by attaches and employees of the Senate of the present ses-

sion of the 123rd General Assembly.

Senator Cook moved that HB 469 be brought up for final reading and vote. Senator Cook presented a debt statement to be attached to HB 469.

Senator Cook asked for the privilege of the floor for

Mr. Ernest Wilson. Granted.

Senator Conner moved to defer action on HB 469. Lost by voice vote.

Senator Cook moved to table roll call on HB 469.

Senator Cook (Co-sponsor Manning) introduced the following concurrent resolution, SCR 46 which was adopted voice vote.

SCR 46—Welcoming the Eastern Regional Conference of the Council of State Governments to its annual meeting in Delaware.

Senator Hoev reported the following bills from com-

mittee:

SB 299—3 favorable, 1 merit.

SS 1 for SB 255—4 favorable.

SB 266—5 merits. HB 430—5 merits.

Senator McGinnes reported the following bill from committee:

SB 291-2 favorable, 3 merits.

Senator Cook moved that the Senate adjourn until Wednesday, April 27, 1966, at 1:00 P. M.

Motion carried and Senate adjourned at 5:00 P. M.

14TH LEGISLATIVE DAY

The Senate met pursuant to adjournment at 2:47 P.M. on April 27, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rt. Rev. Donahue.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, Moore, Robbins, Schlor, Pres. Pro Tem. Steen-16.

Members absent: Dineen, McGinnes-2.

The secretary proceeded to read the journal of the previous days session when Senator Davidson moved that so much be considered the reading of the journal and the jour-

nal be approved as read.

The President of the Senate stated that the newspaper had reported the lack of action in the House on SB 290 was because there was no bond indebtedness statement attached. The President pointed out that this statement was in error because there was a bond indebtedness statement attached to SB 290 when it was delivered to the House.

Senator Davidson reported the following bill from com-

mittee:

HB 479—3 favorable, 2 merits.

Senator Carney introduced the following amendment,

SA 1 to HB 492 which was given first reading and placed with the bill:

Senator Hoey introduced the following bill, SB 300 which was given first reading and referred to the committee on Education.

SB 300—An act to amend an act entitled "an act to provide for the enlargement and improvement of the system of free Public Schools of Delaware: Appropriating money for said purpose; authorizing the financing of such enlargement and improvement by the issuance of bonds and bond anticipation notes of the State and by contributions from certain school districts, and the City of Wilmington, defining schooldistricts: authorizing the issuance of bonds of certain school districts and the City of Wilmington for the purpose of raising money to make such contributions; and authorizing the acceptance of federal funds for building purposes and creating local school building commissions", being Chapter 331, Volume 53, Laws of Delaware.

The Chair presented the following House Bills which were given first reading and referred to Committee as fol-

lows:

HB 478 with HA 2-Revised Statute.

HB 478 as amended by HA 2—An act to amend Chapter 3, Title 21, Delaware Code, by providing for and restricting the inspection of registration and license records and by providing penalties for the violation thereof.

HB 498— Finance. HB 498—An act appropriating monies to the Louis L. Redding Comprehensive School to pay expenses illegally incurred in prior fiscal years.

HB 482 with HA 1—Education.

HB 482 as amended by HA 1—An act to amend Chapter 29, Title 14, Delaware Code relating to the transportation of pupils.

Senators Schlor, Martin, and Holloway asked to be

marked present.

Senator Schlor moved the Senate recess to the call of

the chair at 2:55 P. M.

The Senate returned to order at 4:04 P. M. Lt. Gov. Tribbitt presiding.

The following asked to be marked present: Senator

·Cook.

Senator Steen moved that SB 266 be brought up for final reading and vote. Senator Steen moved to defer action on SB 266. Adopted by voice vote.

The Chair presented the following House Bill which was given first and second reading and referred to Commit-

tee as follows:

HB 497—Finance.

HB 497—An act making appropriations in the amount of \$136,838,199.00 for the expense of the State Govern-

ment for the fiscal year ending June 30, 1967.
On motion of Sentaor Hoey, HB 430 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 430—An act making a supplementary appropria-

tion to "state share Social Security contributions."

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Cook, Davidson, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, Mc-Cullough, Moore, Robbins, Schlor, Steen—16. NAYS: None.

NOT VOTING: None.

ABSENT: Dineen, McGinnes—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bills which were given first and second reading and referred to Committee as follows:

HB 505—Education. HB 505—An act proposing an amendment to Article X of the Constitution of the State of Delaware by providing that the General Assembly may provide for the transporta-tion of students of non-public, non-profit elementary and high schools.

HB 489—Labor.

HB 489—An act to amend Chapter 23, Title 19, Delaware Code, by providing that the Industrial Accident Board shall pass upon rates for workmen's compensation insurance and for procedures for a hearing and judicial review.

The Chair presented the following House Joint Resolution, which was given first and second reading and referred to Committee as follows:

HJR 11-To Labor.

HJR 11—Establishing a committee for the purpose of reviewing and studying and making report and recommendations on the rehabilitation of injured employees in State of Delaware.

Senator Cook introduced the following Senate Substitute, SS 1 for SB 206 which was given first reading and re-

ferred to the committee on Revised Statutes.

SS 1 for SB 206—an act to amend Title 9, Delaware Code, relating to counties by authorizing the legislative bodies of municipalities and counties of the state to establish planning agencies; to provide for the establishment of a long-range comprehensive planning through the adoption of comprehensive plans; to provide for the regulation of the subdivision of land.

Senator Cook moved that SS 1 for SB 206 be adopted in lieu of the original bill. Adopted by voice vote.

Senator Cook introduced the following amendment, SA 1 to SB 1 for SB 206 which was given first reading and placed with the bill.

Senator McCullough reported the following bill from committee:

HB 383—1 favorable, 3 merits.

Senator Cook introduced the following bill, SB 301 which was given first reading and referred to the commit-

tee on Corporation Private.

SB 301—An act to amend Subchapter XV, Chapter 1, Title 8, Delaware Code regarding the filing of certificates or other documents relating to corporations in the office of the Secretary of State or the office of the Recorders of the Counties.

Senator McCullough asked to have his name removed

as co-sponsor of SB 284. Adopted by voice vote.

On motion of Senator Manning, SB 291 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

SB 291—An act to amend sections 8131, 8132, 8133, 8135 and 8136, Title 9, Delaware Code, Relating to Exemptions from taxation of real property of citizens and residents of this state of the age of sixty-five or more years having an income not in excess of \$3,000 per year.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Conner, Davidson, Du-Pont, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Schlor—13.

NAYS: Cook, Robbins—2. NOT VOTING: Hoey—1. ABSENT: Dineen, Steen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Carney moved that HB 445 be brought up

for final reading and vote.

Senator Carney moved that the roll call be tabled.

Adopted by voice vote.

On motion of Senator Cook, **SB 281** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 281—An act making a supplementary appropria-

tion to the Delaware Commission of Shell Fisheries.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Steen—17.

NAYS: None.

NOT VOTING: None. ABSENT: Dineen—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved that the Senate adjourn until Thursday, April 28, 1966, at 1:00 P. M.
Motion carried and Senate adjourned at 5:05 P. M.

15TH LEGISLATIVE DAY

The Senate met pursuant to adjournment at 3:08 P. M. on Thursday, April 28, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rt. Rev. Donohue.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Kinahan, Manning, McCullough, McGinnes, Robbins, Pres. Pro Tem. Steen—12.

Members absent: Dineen, Hoey, Holloway, Martin,

Moore, Schlor-6.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Robbins asked to be marked present.

Senator Steen introduced the following substitute, SS 1 for SB 266.

SS 1 for SB 266—An act making an appropriation to the State Highway Department for the purpose of constructing a sidewalk from Millsboro School No. 23 to Millsboro School No. 204.

Senator Steen moved that Rule 9 be suspended for the purpose of considering SS 1 for SB 266. Motion carried.

Senator Steen moved that SS 1 for SB 266 be adopted in lieu of the original bill. Adopted voice vote.

Senators Hoey, Holloway, Martin and McGinnis asked

to be marked present.

On motion of Senator Steen, SS1 for SB 266 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SS 1 for SB 266—An act making an appropriation to the State Highway Department for the purpose of constructing a sidewalk from Millsboro School No. 23 to Millsboro School No. 204.

On the question "Shall the bill pass the Senate?" the

yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Hoey, Holloway, Kinahan, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Steen—14.

NAYS: None.

NOT VOTING: DuPont, Manning-2.

ABSENT: Cook. Dineen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bills which were given first and second reading and referred to Com-

mittee as follows:

HB 513—Finance. HB 513—An act making a supplementary appropriation to the State Board of Registration for Professional Engineers and Land Surveyors for travel bills incurred in fiscal 1964 in excess of the funds appropriated therefor.

HB 512—Revised Statutes.
HB 512—An act to repeal the authority to issue bonds or notes of the State of Delaware authorized prior to January 3, 1961.

Senator Schlor moved that SB 299 be brought up for final reading and vote. Senator Schlor moved to table the

roll call on SB 299.

Senator Cook introduced the following amendment, **SA 1** to **HB 497** which was given first reading and placed with bill.

Senator Cook introduced the following amendment, SA 2 to SS 1 for SB 206 which was given first reading and placed with bill.

Senator Hoey reported the following bills from com-

mittee:

HB 497—4 merits. HB 498—4 merits. SB 295—1 favorable, 3 merits.

Senator Hoey introduced the following bill, SB 302 which was given first reading and referred to the committee on Finance.

SB 302-An act to amend Title 17, Chapter I, Section 132, Delaware Code relating to the general powers and duties of the State Highway Department and appropriating funds for use in connection with dumping areas.

Senator McGinnes introduced the following amendment, SA 1 to SB 223 which was given first reading and

placed with bill.

On motion of Senator Schlor, SB 299 with title as follows was lifted from the table in order to pass the Senate. SB 299-An act to amend Section 605, Title 24. Delaware Code, by changing the requirements for the licensing as a managing cosmetologists.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Carney, Davidson, Hoey, Holloway, Martin, McCullough, Moore, Robbins, Schlor, Steen—10.

NAYS: Bookhammer, DuPont, Manning, McGinnes

-4.

NOT VOTING: Conner, Cook Kinahan—3.

ABSENT: Dineen—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Holloway introduced the following bill, SB 303 which was given first reading and referred to the committee on Temperance.

SB 303—An act to amend Section 543, Title 4, Delaware Code, entitled "grounds for refusal of license" by mak-

ing certain exception thereto.

On motion of Senator Davidson, HB 479 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 479—An act to amend Section 1721, Title 7, Delaware Code by changing the number of special dog training areas which may be created in a single county from two to four.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Steen—15.

NAYS: None.

NOT VOTING: Schlor-1.

ABSENT: Dineen, McCullough—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Manning (Co-sponsors Bookhammer, Kinahan, Conner, DuPont), introduced the following Joint Resolution, **SJR 14** which was given first reading.

SJR 14—In celebration of Old Dover Days.

On motion of Senator Manning (Co-sponsors Senators Bookhammer, Kinahan, Conner and DuPont) SJR 14 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SJR 14—In celebration of Old Dover Days.

On the question "Shall the bill pass the Senate?" the

yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Steen—15.

NAYS: None.

NOT VOTING: None.

ABSENT: Dineen, Hoey, Schlor-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Steen moved the Senate recess to the call of the chair at 4:07 P. M.

The Senate returned to order at 4:50 P. M. Lt. Gov.

Tribbitt presiding.

Senator Cook introduced the following substitute, SS 1 for SB 241 which was given first reading and referred to

the committee on Revised Statutes.

SS 1 for SB 241—An act relating to water, underwater lands and air use and conservation; providing for a comprehensive commission to regulate the use of water, underwater lands and air; revising and consolidating the laws relating to water, underwater lands and air; providing for the exploration in, and granting of rights in submerged and subaqueous lands; abolishing the water pollution, air pollution and geological commissions and creating a water and air resources commission.

Senator Cook moved that SS 1 for SB 241 be adopted in

lieu of the original bill. Adopted by voice vote.

Senator Cook introduced the following amendment, SA 1, SS 1 to SB 241 which was given first reading and placed with bill.

Senator Cook introduced the following amendment, SA 2 to SS 1 for SB 241 which was given first reading and

placed with bill.

Senator Cook introduced the following bill, SB 304 which was given first reading and referred to the committee on Revised Statutes.

SB 304—An act to amend Title 9, Chapter 3, §371, Delaware Code relating to award of contracts for public work

or goods by Levy Court commissioners.

The Chair presented the following House Bill which was given first and second reading and referred to Committee as follows:

HB 534—An act to amend Chapter 81, Volume 55, Laws

of Delaware, relating to line item salaries.

Senator Martin moved that Rule 9 be suspended for the purposet of considering **HB 534**. Motion carried.

Senator McCullough asked for the privilege of the floor

for Mr. Earl McGinnes to discuss HB 534.

No objections heard; privilege was then granted.

On motion of Senator DuPont. To defer action on HB 534.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Conner, DuPont, Hoey, Kinahan ---5.

NAYS: Carney, Cook, Davidson, Holloway, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Steen-11. NOT VOTING: None.

ABSENT: Dineen, Manning—2.

So the question was decided in the negative and the motion was lost.

On motion of Senator Martin, HB 534 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 534—An act to amend Chapter 81, Volume 55, Laws

of Delaware, relating to line item salaries.
On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Carney, Cook, Davidson, Holloway, Martin, Mc-Cullough, McGinnes, Moore, Robbins, Schlor, Steen—11.

NAYS: DuPont—1.

NOT VOTING: Bookhammer, Conner, Hoey, Kinahan, Manning—5.

ABSENT: Dineen—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McCullough reported the following bill from

committee:

HB 334—5 favorable.

Senator Schlor introduced the following bill, SB 305 which was given first reading and referred to the committee on Miscellaneous.

SB 305—An act agreeing to a proposed amendment to Article 2, Section 17, of the Constitution of the State of Delaware relating to lotteries and other gambling, by eliminating the requirement that betting on races may only be done at race tracks.

Senator McGinnes (Co-sponsors Senators Robbins and Hoey) introduced the following amendment, SA 2 to HB 497

which was given first reading and placed with bill.

On motion of Senator Hoey, HB 472 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 472—An act making a supplementary appropria-

tion to the State Custodian.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor—13.

NAYS: None.

NOT VOTING: None.

ABSENT: Dineen, Holloway, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved the Senate recess to the call of the chair at 5:25 P. M.

16TH LEGISLATIVE DAY

The Senate was called to order at 2:55 P. M. by President Tribbitt.

Senator Cook moved the Senate adjourn and reconvene into a new legislative day on May 9, 1966, at 2:55 P. M. Adopted by voice vote.

The Senate met pursuant to adjournment at 2:55 P. M.

on Monday, May 9, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—18.

Members absent: None.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Carney introduced the following bill, SB 306 which was given first reading and referred to the commit-

tee on Finance.

SB 306—An act to amend §8301, Title 11, Delaware Code by increasing the number of State Police and making appropriation therefor.

Senator Cook moved the Senate recess to the call of

the chair at 3:05 P. M. Adopted voice vote.

The Senate returned to order at 4:37 P. M. Lt. Gov. Tribbitt presiding.

The following Senator asked to be marked present:

Senator McGinnes.

