(\frac{1}{2}\) pension.

Veto of this bill will undoubtedly have an adverse effect on the pensions of a limited few individuals. I, myself, as a former Federal employee will not be able to purchase pension credit for my years spent with the Federal Government. However, that which is best for the State as a whole is my paramount concern.

Respectfully,

/s/ WILLIAM T. CAHILL,
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

On motion of Mr. Beadleston, Senate Nos. 921, 475, 290, 747, 470, 2147, 2055, 2054, 2028, 998 and 124 were taken up and amended in accordance with the Governor's recommendations.

The Judiciary Committee reported the following nominations favorably:

To be a member of the Commission on Women, Sister Hildegarde Marie, of Convent, to succeed herself.

To be a member of the Commission on Women, Mrs. Fran Rosenberg, of West Orange, to succeed Mrs. Edith Gaines.

To be a member of the Solid Waste Disposal Advisory Council, Richard O. Johnson, of Cranford, to serve a four-year term.

To be a member of the Solid Waste Disposal Advisory Council, Bruce W. MacDonald, of Princeton Junction, to serve a two-year term.

To be a member of the Solid Waste Disposal Advisory Council, William F. Morrill, of Hopewell, to serve a three-year term.
To be a member of the Solid Waste Disposal Advisory Council, Thomas Sutherland, of Princeton, to serve a three-year term.

To be a member of the Commission on Aging, Walter G. Evans, of Oaklyn.

To be a member of the Board of Professional Engineers and Land Surveyors, Harris P. Child, of Woodbury, to succeed Frank G. Manning, resigned, for a term to expire in 1974.

To be a member of the State Mosquito Control Commission, J. Arthur Jones, Atlantic City.

To be Commissioner of the Department of Community Affairs, Lawrence F. Kramer, of Paterson, to succeed Edmund T. Hume, resigned.

To be a member of the New Jersey Sports and Exposition Authority, Aubrey C. Lewis, of Montclair, for a one-year term.

Messrs. W. F. Kelly, Musto, Guarini and Hauser offered the following resolution, which was read and adopted:

WHEREAS, The Honorable Frank R. Conwell of Jersey City, a distinguished educator and a valued member of this Legislature, died on August 10, 1971, at the age of 59; and,

WHEREAS, For many years a teacher in the public schools of Jersey City, Mr. Conwell had risen to the principalship of School Number Three and had held positions of responsibility in various local, State and national professional organizations; and,

WHEREAS, Mr. Conwell was elected to the General Assembly from District 12C (Part of Hudson) in 1969, and in that capacity well and truly served the people of his district and of the State, earning the respect and affection of his colleagues; and,

WHEREAS, Especially notable among his services as a legislator was his work on the Permanent Commission on State School Support, wherein he strove diligently and consistently for the improvement of the educational opportunity of all the children of this State, especially for those students who were in greatest need; now, therefore,
Be It Resolved by the Senate of the State of New Jersey:

That this House hereby expresses its profound sorrow at the death of Frank R. Conwell, pays tribute to his record of public service and especially his outstanding contributions to education in this State, and extends condolences to his family; and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be transmitted to the family of the late Frank R. Conwell.

On motion of Mr. Sears the following nominations were taken up under suspension of the rules by the following vote:

To be Commissioner of the Department of Community Affairs, Lawrence F. Kramer, of Paterson, to succeed Edmund T. Hume, resigned, for the term prescribed by law.

To be a member of the New Jersey Sports and Exposition Authority, Department of Community Affairs, Aubrey C. Lewis, of Montclair, for a one-year term.

In the affirmative were—


In the negative—None.

Upon the question, "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.
So the said nominations were declared unanimously confirmed.

On motion of Mr. Sears, the following nominations were taken up:

To be Director of the Women's Division, Department of Community Affairs, Dorothy B. Mery, of Rutherford, for the term prescribed by law.

To be a member of the Bergen County Board of Taxation, Alfred P. Levin, of Fort Lee, to succeed Robert Inglima, upon the expiration of his term, for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

Messrs. Bateman, Beadleston and Crabiel offered the following resolution, which was read and adopted by the following vote:

Whereas, The Governor, the President of the Senate and the Speaker of the General Assembly all expect to be absent from the State on November 17, 18 and 19, 1971.

Resolved. That pursuant to Article V, Section I, paragraph 7 of the Constitution Senator Harry L. Sears is elected President of the Senate, for the time being, for a term commencing November 17, 1971 and terminating November 19, 1971.

In the affirmative were—

Messrs. Beadleston, Coffee, Crabiel, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giuliano,

In the negative—None.

On motion of Mr. McDermott, Senate No. 2301 was placed back on second reading and amended and the amendments were adopted. The bill as amended was read a second time and ordered to a third reading.

Mr. Farley introduced the following resolution, which was read and adopted:

WHEREAS, The Honorable Paul M. Salsburg, retired judge of the Atlantic County Court and a former member and Speaker of the General Assembly, died on October 2, 1971, at the age of 75; and

WHEREAS, A distinguished member of the New Jersey Bar, to which he was admitted in 1919, Mr. Salsburg was a Supreme Court Commissioner and Special Master in the Superior Court, was admitted in 1941 to practice before the United States Supreme Court, was president of the Atlantic County Bar Association in 1935 and was an acknowledged leader of the legal profession in his County and in the State, and

WHEREAS, Mr. Salsburg was elected to the General Assembly in 1947 to represent Atlantic County and served from 1948 until his resignation in 1961 to accept appointment as Atlantic County Court Judge; and

WHEREAS, He served as Atlantic County Court Judge until his retirement in 1966; and

WHEREAS, During his service in the General Assembly Mr. Salsburg was chosen majority leader during the Special Session of 1953 and the Regular Session of 1954, was elected Speaker for the 1955 Session and served as Acting Governor of the State on four separate occasions in 1955; now, therefore,

BE IT RESOLVED by the Senate of the State of New Jersey:

That this House hereby pays tribute to the memory of the late Paul M. Salsburg, honors his distinguished record at the Bar and in both the Legislative and Judicial branches of
State government, expresses sorrow at his death and extends condolences to his family; and

*Be It Further Resolved*, That a duly authenticated copy of this resolution signed by the President and attested by the Secretary, be transmitted to the family of the late Paul M. Salsburg.

Senate No. 921, as amended pursuant to the Governor’s recommendations, was taken up, read a second time, and ordered to a third reading.

Senate No. 475, as amended pursuant to the Governor’s recommendations, was taken up, read a second time, and ordered to a third reading.

Senate No. 2294 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 290, as amended pursuant to the Governor’s recommendations, was taken up, read a second time, and ordered to a third reading.

Senate No. 124, as amended pursuant to the Governor’s recommendations, was taken up, read a second time, and ordered to a third reading.

Senate No. 747, as amended pursuant to the Governor’s recommendations, was taken up, read a second time, and ordered to a third reading.

Senate No. 470, as amended pursuant to the Governor’s recommendations, was taken up, read a second time, and ordered to a third reading.

Senate Nos. 2144, 2055, 2054, 2028 and 998, all, as amended pursuant to the Governor’s recommendations, were taken up, read a second time, and ordered to a third reading.
The Transportation and Public Utilities Committee reported Senate No. 2185, favorably without amendment.

The Institutions and Welfare Committee reported Assembly No. 2322 favorably without amendment.

The Judiciary Committee reported Assembly No. 153, favorably without amendment.

The Agriculture, Conservation and Natural Resources Committee reported Senate No. 2307 favorably without amendment.

The Revision and Amendment of Laws Committee reported Assembly No. 2320 favorably with Senate Committee amendments and the amendments were adopted.

The Institutions and Welfare Committee reported Senate No. 2260 favorably with Senate committee amendments, and the amendments were adopted.

Assembly Nos. 2320 with Senate committee amendments, 153, 2322 and Senate Nos. 2307, 2260, as amended and 2185, were taken up, read a second time, and ordered to a third reading.

Mr. Sears offered the following resolution which was read and adopted.

Resolved, That a bonus not exceeding 25% of their annual salary for the legislative year be granted to all regularly appointed Administrative Officers of the Senate who have been in attendance for at least 70% of the Senate sessions.

Messrs. Sears and Crabiel offered the following resolution, which was read and adopted:


Mr. Sears offered the following resolution which was read and adopted:

Resolved, That a bonus of 25 percent be granted to certain State employees who have performed services for the Senate.
Mr. Sears offered the following resolution, which was read and adopted:

Resolved, That when the Senate adjourns, it be to meet on Thursday, November 18, at 11 a.m., that when it then adjourn it be to meet on Saturday, November 20, at 11 a.m., that when it then adjourn it be to meet on Monday, November 22, at 11 a.m., that when it then adjourn it be to meet on Wednesday, November 24, at 11 a.m., that when it then adjourn it be to meet on Saturday, November 27, at 11 a.m., that when it then adjourn it be to meet on Monday, November 29, at 11 a.m., and that when it then adjourn it be to meet on Thursday, December 2, at 11 a.m.

On motion of Mr. Sears the Senate then adjourned.

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THURSDAY, November 18, 1971

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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SATURDAY, November 20, 1971

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, November 22, 1971

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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WEDNESDAY, November 24, 1971.

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

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SATURDAY, November 27, 1971

In the absence of the President, Mr. Sears took the Chair as President *pro tempore*.