Senator Steen introduced the following resolution, SB 117 which was given first reading. Adopted voice vote. SR 117—In reference to election of officers.

The Chair presented the following House Bill which

was given first reading: HB 532.

Senator Dineen moved to suspend rules to act on **HB** 532. Action deferred on **HB** 532. **HB** 532 was not assigned to committee.

HB 532—An act to amend Part II, Title 29, Delaware Code, by revising the composition of the Legislative Reference Bureau.

On motion of Senator McCullough, **HB 383** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 383—An act to amend Chapter 17, Title 18, Delaware Code, by removing age limitations on membership in

any mutual benefit association.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Steen—15.

NAYS: None.

NOT VOTING: Kinahan, Manning-2.

ABSENT: Holloway-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill which was given first reading and referred to Committee as fol-

lows: Insurance and Banking HB 507.

HB 507—An act to amend Chapter 23, Title 5, Delaware Code, by providing further regulation of the business of forwarding or transmitting money or other valuable instruments by providing for the submission of proof of financial responsibility and proof of the possession of insurance.

Senator McCullough reported the following bill from

committee:

SB 274—1 favorable, 3 merits.

Senator McGinnes reported the following bill from committee:

HB 317—1 favorable, 4 merits.

Senator Robbins reported the following bill from committee:

HB 505—5 favorable.

Senator Davidson reported the following bill from committee:

HB 372—3 favorable, 2 merits.

Senator Hoey reported the following bills from committee:

HB 345—5 merits.

SB 293—5 merits.

Senator Dineen reported the following bills from committee:

HB 512-2 favorable, 3 merits.

HB 478 and HA 2-5 merits.

SB 304—4 merits, 1 unfavorable. SB 296—2 favorable, 3 merits.

SB 292—4 favorable, 1 unfavorable. SS 1 for SB 206 with SA 1 and SA 2—5 merits.

Senator Cook introduced the following bill, SB 307 which was given first reading and referred to the committee on Fish, Oyster and Game.

SB 307—An act to extend the duration of Section 4520 of Title 7 of the Delaware Code, relating to subaqueous pub-

lic lands, by repealing its present expiration date.

On motion of Senator Dineen, HB 532 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

Senator Dineen moved that Rule 9 be suspended for

the purpose of considering HB 532.

HB 532—An act to amend Part II. Title 29, Delaware Code, by revising the composition of the Legislative Reference Bureau.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Schlor-14.

NAYS: Hoey, McCullough, Robbins, Steen—4. NOT VOTING: None.

ABSENT: None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved that the Senate adjourn until Tuesday, May 10, 1966, at 1:00 P. M.

Motion carried and Senate adjourned at 5:02 P. M.

17TH LEGISLATIVE DAY

The Senate met pursuant to adjournment at 4:01 P. M. on Tuesday, May 10, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following Senators were present: Carney, Conner, Cook, Dineen, DuPont, Manning, Martin, Mc-Cullough, McGinnes, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—13.

Members absent: Bookhammer, Davidson, Hoey, Hol-

loway, Kinahan—5.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Dineen requested that SB 292 be brought up for final reading and vote. Senator Dineen requested the privilege of the floor for Mr. Griffith. Granted.

Senator Cook moved to defer action on SB 292. Adopt-

ed by voice vote.

Senators Hoey, Bookhammer, Holloway and Davidson asked to be marked present.

Senator Moore introduced SR 118 which was given first reading. Senator Cook moved to defer action on SR 118. Adopted by voice vote.

SR 118—Relating to an investigation of the University of Delaware.

On motion of Senator Dineen SS 1 for SB 255 with Title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SS 1 for SB 255—An act to amend Chapter 10, Title 16, Delaware Code relating to mandatory reporting by physicians and institutions of certain physical abuse of children.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnes, Robbins, Schlor, Steen—16.

NAYS: None. NOT VOTING: None.

ABSENT: Kinahan, Moore-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator McGinnes HB 317 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 317—An act to amend Section 2301, Title 30, Delaware Code, relating to fees for occupational licenses by raising the fee for certified public accountants.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnes, Robbins, Schlor, Steen—16.

NAYS: None.

NOT VOTING: None.

ABSENT: Kinahan, Moore-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McGinnes moved that SB 295 be brought up for final reading and vote. Senator McGinnes requested the privilege of the floor for Mr. Richey. Granted. Senator McGinnes moved to defer action on SB 295. Adopted by voice vote.

Senator DuPont (Co-sponsor Senator Cook) introduced **SCR 47** which was given first reading and adopted by voice vote.

SCR 47—Expressing the sympathy of the 123rd General Assembly upon the death of former United States Senator Daniel O. Hastings.

HCR 30 was given its first reading and adopted by voice vote.

HCR 30—That the two Houses of the 123rd General Assembly meet in joint session to hear a message from the Governor.

Senator Dineen moved that SB 258 be brought up for final reading and vote. Senator Dineen moved to defer action on SB 258. Adopted by voice vote.

On motion of Senator Dineen SB 194 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 194—An act proposing amendments to the Constitution of the State of Delaware, by providing for the size

of the General Assembly.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, Moore, Robbins, Schlor, Steen—15.

NAYS: None.

NOT VOTING: McGinnes—1. ABSENT: Conner, Kinahan—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Hoey submitted a committee report on SB 302

—1 favorable, 3 merits, 1 unfavorable.

Senator Robbins introduced SR 119 which was given first reading. Adopted by voice vote.

SR 119—In reference to election of officers.

Senator McGinnes introduced SB 308 which was given

first reading and referred to Revised Statutes.

SB 308—An act to amend Section 5501, Title 29, Delaware Code, relating to the definition of "covered employee" under the State Employees Pension Plan.

Senator McGinnes introduced SB 309 which was given first reading and referred to Miscellaneous.

SB 309—An act relating to motor vehicle fees.

Senator Moore introduced SB 310 which was given first

reading and referred to Judiciary.

SB 310—An act to amend Chapter 3, Title 11, Delaware Code providing for the proper care of dogs and requiring records to be kept concerning their possession.

Senator Dineen introduced SR 120 which was given

first reading and which was adopted by voice vote.

SR 120—In reference to election of officers.

Senator Holloway (Co-sponsor Senator Conner) introduced SB 311 which was given first reading and referred to

Revised Statutes.

SB 311—An act amending Title 6, Delaware Code of 1953, by protecting the public welfare, entitling all persons to full and equal rights and access to real property offered to the public for sale, lease or rent, making it unlawful for any person to deny or refuse the same to any person on account of race, creed, color or national origin or to publish any communication to that effect, empowering and directnig the State Human Relations Commission to administer effectuation thereof and providing criminal penalties for violations thereof.

Senator Dineen introduced SR 121 which was given

first reading and was adopted by voice vote.

SR 121—Appropriation for postage stamps for the Sen-

ate of the 123rd General Assembly.

Senator Martin introduced SB 312 which was given first reading and was referred to Elections Committee.

SB 312—An act to amend Section 4101, Title 15, Delaware Code, relating to the definition of political parties.

ware Code, relating to the definition of political parties.
Senator Cook (Co-sponsor Senator Manning) introduced SB 313 which was given first reading and referred to Labor Committee.

SB 313—An act amending Section 1301, Chapter 13, Title 19, Delaware Code relating to the definition of Public Employee for the purpose of determining the right to organize.

Senator Cook introduced SA 3 to SS1 for SB 206-SA 3

which was given first reading and placed with the bill.

Senator Cook moved the Senate to adjourn until Wednesday, May 11, 1966 at 1:00 P. M. Senate adjourned at 5:50 P. M.

18TH LEGISLATIVE DAY

The Senate met pursuant to adjournment at 2:10 P. M. on Wednesday, May 11, 1966. Lt. Gov. Tribbitt presiding. Prayer by Senator Robbins.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont,

Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—18.

Members absent: None.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Lacking a quorum the President called a recess at 2:13 P. M. to attend the Joint Session with the House. Representative Shulties notified the Senate that the House was

ready for Joint Session.

The Senate was called to order following recess at

4:50 P. M.

Senators Bookhammer, Cook, Davidson, Dineen, Du-Pont, Martin, Schlor, Steen asked to be marked present.

HS 1 for HB 510 was given its first reading and referred

to Labor.

HS 1 for HB 510—An act to amend Chapter 33, Title 19, Delaware Code, entitled "Unemployment Compensation," by changing certain provisions relating to benefits.

HB 518 was given its first reading and referred to Re-

vised Statutes.

HB 518—An act proposing an amendment to Article 2, Section 15, of the Constitution of the State of Delaware relating to compensation, expenses and allowances of members of the General Assembly and the President of the Senate.

HB 520 was given its first reading and referred to Mis-

cellaneous.

HB 520—An act to amend Chapter 71, Title 29, Delaware Code, relating to mileage rates for privately owned vehicles.

HB 516 was given its first reading and referred to Fish,

Oyster, and Game.

HB 516—An act to amend Chapter 1, Title 7, Delaware Code relating to the Board of Game and Fish Commissioners.

HB 524 was given its first reading and referred to Tem-

perance.

HB 524—An act to amend Chapter 5, Title 4, Delaware Code, relating to the grounds for refusal of license.

HB 504 was given its first reading and referred to Judi-

HB 504—An act relating to the satisfaction of judgments and mortgages.

Senators Holloway, McCullough and McGinnes asked

to be marked present.

Senator McGinnes moved that SB 223 be brought up for final reading and vote. Senator McGinnes requested the privilege of the floor for H. Albert Young. Granted.

Senator McGinnes moved that SA 1 to SB 223 be adopted. Adopted by voice vote.

SB 223—An act establishing Title 5A, Delaware Code, entitled "Uniform Commercial Code," enacting the Uniform Commercial Code and repealing and revising certain laws of this State relating to commerce and trade.

On motion of Senator McGinnes SB 295 and SA 1 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 295—An act making a supplementary appropriation to the Delaware Commission of Shell Fisheries.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Carney, Conner, Cook, Davidson, Dineen, Holloway, Martin, McGinnes, Moore, Robbins, Schlor, Steen—12.

NAYS: DuPont, Manning—2. NOT VOTING: Kinahan—1.

ABSENT: Bookhammer, Hoey, McCullough-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen introduced SR 122 which was given first reading and adopted by voice vote.

SR 122—Appropriating money out of the general fund of the State Treasurer to pay certain expenses of the present session of the 123rd General Assembly.

Senator Cook presented a letter from IBM inviting the

Senators to inspect their Computavan.

Senator Davidson submitted the following committee

reports: SB 307—2 favorable, 3 merits.

SB 289—5 favorable.

HB 459—3 favorable, 2 merits.

HS 1 for HB 510 with HA 1-2 favorable, 3 merits.

Senator Conner submitted a committee report on SB 311

—2 favorable, 2 merits.

Senator DuPont (Senator Robbins co-sponsored) introduced SB 314 which was given first reading and was referred to Fish, Oyster, and Game.

SB 314—An act to amend Section 2105, Title 7, Delaware Code, providing for fees on oysters taken from Dela-

ware Bay.

Senator Davidson moved that HB 372 be brought up for final reading and vote. Senator DuPont moved to defer action on HB 372. Adopted by voice vote.

Senator Holloway introduced SB 315 which was given

first reading and referred to Revised Statutes.

SB 315—An act to amend Title 28, Delaware Code, relating to horse and dog racing in the State of Delaware.

Senator Holloway submitted a committee report on

SB 312—1 favorable, 3 merits, 1 unfavorable.

Senator Cook moved that HB 99 be brought up for final reading and vote. Senator Cook moved to defer action on **HB 99.** Adopted by voice vote.

Senator Cook moved to adjourn until Thursday, May 12, 1966.

Senate adjourned at 5:34 P. M.

19TH LEGISLATIVE DAY

The Senate met pursuant to adjournment at 3:07 P. M. on May 12, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Pres. Pro Tem. Steen-17.

Members absent: Schlor-1.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Dineen moved that SB 293 be brought up for final reading and vote. Senator Dineen moved to defer action on SB 293. Adopted by voice vote.

On motion of Senator Dineen SB 292 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 292—An act to amend Title 31, Delaware Code, entitled "Welfare," to provide for the furnishing of medical care to the indigent and medically indigent.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS: Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, Mc-Cullough, McGinnes, Moore, Robbins-15.

NAYS: None.

NOT VOTING: None.

ABSENT: Conner, Schlor, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for con-

On motion of Senator Dineen SB 293 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 293—An act to appropriate moneys to certain hos-

pitals and the Department of Public Welfare for certain health services.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins—15.

NAYS: None.

NOT VOTING: None.

ABSENT: Conner, Schlor, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McCullough introduced the following bill, SB 316 which was given first reading.

SB 316—An act relating to the Insurance Study and Revision Committee established by Chapter 306, Volume 55, Laws of Delaware.

Senator McCullough moved that Rule 9 be suspended for the purpose of considering SB 316. Motion carried.

On motion of Senator McCullough, SB 316 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 316—An act relating to the Insurance Study and Revision Committee established by Chapter 306, Volume

55, Laws of Delaware.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins—15.

NAYS: None.

NOT VOTING: None.

ABSENT: Conner, Schlor, Steen-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Carney introduced the following bill, SB 317 which was given first reading and referred to the commit-

tee on Fish, Oyster and Game.

SB 317—An act to encourage landowners to make land and water areas available to the public by limiting liability in connection therewith.

Senator Moore requested the personal privilege of the

floor. Granted.

On motion of Senator Moore SR 118 with title as fol-

lows was taken up for consideration and read a second time by title in order to pass the Senate.

SR 118—Relating to an investigation of the University of Delaware.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS: Carney, Dineen, Manning, Martin, Moore-5. NAYS: Bookhammer, Conner, Cook, Davidson, DuPont, Hoey, McGinnes, Robbins—8. NOT VOTING: Holloway, Kinahan—2.

ABSENT: McCullough, Schlor, Steen-3.

So the question was decided in the negative and the bill was lost.

Senator Dineen requested the privilege of the floor

for Mr. McGinnes. Granted.

On motion of Senator Dineen HB 512 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 512—An act to repeal the authority to issue bonds or notes of the State of Delaware authorized prior to Janu-

ary 3, 1961.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins—15. NAYS: None.

NOT VOTING: None.

ABSENT: McCullough, Schlor, Steen-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson introduced the following amendment, SA 1 to HB 372 which was given first reading and adopted voice vote.

On motion of Senator Davidson HB 372 with SA 1 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 372-An act to amend Chapter 3, Title 11, Delaware Code, by adding a section 761 defining the crime of willfully furnishing false information concerning bombs.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins—14.

NAYS: None.

NOT VOTING: None.

ABSENT: Dineen, McCullough, Schlor, Steen-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Martin moved that **HS 1** for **HB 510** with **HA 1** be brought up for final reading and vote. Senator Martin requested the privilege of the floor for Mr. Rosbrow. Senator Martin moved to table the roll call on **HB 510**.

Senator Dineen reported the following bills from com-

mittee:

HB 524—4 favorable, 1 merit. HB 518—2 favorable, 3 merits.

Senator Robbins introduced the following bill, SB 318 which was given first reading and referred to the committee on Education.

SB 318—An act to amend Title 14, Delaware Code, relating to safety, by requiring persons to wear eye protection devices while in certain areas in schools and other educational institutions of this State.