Under the direction of the President *pro tempore*, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, November 29, 1971

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, December 2, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Rev. Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


Messrs. Hagedorn, Dickinson, Knowlton and Woodcock offered the following resolution, which was read and adopted:

WHEREAS, Frank H. Schiaffo of Lodi, father of our esteemed colleague, the Honorable Alfred D. Schiaffo, Senator from District 13 (Bergen), died on October 21, 1971, at the age of 75; and,

WHEREAS, Mr. Schiaffo, a realtor and a prominent and public spirited citizen of his community, was active in many community, civic and religious organizations, was a past president of the Lodi Rotary Club and of Lodi UNICO,
and a member of the Central Bergen Realtors Association, the Lodi Senior Citizens Club, St. Francis of Sales Church and St. Michael’s Council, Knights of Columbus; and,

Whereas, A veteran of World War I, and holder of the Purple Heart, Mr. Schiaffo was also active in veterans’ affairs and was past Commander of the Joseph Lane American Legion Post 136, of Lodi, and past Vice Commander of the Bergen County American Legion; now, therefore,

Be It Resolved by the Senate of the State of New Jersey:

That this House hereby records its sorrow at the death of Frank H. Schiaffo, expresses its respect for his memory and his accomplishments, and conveys its condolences to Senator Schiaffo and the other members of the family; and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be transmitted to the family of the late Frank H. Schiaffo.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 2185, 2260, 2301, 2307, 2310, 2314, 2315, 2317, 2318, 2319, 2322, 2325, 2326, 2327, 2328, 2329, 124, as amended, 290, as amended, 470, as amended, 475, as amended, 2028, as amended, 2054, as amended, 2055, as amended, 2144, as amended, Senate Resolution No. 2017, Senate Concurrent Resolution No. 2034 and Senate amendments to Assembly No. 2320.

Senate No. 2260, as amended, was given third reading.

On motion of Mr. Hagedorn that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Senate No. 2110, as amended, was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mrs. English—1.

Senate No. 124, as amended pursuant to the Governor's recommendation, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Ridolfi—1.

Senate No. 470, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 475, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Wallwork that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 622, with Assembly committee amendments, was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 706, with Assembly committee amendments, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Senate No. 708, with Assembly committee amendments, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. White—1.

The following bills were read for the first time by their titles and referred to committee as indicated:

Senate No. 2330, by Mr. Kay, State Government Committee.

Senate No. 2331, by Mr. Dumont, Education Committee.

Senate No. 2332, by Mr. Dumont, County and Municipal Government Committee.

Senate No. 2334, by Mr. DeMarco, State Government Committee.

Senate No. 2335, by Mr. Farley, Taxation Committee.

Senate No. 2336, by Mr. Farley, State Government Committee.


Senate No. 2338, by Messrs. Matturri, Giuliano, DelTufo, Waldor and Wallwork, without reference.

Senate No. 2339, by Messrs McDermott, Rinaldo and Mrs. English, without reference.

Senate No. 2340, by Messrs. Sears and Crabel, without reference.

Senate No. 2341, by Mr. Smith, without reference.
Senate No. 2337 was taken up, read a second time, and ordered to a third reading.

Mr. Giuliano offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2337 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2337 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 747, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giuliano, Guarini, Hagedorn, Italiano,
In the negative—None.

Senate No. 290, as amended pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 921, as amended pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The President appointed Mrs. English to the Education Committee and Mr. Dumont to the Taxation Committee.

Senate No. 998, as amended pursuant to the Governor’s recommendations, was given third reading.
On motion of Mr. Schiaffo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Bateman the Senate was placed under call.

On calling the roll the following Senators answered the call and the President declared a quorum present:


Senate No. 2028, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2054, as amended pursuant to the Governor's recommendations, was given third reading.
On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2055, as amended pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2185 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. W. F. Kelly requested that his name be removed from Senate No. 2298 as a co-sponsor.

Senate No. 2301, as amended, was given third reading.
On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Messrs. Ridolfi, Stout—2.

Senate No. 2307 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2310 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2314 was given third reading.
On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2315 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2318 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. McDermott assumed the duties of the Chair.

Senate No. 2319 was given third reading.
On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2327 was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Bateman resumed the duties of the Chair.

Senate No. 2322 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2144, as amended pursuant to the Governor's recommendations, was given third reading.
On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—

In the negative—None.

Senate Concurrent Resolution No. 2034 was given third reading.

On motion of Mr. Rinaldo that the bill pass it was adopted by voice vote.

Senate No. 2340 was taken up, read a second time, and ordered to a third reading.

Messrs. Sears and Crabel offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2340 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

In the negative—None.

Senate No. 2340 was given third reading.

On motion of Messrs. Sears and Crabel that the bill pass the vote was as follows:

In the affirmative were—
Messrs. Bateman (President), Beadleston, Coffee, Crabel, DelTufo, DeMarco, Dickinson, Dumont, English,
In the negative—None.

On motions made and adopted cosponsors were added to bills as follow:

Senate No. 655, Mrs. English.
Senate No. 2326, Messrs. Guarini and Rinaldo.
Senate No. 2325, Mr. DeMarco.
Senate Resolution No. 2017, Mr. Musto.

The President announced receipt of, and directed the Secretary to read, 33 letters from the Governor, nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be Judge of the Superior Court, Thomas F. Carlin, of Jersey City, to succeed Peter P. Artaserse, for the term prescribed by law.

To be Judge of the Superior Court, Herman D. Michels, of Short Hills, to succeed James Rosen, for the term prescribed by law.

To be Judge of the Superior Court, William G. Bischoff, of Westmont, to succeed William R. J. Burton, for the term prescribed by law.

To be Judge of the Camden County Court, Robert B. Johnson, of Camden, to succeed William A. Pascoe, for the term prescribed by law.

To be Judge of the Camden County District Court, Maurice A. Walsh, Jr., of Jersey City, to succeed Thomas F. Carlin, for the term prescribed by law.

To be Judge of the Camden County District Court, Leon A. Wingate, Jr., of Camden, to succeed Robert B. Johnson, for the term prescribed by law.

To be Judge of the Atlantic County District Court, Herbert S. Jacobs, of Atlantic City, to succeed himself, for the term prescribed by law.
To be Judge of the Essex County District Court, David H. Wiener, of Verona, to succeed himself, for the term prescribed by law.

To be a member of the Board of Trustees, Rutgers University, Arthur Z. Kamin, of Fair Haven, for the term prescribed by law.

To be Major General of the Line of the New Jersey Army National Guard, Joseph D. Zink, of Linwood.

To be a Brigadier General of the New Jersey Air National Guard, Francis R. Gerard, of Sea Girt, for the term prescribed by law.

To be a member of the Consolidated Police and Firemen's Pension Fund, Thomas Evans, of Princeton, for the term prescribed by law.

To be a member of the Consolidated Police and Firemen's Pension Fund, Mr. Linda K. Grunin, of Tom River, for the term prescribed by law.

To be a member of the Board of Control, Frank J. Hughes, of Gloucester, to succeed himself for the term prescribed by law.

To be a member of the Shorthand Reporting Board, Harry J. Bateman, of Somerdale, for the term prescribed by law.

To be a member of the Violent Crimes Compensation Board, Franklin A. King, of Ocean City, for a five-year term.

To be a member of the Special Banking Advisory Board, Gilbert Roessner, of Summit, to succeed O. Vincent McNany for the term prescribed by law.

To be a member of the Commission on Aging, Joseph Aragona, of Toms River, for the term prescribed by law.

To be a member of the Museum Advisory Council, Mrs. W. Park Armstrong, of Princeton, to succeed Mrs. Evelina Thompson, for the term prescribed by law.

To be a member of the Economic Development Council, Edward A. Jesser, Jr., of Ridgewood, for the term prescribed by law.

To be a member of the Economic Development Council, John J. Magovern, Jr., of Summit, for the term prescribed by law.
To be a Judge of Workmen's Compensation, Department of Labor and Industry, William G. Freeman, of Haddonfield, to succeed Joseph B. Schwartz, deceased, for the term prescribed by law.

To be a Judge of Workmen's Compensation, Department of Labor and Industry, Salvatore J. Beninati, Esq., of East Orange, for the term prescribed by law.

To be a Judge of Workmen's Compensation, Department of Labor and Industry, Emanuel S. Lowinger, Esq., of Millburn, for the term prescribed by law.

To be a Judge of Workmen's Compensation, Department of Labor and Industry, George H. Feldman, Esq., of Morris Plains, for the term prescribed by law.

To be a Judge of Workmen's Compensation, Department of Labor and Industry, Kenneth J. Fornabai, Esq., of Emerson, for the term prescribed by law.

To be a member of the New Jersey Council on the Arts, Mrs. Mildred Baker, of Newark, to succeed herself for the term prescribed by law.

To be a member of the New Jersey Council of the Arts, Mrs. Bruce A. Mahon, of Burlington, to succeed herself for the term prescribed by law.

To be a member of the New Jersey Council on the Arts, Edward A. Ring, of Trenton, to succeed himself for the term prescribed by law.

To be a member of the New Jersey Council on the Arts, Mason W. Gross, of Fair Haven, to succeed himself for the term prescribed by law.

To be a member of the New Jersey Council on the Arts, Harry A. Devlin, of Mountainside, to succeed himself for the term prescribed by law.

To be a member of the North Jersey Water Supply Commission, Herbert Roemmele, of Maplewood, for the term prescribed by law.

To be a member of the Passaic Valley Sewerage Commission, Frank A. Orechio, of Nutley, to replace Benjamin A. Gordon for the term prescribed by law.

The above nominations were referred to the Judiciary Committee.
The County and Municipal Government Committee reported Senate No. 655, with amendment, which amendment was adopted. The bill as amended was read a second time and ordered to a third reading.

Mr. Rinaldo offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 655 as amended is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 655, as amended, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2514 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giuliano, Hagedorn, Italiano, Kay, Kelly, H. A.,

In the negative—None.

Assembly No. 2515 was given third reading.