Senator Steen introduced the following bill, SB 319 which was given first reading and referred to the Committee

on Finance.

SB 319—An act making a supplementary appropriation to the Millsboro School 204 for the purpose to meet the extraordinary expense of fuel oil.

Senator McGinnes reported the following bill from

committee:

HB 520—2 merits, 2 unfavorable.

Senator Dineen introduced the following bill, SB 320 which was given first reading and referred to the committee on Revised Statutes.

SB 320—An act proposing an amendment to Article 2, Section 15, of the Constitution of the State of Delaware relating to compensation, expenses and allowances of members of the General Assembly and the President of the Senate.

Senator Dineen introduced the following bill, SB 321 which was given first reading and referred to the committee

on Finance.

SB 321—An act making an appropriation to the State Board of Education for certain improvements and repairs to the public school buildings of the State.

Senator Davidson moved the Senate recess to the call

of the chair at 4:21 P. M.

The Senate returned to order at 4:48 P. M. Lt. Gov.

Tribbitt presiding.

The Chair presented the following House Bills, which were given first reading and referred to Committee as follows:

HB 576—An act making a supplementary emergency appropriation to the State Highway Department covering the cost of the removal of snow from the public highways of Delaware from the capital investment fund for the fiscal year ending June 30, 1966.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering HB 576. Motion carried.

On motion of Senator Cook **HB 576** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 576—An act making a supplementary emergency appropriation to the State Highway Department covering the cost of the removal of snow from the public highways of Delaware from the capital investment fund for the fiscal year ending June 30, 1966.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Carney, Cook, Davidson, Dineen, Hoey, Holloway, Martin, McGinnes, Moore, Robbins—10.

NAYS: Conner, DuPont, Kinahan, Manning-4.

NOT VOTING: None.

ABSENT: Bookhammer, McCullough, Schlor, Steen-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator DuPont introduced the following amendment,

SA 3 to HB 497 which was given first reading.

On motion of Senator DuPont SA 3 to HB 497 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 497—An act making appropriations in the amount of \$136,838,199.00 for the expense of the State Govern-

ment for the fiscal year ending June 30, 1967.

On the question "shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Conner, DuPont, Kinahan, Manning—4.

NAYS: Carney, Cook, Davidson, Dineen, Hoey, Holloway, Martin, McGinnes, Moore, Robbins—10.

NOT VOTING: None.

ABSENT: Bookhammer, McCullough, Schlor, Steen

So the question was decided in the negative and the bill was lost.

On motion of Senator Hoey **HB 497** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 497—An act making appropriations in the amount

of \$136,838,199.00 for the expense of the State Government for fiscal year ending June 30, 1967.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS: Carney, Conner, Cook, Davidson, Dineen, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins—13.

NAYS: DuPont—1.
NOT VOTING: None.

ABSENT: Bookhammer, McCullough, Schlor, Steen—4. So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook (Co-sponsor Senator Manning) introduced the following bill, SB 322 which was given first reading and referred to the committee on Revised Statutes.

SB 322—An act to amend Chapter 25, Title 29, Delaware Code, by increasing the salary of the Chief Deputy Attorney General, by increasing the number of assistant deputy attorneys general to serve at large, by creating the position of supervisor of records and personnel, and making a supplemental appropriation therefore.

Senator Cook (Co-sponsor Senator Manning) introduced the following bill, SB 323 which was given first reading and referred to the committee on Judiciary.

SB 323—An act to amend Chapter 35, Title 11, Delaware Code, relating to general provisions concerning witnesses and evidence by providing for or gaining of testimony or other evidence under court order and for witness immunity.

Senator Cook (Co-sponsor Senator Manning) introduced the following bill, SB 324 which was given first read-

ing and referred to the committee on Judiciary.

SB 324—An act to amend Title 29, Chapter 25, and Title 11, Chapter 87 of the Delaware Code, relating to the Attorney General and State Detectives, by repealing said chapters and by substituting in lieu thereof a new Chapter 25, Title 29, creating a State Department of Justice and prescribing the duties, authority and organization thereof.

Senator Cook introduced the following bill, SB 325 which was given first reading and referred to the commit-

tee on Fish, Oyster and Game.

SB 325—An act to amend Section 4520 of Title 7 of the Delaware Code relating to subaqueous public lands by excluding the authority of the Governor to grant any title, lease, easement or other interest under the authority of said section to prospect for and take from the bottoms of certain waters under the jurisdiction of the State of Delaware, oyster shells and clam shells.

Senator Cook introduced the following bill, SB 326 which was given first reading and referred to the committee on Insurance and Banking.

SB 326—An act to amend §308, Title 18, Delaware Code, relating to the location of the office of the insurance commissioner.

Senator Holloway introduced SR 123. Senator Holloway moved to defer SR 123. Motion to defer withdrawn by Senator Holloway. Senator Holloway requested the privilege of the floor for Mr. Sid Shaw. Granted. Senator Holloway moved to table the roll call on SR 123.

SR 123—In reference to the establishment of a Senate

recorder.

Senator Davidson reported the following bill from committee:

HB 504—2 favorable, 3 merits. SB 314—4 favorable, 1 merit. SB 321-3 favorable, 1 merit.

Senator Cook moved that the Senate adjourn until Monday, May 16, 1966 at 1:00 P. M.

Motion carried and Senate adjourned at 6:10 P. M.

20th LEGISLATIVE DAY

The Senate met pursuant to adjournment at 2:46 P. M. on May 16, 1966. Lt. Gov. Tribbitt presiding. Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following Senators were present: Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Pres. Pro Tem. Steen-16.

Members absent: Bookhammer, McCullough—2.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

The Chair presented the following House Bills which were given first and second reading and referred to Commit-

tee as follows: **HB 141** to Judiciary.

HB 141—An act to amend Chapter 3, Title 11, Delaware Code, relating to crimes and criminal procedure by providing penalties for assaulting a police officer.

HB 487 to Labor.

HB 487-An act to amend Chapter 7, Title 19, Delaware Code, relating to employment practices.

HB 538 to Judiciary.

HB 538—An act to amend Chapter 56, Title 29, Delaware Code, relating to pensions for members of the State Judiciary.

The Chair presented the following House Bills, which were given first and second reading and referred to Committee as follows: HB 449 to Judiciary.

HB 499—An act proposing an amendment to Article 3 of the Constitution of the State of Delaware relating to the Clerk of the Orphans' Court.

HB 515 with HA 1 to Elections.

HB 515—An act to amend Title 15, Delaware Code, to require the issuance and display of the flag of the United States of America at polling places.

HB 506 with HA 1 to Education.

HB 506—An act to amend Title 14, Delaware Code, relating to the use, control and management of Public School property.

Senator McGinnes moved that SB 59 with HA 1 be brought up for final reading and vote. Senator McGinnes moved to defer action on SB 59 with HA 1. Adopted by voice vote.

Senator Dineen introduced the following resolution, SR 124 which was given first reading and adopted voice vote.

SR 124—Authorizing payment for services rendered by attaches and employees of the Senate of the present session of the 123rd General Assembly.

On motion of Senator McGinnes SB 59 with HA 1 with title as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

SB 59 as amended by HA 1—An act to amend Sections 1305(a), 1308(a) (b), 1309(a), 1310(a), 1311(a), 1314(a) (b) (c) and 1322(a), Chapter 13, Title 14, Delaware Code, relating to State supported salary schedules for school employees and making a supplementary appropriation to the State Board of Education.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Conner, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen—12.

NAYS: None.

NOT VOTING: Dineen-1.

ABSENT: Bookhammer, Carney, Cook, Davidson, Mc-

Cullough—5.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen reported the following bill from committee:

SB 320—2 favorable, 2 merits.

Senator Martin reported the following bill from committee:

HB 487—2 favorable, 3 merits.

Senator Robbins reported the following bills from committee:

SB 318—4 favorable.

SB 178—2 favorable, 2 merits.

SS 1 for SB 130—2 favorable, 2 merits.

Senator Dineen moved that HB 518 be brought up for final reading and vote. Senator Dineen moved to table the roll call on HB 518. Adopted by voice vote.

Senator Holloway introduced SS 1 for SR 123. Senator Holloway moved to defer action on SS 1 for SR 123. Adopt-

ed by voice vote.

SS 1 for SR 123—In reference to the establishment of a Senate recorder.

Senators McCullough and Bookhammer asked to be

marked present.

On motion of Senator Cook HB 99 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 99—An act to amend Title 21, Delaware Code, giving police authority to remove or cause to be removed cer-

tain motor vehicles from public highways.

On the question "Shall the bill pass the Senate?" the yeas and navs were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, Mc-Ginnes, Moore, Robbins, Schlor—15. NAYS: Steen—1.

NOT VOTING: Hoey, McCullough—2.

ABSENT: None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for con-

On motion of Senator Martin, HS 1 for HB 510 and **HA 1** be lifted from the table with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HS 1 for HB 510 as amended by HA 1—An act to amend Chapter 33, Title 19, Delaware Code, entitled "Unemployment Commission," by changing certain provisions relating to benefits.

On the question "Shall the bill pass the Senate?" the veas and navs were ordered which being taken were as fol-

lows:

YEAS: Carney, Conner, Cook, Davidson, Dineen, Holloway, Martin, McCullough, McGinnes, Moore, Schlor-11.

NAYS: Bookhammer, DuPont, Manning—3. NOT VOTING: Hoey, Kinahan, Robbins—3.

ABSENT: Steen—1.

So the question was decided in the affirmative and the

bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Robbins SB 289 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 289—An act to adopt the Compact for Education.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen—16.

NAYS: McCullough—1. NOT VOTING: None. ABSENT: Hoey—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Steen moved the Senate recess to the call of

the chair at 3:28 P.M.

The Senate returned to order at 4:45 P.M. Lt. Gov.

Tribbitt presiding.

Senator McCullough explained that the Insurance and Banking Committee was holding a meeting and this is the reason they were late for the session.

Senator Carney moved that HB 524 be brought up for final reading and vote. Senator Carney moved to table the

roll call on HB 524. Adopted by voice vote.

Senator Davidson moved that HB 459 be brought up for final reading and vote. Senator DuPont moved to defer action on H 459. Adopted by voice vote

On motion of Senator Dineen, HB 518 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 518—An act proposing an Amendment to Article 2, Section 15, of the Constitution of the State of Delaware relating to Compensation, Expenses and Allowances of Members of the General Assembly and the President of the Senate.

On the question "Shall the Bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows

YEAS—Carney, Conner, Cook, Davidson, Dineen, Hoey, Holloway, Martin, McCullough, McGinnes, Moore, Schlor, Steen — 13.

NAYS—Robbins—1.

NOT VOTING—Bookhammer, DuPont, Kinahan—3.

ABSENT—Manning—1.

So the question was decided in the affirmative and the

bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following substitue SS 1 for SB 326 which was given first reading and referred to the committee on Insurance and Banking.

SS 1 for SB 326 — An Act Repealing §308, Title 18, Delaware Code, relating to the location of the office of the Insurance Commissioner, and enacting a new section in lieu thereof relating to the Location of the Office of the Insurance Commissioner.

Senator Cook moved to adopt SS1 for SB 326 in lieu

of the original bill. Adopted by voice vote.

Senator Martin moved that S.B. 312 be brought up for final reading and vote. Senator Martin requested the privilege of the floor for Mr. Sid Balick to explain SB 312. Granted. Senator Martin moved to defer action on SB 312. Adopted by voice vote.

Senator Dineen asked for the privilege of the floor for Representative Wilson to discuss HB 478 with HA 2. No objections heard; privilege was then granted.

On motion of Senator Dineen, HB 478 with HA 2 with title as follows was taken up for consideration and read

a second time by title in order to pass the Senate.

HB 478 as amended by HA 2 — An Act to Amend Chapter 3, Title 21, Delaware Code, by providing for and Restricting the Inspection of Registration and License Records and by Providing Penalties for the Violation Thereof.

On the question "Shall the Bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS—Bookhammer, Carney, Conner, Cook, Divadson, Dincen, DuPont, Holloway, Manning, Martin, McCullough, Moore, Steen-13.

NAYS—None.

NOT VOTING—Schlor—1.

ABSENT-Hoey, Kinahan, McGinnes, Robbins-4.

So the question was decided in the affirmative and the Bill having the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McCullough asked for the privilege of the floor for Mr. Randolph Hughes to explain H.B. 334. No

objections heard; privilege was then granted.
On motion of Senator McCullough, **H.B. 334** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 334 — An Act to Amend Title 5, Delaware Code, by adding a Chapter 31 thereto, Relating to Secondary

Mortgage Loans.

On the question "Shall the Bill pass the Senate?" the

yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McCullough, Moore, Schlor, Steen-13.

NAYS-None.

NOT VOTING-None.

ABSENT—Conner, Hoey, Kinahan, McGinnes, Robbins -5.

So the question was decided in the affirmative and the Bill having received the required constitutional majority passed the Senate and was ordered to the House for con-

Senator Martin reported the following Bill from Committee:

HB 465 — 3 favorable—1 merit. **HB 489** — 2 favorable—3 merits.

Senator McCullough reported the following bill from committee:

SS 1 for **SB 326** — 4 favorable.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering SS 1 for SB 326. Motion carried. On motion of Senator Cook SS 1 for SB 326 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SS 1 for SB 326 — An Act Repealing §308, Title 18, Delaware Code, Relating to the Location of the Office of the Insurance Commissioner, and Enacting a New Section in Lieu thereof Relating to the Location of the Office of the Insurance Commissioner.

On the question "Shall the Bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McCullough, Moore-12.

NAYS—None. NOT VOTING—None.

ABSENT-Hoey, Kinahan, McGinnes, Robbins, Schlor, Steen—6.

So the question was decided in the affirmative and the Bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Holloway reported the following bill from

committee:

HB 344 — 1 favorable, 3 merits, 1 unfavorable.

Senator Davidson reported the following bill from committee:

SB 317 — 3 favorable, 2 merits.

Senator Hoey reported the following bill from committee:

SB 319—1 favorable, 3 merits, 1 unfavorable.

Senator Bookhammer introduced the following bill, SB 327 which was given first reading and referred to the committee on Finance.

SB 327—An Act making a Supplementary Appropriation to the State Highway Department for the Construction of a Sidewalk at Milton, Sussex County, Delaware.

Senator Dineen introduced the following amendment, SA 1 to SB 312 which was given first reading and referred

to the committee on Finance.

SB 312—An Act to Amend Section 4101, Title 15, Delaware Code, Relating to the Definition of Political Parties.

Senator Dineen introduced the following, SA 1 to SB **321** which was given first reading and placed with the bill.

Senator Dineen introduced the following concurrent resolution SCR 48 which was given first reading and adopted by voice vote.

SCR 48 — An Act making an Appropriation to the Diamond State Telephone Company for Services Rendered

through May 5, 1966.
Senator Dineen introduced the following resolution, SR 125 which was given first reading and adopted by voice vote.

SR 125—Making appropriations to various companies for supplies and services rendered the 123rd General As-

sembly of the State of Delaware.

Senator Cook introduced the following bill, SB 328 which was given first reading and referred to the committee on Public Health.

SB 328—An act to amend §1739, Chapter 17, Title 24, Delaware Code, relating to the authority of the Medical

Council to issue licenses.