On motion of Mr. Stout that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Woodcock, Assembly No. 2305 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

The bill, with Senate amendments, was taken up, read a second time, and ordered to a third reading.

On motion of Mr. Miller Assembly No. 2335 was placed back on second read for the purpose of amendment, and the amendments were adopted.

The bill with Senate amendments was taken up, read a second time, and ordered to a third reading.

Assembly No. 2136 was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2169 was given third reading.
On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2285 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2317 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Sears the following nominations were taken up:

To be a member of the Commission on Women, Sister Hildegarde Marie, of Convent, to succeed herself for the term prescribed by law.
To be a member of the Commission on Women, Mrs. Fran Rosenberg, of West Orange, to succeed Mrs. Edith Gaines for the term prescribed by law.

To be a member of the Solid Waste Disposal Advisory Council, Richard O. Johnson, of Cranford, to serve a four-year term.

To be a member of the Solid Waste Disposal Advisory Council, Bruce U. MacDonald, of Princeton Junction, to serve a two-year term.

To be a member of the Solid Waste Disposal Advisory Council, William F. Morrill, of Hopewell, to serve a three-year term.

To be a member of the Solid Waste Disposal Advisory Council, Thomas Sutherland, of Princeton, to serve a three-year term.

To be a member of the Commission on Aging, Walter G. Evans, of Oaklyn, for the term prescribed by law.

To be a member of the Board of Professional Engineers and Land Surveyors, Harris P. Child, of Woodbury, to succeed Frank G. Manning, resigned, for a term to expire in 1974.

To be a member of the State Mosquito Control Commission, J. Arthur Jones, of Atlantic City, to succeed himself for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the above nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.
The Judiciary Committee reported favorably the following nominations:

To be a member of the New Jersey Council on the Arts, Harry A. Devlin, of Mountainside.

To be a member of the New Jersey Council on the Arts, Mason W. Gross, of Fair Haven.

To be a member of the New Jersey Council on the Arts, Edward A. Ring, of Trenton.

To be Judge of the Inter-Municipal Court of the Townships of Harrison and South Harrison, Gloucester County, Glenn W. Kindle, of Clayton.

To be Judge of the Inter-Municipal Court of the Borough of Swedesboro and Township of Woolwich, Gloucester County, John S. Holston, Jr., of Woodbury.

To be Judge of Workmen's Compensation, George H. Feldman, of Morris Plains.

To be Judge of Workmen's Compensation, William G. Freeman, of Haddonfield.

To be a member of the Consolidated Police and Firemen's Pension Fund, Thomas Evans, of Princeton.

To be a member of the Consolidated Police and Firemen's Pension Fund, Mrs. Linda K. Grunin, of Toms River.

To be a member of the Commission on Aging, Joseph Aragona, of Toms River.

To be a member of the Solid Waste Disposal Advisory Council, for a two-year term, Mrs. James C. Brady, of Far Hills.

To be Judge of the Camden County Court, Robert B. Johnson, of Camden.

To be Judge of the Morris County Court, Charles M. Egan, Jr., of Morristown.

To be a member of the Radiation Protection Commission, Harry Reese, Jr., of Moorestown.

To be a member of the New Jersey Council on the Arts, Mrs. Bruce A. Mahon, of Burlington.

To be a member of the Water Policy and Supply Council, Samuel P. Alloway, of Vincentown.

To be Judge of the Atlantic County District Court, Herbert S. Jacobs, of Atlantic City.
To be Judge of the Camden County District Court, Leon A. Wingate, Jr., of Camden.

To be Judge of the Essex County District Court, Howard W. Hayes, of Livingston.

To be Judge of the Essex County District Court, David H. Wiener, of Verona.

To be Judge of the Hudson County District Court, Maurice A. Walsh, Jr., of Jersey City.

To be Judge of the Superior Court, William G. Bischoff, of Westmont.

To be Judge of the Superior Court, Thomas F. Carlin, of Jersey City.

To be Judge of the Superior Court, Herman D. Michels, of Short Hills.

To be a member of the Board of Control, Frank J. Hughes, of Gloucester.

To be a member of the Shorthand Reporting Board, Harry J. Bateman, of Somerdale.

To be Prosecutor of Morris County, Donald G. Collester, Jr., of Morristown.

To be a member of the Special Banking Advisory Board, Gilbert Rossner, of Summit.

To be a member of the Economic Development Council, John J. Magovern, Jr., of Summit.

To be a member of the Violent Crimes Compensation Board, for a five-year term, Franklin A. King, of Ocean City.

To be a member of the Board of Trustees, Rutgers University, Arthur Z. Kamin, of Fair Haven.

Assembly No. 2354 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2384 was given third reading.
On motion of Mr. DelTufo that the bill pass the vote was as follows:
In the affirmative were—

In the negative—None.

Assembly No. 2403 was given third reading.
On motion of Mr. Tanzman that the bill pass the vote was as follows:
In the affirmative were—

In the negative—None.

Assembly No. 2374 was given third reading.
On motion of Mr. Stout that the bill pass the vote was as follows:
In the affirmative were—

In the negative were—

On motion of Messrs. Maraziti and Musto, Senate Resolution No. 2017 was taken up and adopted by voice vote.

Senate No. 2339 was taken up, read a second time, and ordered to a third reading.

Mr. McDermott offered the following resolution, which was read and adopted by the following vote:
Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2339 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2339 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Dumont, Senate No. 2320 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

The bill, as amended, was taken up, read a second time, and ordered to a third reading:

Senate No. 2326 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—

In the negative was—
Mr. Beadleston—1.

On motion of Mr. Sears, Assembly No. 2084 was placed back on second reading for the purpose of amendment, and the amendment was adopted.

The bill, with Senate amendments, was taken up, read a second time, and ordered to a third reading.

On motion of Mr. Wallwork, Senate No. 2325 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

The bill, as amended, was taken up, read a second time, and ordered to a third reading.

Mr. Wallwork offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2325, as amended, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

In the negative—None.

Senate No. 2325, as amended, was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—

In the negative were—
• Messrs. Italiano, Kelly, H. A.—2.
The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated: Assembly Nos. 65, 496, 619, 744, 873, 878, 923, 1097, 1136, 1215, 1275, 1283, 2063, 2096, 2154, 2226 and Assembly Joint Resolution No. 15 all reenacted pursuant to the Governor's recommendations. All with one reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated: Assembly Nos. 2157, 2158, 2172, 2227, 2240 and 2556, all without reference and Senate Nos. 2229 and 2230, both with Assembly amendments. All without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated: Assembly Nos. 2470, 2501, 2528, 2529, 2534, 2535, 2544, 2545, 2546, 2547, 2552, 2555, 2557 and 2564, all without reference and Senate Nos. 2005 with Assembly committee amendments without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated: Assembly Nos. 623, 734, 999 and Assembly Concurrent Resolution No. 2047 all without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President, as indicated: Assembly Nos. 65, 496, 619, 744, 873, 878, 923, 1097, 1136, 1215, 1275, 1283, 2063, 2096, 2154, 2226 and Assembly Joint Resolution No. 15 all reenacted pursuant to the Governor's recommendations. All with one reference.

The County and Municipal Government Committee reported Assembly No. 2081 and Senate No. 2300 favorably without amendments.
The Judiciary Committee reported Assembly No. 2049 and Assembly Concurrent Resolution No. 29 favorably without amendments.

The Institutions and Welfare Committee reported Assembly Nos. 2273, 2274 and 2410 favorably without amendments.

The Law, Public Safety and Defense Committee reported Assembly Nos. 2032 and 890 favorably without amendments.

The Commerce, Industry and Professions Committee reported Senate Nos. 757 and 786 favorably without amendments.

The Taxation Committee reported Assembly No. 1246 and Senate No. 2210 favorably without amendments.

The Education Committee reported Assembly No. 539 favorably without amendment.

The Agriculture, Conservation and Natural Resources Committee reported Assembly No. 1192 favorably without amendment.

The State Government Committee reported Assembly Nos. 1267, 2017 and 2036 favorably without amendments.

The County and Municipal Government Committee reported Assembly No. 2451 favorably with amendment and on motion of the Chairman the amendment was adopted.

Assembly Nos. 2545, 2544, 2534, 2529, 2528, 2546, 2555, 2557, 2564, 2470, 2501, 2049, 63, 2547, 2535, 1246, 2017, 1267, 2036, 890, 1192, 2081, 2032, 2274, 2273, 2410, 539; 65, 496, 619, 744, 873, 878, 923, 1097, 1136, 1213, 1275, 1283, 2096, 2154, 2226, 2063 and Assembly Joint Resolution No. 15, all reenacted pursuant to the Governor's recommendations; 2197, 2256, 2158, 2172, 2227, 2240, 2242, 2407, 2554, 999, 734 and 2451, with Senate committee amendments,

Were taken up, read a second time, and ordered to a third reading.

On motion of Mr. Farley Assembly No. 2552 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

Assembly No. 2552, with Senate amendments, was taken up, read a second time, and ordered to a third reading.

Mr. Sears offered the following resolution, which was read and adopted:
Resolved, That William J. Weir, of the County of Camden, be appointed Sergeant-at-Arms of the Senate until the end of the 1971 session to succeed Martin Hanselman, deceased.

Senate Nos. 757, 786, 2210, 2300, 2338 and 2341.

Were taken up, read a second time, and ordered to a third reading.

The following messages were received from the Governor:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
December 2, 1971.

SENATE BILL NO. 715

To the Senate:

I herewith return Senate Bill No. 715, without my approval, for the following reasons:

This bill would reopen the contributory portion of the group life insurance program of the Public Employees’ Retirement System for members not now participating therein.

Presently, two types of death benefits are available in this system. One, not affected by this bill, is a non-contributory benefit equivalent to 1½ times a member’s salary. This is provided by the employer at no cost to the employee. The other is a contributory death benefit of 1½ times salary funded by member’s contributions of 1% of salary.

Participation in the contributory death benefit program was optional for persons employed prior to 1963. Those employed thereafter are required to have this coverage for a 1-year period, at the end of which time they may discontinue coverage. The plan was reopened in 1963 to provide an opportunity for members to join who had not joined previously.

Senate Bill No. 715 would provide an additional opportunity to join for persons employed prior to 1963 who did not join when the system was reopened then, and it would also permit persons employed since 1963 who had discontinued coverage to obtain it again.
Benefits in this program are quite unlike commercial life insurance where the premium is increased as the age of the insured increases. Further, there is no relationship between a member’s age and contributions on one hand and the benefits to be received on the other. Here benefits for all are based upon 1\(\frac{1}{2}\) times salary with a contribution (premium of 1% of salary. Thus an employee who did not previously choose to join the program and did not make contributions would receive the same benefits as his fellow employee who was making contributions to the system throughout his employment.

I find this result to be inequitable and unfair. The extent of benefits available in the system is based upon the contributions of members, their ages and the experience of the system. A windfall in benefits is provided for a select group out of and at the expense of the contributions of others.

Since this system was previously opened in 1963 and since all persons employed thereafter who are not participating in the system have affirmatively and positively determined not to remain in the system, there is no hardship involved in not again reopening the contributory life insurance program.

Accordingly, I feel that I must return Senate Bill No. 715 without my approval.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
December 2, 1971.

SENATE BILL NO. 933

To the Senate:

I am returning herewith pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, Senate Bill No. 933, without my approval.

The serious problem of cemetery control and management has been dealt with in Senate Bill No. 877. That bill also
included the regulation of cemetery mergers and established guidelines for mergers. Therefore, this bill is no longer necessary.

Accordingly, I am returning herewith, without my approval, Senate Bill No. 933.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, Governor.

Attest:
/s/ JEAN E. MULFORD, Acting Secretary to the Governor.

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, December 2, 1971.

SENATE BILL NO. 2056

To the Senate:

I herewith return Senate Bill No. 2056, without my approval, for the following reasons:

This bill is intended to provide cost-of-living increases for members of the Union County Park Police Pension System. I am completely in accord with the subject matter of this bill. We have recently provided for similar cost-of-living increases for members of the State administered pension systems. It is only right and fair that we should do the same for systems such as this which are administered on the local level.

The bill as drafted, however, does not specifically relate to the "Pension Increase Act" (P. L. 1958, c. 143). All legislation providing cost-of-living increases should be related to and regulated by the "Pension Increase Act" to insure that all such increases will be consistent for all public employees.

An appropriate bill to provide this increase has been prepared at my request and delivered to the sponsor of Senate Bill No. 2056 for introduction.

Accordingly, I feel that I must return Senate Bill No. 2056 without my approval.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL, Governor.

Attest:
/s/ JEAN E. MULFORD, Acting Secretary to the Governor.
State of New Jersey,  
Executive Department,  
December 2, 1971.

Senate Bill No. 2225

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 2225, with my objection, for reconsideration.

Senate Bill No. 2225 would amend P. L. 1957, c. 166, to authorize municipalities to lease swimming pools and recreational facilities in the county in which such municipality is located.

I favor the concept of this bill; however, in my review I note what appears to be a word used inadvertently.

Accordingly, I herewith return Senate Bill No. 225, with the following change, for your consideration:

Page 2, Section 3, Line 6: Delete "'country'" and insert "'county'".

Respectfully,

[seal]  
/s/ WILLIAM T. CAHILL,  
Governor.

Attest:

/s/ JEAN E. MULFORD,  
Acting Secretary to the Governor.

Mr. Sears offered the following resolution which was read and adopted.

Resolved, That when the Senate adjourns it be to meet on Saturday morning at 10 o'clock, and that when it then adjourn it be to meet on Monday afternoon, December 6, at 2 o'clock.

On motion of Mr. Sears the Senate then adjourned.

SATURDAY, December 4, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then ad-
journed.
MONDAY, December 6, 1971.

At 2 p.m. the Senate met.

The session was opened with prayer by the Rev. Neal Raver.

Upon calling the roll the following Senators answered the call and the President declared a quorum present.


On motion of Mr. Farley the Senate dispensed with the reading of the journal.

The Printed Bills Committee reported the following bills correctly printed:

Senate Nos. 757, 786, 2210, 2300, 2338, 2341, Senate Resolution No. 2018, Senate amendments to Assembly No. 2084, Senate amendments to Assembly No. 2305, Further Senate amendments to Assembly No. 2320, Senate amendments to Assembly No. 2335, Senate committee amendments to Assembly No. 2451, Senate amendments to Assembly No. 2552.

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

WHEREAS, Miss Jane Lewis Brown of Trenton, official stenographer to the Senate is completing her 50th year of service to the State of New Jersey; and,

WHEREAS, During her half-century of loyal, devoted and efficient service to this State, Miss Brown has been engaged as an assistant to the Civil Service Commission, as hearing stenographer and chief of hearing stenographers to the Legislature, and as an aide to this House; and,

WHEREAS, The members of this House, for themselves and in behalf of the government and people of this State, wish to signalize and pay tribute to Miss Brown’s remarkable record of continuous and valued service; now, therefore,
Be It Resolved by the Senate of the State of New Jersey:

That this House does hereby express to Miss Jane Lewis Brown its sentiments of deepest regard and appreciation for her various and valuable services to the State of New Jersey over a period of 50 years; and,

Be It Further Resolved, That this resolution be spread upon the Journal of the Senate and that a duly authenticated copy, signed by the President and attested by the Secretary, be transmitted to Miss Jane Lewis Brown.

RAYMOND H. BATEMAN,
President of the Senate.

Attest:
HENRY H. PATTERSON,
Secretary of the Senate.

Mr. McDermott assumed the duties of the Chair.

Mr. Bateman and all of the Senators, offered the following resolution, which was read and adopted by the following vote:

WHEREAS, Senator Frank S. Farley has served with distinction in the New Jersey Assembly in 1937, 1938 and 1939 and in the New Jersey Senate for the last thirty-one years; and,

WHEREAS, He has been singularly honored by holding every major position of leadership in the Senate, including the Chairmanship of all major committees, Majority Leader, Senate President on two occasions, an honor bestowed on only one other Senator, since 1845, and Acting Governor on twelve occasions, and is now the “Dean” of the Senate; and,

WHEREAS, Senator Frank S. Farley is affectionately known by his many friends as “Hap” and is held in the highest esteem and utmost respect by his colleagues in the Senate and others in public office; and,

WHEREAS, He has labored arduously on behalf of his constituents and has achieved remarkable legislative success and has made a vital and lasting contribution to the progress and growth of the State of New Jersey by introducing legislation for the New Jersey Parkway Authority, the Atlantic City Expressway, Stockton College, and by sponsoring
horse racing, together with many other beneficial legislative programs; and,

Whereas, He is recognized throughout New Jersey as a statesman respected for his integrity and also as one of the most outstanding legislators in the history of the State of New Jersey; now, therefore,

Be It Resolved, By the entire membership of the New Jersey Senate, in recognition and appreciation of his legislative record and his personal integrity, that we do pay tribute to him as an outstanding statesman by memorializing the proper authority to rename the Atlantic City State Marina, which shall from this day forth be known as the "Senator Frank S. Farley Marina;" and,

Be It Further Resolved, That a duly authenticated copy of this resolution, signed by the President and attested by the Secretary, be forwarded to Senator Farley.

Raymond H. Bateman,
President of the Senate.

Attest:
Henry H. Patterson,
Secretary of the Senate.

In the affirmative were—


In the negative—None.

Senate No. 2229, with Assembly amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giuliano, Guarini, Hagedorn, Hauser,

In the negative—None.

Senate No. 2095, with Assembly committee amendment, was given third reading.

On motion of Mr. Italiano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2230, with Assembly amendment, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2341 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giulia-
In the negative—None.

Mr. Bateman resumed the duties of the Chair.

Senate No. 2329 was given third reading.

On motion of Mr. McDermott that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 65, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 489 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, DeMarco, Dickinson, Dumont, Farley,

In the negative—None.

Assembly No. 496, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 539 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The Institutions and Welfare Committee reported Assembly No. 265 favorably without amendment.

Assembly No. 265 was taken up, read a second time and ordered to a third reading.
Mr. Crabiel offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 265 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2084, with Senate amendment, was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears assumed the duties of the Chair.

Assembly No. 2181, with Senate amendment, was given third reading.

On motion of Mr. DelTufo that the bill pass, the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, DelTufo, Dickinson, Dumont, English, Giuliano, Guarini, Hagedorn, Italiano, Kelly, H. A., Knowlton, Mara-
ziti, Matturri, Ridolfi, Rinaldo, Schiaffo, Sears, Tanzman, Waldor, White, Woodcock—23.

In the negative was—
Mr. Kay—1.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested, which bills were read for the first time and referred by the President as indicated:

Assembly No. 25, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 148, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 631, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 1118, reenacted pursuant to the recommendations of the Governor, without reference.

Assembly No. 2333, Banking Committee.

Assembly No. 504, reenacted pursuant to the Governor's recommendations, without reference.

Assembly No. 441, reenacted pursuant to the Governor's recommendations, without reference.

Assembly No. 2574, without reference.

Senate No. 2317, with Assembly amendments, without reference.

Senate No. 2133, with Assembly amendments, without reference.

Senate No. 392, with Assembly committee amendments, without reference.