Senator Holloway (Co-sponsors Senators Dineen, Martin and Schlor) introduced the following bill, SB 329 which was given first reading and referred to the committee on Finance.

SB 329—An act making an appropriation to the Board of Public Education in the City of Wilmington for the purpose of constructing sidewalks-curbings in the Wilmington School District.

Senator Holloway introduced the following amendment, SA 1 to SB 315 which was given first reading and

placed with the bill.

Senator Cook introduced the following resolution, SR 126 which was given first reading and adopted voice vote.

SR 126—Expressing the appreciation of the Senate of

the 123rd General Assembly to International Business Ma-

chines Corporation.

Senator Cook announced that there would be a public hearing on SB 206 on Wednesday, May 18, 1966, for all interested persons.

Senator McCullough asked for the privilege of the floor for personal reasons. No objections heard; privilege was

then granted.

Senator Cook moved the Senate recess to the call of the

chair at 6:31 P. M.

The call of the chair is to be Monday, May 23, 1966, at 1:00 P. M.

21ST LEGISLATIVE DAY

Senator Cook moved that the Senate adjourn until May 23, 1966. Senate adjourned at 3:15 P. M.

The Senate met pursuant to adjournment at 3:15 P. M.

on Monday, May 23, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rt. Rev. Donohue.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Pres. Pro Tem. Steen -18.

Members absent: None.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Davidson submitted the following committee

reports:

SB 323—4 favorable, 1 merit. SB 310—3 favorable, 2 merits.

SB 324—4 favorable, 1 merit.

Senator Carney submitted a committee report on SB 328—4 favorable, 1 merit.

The Chair presented the following **HB** 480 which was given first reading and referred to Committee as follows:

HB 480—An act making a supplementary appropriation to New Castle Historic Building Commission to be used in the restoration of the Sheriff's House.

The Chair presented the following HB 342 with HA 1 which were given first reading and referred to Committee as follows: Miscellaneous.

HB 342—An act to amend §2151 (2), Title 21, Delaware Code, relating to Motor Vehicle Registration Fees.

The Chair presented the following **HB 451** which was

given first reading and referred to Committee as follows: Miscellaneous.

HB 451 — An act to amend Title 21, Chapter 21 and

Chapter 41, Delaware Code, by providing for the issuance of special license plates to certain handicapped persons and further providing certain parking privileges to the holder of such plates.

The Chair presented the following **HB 529** which was given first reading and referred to Committee as follows: Education.

HB 529—An act to create the Board of Trustees of the Delaware Institute of Technology, to empower the board to operate learning institutions and to make a supplementary appropriation therefor.

The Chair presented the following **HB 530** which was given first reading and referred to Committee as follows: Fish, Oyster and Game.

HB 530—An act relating to Atlantic sailfish, blue marlin, white marlin and striped marlin.

Senator Dineen moved that SB 321 with SA 1 be

brought up for final reading and vote.

Senator Dineen moved to defer action on SB 321. Adopted by voice vote.

Senator Carney moved to lift from the table the roll call on **HB 524.**

Senator Steen moved that a new roll call be taken on HB 524.

Adopted by voice vote.

On motion of Senator Carney **HB 524** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 524—An act to amend Chapter 5, Title 4, Delaware Code, relating to the grounds for refusal of license.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Carney, Cook, Davidson, Dineen, Holloway, Martin, McCullough, McGinnes, Moore, Schlor—10.

NAYS: Hoey—1.

NOT VOTING: Bookhammer, DuPont, Kinahan, Manning, Steen—5.

ABSENT: Conner, Robbins-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Cook, SB 307 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 307—An act to extend the duration of Section 4520 of Title 7 of the Delaware Code, relating to subaqueous public lands, by repealing its present expiration date.

On the question "Shall the bill pass the Senate?" the

yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Cook, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McCullough, Mc-Ginnes, Moore, Schlor, Steen-14.

NAYS: None.

NOT VOTING: None.

ABSENT: Conner, Davidson, Hoey, Robbins-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Dineen SB 320 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 320—An act proposing an amendment to Article 2, Section 15, of the Constitution of the State of Delaware relating to compensation, expenses and allowances of members of the General Assembly and the President of the Senate.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS: Carney, Conner, Cook, Davidson, Dineen, Hoey, Holloway, Manning, Martin, McCullough, McGinnes, Moore, Schlor-13.

NAYS: DuPont, Steen-2.

NOT VOTING: Bookhammer, Kinahan—2.

ABSENT: Robbins-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Davidson HB 504 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 504—An act relating to the satisfaction of judg-

ments and mortgages.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, Moore, Schlor, Steen-16.

NAYS: None. NOT VOTING: None.

ABSENT: McGinnes, Robbins—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Hoey HB 498 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 498—An act appropriating monies to the Louis L. Redding Comprehensive School to pay expenses illegally incurred in prior fiscal years.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, Hoey, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Schlor, Steen-15.

NAYS: None.

NOT VOTING: DuPont—1. ABSENT: Holloway, Robbins—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Steen SB 319 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 319—An act making a supplementary appropriation to the Millsboro School 204 for the purpose to meet the ex-

traordinary expense of fuel oil.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Kinahan, Manning Martin, Mc-Cullough, Moore, Schlor, Steen—15.

NAYS: None.

NOT VOTING: None.

ABSENT: Holloway, McGinnes, Robbins-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for con-

Senator McCullough submitted a committee report on SB 301—1 favorable, 3 merits.

Senator Hoey reported the following bills from committee:

HB 471-3 merits, 1 unfavorable.

SB 327—4 favorable, 1 unfavorable. Senator Cook moved that SB 304 be brought up for final reading and vote. Senator Hoey moved to recess. Adopted by voice vote.

Senate recessed at 4:35 P. M. Senate reconvened at

5:35 P. M.

Senator Cook moved to defer action on SB 304.

Senator Moore introduced SA 2 to SB 321 which was placed with the bill.

On motion of Senator Martin **HB 487** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 487—An act to amend Chapter 7, Title 19, Delaware Code, relating to employment practices.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Carney, Conner, Davidson, Dineen, Holloway, Martin, McCullough, Moore, Schlor, Steen—10.

NAYS: Cook, DuPont, Manning, Robbins—4. NOT VOTING: Bookhammer, McGinnes—2.

ABSENT: Hoey, Kinahan-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Martin moved that **HB 489** be brought up for final reading and vote. Senator Hoey moved to recess. Adopted by voice vote.

Senate recessed at 4:35 P. M. Senate reconvened at 5:35 P. M.

Senator Cook moved to defer action on SB 304.

Senator Martin moved that **HB 489** be brought up for final reading and vote. Senator Martin requested the privilege of the floor for Mr. Gordy. Granted. President Pro Tempore Steen took the chair as the President excused himself. Senator Cook moved to defer action on **HB 489**. Adopted by voice vote.

Senator Cook introduced SA 3 to SS 1 for SB 241 which was placed with the bill.

Senator Holloway introduced the following substitute SS 1 to SR 123 which was given first reading and adopted voice vote.

SS 1 for SR 123—In reference to the establishment of a Senate recorder.

Senator Davidson moved that **HB 459** be brought up for final reading and vote. Senator DuPont introduced **SA 1** to **HB 459**. Senator Cook moved to defer action on **HB 459**. Adopted by voice vote.

Senator Moore moved to remove **SA 2** to **SB 321**. Adopted by voice vote.

Senator Cook moved to reconsider HB 487.

Senator McCullough moved that the Senate adjourn until May 24, 1966 at 1:00 P. M.

Motion carried and Senate adjourned at 6:28 P. M.

22ND LEGISLATIVE DAY

The Senate met pursuant to adjournment at 2:47 P. M. on Tuesday, May 24, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rt. Rev. Donohue.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—17.

Members absent: Kinahan-1.

The secretary proceeded to read the journal of the previous day's session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

On motion of Senator Davidson **HB 459** with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 459—An act to amend §704, Chapter 7, Title 7, Delaware Code, relating to prohibited hunting and trapping devices and methods.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Cook, Davidson, Dineen, Holloway, Manning, Martin, McCullough, Moore, Schlor, Steen—12.

NAYS: None.

NOT VOTING: None.

ABSENT: Conner, DuPont, Hoey, Kinahan, McGinnes, Robbins—6.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Steen introduced Mr. Michael Grambling, Wisconsin, National Council of Legislative Leaders who spoke

on the objectives of his organization.

On motion of Senator Cook SB 301 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 301—An act to amend Subchapter XV, Chapter 1, Title 8, Delaware Code regarding the filing of certificates or other documents relating to corporations in the office of the Secretary of State or the office of the recorders of the counties.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, Holloway, Manning, Martin, McCullough, Moore, Schlor, Steen—13.

NAYS: None.

NOT VOTING: None.

ABSENT: DuPont, Hoey, Kinahan, McGinnes, Robbins—5.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Moore SB 310 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 310—An act to amend Chapter 3, Title 11, Delaware Code providing for the proper care of dogs and requiring records to be kept concerning their possession.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Conner, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, Moore, Schlor—12.

NAYS: Steen—1.

NOT VOTING: Davidson-1.

ABSENT: Cook, Kinahan, McGinnes, Robbins-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Carney moved that **SB 317** be brought up for final reading and vote. Senator Carney moved to table the roll call. Adopted by voice vote.

Senator Cook moved the Senate recess to the call of the

chair at 3:35 P. M. Senate reconvened at 5:30 P. M.

Senator Martin submitted a committee report on HJR 11—2 favorable, 2 merits.

Senator Dineen submitted a committee report on SB 267

Senator Dineen introduced the following bill, SB 330 which was given first reading and referred to the committee on Finance.

SB 330—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expense of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$755,850.00 for the proposed amendments of Section 1 and by amending Section 11 and by adding to the first and fourth sentence of Section 16.

Senator Dineen introduced the following bill, SB 331 which was given first reading and referred to the commit-

tee on Finance.

SB 331—An act making a supplementary appropriation

to the New Castle Historic Building Commission.

Senator Dineen introduced the following bill, SB 332 which was given first reading and referred to the committee on Revised Statutes.

SB 332—Relating to salaries of certain public officials by raising certain salaries and making appropriations there-

fore.

Senator McCullough (Co-sponsors Senators Carney, Moore, Cook) introduced SA 3 to SB 321 which was placed with the bill.

The chair presented the following House bills and re-

ferred to committees as follows:

HB 527 was given its first reading and assigned to Finance

HB 527—An act to amend §4133, Title 9, Delaware Code, relating to appropriations for ambulance service in Kent County.

HB 587 was given its first reading and assigned to Fi-

nance.

HB 587—An act making an appropriation to the State Highway Department for the purpose of controlling and preventing beach erosion at Broadkill Beach.

HB 562 was given its first reading and assigned to Fi-

nance.

HB 562—An act appropriating funds to the American Legion and American Legion Auxiliary for expenses to be incurred in connection with the holding of Boys' State and Girls' State.

The chair presented the following House bills and re-

ferred to Committees as follows:

HB 561 was given its first reading and assigned to Finance.

HB 561—An act to aid veterans' organizations and their services to veterans by making an appropriation therefor.

HB 559 was given its first reading and assigned to Finance.

HB 559—An act appropriating monies to the State Soil Conservation Commission for the construction, improvement and protection of ditches in the several counties.

HB 563 was given its first reading and assigned to Fi-

nance.

HB 563—An act to appropriate money to WHYY, Inc.
The chair presented the following House bills and referred to Committees as follows:

HB 294 with **HA 1** and **HA 2** was given its first reading

and assigned to Education.

HB 294—An act to amend Chapter 13, Title 14, Delaware Code, entitled "Education," by providing for a duty free period near the lunch time.

HB 525 was given its first reading and assigned to Education.

HB 525—An act to amend Section 1306, Title 14, Delaware Code, by providing for additional administrative staff for the Public Schools and revising certain salary schedule requirements, and making appropriations therefor.

HB 521 with HA 1 was given its first reading and as-

signed to Judiciary.

HB 521—An act to raise certain judicial salaries.

Senator Bookhammer moved to suspend rules to act on

HB 587. Adopted by voice vote.

On motion of Senator Bookhammer HB 587 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 587—An act making an appropriation to the State Highway Department for the purpose of controlling and

preventing beach erosion at Broadkill Beach.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor—15.

NAYS: None.

NOT VOTING: None.

ABSENT: Conner, Hoey, Kinahan-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson introduced the following bill, SB 333 which was given first reading and referred to the committee

on Miscellaneous.

SB 333—An act to amend Subchapter I, Chapter 83, Title 11, Delaware Code, relating to former members of the Delaware Memorial Bridge Police now serving with the State Police.

Senator Davidson reported the following bills from

committee:

HB 538—3 merits, 1 unfavorable.

HB 530—4 favorable, 1 merit. HB 516—2 favorable, 1 merit.

Senator McGinnes (Co-sponsors Senators Schlor, Dineen, and Bookhammer) introduced SB 334 which was given its first reading and assigned to Education Committee.

SB 334—An act to amend Sections 1305(a), 1308(a). (b), 1309(a), 1310(a), 1311(a), 1314(a), (b), (c) and 1322(a), Chapter 13, Title 14, Delaware Code, relating to State supported salary schedules for school employees and making a supplementary appropriation to the State Board of Education.

Senator McGinnes introduced the following bill, SB 335 which was given first reading and referred to the committee on Revised Statutes.

SB 335-An act to amend §9507, Title 9, Delaware

Code relating to burial of bodies by the counties.

Senator McGinnes introduced the following bill, SB 336 which was given first reading and referred to the committee on Temperance.

SB 336—An act to amend Title 4, Delaware Code relating to alcoholic liquors.

Senator DuPont (Co-sponsor Senator Hoey) introduced the following bill, SB 337 which was given first reading and referred to the committee on Finance.

SB 337—An act making an appropriation to Alfred I. DuPont School District #7, for the purpose of constructing sidewalks and obtaining the necessary right of way therefor within the school district at specified locations.

Senator Cook introduced the following bill, SB 338 which was given first reading and referred to the commit-

tee on Finance.

SB 338—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expense of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$15,154.00 for the proposed amendment.

Senator Dineen introduced SB 339 which was given first reading. Senator Dineen moved to suspend Rule 9 to act on SB 339. Adopted by voice vote. Senator Dineen moved that SB 339 be assigned to committee—assigned to

Revised Statutes.

SB 339—An act agreeing to a proposed amendment to Section 23, Article 3, Constitution of the State of Delaware, relating to place of office of certain county officers.

On motion of Senator Bookhammer SB 327 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

SB 327—An act making a supplementary appropriation to the State Highway Department for the construction of a

sidewalk at Milton, Sussex County, Delaware.
On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, Mc-Cullough, McGinnes, Moore, Robbins, Schlor, Steen—17.

NAYS: None. NOT VOTING: None. ABSENT: Kinahan—1.

So the question was decided in the affirmative and the

bill having received the required constitutional majority

passed the Senate.

Senator Robbins introduced the following resolution, SR 127 which was given first reading and adopted voice vote.

SR 127—In reference to election of officers.

Senator Robbins reported the following bill from committee on SB 297-2 favorable, 2 merits.

Senator Cook moved to suspend rules to act on SB 297.

Adopted by voice vote.

On motion of Senator Cook SB 297 with title as follows was taken up for consideration and read a second time by

title in order to pass the Senate.