Senate No. 2103, with Assembly amendments, without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following bills in which concurrence of the Senate is requested which bills were read for the first time and referred by the President, as indicated:
Assembly No. 2568, State Government Committee.
Assembly No. 2569, without reference.
Assembly No. 2570, without reference.
Assembly No. 2575, without reference.
Assembly No. 2576, without reference.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate Nos. 196, 576, 655, 943, 954, 986, 2013, 2017, 2021, 2091, 2116, 2118, 2149, 2185, 2195, 2196, 2241, 2243, 2260, 2272, 2294, 2310, 2314, 2315, 2318, 2319, 2325, 2326, 2337, and 2340, which bills were ordered held for delivery to the Governor.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

Senate Nos. 124, 290, 475, 747, 921, 998, 2028, 2054, 2055, 2154 and 2327, all reenacted pursuant to the recommendations of the Governor.

Which bills were ordered held for delivery to the Governor.

Assembly No. 2320, with Senate amendment, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was follows:

In the affirmative were—

In the negative—None.

On motion of Mr. Crabiel Assembly No. 265 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

Assembly No. 265, with Senate amendments, was taken up, read a second time, and ordered to a third reading.
Mr. Crabiel offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved* by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 265, with Senate amendments, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 265, with Senate amendments, was given third reading.

On motion of Mr. Crabiel that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—Mr. Waldor—1.

Mr. Bateman resumed the duties of the Chair.

Assembly No. 2305, with Senate amendments, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, DelTufo, DeMarco, Dickinson, English, Farley, Guarini, Hagedorn, Hauser, Kay, Kelly, H. A.,

In the negative was—Mr. Dumont—1.

Assembly No. 2335, with Senate amendment, was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Farley assumed the duties of the Chair.

Assembly No. 2431, with Senate amendment, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Assembly No. 619, reenacted pursuant to the Governor's recommendation, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, DeMarco, Dumont, English, Giuliano,

In the negative—None.

The Secretary announced the receipt of the following message from the Governor:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
December 6, 1971.

SENATE BILL NO. 2154

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 2154, with my objections, for reconsideration.

Senate Bill No. 2154 would amend the Retail Installment Sales Act of 1960 (N. J. S. 17:16C-1 et seq.) to bring within its scope unsecured time sales of goods having a cash value of $7500 or less, time sales of certain services, and revolving credit, i.e., retail charge accounts. This bill would establish a maximum finance charge on the time sales included within its purview of 1 1/2% per month, or 18% annually on the first $700, and 12% annually on the excess. The bill as passed by the Legislature would also provide that the same rates would apply to bank credit cards used to purchase goods. I am advised that generally retail stores are presently charging interest at 1 1/2% per month on such unsecured time sales and that this rate has been in existence for an appreciable period of time. This bill does not increase that rate. The main thrust of the bill as it relates to retail stores is the requirement that the stores in the field of unsecured installment selling will be regulated for the first time. I strongly believe that in this general area of unsecured financing, it is vital to the protection of the consumer that there be state regulation.

In addition, I do not believe it is desirable to include professional fees, tuition charges and burial fees within the ambit of credit card charges. I believe the definition
of services in Senate Bill No. 2154 is much too broad and could result in many abuses. A section of this bill would permit professionals, including doctors, dentists, and lawyers, to require a patient, customer or client to pay an interest rate of 18% per annum on financed or delinquent accounts. Frankly, I know of no professional man who does, in fact, charge a patient or client with interest on outstanding accounts. However, apparently there may be a few who do. In my judgment, this type of practice is beyond the pale of professionalism. Consequently, I am recommending that this section be amended in part so that a professional person can only charge the current interest rate on financed or delinquent accounts. In my view, Senate Bill No. 2154 should also be amended to redefine services to exclude such areas of potential abuse, and to indicate that transactions not covered specifically by a statute expressly authorizing greater interest charges are subject to New Jersey’s general usury law, N. J. S. 31:1-1 et seq.

Another type of consumer credit affected by this bill is the bank credit card. Presently, banks are regulated under the Banking Act of 1948 and authorized to charged no more than 12% per annum. Under the bill in its present form, the banks would be permitted to charge an interest rate of 18% per annum in this type of account up to $700, and 12% thereafter. While I can understand that the banks do, in fact, have expenses relating to this type of credit charge, I do believe 18% would be excessive. Consequently, I am recommending that the rate be reduced from 18% to 15% per annum.

Accordingly, I herewith return Senate Bill No. 2154 for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, Line 2: Before “retail” insert “certain”.

Page 2, Section 2, Line 50: After “assignment” delete “or” and insert “of”.

Page 4, Section 2, Lines 132-139: Delete in their entirety and insert a new subsection (s) as follows:

“(s) ‘Services’ means and includes work, labor and services for other than a commercial or business use, but does not include professional services nor services which are
subject to the 'Home Repair Financing Act,' and insurance premiums financing which is subject to the 'Insurance Premium Finance Company Act' (P. L. 1968, c. 221; C. 17:16D-1 et seq.)”.

Page 6, Section 6, Line 8: After “insecure” insert “and any such provision shall be void and unenforceable”.

Page 6, Section 7, Line 6: After “action” insert “or defense”.

Page 6, Section 7, Line 10: After “account” insert “and any such provision shall be void and unenforceable”.

Page 6, Section 8, Line 6: After “attorney” insert “and any such provision shall be void and unenforceable”.

Page 7, Section 9, Line 7: After “account” insert “and any such provision shall be void and unenforceable”.

Page 7, Section 10, Line 7: After “earned” insert “and any such provision shall be void and unenforceable”.

Page 7, Section 11, Line 11: After this line insert a new Section 12 as follows:

“12. Section 41 of P. L. 1960, c. 40 (C. 17:16C-41) is amended to read as follows:

41. A retail seller and a motor vehicle installment seller, under the provisions of this act, shall have authority to charge, contract for, receive or collect a time price differential as defined in this act, on any retail installment contract evidencing the sale of goods or services which shall not exceed the rates for the respective classification as follows:

Class I. New motor vehicles, an amount not to exceed $7.00 per $100.00 per year;

Class II. Used motor vehicles of a model designated by the manufacturer by a year not more than 2 years prior to the year in which the sale is made, an amount not to exceed $10.00 per $100.00 per year;

Class III. Older used motor vehicles of a model designated by the manufacturer by a year more than 2 years prior to the year in which the sale is made, an amount not to exceed $13.00 per $100.00 per year;

Class IV. On all other goods or services, an amount not to exceed $10.00 per $100.00 per year.
The time price differential shall be computed on the amount of the principal balance as determined in section 27(f), from the date of the contract to the due date of the final installment, notwithstanding the fact that the contract is to be repaid in installments.

If the time price differential so computed is less than $12.00, and if the due date of the last installment of the contract is more than 8 months after the date of the contract, a charge of not more than $12.00 may be made in lieu of the time price differential. If the time price differential so computed is less than $10.00, and if the due date of the last installment of the contract is 8 months or less after the date of contract, a charge of not more than $10.00 may be made in lieu of the time price differential.”

Page 7, Section 12, Line 1: Delete “12” and insert “13”.
Page 8, Section 13, Line 1: Delete “13” and insert “14”.
Page 8, Section 14, Line 1: Delete “14” and insert “15”.
Page 8, Section 15, Line 1: Delete “15” and insert “16”.
Page 9, Section 16, Line 1: Delete “16. (a) A” and insert “17. (a) Except as provided in subsection (d) of this section, a”.

Page 10, Section 16, Line 42: After this line insert a new subsection (d) as follows:

“Notwithstanding the provisions of this section, the time price differential which a banking institution shall be entitled to charge, collect or receive in each billing period on obligations incurred pursuant to a retail charge account entered into between such banking institution and a retail buyer shall not exceed 11/4% on the first $700 of the amounts in (a) (i) and (ii) of this section and 1% on the excess thereof.”

Page 10, Section 17, Line 1: Delete “17” and insert “18”.

Page 10, Section 17: After line 6 insert a new subparagraph as follows:

“(c) All retail sales of goods and services not specifically covered by this act, and not subject to the express provisions of any other law, are subject to the general usury law (C. 31:1–1 et seq.),”.

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Page 10, Section 18. Line 1: Delete "18" and insert "19".

Page 10, Section 19. Line 1: Delete "19" and insert "20".

Respectfully,

[seal] /s/ WILLIAM T. CAHILL,
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

On motion of Mr. Sears Senate No. 2154 was read for the first time and amended in accordance with the recommendations of the Governor.

Senate No. 2154, as amended pursuant to the recommendations of the Governor, was read a second time and ordered to a third reading.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 2154, as amended, pursuant to the recommendations of the Governor, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 2154, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, Del Tufo, De Marco, Dumont, English, Farley,

In the negative—None.

Assembly No. 623 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 734 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Assembly No. 744, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, DelTufo, Demarco, Dumont, English, Farley, Giuliano, Guarini, Hagedorn, Italiano, Kay, Kelly,

In the negative—None.

Assembly No. 796 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Sears, Assembly No. 2547 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

Assembly No. 2547, with Senate amendments, was taken up, read a second time, and ordered to a third reading.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2547, with Senate amendments, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.
Assembly No. 2547, with Senate amendments, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Dumont—1.

Assembly No. 873, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 878, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. DelTufo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 890 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 923, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 999 was given third reading.

On motion of Mr. Waldor that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1097, reenacted pursuant to the Governor's recommendations, was given third reading.
On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1192 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1215, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Sciro that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 1246 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1275, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1283, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. White that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mrs. English—1.
Assembly No. 2017 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1223 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2032 was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—

Assembly No. 2036 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2049 was given third reading.

On motion of Mr. Miller that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Assembly No. 2063, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Woodcock that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2081 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2154, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Smith that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2157 was given third reading.

On motion of Mr. Beadleston that the bill pass, the vote was as follows:

In the affirmative were—


In the negative was—

Mrs. English—1.
Assembly No. 2158 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mrs. English—1.

Assembly No. 2172 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2180 was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2226, reenacted pursuant to the Governor’s recommendations, was given third reading.
On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

The President announced receipt of, and directed the Secretary to read, letters from the Governor nominating for appointment, with the advice and consent of the Senate, to the offices indicated, the following:

To be a member of the Board of Governors, Rutgers, Mrs. Verdell Roundtree, of Westfield, for the term prescribed by law.

To be a member of the Board of Governors, Rutgers, David A. Werblin, of Holmdel, for the term prescribed by law.

To be a member of the Division of the New Jersey Racing Commission, W. Daniel Williams, of Allenhurst, to succeed William F. Hanlon for the term prescribed by law.

To be a member of the Civil Rights Commission, Reverend George H. Fraley, of Jackson Township, for the term prescribed by law.

To be a member of the Violent Crimes Compensation Board, Giles K. Riley, of Collingswood, for a three-year term.

The above 5 nominations were referred to the Judiciary Committee.

Mr. Farley assumed the duties of the Chair.

Assembly No. 2470 was given third reading.

On motion of Mr. Bateman that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Mr. Bateman resumed the duties of the Chair

Assembly No. 2544 was given third reading.

On motion of Mr. Hagedorn that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


The Judiciary Committee reported favorably the following 14 nominations:

To be a Brigadier General of the New Jersey Air National Guard, Francis R. Gerard, of Sea Girt.

To be a Major General of the New Jersey Air National Guard, Joseph D. Zink, of Linwood.

To be a member of the Board of Governors, Rutgers, David A. Werblin, of Holmdel.

To be a member of the Civil Rights Commission, Rev. George H. Fraley, of Jackson Township.

To be a member of the Violent Crimes Compensation Board for a three-year term, Giles K. Riley, of Collingswood.
To be a member of the Shell Fisheries Council, Arnold P. Kramer, of New Gretna.

To be Judge of Workmen’s Compensation, Kenneth J. Fornabai, of Emerson.

To be a member of the Solid Waste Disposal Advisory Council for a three-year term, Mrs. Blaine Hunter, of Hackensack.

To be a member of the Economic Development Council, Edward A. Jesser, Jr., of Ridgewood.

To be a member of the Division of New Jersey Racing Commission, W. Daniel Williams, of Allenhurst.

To be a member of the Commission on Women, Mrs. Albert S. Franklin, of Willingboro.

To be a member of the Health Care Administration Board, Rev. Ralph I. Shockey, of Moorestown, for a two-year term.

To be a member of the Solid Waste Disposal Advisory Council, Dr. Harry Besley, of New Brunswick.

To be a member of the New Jersey Council on the Arts, Mrs. Mildred Baker, of Newark.

On motion of Mr. Sears the confirmation of the above nominations was taken up under emergency resolution by the following vote:

In the affirmative were—


In the negative—None.

On motion of Mr. Sears the above 14 nominations were taken up.

Upon the question "Will the Senate advise and consent to the said nominations?" it was decided as follows:
In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

On motion of Mr. Sears the Senate was placed under call by the following vote:

In the affirmative were—


In the negative—None.

The Federal and Interstate Relations Committee reported Assembly Concurrent Resolution No. 91, favorably without amendment.

Assembly Nos. 2569; 504, 441, 1118, 631, 148, 25, all pursuant to the Governor’s recommendations, 2576, 2575, 2570 and Assembly Concurrent Resolution No. 91 and Senate Nos. 2317 and 2133, both with Assembly amendments,

Were taken up, read a second time, and ordered to a third reading.

The following bills were read for the first time by their titles and referred to committees, as indicated:

Senate No. 2342, by Mr. Farley, State Government Committee.

Senate No. 2343, by Mr. Farley, State Government Committee.
The Secretary announced receipt of the following communications from the Governor.

STATE OF NEW JERSEY,
   EXECUTIVE DEPARTMENT,
   December 6, 1971.

SENATE BILL NO. 706 (OCR)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 706 (OCR), with my objections, for reconsideration.

This bill would amend the laws relating to the issuance of various forms of hunting licenses to provide a separate residents’ trapping license. I do not disagree with the intent of this bill. However, on May 6, 1971, I signed into law c. 125 of the laws of 1971 which revises the fees for licenses and further amended R. S. 23:3-4. The enactment of this bill in its present form would conflict with that law and result in the repeal of that law.

Senate Bill No. 706 (OCR) should, therefore, be amended to be consistent with c. 125 of the laws of 1971. Failure to do this would mean the loss of a substantial amount of revenue. In addition, there is a potential inconsistency created in regard to a companion bill, Senate Bill No. 708 (2nd OCR) regarding the age for the issuing of trapping licenses.

Accordingly, I herewith return Senate Bill No. 706 (OCR) for reconsideration and recommend that it be amended as follows:

Page 1, Section 1, Line 7: After “thereto” insert “, provided that for residents’ trapping licenses such person may be above 12 years of age.”

Page 1, Section 1, Line 12: Delete “and” and insert “,”

Page 1, Section 1, Line 12: After “Game” insert “and Shell Fisheries”

Page 1, Section 1, Lines 12-13: Delete “Conservation and Economic Development” and insert “Environmental Protection”

Page 1, Section 1, Line 17: Delete “$5.00” and insert in lieu thereof “$7.00”
Page 1, Section 1, Line 17: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 1, Section 1, Line 19: Delete "$5.00" and insert in lieu thereof "$7.00".

Page 1, Section 1, Line 20: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 1, Section 1, Line 22: Delete "$5.00" and insert in lieu thereof "$7.00".

Page 1, Section 1, Line 22: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 1, Section 1, Line 24: Delete "$4.00" and insert in lieu thereof "$6.00".

Page 1, Section 1, Line 24: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 2, Section 1, Line 31: Delete "$8.00" and insert in lieu thereof "$12.00".

Page 2, Section 1, Line 31: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 2, Section 1, Line 35: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 2, Section 1, Line 38: Delete "and" insert ",".

Page 2, Section 1, Line 38: After "Game" insert "and Shell Fisheries".

Page 2, Section 1, Line 45: Delete "$15.00" and insert in lieu thereof "$25.00".

Page 2, Section 1, Line 46: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 2, Section 1, Line 52: Delete "$7.00" and insert in lieu thereof "$10.00".

Page 2, Section 1, Line 53: Delete "$0.15" and insert in lieu thereof "$0.25".

Page 2, Section 1, Line 54: Delete "$0.15" and insert in lieu thereof "$0.25".

Respectfully,

[Seal]

/s/ WILLIAM T. CAHILL, Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
STATE OF NEW JERSEY,  
EXECUTIVE DEPARTMENT,  
December 6, 1971.  

SENATE BILL NO. 708 (OCR)  

To the Senate:  

Pursuant to Article V, Section I, Paragraph 14(b) of the Constitution, I herewith return Senate Bill No. 708 (OCR), with my objections, for reconsideration.  

Senate Bill No. 708 (OCR) would amend the laws relating to trapping to specify, among other things, that no trap of the conibear or killer type shall be used in trapping unless such trap is completely submerged under water.  

I am advised that this is generally in accord with proper procedures. However, in certain areas along the Delaware River which are subject to wide tide fluctuations it may be impractical to have the traps completely submerged at all times. Therefore, I suggest an amendment which would allow these traps to be placed in accordance with rules and regulations of the Department of Environmental Protection.  

Accordingly, I herewith return Senate Bill No. 708 (OCR) for reconsideration and recommend that it be amended as follows:  

Page 2, Section 3, Line 2: Delete "completely"  

Page 2, Section 3, Line 2: After "water" insert "in accordance with rules and regulations promulgated by the Department of Environmental Protection".  

Respectfully,  

[seal]  
/s/ WILLIAM T. CAHILL,  
Governor.  

Attest:  
/s/ JEAN E. MULFORD,  
Acting Secretary to the Governor.
State of New Jersey,  
Executive Department,  
December 6, 1971.  

Senate Bill No. 2104

To the Senate:

Pursuant to Article V, Section I, Paragraph 14 (a) of the Constitution, I herewith return Senate Bill No. 2104, without my approval.

Senate Bill No. 2104, introduced on February 16, 1971, seeks to amend R.S. 40:47-27 relating to municipal appropriations to aid local volunteer fire companies.

While I favor the concept of increasing the amount which a municipality may contribute to the support of boards of fire commissioners or volunteer fire companies located within its boundaries, I am constrained from signing Senate Bill No. 2104 because on June 9, 1971 I signed into law c. 197, P.L. 1971, which repealed R.S. 40:47-27.

I have asked that legislation be prepared for submission to the 1972-1973 session of the New Jersey Legislature which would legally accomplish the purposes of Senate Bill No. 2104.

Accordingly, I herewith return Senate Bill No. 2104, without my approval.

Respectfully,

[wilhelm signature]

Attest:  
/s/ WILLIAM T. CAHILL,  
Governor.  

/s/ Jean E. Mulford,  
Acting Secretary to the Governor.

Senate No. 706 was read for the first time and amended in accordance with the Governor’s recommendations.

Senate No. 706, as amended pursuant to the Governor’s recommendations, was read a second time and ordered to a third reading.

Senate No. 708 was read for the first time and amended in accordance with the Governor’s recommendations.

Senate No. 708, as amended pursuant to the Governor’s recommendations, was read a second time and ordered to a third reading.
On motion of Mr. Kay, Assembly No. 2576 was placed back on second reading for the purpose of amendment, and the amendment was adopted.