SB 297—An act to amend Section 1108, Subchapter I, Chapter 11, Title 17, of the Delaware Code relating to school bus waiting shelters displaying outdoor advertising signs.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Holloway, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen-15.

NAYS: None. NOT VOTING: None.

ABSENT: Dineen, Kinahan, McCullough—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Robbins reported the following bills from com-

mittee:

HB 529 with HA 1—3 favorable, 1 merit.

SB 334—4 favorable.

Senator Dineen reported the following bill from committee:

SB 322—1 favorable, 4 merits.

On motion of Senator Hoey SB 302. To table roll call on SB 302.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS: Bookhammer, Cook, Davidson, Dineen, Hoey, McGinnes, Robbins. Steen-8.

NAYS: Carney, Conner, DuPont, Holloway, Manning, Martin, McCullough, Moore, Schlor—9.

NOT VOTING: None. ABSENT: Kinahan-1.

So the question was decided in the negative and the motion was lost.

On motion of Senator Hoey SB 302 with title as fol-

lows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 302—An act to amend Title 17, Chapter I, Section 132, Delaware Code relating to the general powers and duties of the State Highway Department and appropriating funds for use in connection with dumping areas.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Cook, Hoey, McGinnes, Robbins, Steen—6.

NAYS: Carney, Conner, Manning, Martin, McCullough,

Moore, Schlor-7.

NOT VOTING: Davidson, Dineen, DuPont, Holloway

ABSENT: Kinahan—1.

So the question was decided in the negative and the bill was lost.

Senator Dineen introduced the following concurrent resolution, **SCR** 49 which was given first reading and adopted voice vote.

SCR 49—An act making an appropriation to the Diamond State Telephone Company for services rendered through May 23, 1966.

Senator Dineen introduced the following resolution, SR 128 which was given first reading and adopted voice

vote.

SR 128—Making an appropriation to the Diamond State Telephone Company for services rendered for the period ending May 11, 1966.

Senator Dineen introduced the following resolution, SR 129 which was given first reading and adopted voice

vote.

SR 129—Making appropriations to various companies for supplies and services rendered the 123rd General Assembly of the State of Delaware.

Senator Dineen introduced the following resolution, SR 130 which was given first reading and adopted voice

vote.

SR 130—Authorizing payment to various companies for supplies and services rendered the 123rd General Assembly of the State of Delaware.

Senator Cook introduced the following joint resolution, SJR 15 which was given first reading. Senator Cook moved

Action was deferred on action SJR 15.

SJR 15—Establishing a joint committee of the Senate to suspend Rule 9, to act on SJR 15. Adopted voice vote. and the House of Representatives of the 123rd General Assembly known as a highway laws study committee, and providing for a study of existing highway laws to evaluate their adequacy.

Senator Conner (Co-sponsor Senator Holloway) introduced the following bill SB 340 which was given first reading and referred to the committee on Elections.

SB 340—An act to amend Chapter 17, Title 15, Delaware Code, relating to registration records and cancella-

tion of registration.

Senator Conner (Co-sponsors Senators DuPont and Holloway) introduced the following bill, SB 341 which was given first reading and referred to the committee on Elections.

SB 341—An act to amend Chapter 13, Title 15, Delaware Code, relating to registration records and supplies.

Senator Robbins introduced the following amendment, SA 4 to SS 1 for SR 241 which was given first reading and placed with bill.

Senator Holloway (and all Senators co-sponsored) introduced the following joint resolution, SJR 16 which was given first reading and Senator Holloway moved to suspend

Rule 9 to act on **SJR 16.** Adopted voice vote.

SJR 16—Requesting the Governor to issue a proclamation designating May 29 John Fitzgerald Kennedy Day and memorializing the President of the United States and the Governors of the several states to issue similar proclamations in commemoration of the birth of President John Fitzgerald Kennedy.

On motion of Senator Holloway SJR 16 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

SJR 16—Requesting the Governor to issue a proclamation designating May 29 John Fitzgerald Kennedy Day and memorializing the President of the United States and the Governors of the several states to issue similar proclamations in commemoration of the birth of President John Fitzgerald Kennedy.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, Mc-Cullough, McGinnes, Robbins, Schlor, Steen-16.

NAYS: None.

NOT VOTING: None.

ABSENT: Kinahan, Moore-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Carney moved that the roll call on SB 317 be lifted from the table. Adopted voice vote. Senator Carney asked for a new roll call on SB 317.

On motion of Senator Carney SB 317 with title as fol-

lows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 317—An act to encourage landowners to make land and water areas available to the public by limiting liability in connection therewith.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Cook, Davidson, Dineen, Hoey, Holloway, Martin, McCullough, McGinnes, Robbins, Schlor, Steen—13.

NAYS: DuPont, Manning—2. NOT VOTING: Conner—1. ABSENT: Kinahan, Moore-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Robbins SB 318 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 318—An act to amend Title 14, Delaware Code, relating to safety, by requiring persons to wear eye protection devices while in certain areas in schools and other educational institutions of this State.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Manning, Martin, McCullough, McGinnes, Robbins, Schlor, Steen—15. NAYS: None.

Charles .

NOT VOTING: None.

ABSENT: Holloway, Kinahan, Moore-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved that the Senate adjourn until Wednesday, May 25, 1966, at 1:00 P. M.

Motion carried and Senate adjourned at 7:26 P. M.

23RD LEGISLATIVE DAY

The Senate met pursuant to adjournment at 3:00 P. M. on Wednesday, May 25, 1966. Lt. Gov. Tribbitt presiding. Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—16.

Members absent: Hoey, McCullough—2.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Holloway reported the following bills from

committee:

SB 340—2 favorable, 2 merits. SB 341—2 favorable, 2 merits.

Senator Dineen reported the following bills from committee:

SB 332—3 favorable. SB 335—3 favorable.

The Chair presented the following HB 535, which was given first reading and referred to Committee as follows: Revised Statutes.

HB 535—An act to amend Title 24, Delaware Code, by providing for the creation of a Board of Electrical Examiners prescribing regulations for reduction of fire hazards and protection of life and property, penalties for violations and making a supplementary appropriation to carry out these provisions.

The Chair presented the following HB 495 with HA 1 which was given first reading and referred to Committee

as follows: Miscellaneous.

HB 495—An act to amend Title 6, Delaware Code by adding a chapter 44 thereto providing the prohibition of certain kinds of commercial activity on Sunday.

The Chair presented the following HB 569 which was given first reading and referred to Committee as follows:

Finance.

HB 569—An act to aid certain organizations which maintain fire extinguishing vehicles, ambulances, or rescue trucks for use in emergencies by making appropriations to them.

Be it enacted by the General Assembly of the State of Delaware (three-fourths of all the members elected to each House concurring therein).

The Chair presented the following House bill which was given first reading and referred to Committee as follows: Public Health.

HS 1 for HB 488—An act to amend Subchapter I, Chapter 27, Title 21, Delaware Code, relating to driver's license.

The Chair presented the following HB 475 with HA 1 which was given first reading and referred to Committee as follows: Claims.

HB 475—An act to appropriate money to Edward Gerres, Jr., a veteran eligible for the bonus paid by the State of Delaware pursuant to the Veteran's Military Pay Act and the Veteran's Military Pay Act No. II, but who did not receive his bonuses.

The Chair presented the following HB 553 with HA 1

which were given first reading and referred to Committee as follows: Miscellaneous.

HB 553—An act to amend Title 30, Delaware Code re-

lating to income tax.

The Chair presented the following **HB 564** which was given first reading and referred to Committee as follows: Finance.

HB 564—An act to aid homes for the aged by appropriating money to Palmer Home, Incorporated and Layton Home For Aged Colored Persons.

The Chair presented the following HB 566 with HA 1 and 2 which was given first reading and referred to Com-

mittee as follows: Finance.

HB 566—An act appropriating monies for education and training of children of military veterans who died while in the armed services of the United States or who died from disease, wounds or disabilities resulting from such service.

The Chair presented the following HB 511 which was given first reading and referred to Committee as follows:

Printing.

HB 511—An act relating to printing and distribution

of session laws and law books.

The Chair presented the following HB 567 which was given first reading and referred to Committee as follows: Finance.

HB 567—An act appropriating certain monies to the

Delaware State Fair Inc. for prizes.

The Chair presented the following HB 544 which was given first reading and referred to Committee as follows: Revised Statutes.

HB 544-An act to amend Chapter 51, Title 29, Delaware Code, by authorizing the State Treasurer to make certain pay roll deductions.

The Chair presented the following HB 157 which was given first reading and referred to Committee as follows:

Miscellaneous.

HB 157 as amended by HA 1—An act to amend Chapter 35, Title 12, Delaware Code, by the addition thereto of a new section requiring and regulating permanent lot care funds of any person, partnership or corporation engaged in the business of selling burial lots with perpetual care.

The Chair presented the following **HB 568** which was given first reading and referred to Committee as follows:

Finance.

HB 568—An act appropriating money to the Delaware

Safety Council, Inc.

The Chair presented the following HB 533 with HA 1 which was given first reading and referred to Committee as follows: Finance.

HB 553 as amended by HA 1—An act to amend Title 30, Delaware Code, relating to income tax.

The Chair presented the following HB 570 with HA 1 which was given first reading and referred to Committee

as follows: Finance.

HB 570—An act to amend Chapter 39, Title 7, Delaware Code, relating to soil and water conservation districts by providing for annual State and County appropriations to the Delaware Soil and Water Conservation Commission.

The Chair presented the following HB 539 which was given first reading and referred to Committee as follows:

Judiciary.

HB 539—An act to amend Chapter 65, Title 11, Delaware Code, with respect to the qualifications of the director of field services and probation and parole counsellors and field counsellors.

The Chair presented the following **HB 485** which was given first reading and referred to Committee as follows:

Revised Statutes.

HB 485—An act to amend Chapter 43, Title 29, Dela-

ware Code, relating to notaries public.

The Chair presented the following **HB 541** which was given first reading and referred to Committee as follows: Miscellaneous.

HB 541—An act to amend Chapter 11, Title 28, Delaware Code, by changing the limits on bingo game prizes.

The Chair presented the following **HB 550**, Joint Resolutions which were given first reading and referred to Committee as follows: Agriculture.

HB 550—An act to amend Chapter 41, Title 7, Delaware Code, relating to tax ditches by adding new powers.

The Chair presented the following **HB 514** with **HA 1** which was given first reading and referred to Committee as follows: Revised Statutes.

HB 514—An Act to Amend § 2822, Chapter 28, Title 31, Delaware Code, Relating to Qualifications for Admission to Delaware Home and Hospital for Chronically Ill at Smyrna.

The Chair presented the following **HB 549** which was given first reading and referred to Committee as follows:

Agriculture.

HB 549 — An Act to Amend Chapter 39, Title 7, Delaware Code, Relating to Soil and Water Conservation Districts and Commission by adding New Powers.

The Chair presented the following **HB 166** which was given first reading. Senator Davidson and Senator Steen

asked to be marked present.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering HB 166. Motion carried.

HB 166 As Amended by HA I—An Act to Amend Chapter 55, Title 29, Delaware Code, Relating to Amount of Benefits Payable under State Employees' Pension Plan.

On motion of Senator Steen HB 166 with title as fol-

lows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 166 as amended by HA 1—An Act to Amend Chapter 55, Title 29, Delaware Code, Relating to Amount of Benefits Payable under State Employees' Pension Plan.

On the question "Shall the Bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen—17. Steen-17.

NAYS--None.

NOT VOTING-None.

ABSENT-McCullough-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for con-

The Chair presented the following **HB 508**, which was

given first reading.

Senator Cook moved that Rule 9 be suspended for the purpose to act on HB 508. Adopted by voice vote. Motion carried.

HB 508—An Act to Amend Title 21, Delaware Code § 4169 (a) By Changing the Maximum Speeds at which certain Motor Trucks and Motor Truck Tractors may Operate on the Highways.

On motion of Senator Cook HB 508 with title as follows was taken up for consideration and read a second time by

title in order to pass the Senate.

HB 508—An Act to Amend Title 21, Delaware Code §4169 (a) By Changing the Maximum Speeds at which certain Motor Trucks and Motor Truck Tractors may Operate on the Highways.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Martin, McGinnes, Moore, Robbins, Schlor, Steen—15. NAYS—None.

NOT VOTING-Bookhammer, Manning-2.

ABSENT-McCullough-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for con-

HS 1 for HB 565 was given its first reading. Senator Schlor moved to suspend rules to act on HS 1 for HB 565. Adopted by voice vote. Senator Schlor requested the privilege of the floor for Mr. Crosswaite. Granted.

Senator Schlor moved to table roll call on HS 1 for HB 565. Adopted by voice vote.

Senator Dineen introduced the following, SR 131 which was given first reading. Adopted by voice vote.

SR 131—Authorizing Payment for Services rendered by Attaches and Employees of the Senate of the Present Session of the 123rd General Assembly.

Senator Dineen introduced the following, SR 132 which

was given first reading. Adopted by voice vote.

SR 132—Appropriating Money out of the General Fund of the State Treasury to pay certain expenses of the Present Session of the 123rd General Assembly.

Senator Dineen introduced the following, SR 133 which

was given first reading. Adopted by voice vote.

SR 133—Authorizing Payment to Joseph F. Toner for the Compiling and Indexing the Senate Journal for the 123rd General Assembly.

Senator Dineen introduced the following bill, SR 342 which was given first reading and referred to the committee

on Revised Statutes.

SB 342—An Act to Amend Title 29, Chapter 23, §2303, Delaware Code, Relating to the Salary of the Assistant to the Secretary of State.

Senator Dineen introduced the following, SS 1 for SB 321 which was given first reading and referred to the

committee on Finance.

SS 1 to SB 321—An Act making an Appropriation in the Amount of \$380,000.00 to the State Board of Education for certain Improvements and Repairs to the Public School Buildings of the State.

On motion of Senator Steen **SB 296** with title as follows was taken up for consideration and read a second time by

title in order to pass the Senate.

SB 296—An Act to Amend Chapter 11, Title 30, Delaware Code, so as to Define Additional Terms Relating to Capital Gains and Losses and to provide for a 50% Deduction for Capital Gains from Gross Income.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING—None. ABSENT—McCullough—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator DuPont, Co-sponsor Senator Hoey introduced the following, SA 1 to SB 337 which was given first reading and placed with the bill.

Senator Steen moved the Senate recess to the call of

the chair at 4:05 P.M.

Senate reconvened at 5:14 P.M.

On motion of Senator Robbins HB 529 with HA 1 with title as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

HB 529 as amended by HA 1—An Act to Create the Board of Trustees of the Delaware Institute of Technology, to Empower the Board to Operate Learning Institutions and to make a Supplementary Appropriation Therefor.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT-Hoey, McCullough-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Schlor moved to lift from the table the roll call on **HS 1** for **HB 565.** Adopted by voice vote.

On motion of Senator Schlor HS 1 for HB 565 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HS 1 for HB 565—An Act making an Appropriation to the Prisoners Aid Society of Delaware for the Operation of

the 308 West Residence.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Schlor, Steen-15.

NAYS-Robbins-1.

NOT VOTING-Hoey-1. ABSENT-McCullough-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Martin reported the following bill from committee. SB 313, 2 favorable, 3 merits.

Senator Carney reported the following bill from com-

mittee. HS 1 for HB 488, 5 favorable.

Senator Dineen reported the following bills from committee: SB 342, 3 favorable, 1 merit; HB 485, 3 favorable, 1 merit; HB 544, 3 favorable, 1 merit; HB 514, with HA 1, 2 favorable, 2 merits; HB 535 with HA 1, 2 favorable, 1 merit, 1 unfavorable; HB 475 with HA 1, 1 favorable, 2 merits.

Senator McGinnis reported the following bills from committee: HB 157 with HA 1, 3 favorable, 2 merits; SB 226, 1 favorable, 3 merits; SB 251, 1 favorable, 3 merits; HB 495 with HA 1, 3 favorable, 1 merit, 1 unfavorable; HB **342** with **HA 1,** 2 favorable, 2 merits; **HB 451,** 2 favorable, 3 merits; HB 541, 3 favorable, 2 merits; HB 295 with HA 1, 3 favorable, 2 merits; HB 296 with HA 1, 3 favorable, 2 merits; HB 553 with HA 1, 3 favorable, 2 merits.

Senator McGinnis moved that Rule 9 be suspended for the purpose of acting on **HB 553** as amended. Adopted by

voice vote.

On motion of Senator McGinnes HB 553 and HA 1 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 553 as amended by HA 1—An Act to Amend Title

30, Delaware Code, Relating to Income Tax.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen—17. NAYS—None.

NOT VOTING-None.

ABSENT-McCullough-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Davidson HB 530 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 530-An Act Relating to Atlantic Sailfish, Blue

Marlin, White Marlin and Striped Marlin.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT-McCullough-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Martin moved that SB 312 be brought up for final reading and vote. Senator Dineen moved to adopt **SA 1** to **SB 312.** Adopted voice vote.

Senator Martin requested the privilege of the floor

for Mr. Hollon of the Socialist Labor Party. Granted.

Senator Hoey reported the following bills from committee: HB 570 with HA 1, 2 favorable, 3 merits; HB 559, 2 favorable, 3 merits; HB 527, 3 favorable, 2 merits; HB 563, 1 favorable, 2 merits, 2 unfavorable; HB 564, 3 favorable, 2 merits; H 562, 5 merits; HB 561, 1 favorable, 4 merits; HB 567, 5 merits; HB 568, 5 merits; HB 533 with HA 1, 1 favorable, 3 merits; HB 569, 3 favorable, 2 merits; HB 566 with HA 1 and HA 2, 2 favorable, 2 merits; SB 329, 3 favorable, 1 merit, 1 unfavorable; SS 1 for SB 321, 1 favorable, 4 merits.

Senator Dineen moved that Rule 9 be suspended for the purpose of acting on SS 1 for SB 321. Adopted by voice vote.

Senator Dineen moved to adopt SS 1 for SB 321 in lieu

of the original. Adopted by voice vote.

Senator Moore, Co-sponsors Senators Manning, Cook, Carney, introduced the following amendment, SA 1 to SS 1 for SB 321.

Senator Moore moved to defer action on both SA 1 to SS 1 for SB 321 and SS 1 for SB 321. Adopted by voice vote.

Senator Hoey reported the following bills from committee: SB 337 with SA 1, 4 favorable, 1 merit; SB 330, 3 favorable, 2 merits.

Senator Hoey introduced the following amendment, SA 1 to HB 549 which was given first reading and placed

with the bill.

On motion of Senator Martin HJR 11 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HJR 11—Establishing a Committee for the pupose of Reviewing and Studying and Making Report and Recommendations on the Rehabilitation of Injured Employees in the State of Delaware.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Martin, McGinnes, Moore, Robbins, Schlor, Steen—14. NAYS—None.

NOT VOTING-Manning-1.

ABSENT—Hoey, Kinahan, McCullough—3.

So the question was decided in the affirmative and the

bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following bill, SB 343

which was given first reading.

Senator Cook moved that Rule 9 be suspended for the

purpose of acting on SB 343. Adopted by voice vote.

SB 343—An Act to Amend Chapter 336, Volume 55, Laws of Delaware, Entitled "An Act Making Appropriations to the Amount of \$136,838,199.00 for the Expenses of the State Government for the Fiscal Year Ending June 30. 1967," and Making a Supplemental Appropriation in the Amount of \$19,254.00 for the Proposed Amendments to Section 1.

On motion of Senator McGinnis SB 334 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

SB 343—An Act to Amend Chapter 336, Volume 55, Laws of Delaware, Entitled "An Act making Appropriations to the Amount of \$136,838,199.00 for the Expenses of the State Government for the Fiscal Year Ending June 30, 1967," and making a Supplemental Appropriation in the Amount of \$19,254.00 for the Proposed Amendments to Section 1.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Holloway, Manning, Martin, McGinnes, Moore, Robbins, Schlor—13. NAYS—None.

NOT VOTING—Dineen—1.

ABSENT-Hoey, Kinahan, Martin, Steen-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Robbins reported the following bills from committee: HB 506 with HA 1, 3 favorable, 1 merit; HB 549,

3 favorable, 1 merit.

Senator Dineen moved that Rule 9 be suspended for the purpose of acting on SB 330. Adopted by voice vote.

On motion of Senator Dineen SB 330 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 330—An Act to Amend Chapter 336, Volume 55, Laws of Delaware, Entitled "An Act making Appropriations to the Amount of \$136,838,199.00 for the Expense of the State Government for the Fiscal Year Ending June 30. 1967," and making a Supplemental Appropriation in the Amount of \$755,850.00 for the Proposed Amendments of Section I, and by Amending Section II, and by Adding to the

First and Fourth Sentence of Section 16.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McGinnes, Moore, Robbins, Schlor, Steen-15.

NAYS-None.

NOT VOTING-None.

ABSENT-Hoey, Kinahan, McCullough-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Cook SB 343 with title as follows was taken up for consideration and read a second time by

title in order to pass the Senate.

SB 343—An Act to Amend Chapter 336, Volume 55, Laws of Delaware, Entitled "An Act making Appropriations to the Amount of \$136,838,199.00 for the Expenses of the State Government for the Fiscal Year Ending June 30, 1967," and Making a Supplemental Appropriation in the Amount of \$19,254.00 for the Proposed Amendments to Section I.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS—Carney, Conner, Cook, Davidson, Dines Holloway, Martin, McGinnes, Moore, Schlor, Steen—11. NAYS—Bookhammer, DuPont, Manning—3.

NOT VOTING—Robbins—1.

ABSENT-Hoey, Kinahan, McCullough-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen introduced the following bill, SB 344 which was given first reading and referred to the com-

mittee on Revised Statutes.

SB 344—An Act to Amend Title 21, Chapter 3, §303, Delaware Code, Relating to the Salary of the Motor Vehicle Commissioner.

Senator Holloway, Co-Sponsor Senator Manning introduced the following bill, SB 345 which was given first reading and referred to the committee on Elections.

SB 345—An Act to Amend Section 5013, Title 15, Delaware Code, Entitled Instruction of Election Officers by including Judges of Elections therein.

Senator Cook introduced the following SCR 50 which

was given first reading.

SCR 50—BE IT RESOLVED, by the Senate of the 123rd General Assembly of the State of Delaware, the House of Representatives concurring therein, that both Houses of the 123rd Session of the General Assembly of the State of Delaware shall adjourn Sine Die at the close of business on Thursday, May 26, 1966.

On motion of Senator Cook SCR 50 with title as follows was taken up for consideration and read a second time by

title in order to pass the Senate.

SCR 50—BE IT RESOLVED, by the Senate of the 123rd General Assembly of the State of Delaware, the House of Representatives concurring therein, that both Houses of the 123rd Session of the General Assembly of the State of Delaware shall adjourn Sine Die at the close of business on Thursday, May 26, 1966.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS—Bookhammer, Conner, Cook, DuPont, Holloway, Manning, Martin, McGinnes—8.

NAYS—Carney, Davidson, Dineen, Moore, Schlor—5.

NOT VOTING-None.

ABSENT—Hoey, Kinahan, McCullough, Robbins, Steen—5.

So the question was decided in the negative and the bill was lost.

Senator Cook moved that the Senate adjourn until Thursday, May 26, 1966 at 1:00 P.M. Motion carried and Senate adjourned at 7:17 P.M.

24th LEGISLATIVE DAY

The Senate met pursuant to adjournment at 2:45 P.M. on Thursday, May 26, 1966, Lt. Gov. Tribbitt presiding.

Prayer by Senator DuPont.

By roll call the following Senators were present:

PRESENT—Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor—15.

ABSENT-Bookhammer, Holloway, Pres. Pro. Tem.

Steen-3.

The Secretary proceeded to read the Journal of the previous days session when Senator Cook moved that so much be considered the reading of the Journal and the Journal be approved as read.

Senator DuPont asked to be marked present.

Senator DuPont asked to have a communication read from Sheet Metal Workers Local No. 59.

Senator Holloway asked to be marked present.

Senator Holloway reported the following bill from Committee:

HB 515 with HA 1—2 favorable, 3 merits.

SB 345—2 favorable, 3 merits.

Senator McGinnis moved that HB 157 with HA 1 be brought up for consideration.

Senator McGinnis moved to defer action on HB 157.

Adopted by voice vote.

Senator Bookhammer asked to be marked present.

Senator Cook introduced the following SS 1 for SB 304

which was given first reading.

SS 1 for SB 304—An Act to Amend Title 9, Chapter 3, §371, Delaware Code, Relating to Work of A Professional Nature Performed for New Castle, Kent, and Sussex Counties.

Senator Cook moved to adopt SS 1 for SB 304 in lieu

of original bill. Adopted by voice vote.

Senator Cook moved to suspend rule 9 to act on SS 1 for SB 304. Adopted by voice vote.

Senator Robbins moved to defer action on SS 1 for SB

304. Adopted by voice vote.

Senator McGinnis asked for the privilege of the floor for Mr. Twieley to explain HB 157 as amended. No objections heard; privilege was then granted.

On motion of Senator McGinnes HB 157 with HA 1 with title as follows was taken up for consideration and read

a second time by title in order to pass the Senate.

HB 157 as amended by HA 1-An Act to Amend Chapter 35, Title 12, Delaware Code, by the Addition Thereto of a New Section Requiring and Regulating Permanent Lot Care Funds of any Person, Partnership or Corporation Engaged in the Business of Selling Burial Lots with Perpetual Care.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as

follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Martin, McCullough, McGinnes, Moore, Robbins, Schlor—16.

NAYS-None.

NOT VOTING-None.

ABSENT—Manning, Steen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bills which were given first and second reading and referred to Com-

mittee as follows: HB 577 to Agriculture.

HB 577—An Act to Amend Chapter 39, Title 7, Delaware Code, Relating to Soil and Water Conservation Districts by Revising Qualifications for District Supervisors.

HB 501 to Judiciary.

HB 501—An Act Proposing an Amendment to Article 4 of the Constitution of the State of Delaware Relating to the Orphans' Court.

The Chair presented the following House Bills which were given first and second reading and referred to Committee as follows:

HB 598 to Finance.

HB 598—An Act making a Supplementary Appropriation to the Salary Account of the Motor Vehicle Department for the Purpose of Obtaining Additional Employees.

HB 44 with HA 1 to Miscellaneous.

HB 44—An Act to Enact and Adopt the Southern Interstate Nuclear Compact and to Provide for a Member and Alternate on the Southern Interstate Nuclear Board and Making an Appropriation Therefor.

Senator Carney asked for the privilege of the floor for Representative Bartleson to speak on HS 1 for HB 488.

No objections heard; privilege was then granted.

On motion of Senator Carney HS 1 for HB 488 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HS 1 for HB 488—An act to amend Subchapter I, Chapter 27, Title 21, Delaware Code, relating to driver's license.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnes, Moore, Robbins, Schlor, Steen—18.

NAYS-None.

NOT VOTING-None.

ABSENT—None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill which

was given first reading.

HB 586—An act to amend Chapter 27, Title 18, Delaware Code, by providing for a special tax on certain gross premiums of insurance companies, the distribution thereof, and requiring certain police departments or bureaus to make certain registrations with the State Treasurer.

Senator Martin moved to suspend Rule 9 to act on

HB 586. Adopted voice vote.

Senator Steen moved the Senate recess to the call of the chair at 3:26 P. M.

The Senate returned to order at 4:26 P. M. Lt. Gov. Tribbitt presiding.

Senator Robbins asked for the privilege of the floor

for Mr. Frank O'Conner.

No objections heard; privilege was then granted.

Senator Dineen asked for the privilege of the floor for Mr. McDonald

No objections heard; privilege was then granted.

Senator Dineen asked for the privilege of the floor for Mr. Poppitti.

No objections heard; privilege was then granted.

Senator Martin moved to table the roll call on **HB 586**. Adopted voice vote.

Senator Steen moved that the Senate adjourn until

Wednesday, June 1, 1966, at 1:00 P. M.

Senator Steen moved to withdraw motion. Senator

Steen moved to recess to the call of the Chair.

On motion of Senator Steen to recess on the question "Shall the motion pass the Senate?" the year and nays were ordered which being taken were as follows:

YEAS-Cook, Davidson, Dineen, Hoey, Holloway, Mar-

tin, Robbins, Schlor, Steen-9.

NAYS—Bookhammer, Carney, Conner, DuPont, Kinahan, McCullough, McGinnes, Moore—8.

NOT VOTING—Manning—1.

ABSENT-None.

So the question was decided in the affirmative.

Senate recessed at 5:15 P. M.

25TH LEGISLATIVE DAY

The Senate was called to order at 2:50 P. M. Senator Cook moved the Senate to adjourn and reconvene into the 25th Legislative Day. Adopted voice vote.

The Senate met pursuant to adjournment at 2:50 P. M.

on June 1, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following senators were present: Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Kinahan, Manning, McCullough, Moore, Robbins—11.

Members absent: Dineen, Hoey, Holloway, Martin, Mc-

Ginnes, Schlor, Pres. Pro Tem. Steen—7.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Cook submitted 2 communications opposing

the Sunday Shopping Law — Both from Almart.

Senator Schlor asked to be marked present.

Senator Davidson reported the following bill from committee:

HB 539—4 favorable, 1 merit.

The Chair presented the following House Bills which were given first and second reading and referred to Committee as follows: **HB 545** to Revised Statutes.

HB 545—An act proposing an amendment to Article II of the Constitution of the State of Delaware, authorizing the General Assembly to establish and regulate State lotteries.

Senator Cook moved the Senate recess to the call of

the Chair at 3:00 P. M.

The Senate returned to order at 3:53 P. M. Lt. Gov. Tribbitt presiding.

The following Senators asked to be marked present:

Senators Dineen, McGinnes, Martin, Hoey, and Steen.

Senator Dineen moved that **HB 475** be brought up for final reading and vote. Senator Cook moved to defer action on **HB 475.** Adopted voice vote.

Senator Dineen introduced the following amendment **SA 1** to **HB 535** which was given first reading and adopted

voice vote.

Senator Dineen asked for the privilege of the floor for Mr. Lynch to explain **HB 535** as amended.

No objections heard; privilege was then granted.