Assembly No. 2576, with Senate amendment, was taken up, read a second time, and ordered to a third reading.

Assembly No. 2240 was given third reading.

On motion of Mr. Farley that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2273 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2338 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2274 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2407 was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2410 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2501 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2513 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2546 was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative were—


Mr. Sears moved that the following nominations be taken up.
To be Judge of the Essex County District Court, Howard W. Hayes, of Livingston, to succeed himself, for the term prescribed by law.

To be Judge of Morris County Court, Charles M. Egan, Jr., of Morristown, for the term prescribed by law.

To be Judge of the Inter-Municipal Court of the Borough of Swedesboro and Township of Woolrich, County of Gloucester, John S. Holston, Jr., of Woodbury, to succeed Angelo J. Falciani, for the term prescribed by law.

To be Judge of the Inter-Municipal Court of the Townships of Harrison and South Harrison, County of Gloucester, Glenn W. Kindle, of Clayton, to succeed R. Edward Klaisz, Jr., for the term prescribed by law.

To be Prosecutor of Morris County, Donald G. Collester, Jr., of Morristown, to succeed Charles M. Egan, Jr., for the term prescribed by law.

To be a member of the Solid Waste Disposal Advisory Council, Mrs. James C. Brady, of Far Hills, to serve a two-year term.

To be a member of the Water Policy and Supply Council, Samuel P. Alloway, of Vincentown, to succeed David I. Stepacoff, for the term prescribed by law.

To be a member of the Radiation Protection Commission, Harry Reese, Jr., of Moorestown, for the term prescribed by law.

To be a member of the Economic Development Council, John J. Magovern, Jr., of Summit, for the term prescribed by law.

To be a member of the Shorthand Reporting Board, Harry J. Bateman, of Somerdale, for the term prescribed by law.

To be a member of the New Jersey Council on the Arts, Harry A. Devlin, of Mountainside, to succeed himself, for the term prescribed by law.

To be a member of the New Jersey Council on the Arts, Mason W. Gross, of Fairhaven, to succeed himself, for the term prescribed by law.
To be a member of the New Jersey Council on the Arts, Mrs. Bruce A. Mahon, of Burlington, to succeed herself, for the term prescribed by law.

To be a member of the New Jersey Council on the Arts, Edward A. Ring, of Trenton, to succeed himself, for the term prescribed by law.

To be Judge of Workmen's Compensation, Department of Labor and Industry, George H. Feldman, of Morris Plains, for the term prescribed by law.

To be Judge of Workmen's Compensation, Department of Labor and Industry, William G. Freeman, of Haddonfield, to succeed Joseph B. Schwartz, deceased, for the term prescribed by law.

To be a member of the Violent Crimes Compensation Board, Franklin A. King, of Ocean City, for a five-year term.

To be a member of the Special Banking Advisory Board, Gilbert Roessner, of Summit, to succeed O. Vincent McNany, for the term prescribed by law.

To be a member of the Commission on Aging, Joseph Aragona, of Toms River, for the term prescribed by law.

To be a member of the Consolidated Police and Firemen's Pension Fund, Thomas Evans, of Princeton, for the term prescribed by law.

To be a member of the Consolidated Police and Firemen's Pension Fund, Mrs. Linda K. Grunin, of Toms River, for the term prescribed by law.

To be a member of the Board of Control, Frank J. Hughes, of Gloucester, to succeed himself, for the term prescribed by law.

To be Judge of the Atlantic County District Court, Herbert S. Jacobs, of Atlantic City, to succeed himself, for the term prescribed by law.

To be Judge of the Camden County District Court, Leon A. Wingate, Jr., of Camden, to succeed Robert B. Johnson, for the term prescribed by law.

To be Judge of the Essex County District Court, David H. Wiener, of Verona, to succeed himself, for the term prescribed by law.
To be Judge of the Hudson County District Court, Maurice A. Walsh, Jr., of Jersey City, to succeed Thomas F. Carlin, for the term prescribed by law.

To be Judge of the Camden County Court, Robert B. Johnson, of Camden, to succeed William A. Pascoe, for the term prescribed by law.

To be Judge of the Superior Court, William G. Bischoff, of Westmont, to succeed William R. J. Burton, for the term prescribed by law.

To be Judge of the Superior Court, Thomas F. Carlin, of Jersey City, to succeed Peter P. Artaserse, for the term prescribed by law.

To be Judge of the Superior Court, Herman D. Michels, of Short Hills, to succeed James Rosen, for the term prescribed by law.

To be a member of the Board of Trustees, Rutgers University, Arthur Z. Kamin, of Fair Haven, for the term prescribed by law.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were—


In the negative—None.

So the said nominations were declared unanimously confirmed.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 25, reenacted pursuant to the Governor's recommendations, is an emergency measure and may proceed forthwith from second to third reading.
In the affirmative were—


In the negative—None.

Assembly No. 25, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears offered the following resolution which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 148, reenacted pursuant to the Governor's recommendations is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.
Assembly No. 148, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Sears that the bill pass, the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears offered the following resolution which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 631, reenacted pursuant to the Governor’s recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 631, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Woodcock that the bill pass, the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kay, Kelly, H. A., Knowlton, Maraziti,
Matturri, Miller, Musto, Ridolfi, Rinaldo, Schiaffo, Sears, Stout, Tanzman, White, Woodcock—29.

In the negative—None.

Mr. Sears offered the following resolution which was adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 1118, reenacted pursuant to the Governor's recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 1118, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Dumont offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 504, reenacted
pursuant to the Governor's recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 504, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Crabiel offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 441, reenacted pursuant to the Governor's recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giuliano, Guarini, Hagedorn, Hauser, Italiano, Kay, Kelly, H. A., Kelly, W. F., Knowlton, Maraziti, Matturri, Miller, Musto, Ridolfi, Rinaldo,
Schiaffo, Sears, Stout, Tanzman, White, Woodcock—31.

In the negative—None.

Assembly No. 441, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Tanzman that the bill pass the vote was as follows:

In the affirmative were—


In the negative was—

Mr. Kay—1.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 706, reenacted pursuant to the Governor's recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 706, as amended pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

**Be It Resolved by the Senate** by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Senate No. 708, as amended pursuant to the Governor’s recommendations, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Senate No. 708, reenacted pursuant to the Governor’s recommendations, was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Assembly No. 2555 was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2564 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2557 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Rinaldo offered the following resolution, which was read and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on
the Journal of the Senate, that Assembly No. 2569 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2569 was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2444 was given third reading.

On motion of Mr. Woodcock that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 2534 was given third reading.

On motion of Mr. Beadleston that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Assembly No. 2345 was given third reading.

On motion of Mr. Matturri that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Mr. Sears offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2570 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2570 was given third reading.

On motion of Mr. Maraziti that the bill pass the vote was as follows:
In the affirmative were—


In the negative—None.

Mr. Kay offered the following resolution, which was read and adopted by the following vote:

Be It Resolved by the Senate by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2575 is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2575 was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.
Mr. Kay offered the following resolution, which was read by the Clerk and adopted by the following vote:

*Be It Resolved by the Senate* by the vote of three-fourths of all of its members, signified by yeas and nays entered on the Journal of the Senate, that Assembly No. 2576, with Senate amendments, is an emergency measure and may proceed forthwith from second to third reading.

In the affirmative were—


In the negative—None.

Assembly No. 2576, with Senate amendment, was given third reading.

On motion of Mr. Kay that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 2317, with Assembly amendment, was given third reading.

On motion of Mr. Rinaldo that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Coffee, Crabiel, DelTufo, DeMarco, Dickinson, Dumont, English, Farley, Giuliano, Guarini, Hagedorn, Italiano, Kay, Knowlton, Maraziti, Matturri, Miller, Ridolfi,

In the negative—None.

Senate No. 2133, with Assembly amendment, was given third reading.

On motion of Mr. Dumont that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

On motion of Mr. Woodcock, Assembly No. 2242 was placed back on second reading for the purpose of amendment, and the amendments were adopted.

Assembly No. 2242, with Senate amendments, was taken up, read a second time and ordered to a third reading.

On motion of Mr. Dumont Senate Resolution No. 2018, was taken up and adopted by voice vote.

Assembly No. 1267 was given third reading.

On motion of Mr. Coffee that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly Concurrent Resolution No. 91 was given third reading.

On motion of Mr. Hagedorn that the bill pass the vote was as follows:
In the affirmative were—


In the negative was—Mr. Waldor—1.

Assembly No. 2545 was given third reading.

On motion of Mr. Sears that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Senate No. 392, with Assembly committee amendments, and Assembly No. 2574, were taken up, read a second time and ordered to a third reading.

The Taxation Committee reported Assembly No. 2317, favorably without amendment.

Assembly No. 2317 was taken up, read a second time and ordered to a third reading.

Senate No. 2103, with Assembly amendment, was taken up, read a second time and ordered to a third reading.

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

Whereas, Through inadvertence the name of Mauro A. Checchio was not enrolled as a Senate employee serving as Assistant to the President during the 1971 session of the Senate;

Be It Resolved, That the said Mauro A. Checchio be enrolled as aforesaid for the 1971 session of the Senate at a salary of $500.