On motion of Senator Dineen HB 535 with HA 1 and **SA 1** as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

HB 535 as amended by HA 1 as amended by SA 1—An act to amend Title 24, Delaware Code, by providing for the creation of a Board of Electrical Examiners prescribing regulations for reduction of fire hazards and protection of life and property, penalties for violations and making a supplementary appropriation to carry out these provisions.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Schlor, Steen-15.

NAYS-None.

NOT VOTING—Hoey, Robbins—2.

ABSENT-Holloway-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator DuPont moved that SB 337 be brought up for final reading and vote. Senator DuPont moved that SA 1. to SB 337 be adopted. SA 1 to SB 337 was adopted by voice vote.

On motion of Senator DuPont SB 337 with SA 1 with

title as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

SB 337—An act making an appropriation to Alfred I. DuPont School District #7, for the purpose of constructing sidewalks and obtaining the necessary right of way therefor within the school district at specified locations.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Kinahan, Manning, Martin, Mc-Cullough, McGinnis, Moore, Robbins, Schlor-16.

NAYS-None.

NOT VOTING-None.

ABSENT—Holloway, Steen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McCullough reported the following bill from

committee:

HB 507—1 favorable, 4 merits.

Senator McCullough moved that Rule 9 be suspended for the purpose of considering HB 507. Motion carried.

Senator McCullough asked or the privilege of the floor

for Mr. Brooks.

No objections heard; privilege was then granted.

Senator McCullough moved to adopt SA 1 to HB 507.

SA 1 to **HB 507** was adopted voice vote.

On motion of Senator McCullough HB 507 with SA 1 with title as follows was taken up for consideration and read

a second time by title in order to pass the Senate.

HB 507 as amended by SA 1—An act to amend Chapter 23, Title 5, Delaware Code, by providing further regulation of the business of forwarding or transmitting money or other valuable instruments by providing for the submission of proof of financial responsibility and proof of the possession of insurance.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Davidson, Dineen, DuPont, Manning, Martin, McCullough, McGinnis, Moore—11.

NAYS-None.

NOT VOTING—Cook, Hoey, Kinahan, Robbins, Schlor <u>....</u>5.

ABSENT—Holloway, Steen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson reported the following bill from committee:

HB 499—3 favorable, 2 merits.

Senator Dineen reported the following bill from committee:

SS 1 for SB 241—2 favorable, 1 merit.

Senator McGinnis introduced the following bill, SB 346

which was given first reading.

SB 346—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$11,440.00 for the proposed amendments to Section 1.

Senator McGinnis moved that Rule 9 be suspended for

the purpose of considering SB 346. Motion carried.

Senator McGinnis moved the Senate recess to the call

of the chair at 4:36 P. M.

The Senate returned to order at 4:45 P. M. Lt. Gov. Tribbitt presiding.

Senator Schlor introduced the following bill, SB 347

which was given first reading.

SB 347—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967."

Senator Schlor moved that Rule 9 be suspended for the

purpose of considering SB 347. Motion carried.

Senator Schlor moved to table roll call. Adopted voice vote.

On motion of Senator McGinnis SB 346 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

SB 346—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967." and making a supplemental appropriation in the amount of \$11,440.00 for the proposed amendments to Section 1.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Kinahan, McCullough, McGinnis, Moore, Robbins, Schlor—12.

NAYS—None.

NOT VOTING—Bookhammer, Manning, Martin—3. ABSENT—Hoey, Holloway, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved to recess to prepare an agenda.

Motion lost by voice vote.

On motion of Senator Manning SB 97 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 97—An act proposing an amendment to Section 2, Article 5, of the constitution of the State of Delaware, re-

lating to qualifications for voting.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS—Carney, Conner, Cook, Davidson, Manning, Martin, McCullough, Moore—9.

NAYS-Dineen, Hoey, McGinnis, Robbins, Schlor. Steen—6.

NOT VOTING-Kinahan-1.

ABSENT—Bookhammer, Holloway—2.

So the question was decided in the negative and the bill was lost.

Senator Dineen moved that the roll call on SB 312 be stricken.

Senator Martin moved that the roll call on SB 312 be lifted from the table.

Senator Martin moved that the roll call on SB 312 be

stricken. Adopted voice vote.

Senator Dineen introduced the following amendment, SA 2 to SB 312 with SA 1 which was given first reading and adopted voice vote.

Senator Conner asked for the privilege of the floor for

Mr. Hollon.

No objections heard; privilege was then granted.

Senator Martin moved to table roll call on SB 312 with **SA 1** and **SA 2.** Adopted voice vote.

Senator Cook asked for the privilege of the floor for

Dr. Gehret.

No objections heard; privilege was then granted.

On motion of Senator Cook SB 328 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 328—An act to amend §1739, Chapter 17, Title 24, Delaware Code, relating to the authority of the Medical

Council to issue licenses.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, David-

son, DuPont, Hoey, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT—Dineen, Holloway—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McGinnis moved that HB 495 with HA 1 be brought up for final reading and vote.

Senator Robbins (by request) introduced the following amendment, **SA 1** to **HB 495** with **HA 1** which was given first reading and placed with the bill.

Senator Davidson introduced the following amendment, **SA 2** to **HB 495** with **HA 1** which was given first reading and placed with the bill.

Senator Davidson (by request) introduced the following amendment, **SA 3** to **HB 495** with **HA 1** which was given first reading and placed with the bill.

Senator Steen moved the Senate recess to the call of

the Chair at 5:55 P. M.

The Senate returned to order at 8:47 P. M. Lt. Gov.

Tribbitt presiding.

Senator Steen introduced the following amendment, **SA 4** to **HB 495** with **HA 1** which was given first reading and placed with the bill.

Senator Cook moved that HB 495 with HA 1 be deferred for this session of the General Assembly. Motion

lost by voice vote.

Senator Steen introduced the following amendment, **SA 5** to **HB 495** with **HA 1** which was given first reading and placed with the bill.

Senator Manning moved that the Legislative Reference Bureau be kept open while the Legislature is in session.

Senator Steen moved to adopt SA 4 to HB 495 with HA 1. SA 4 was adopted by voice vote.

Senator Steen moved to adopt SA 5 to HB 495 with

HA 1 and SA 4. SA 5 was adopted by voice vote.

Senator Cook introduced the following amendment, SA 6 to HB 495 with HA 1 and SA 4 and SA 5 which was given first reading.

On motion of Senator Cook HB 495 with title as follows was taken up for consideration and read a second time by title is order to pass the Senate. SA 6 to HB 495 with HA 1, SA 4 and SA 5.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Cook, Davidson, Hoey, Moore, Steen—6.

NAYS—Conner, Dineen, McCullough, Robbins—4.

NOT VOTING—DuPont, Manning, Martin, McGinnis, Schlor—5.

ABSENT-Carney, Holloway, Kinahan-3.

So the question was decided in the negative and the bill was lost.

On motion of Senator Davidson HB 245 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate. SA 2 to HB 495 with HA 1, SA 4 and SA 5.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Cook, Davidson, Hoey, Moore, Steen—6.

NAYS—Carney, Conner, Dineen, McCullough, Robbins—5.

NOT VOTING—DuPont, Manning, Martin, McGinnis, Schlor—5.

ABSENT—Holloway, Kinahan—2.

So the question was decided in the negative and the bill was lost.

Senator Davidson asked for the privilege of the floor for Mr. Walsh.

No objections heard; privilege was then granted.

Senator Davidson moved to adopt SA 3 to HB 495 as amended.

Senator Conner requested the privilege of the floor for Mr. Walsh.

No objections heard, privilege granted.

Senator Conner moved to defer action on SA 3 to HB

495 as amended. Motion lost by voice vote.

On motion of Senator Davidson with **HB 495** title as follows was taken up for consideration and read a second time by title in order to pass the Senate. **SA 3** to **HB 495** as amended.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Cook, Davidson, Moore, Steen

NAYS—Carney, Conner, Dineen, Manning, McCullough, Robbins—6.

NOT VOTING—DuPont, Hoey, Martin, McGinnis, Schlor—5.

ABSENT—Holloway, Kinahan—2.

So the question was decided in the negative and the bill was lost.

Senator Bookhammer moved that HB 495 as amended be stricken from the record. Motion withdrawn by maker.

Senator Cook moved to defer action on HB 495 as amended for this session of the General Assembly.

Senator Robbins moved to table Senator Cook's mo-

On motion of Senator Robbins with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

To table deferring motion.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Dineen, Hoey, McCullough, Robbins—6.

NAYS—Bookhammer, Cook, Davidson, Moore, Steen —5.

NOT VOTING—DuPont, Manning, Martin, McGinnis, Schlor—5.

ABSENT-Holloway, Kinahan-2.

So the question was decided in the negative and the bill was lost.

Senator Cook moved that the Senate adjourn until Thursday, June 2, 1966, at 1:00 P. M.

Motion carried and Senate adjourned at 9:26 P. M.

26TH LEGISLATIVE DAY

The Senate met pursuant to adjournment at 2:55 P. M. on June 2, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—18.

Members absent: None.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

The Chair presented the following House Bills which were given first and second reading and referred to Com-

mittee as follows:

HB 590 to Finance.

HB 590—A supplementary appropriation act for the fiscal year ending June 30, 1966, to the Department of Correction of \$406.00 for the purpose of reimbursing John O. Ellingsworth, Warden of Sussex Correctional Institution, for damage to his personal automobile.

HB 552 to Finance.

HB 552—An act authorizing the Department of Correction to pay \$50.00 for services rendered by private physicians to an inmate during a previous fiscal year.

HB 588 to Public Buildings and Highways.

HB 588—An act to amend title 17, Delaware Code, relating to the vacation of certain public roads by requiring a hearing upon notice concerning such closing.

The Chair presented the following House Bills which were given first and second reading and referred to Committee as follows:

HB 578 with HA 1 to Education.

HB 578—An act to amend Title 14, Section 1912, Delaware Code, by providing an exemption to the capitation tax.

HB 580 with **HA 1** to Judiciary.

HB 580—An act to amend Chapter 3, Title 11, Delaware Code, by prohibiting the bribery of agents, employees or servants, to disclose without authorization the names, addresses or telephone numbers of customers of telephone service, prohibiting the unauthorized reproduction of lists containing such information, and prohibiting the conspiracy or inducement to do the foregoing acts.

HB 583 to Fish, Oyster, and Game.

HB 583—An act to amend §502, Title 7, Delaware Code, relating to exceptions to requirements for hunting, trapping and fishing licenses.

The Chair presented the following House Bills which were given first and second reading and referred to Com-

mittee as follows:

HB 602 to Finance.

HB 602—An act making a supplementary appropriation to the Governor for the study of the State of Delaware Public School System.

HB 481 to Revised Statutes.

HB 481—An act to amend Title 29, Delaware Code, relating to State Government by adding a new subchapter to provide for the receipt of federal aid by the agencies of the State.

HB 483 to Revised Statutes.

HB 483—An act proposing an amendment to Article 3, Section 21 of the Delaware Constitution by changing the term of office of the Auditor of Accounts and State Treasurer from two to four years and providing for the time of the election of the Attorney General, Insurance Commissioner, State Treasurer and Auditor of Accounts.

The Chair presented the following House Joint Resolu-

tion which was given first reading:

HJR 13—Encouraging the establishment of a 200 B.E.V. atomic accelerator prime nuclear facility on the East Coast.

Senator Steen moved that Rule 9 be suspended for the purpose of considering HJR 13. Motion carried.

On motion of Senator Steen HJR 13 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HJR 13—Encouraging the establishment of a 200 B.E.V. atomic accelerator prime nuclear facility on the East Coast.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Cook, Davidson, Holloway, Martin, Moore, Robbins, Schlor, Steen—10.

NAYS-None.

NOT VOTING—Conner, Dineen, DuPont, Hoey, Kinahan, McCullough, McGinnis—7.

ABSENT—Manning—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill which

was given first reading:

HB 606—An act to amend Chapter 35, Title 12, Delaware Code, by the addition thereto of a new section requiring and regulating permanent lot care funds of any person, partnership or corporation engaged in the business of selling burial lots with perpetual care.

Senator McGinnis moved that Rule 9 be suspended for

the purpose of considering HB 606. Motion carried.

On motion of Senator McGinnis HB 606 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 606—An act to amend Chapter 35, Title 12, Delaware Code, by the addition thereto of a new section requiring and regulating permanent lot care funds of any person, partnership or corporation engaged in the business of selling burial lots with perpetual care.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Martin, McGinnis, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING-McCullough-1.

ABSENT—Manning—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill, which was given first reading:

HB 231 as amended by HA 1—An act appropriating

money to Boys Home of Delaware, Inc.

Senator Moore moved that Rule 9 be suspended for the purpose of considering **HB 231** with **HA 1.** Motion carried.

Senator Moore asked for the privilege of the floor for Mr. Fisk.

No objections heard; privilege was then granted.

On motion of Senator Moore **HB 231** with **HA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 231—An act appropriating money to Boys Home

of Delaware, Inc.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING—None. ABSENT—McCullough—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Martin moved to lift from the table the roll call

on SB 312 as amended. Adopted voice vote.

On motion of Senator Martin SB 312 with SA 1 and SA 2 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 312—An act to amend Section 4101, Title 15, Delaware Code, relating to the definition of political parties.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Cook, Davidson, Dineen, Holloway, Martin, McGinnis, Moore, Robbins, Schlor, Steen—11.

NAYS-Bookhammer, Manning-2.

NOT VOTING—Conner, DuPont, Hoey, Kinahan, Mc-Cullough—5.

ABSENT-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence. Senator Martin moved to lift from the table the roll

call on HB 586. Adopted voice vote.

Senator DuPont moved to strike original roll call for the purpose of submitting an amendment. Senator Schlor moved to lay this motion on the table.

On motion of Senator Schlor to table motion to strike

roll call.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS-Carney, Cook, Davidson, Dineen, Martin, Mc-

Ginnis, Moore—7.

NAYS-Bookhammer, Conner, DuPont, Hoey, Holloway, Kinahan, Manning, Robbins, Schlor, Steen-10.

NOT VOTING-None.

ABSENT-McCullough-1.

So the question was decided in the negative and the bill was lost.

Senator Manning moved to table the roll call on HB 586

to accept an amendment to the bill.

On motion of Senator Manning to table roll call to ac-

cept an amendment.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Kinahan, Manning, McGinnis, Moore, Robbins, Steen—13.

NAYS—Dineen, Holloway, Martin, Schlor—4.

NOT VOTING-None.

ABSENT-McCullough-1.

So the question was decided in the affirmative.

Senator Bookhammer introduced the following amendment, SA 1 to HB 586 which was given first reading.

Senator Dineen asked for the privilege of the floor for

Mr. Murphy.

No objections heard; privilege was then granted.

On motion of Senator Bookhammer HB 586 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate. SA 1 to HB 586. On the question "Shall the bill pass the Senate?" the

yeas and navs were ordered which being taken were as fol-

YEAS-Bookhammer, Conner, Cook, Davidson, Du-Pont, Hoey, Kinahan, Manning, Robbins, Steen-10.

NAYS-Dineen, Holloway, Martin, McCullough, Mc-

Ginnis, Schlor—6.

NOT VOTING—Carney, Moore—2.

ABSENT—None.

So the question was decided in the affirmative.

Senator Robbins introduced the following amendment, **SA 2** to **HB 586** with **SA 1** which was given first reading. Withdrawn by sponsor.