Mr. Sears offered the following resolution, which was read and adopted:
Resolved, That when the Senate adjourns, it be to meet on Thursday, December 9, at 10 a.m., and that when it then adjourn, it be to meet on Saturday, December 11, at 10 a.m., and that when it then adjourn, it be to meet on Monday, December 13, at 10 a.m., and that when it then adjourn, it be to meet on Thursday, December 16, at 10 a.m., and that when it then adjourn, it be to meet on Saturday, December 18, at 10 a.m., and that when it then adjourn, it be to meet on Monday, December 20, at 10 a.m., and that when it then adjourn, it be to meet on Thursday, December 23, at 10 a.m., and that when it then adjourn, it be to meet on Monday, December 27, at 10 a.m., and that when it then adjourn, it be to meet on Thursday, December 30, at 10 a.m., and that when it then adjourn, it be to meet on Monday, January 3, 1972, at 10 a.m., and that when it then adjourn, it be to meet on Thursday, January 6, at 10 a.m., and that when it then adjourn it be to meet on Saturday, January 8, at 10 a.m., and that when it then adjourn, it be to meet on Tuesday, January 11, 1972, at 11 a.m.

On motion of Mr. Sears, the Senate then adjourned.
THURSDAY, December 9, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, December 13, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

SATURDAY, December 18, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, December 20, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.


In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, December 27, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

———

THURSDAY, December 30, 1971.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
MONDAY, January 3, 1972.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.

THURSDAY, January 6, 1972.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
SATURDAY, January 8, 1972.

In the absence of the President, Mr. Sears took the Chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate when the following Senator appeared and answered the call:

Mr. Sears—1.

As there was no quorum present, the Senate then adjourned.
TUESDAY, January 11, 1972.

At 11 a.m. the Senate met.

The session was opened with prayer by the Rev. W. Neal Raver.

Upon calling the roll the following Senators answered to their names and the President declared a quorum present:


On motion of Mr. Sears, the journal of the previous session was approved and its further reading was dispensed with.

Assembly No. 2096, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Smith that the bill pass the vote was as follows:

In the affirmative were—


In the negative—None.

Assembly No. 1136, reenacted pursuant to the Governor's recommendations, was given third reading.

On motion of Mr. Giuliano that the bill pass the vote was as follows:

In the affirmative were—

Messrs. Bateman (President), Beadleston, Crabiel, DelTufo, DeMarco, Dickinson, Dumont, English,

In the negative was—

Mr. Knowlton—1.

Assembly Concurrent Resolution No. 2047 was given third reading.

On motion of Mrs. English it was adopted by voice vote.

The Secretary announced the receipt of the following messages from the Governor:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, January 11, 1972.

SENATE BILL NO. 935

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 935, without my approval, for the following reasons.

Senate Bill No. 935 would purport to exempt persons who are unable to adjust to factory employment because of physical or mental deficiency, disability, illness or injury from certain requirements of the Industrial Home Work Law, which it is argued are unduly restrictive, and provides an exemption from the requirement to obtain industrial home work permits for work done in the home. Although on the surface the purpose is a laudable one, actually, the bill fails to accomplish that purpose and only succeeds in liberalizing the law requiring certain permits for the protection of workers by relaxing those requirements in applying them only to "direct" employers.

In the broader context of Chapter 308 of the Laws of 1941, which this bill would amend in part, it is obvious that the bill exempts employers from restrictions, not the handicapped. It leaves employers of the aged, those caring for individuals at home, and "non-certified workers" to be bound by the home work law.
If not otherwise deficient, the effect of this bill, in my view, would be to prevent handicapped workers from enjoying certain protections afforded nonhandicapped home workers. One of the reasons for a requirement for a permit is to provide a method of surveillance and enforcement to protect the workers from abuses. These tools would be severely limited if the bill was enacted.

Although the removal of the ratio requirement limiting the number of industrial home workers of a particular employer, presently 1 for each 3 employees, might be desirable and encourage the hiring of more disabled home workers, the net effect of this bill would be to insulate them from protections enjoyed by other home workers. A potential also exists for exploitation of handicapped workers. The difficulties in supervising regulations and worker health and safety measures by a State agency is magnified where there is no permit system, and no effective means to check on activities other than through isolated individual complaints.

It appears, however, that the bill could very likely not be effective by its own terms. Senate Bill No. 935 would amend sections 6 and 7 of Chapter 308 of the Laws of 1941. Section 6 states that it applies only to specified orders issued by the Commissioner of Labor and Industry prohibiting industrial home work in certain industries under certain conditions, and provides for a special exception-type permit in certain industries under certain conditions for home work. No such order has ever been issued, and hence the amendment would presently have no effect. Section 7 of the present law provides that every employer must obtain a permit. In amending this section, the bill would provide that a permit shall only be issued when the conditions specified in section 6 applied. This might have the effect of prohibiting all industrial home work since the major condition of section 6 appears to be a requirement that there be a Prohibition Order in effect. If all firms were dependent upon such an order being issued, then no industrial home work permit could presently be issued.

In addition, Section 3 of Senate Bill No. 935 would also amend one of the same sections which was recently amended
by section 6 of Chapter 154 of the Laws of 1971. Thus, a conflict between this bill and that law exists.

The concept of the bill is certainly desirable. However, it is obvious that this bill is inadequate and technically deficient. I would support a new bill which provides adequate protection for the handicapped who are employed by legitimate and responsible organizations. Such a new bill must assure that adequate steps are taken to protect the welfare of the handicapped, as well as their rights under existing law.

I am, therefore, returning Senate Bill No. 935 without my approval.

Respectfully,

[seal] /s/ WILLIAM T. CAHILL,
Attest: Governor.

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
January 11, 1972.

SENATE BILL NO. 988

To the Senate:

I am returning herewith pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, Senate Bill No. 988, without my approval.

This bill would have provided certain persons with reduced fees in adoption cases. The reductions should be more selectively delineated to assure that the benefits are going to the proper persons and that revenue losses are no greater than necessary. A new bill providing for judicial discretion and statutory reductions in certain well defined cases will be submitted.

Accordingly, I am returning herewith, without my approval, Senate Bill No. 988.

Respectfully,

[seal] /s/ WILLIAM T. CAHILL,
Attest: Governor.

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.
State of New Jersey,
Executive Department,

January 11, 1972.

Senate Bill No. 2162

To the Senate:

I am returning herewith pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, Senate Bill No. 2162, without my approval.

This bill would have permitted an increase in the weight permissible for certain refuse collection vehicles. The increase provided would violate federal regulations and law and therefore cannot be considered.

Accordingly, I am returning herewith, without my approval, Senate Bill No. 2162.

Respectfully,

[seal]

/s/ WILLIAM T. CAHILL, Governor.

Attest:

/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

State of New Jersey,
Executive Department,

January 11, 1972.

Senate Bill No. 2325 (OCR)

To the Senate:

Pursuant to Article V, Section I, Paragraph 14(a) of the Constitution, I herewith return Senate Bill No. 2325 (OCR), without my approval.

This bill would permit a person presently employed as housing guard or housing patrolman in any city of the first class having a population of over 350,000 to be appointed by the city to the regular police force as a patrolman without further Civil Service examination.

The Civil Service requirements for the position of patrolman are more stringent than those necessary to hold em-
loyment as housing guard or housing patrolman. It is essential that the standards be maintained.

Accordingly, I herewith return Senate Bill No. 2325 (OCR), without my approval.

Respectfully,

[seal]
/s/ WILLIAM T. CAHILL,
Governor.

Attest:
/s/ JEAN E. MULFORD,
Acting Secretary to the Governor.

The Annual Report of the Division of Taxation was received and filed.

The final report and recommendation of the Joint Legislative Committee to study the Report of the Governor's Management Commission were received and filed.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following Senate bills:

STATE OF NEW JERSEY,
GENERAL ASSEMBLY CHAMBER,

Mr. President: January 11, 1972.

I am directed by the General Assembly to inform the Senate that the General Assembly has passed the following bills:

Senate Nos. 470, 706, 708, reenacted pursuant to the Governor's recommendations, and 2213, 2307, 2322, 2329, 2341, 2136, 2197, 2198, 2199, 2292, and Senate Concurrent Resolutions Nos. 2025, 2027 and 2034.

PAT CHARLES,
Clerk of the General Assembly.

Which bills were ordered held for delivery to the Governor and the Concurrent Resolutions for delivery to the Secretary of State.

Mr. Sears offered the following resolution, which was read by the Clerk and adopted:

Resolved, That all bills in the hands of committees and on the desk of the President be delivered to the Secretary to be filed in the State Library as dead bills.
Mr. Sears offered the following resolution, which was read and adopted:

Resolved, That a committee of three be appointed by the President to await upon His Excellency, the Governor, and inform him that the Senate has completed its labors and to inquire if the Chief Executive has any further communications to make to this body.

The President appointed Messrs. Farley, Dickinson and Guarini as the committee.

The Secretary reported receipt of a message from the Clerk of the General Assembly that the General Assembly has passed the following message:

STATE OF NEW JERSEY,
GENERAL ASSEMBLY CHAMBER,

Mr. President: January 11, 1972.

I am directed by the General Assembly to inform the Senate that the General Assembly has passed the following resolution:

Resolved by the Senate (the General Assembly concurring):

That the One Hundred Ninety-Fourth Session of the Legislature adjourn sine die at 11:50 a.m., January 11, 1972.

PAT CHARLES,
Clerk of the General Assembly.

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

Resolved, That the hour of adjournment having arrived, the Secretary inform the General Assembly that the Senate is now ready to adjourn sine die.

On motion of Mr. Sears the Senate then adjourned sine die.
ADDENDA

Received of Henry H. Patterson, Secretary of the Senate, the following bills:

SENATE BILLS

SENATE JOINT RESOLUTIONS

SENATE CONCURRENT RESOLUTIONS

SENATE RESOLUTIONS
ASSEMBLY BILLS


ASSEMBLY JOINT RESOLUTIONS


ASSEMBLY CONCURRENT RESOLUTIONS


Roger H. McDonough,
State Librarian.
Order of Arrangement

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