Senator Robbins moved to recess. Lost by voice vote. Senator Manning moved to take a roll call on **HB 586** with **SA 1.**

Senator Robbins moved to defer action on HB 586 as amended. Motion lost by voice vote.

On motion of Senator Martin HB 586 with SA 1 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 586 as amended by SA 1—An act to amend Chapter 27, Title 18, Delaware Code, by providing for a special tax on certain gross premiums of insurance companies, the distribution thereof, and requiring certain police departments or bureaus to make certain registrations with the State Treasurer.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McGinnis, Moore, Schlor, Steen—15.

NAYS—Hoey, Robbins—2.

NOT VOTING-McCullough-1.

ABSENT-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Dineen HB 475 with HA 1 with title as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

HB 475 as amended by HA 1—An act to appropriate money to Edward Gerres, Jr., a veteran eligible for the bonus paid by the State of Delaware pursuant to the Veteran's Military Pay Act and the Veteran's Military Pay Act No. II, but who did not receive his bonuses.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Kinahan, Manning, Martin, McGinnis, Moore, Robbins, Schlor—15.

NAYS-None.

NOT VOTING—McCullough—1.

ABSENT—Hoey, Steen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority

passed the Senate and was ordered to the House for concurrence.

On motion of Senator Dineen **HB 514** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 514 as amended by HA 1—An act to amend §2822, Chapter 28, Title 31, Delaware Code, relating to qualifications for admission to Delaware Home and Hospital for Chronically Ill at Smyrna.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Dineen, DuPont, Hoey, Holloway, Kinahan, Martin, McGinnis, Moore, Robbins, Schlor—14.

NAYS-None.

NOT VOTING-McCullough-1.

ABSENT—Davidson, Manning, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Hoey asked for the privilege of the floor for Mr. Paul Ellis.

No objections heard; privilege was then granted.

On motion of Senator DuPont **SB 314** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 314—An act to amend Section 2105, Title 7, Delaware Code, providing for fees on oysters taken from Dela-

ware Bay.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Holloway Kinahan, Moore, Robbins—11.

NAYS-None.

NOT VOTING-Manning, McGinnis-2.

ABSENT—Dineen, Martin, McCullough, Schlor, Steen -5.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Conner introduced the following amendment, **SA 1** to **SB 340** which was given first reading and adopted voice vote.

On motion of Senator Conner, SB 340 with SA 1 with

title as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

SB 340—An act to amend Chapter 17, Title 15, Delaware Code, relating to registration records and cancellation of registration.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnis, Moore, Robbins, Steen—16.

NAYS—None. NOT VOTING—None.

ABSENT-McCullough, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Robbins, HB 505 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 505—An act proposing an amendment to Article X of the constitution of the State of Delaware by providing that the General Assembly may provide for the transportation of students of non-public, non-profit elementary and high schools.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS-Carney, Conner, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Schlor, Steen-15.

NAYS—Cook—1. NOT VOTING—Bookhammer, Robbins—2.

ABSENT-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McGinnis moved that HB 495 with HA 1 and **SA 4** and **SA 5** be brought up for final reading and vote. Senator McGinnis moved to table the roll call on HB 495 as amended. Adopted voice vote.

Senator Cook introduced the following resolution, SR 134 which was given first reading and adopted voice

vote.

SR 134—Relating to overtime for telephone operators. On motion of Senator Dineen HB 485 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 485—An act to amend Chapter 43, Title 29, Dela-

ware Code, relating to notaries public.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Conner, Davidson, Dineen, Du-Pont, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—15.

NAYS-None.

NOT VOTING—Hoey—1 ABSENT—Carney, Cook—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen introduced the following bill, SB 348

which was given first reading.

SB 348—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations in the amount of \$136,838,199.00 for the expense of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$59,600.00 for the proposed amendment.

Senator Dineen moved that Rule 9 be suspended for

the purpose of considering SB 348. Motion carried.

Senator Dineen asked for the privilege of the floor for Mr. Wrightson.

No objections heard; privilege was then granted.

On motion of Senator Dineen SB 348 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 348—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations in the amount of \$136,838,199.00 for the expense of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$59,600.00 for the proposed amendment.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—13.

NAYS—DuPont, Hoey—2. NOT VOTING—Kinahan—1.

ABSENT—Bookhammer, Holloway—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence. Senator Dineen introduced the following bill, SB 349

which was given first reading:

SB 349—An act to amend Chapter 336, Volume 55, Laws of Delaware entitled "an act making appropriations in the amount of \$136,838,199.00 for the expense of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$25,000.00 for the proposed amendment.

Senator Dineen moved that Rule 9 be suspended for

the purpose of considering SB 349. Motion carried.

On motion of Senator Dineen SB 349 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 349—An act to amend Chapter 336, Volume 55, Laws of Delaware entitled "an act making appropriations in the amount of \$136,838,199.00 for the expense of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$25,000.00 for the proposed amendment.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Kinahan, Manning, Martin, Mc-Cullough, McGinnis, Moore, Robbins, Schlor, Steen-17.

NAYS-None.

NOT VOTING-None. ABSENT-Holloway-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McCullough asked for the privilege of the floor

for personal reasons.

No objections heard; privilege was then granted.

Senator McCullough introduced the following bill, SB 350 which was given first reading.

SB 350—An act making an appropriation in the amount of \$487,525.00 to the State Board of Education for certain improvements and repairs to the public school buildings of the State.

Senator McCullough moved that Rule 9 be suspended

for the purpose of considering SB 350. Motion carried. On motion of Senator McCullough SB 350 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

SB 350—An act making an appropriation in the amount of \$487,525.00 to the State Board of Education for certain improvements and repairs to the public school buildings of the State.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Manning, Martin, McCullough, Moore, Schlor—11.

NAYS-None.

NOT VOTING—Dineen, Martin, McGinnis, Robbins

ABSENT-Holloway, Steen-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following amendment, **SA 5** to **SS 1** for **SB 241** which was given first reading and adopted voice vote.

Senator Cook asked for the privilege of the floor for

Mr. Bryson.

No objections heard; privilege was then granted.

Senator Schlor introduced the following amendment, SA 6 to SS 1 for SB 241 which was given first reading and adopted voice vote.

Senator Martin introduced the following amendment, SA 7 to SS 1 for SB 241 which was given first reading and

adopted voice vote.

Senator Conner asked for the privilege of the floor for Mr. Bryson.

No objections heard; privilege was then granted.

Senator Robbins moved to adopt SA 4 to SS1 for SB

241. SA 4 was adopted by voice vote.

On motion of Senator Cook SS 1 for SB 241 with SA 4, SA 5, SA 6, and SA 7 with title as follows was taken up for consideration and read a second time by title in order to

pass the Senate.

SS 1 for SB 241—An act relating to water, underwater lands and air use and conservation; providing for a comprehensive commission to regulate the use of water, underwater lands and air; revising and consolidating the laws relating to water, underwater lands and air; providing for the exploration in, and granting of rights in submerged and subaqueous lands; abolishing the water pollution, air pollution and geological commissions and creating a water and air resources commission.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Schlor—14. NAYS—Hoey—1.

NOT VOTING-Bookhammer, Robbins, Steen-3.

ABSENT-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Schlor SB 347 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 347—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967."

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Carney, Davidson, Dineen, Hoey, Holloway, Martin, McGinnis, Moore, Robbins, Schlor, Steen—11.

NAYS—Manning—1.

NOT VOTING—Bookhammer, Conner, Cook, DuPont, Kinahan, McCullough-6.

ABSENT-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On the motion of Senator Schlor roll call tabled.

Senator Dineen moved that SB 332 be brought up for final reading and vote. Senator Dineen moved to table the roll call on SB 332.

On motion of Senator Davidson SB 234 with SA 1 and **HA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 234—An act to amend Section 2942, Title 21, Delaware Code, relating to suspension of license for non-payment of judgments by allowing an occupational license under certain conditions.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Hoey, Kinahan, Manning, McCullough, McGinnis, Moore, Robbins, Schlor, Steen-15.

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NAYS-None.

NOT VOTING-None.

ABSENT—Conner, Holloway, Martin—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McGinnis asked for the privilege of the floor for Representative Ferguson.

No objections heard; privilege was then granted.

On motion of Senator McGinnis HB 451 with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 451—An act to amend Title 21, Chapter 21 and Chapter 41, Delaware Code, by providing for the issuance of special license plates to certain handicapped persons and further providing certain parking privileges to the holder of such plates.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Kinahan, Manning, McCullough, McGinnis, Schlor—13.

NAYS-None.

NOT VOTING-None.

ABSENT-Holloway, Martin, Moore, Robbins, Steen

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved the Senate recess to the call of the chair at 6:00 P. M.

The Senate returned to order at 8:55 P. M. Lt. Gov.

Tribbitt presiding.

Senator Hoey reported the following bills from committee:

SB 331—2 favorable, 3 merits.

HB 511—1 favorable, 4 merits. HB 602—5 merits.

HB 590—5 merits.

HB 513—1 favorable, 3 merits, 1 unfavorable.

HB 598—4 merits, 1 unfavorable.

Senator Hoey moved that Rule 9 be suspended for the purpose of considering HB 598. Motion carried.

On motion of Senator Hoey HB 598 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 598—An act making a supplementary appropriation to the salary account of the Motor Vehicle Department

for the purpose of obtaining additional employees.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Kinahan, Manning, Moore, Robbins. Steen—12.

NAYS-None.

NOT VOTING-None.

ABSENT-Dineen, Holloway, Martin, McCullough,

McGinnis, Schlor—6.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Hoey moved that Rule 9 be suspended for the

purpose of considering HB 511. Motion carried.

On motion of Senator Hoey HB 511 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 511—An act relating to printing and distribution of

session laws and law books.
On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Kinahan, Manning, McCullough, Mc-Ginnis, Moore, Robbins, Steen—14.

NAYS-None.

NOT VOTING-None.

ABSENT—Dineen, Holloway, Martin, Schlor—4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Hoey moved that Rule 9 be suspended for the

purpose of considering HB 513. Motion carried.

On motion of Senator Hoey HB 513 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 513-An act making a supplementary appropriation to the State Board of Registration for Professional Engineers and Land Surveyors for travel bills incurred in fiscal 1964 in excess of the funds appropriated therefor.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, DuPont, Hoey, Kinahan, Manning, McCullough, Mc-Ginnis, Moore, Robbins, Steen—14. NAYS—None.

NOT VOTING-None.

ABSENT-Dineen, Holloway, Martin, Schlor-4. So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Hoey moved that Rule 9 be suspended for the

purpose of considering HB 590. Motion carried.

On motion of Senator Hoey **HB 590** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 590—A supplementary appropriation act for the fiscal year ending June 30, 1966, to the Department of Correction of \$406.00 for the purpose of reimbursing John O. Ellingsworth, Warden of the Sussex Correctional Institution, for damage to his personal automobile.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Davidson, Dineen, Hoey, Martin, Mc-Ginnis, Moore, Robbins, Schlor, Steen—10.

NAYS-None.

NOT VOTING—Bookhammer, Conner, Cook, DuPont, Kinahan, Mannin, McCullough—7.

ABSENT—Holloway—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Hoey moved that Rule 9 be suspended for the

purpose of considering HB 602. Motion carried.

On motion of Senator Hoey **HB 602** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 602—An act making a supplementary appropriation to the Governor for the study of the State of Delaware

Public School System.

On the question "shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, Hoey, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor—14.

NAYS-None.

NOT VOTING—DuPont, Kinahan, Steen—3.

ABSENT—Holloway—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Hoey **HB 169** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 169—An act appropriating monies for the installation of a state fire marshall approved fire alarm system at Delaware State College.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Bookhammer, Carney, Conner, Davidson, Dineen, Hoey, Manning, Martin, McCullough, Moore, Robbins, Schlor, Steen—13.

NAYS—None. NOT VOTING—None.

ABSENT—Cook, DuPont, Holloway, Kinahan, McGin-

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Hoey HB 471 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 471—An act making a supplementary appropria-

tion to the Delaware State Development Department.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Manning, Martin, McCullough, McGinnis, Moore, Schlor, Steen-15.

NAYS-None.

NOT VOTING-None.

ABSENT-Holloway, Kinahan, Robbins-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Hoev HB 527 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 527—An act to amend §4133, Title 9, Delaware Code, relating to appropriations for ambulance service in Kent County.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT—Holloway, Kinahan—2.

So the question was decided in the affirmative and the bill having recevied the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Hoev asked for the privilege of the floor for

Mr. Talbot.

No objections heard; privilege was then granted.

On motion of Senator Hoey HB 559 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 559—An act appropriating monies to the State Soil Conservation Commission for the construction, improvement and protection of ditches in the several counties.

On the motion of Senator Hoey roll call tabled.

Senator Hoey moved the Senate recess to the call of the chair at 10:05 P. M.

The Senate returned to order at 10:55 P. M. Lt. Gov.

Tribbitt presiding.

Senator Steen moved to adjourn until Monday, June 6, 1966, and not to work later than 10:00 P. M. on June 6, 1966.

27TH LEGISLATIVE DAY

The Senate was called to order on June 15, 1966, by President Tribbitt at 3:25 P. M.

Senator Cook moved to strike roll call on HB 600. Adopted voice vote. Senator Cook introduced SA 1 to HB 600. Senator Cook presented a letter from Reed, Hoyt, Washburn, and McCarthy in regard to HB 600. Senator Cook moved that the letter be made part of the record. Senator Cook moved to adopt SA 1 to HB 600. Adopted voice vote.

REED, HOYT, WASHBURN & McCARTHY

June 9, 1966

State of Delaware House Bill No. 600 and No. 574 Theodore F. Sandstrom, Esq.

Administrative Assistant Executive Department

Dover, Delaware

Dear Mr. Sandstrom:

We have your letter of June 7, 1966, addressed to Mr. McCarthy of our firm and have spoken with you on the telephone. We have considered the question you have raised as to whether House Bill No. 600, which amends Chapter 75 Title 29 of the Delaware Code in order to provide that local school elections may be held before or after

passage of the School Construction Bond Authorization Act, requires passage by a ¾ vote of the General Assembly.

It is our opinion that Article 8 Section 3 of the Delaware

Constitution does not require that the proposed amendment to Chapter 75 be enacted by a 3/4 vote of all the members of the General Assembly. Our opinion is based upon the fact that the proposed amendment is not concerned with the borrowing by the State of money, but merely with the timing of the local referendum, and if the legislation were to have been passed as an independent act there would have been no question of whether a 3/4 vote was required. are supported in our view by the decision of the Superior Court of Delaware for New Castle County in the case of State ex rel. Morford v. Emerson et al. 10 A. 2d 515 (1939). The Court in that case upheld an amendment to a statute authorizing State borrowing for road purposes; which amendment changed the makeup of an appointed Board provided for in the original act. The amendment was not passed by a 3/4 vote, whereas the original act of course was. The Court held that where a statute consists of several parts and a portion would not have required for its original enactment more than a majority vote, that part of the statute could be amended by the same vote which would have been sufficient for its original enactment.

We trust that we have been of some assistance to you,

and with kind regards, we are

Very truly yours,

Reed, Hoyt, Washburn & McCarthy

GGJr/dh

On motion of Senator Cook **HB 600** and **SA 1** with title as follows was taken up for consideration and read a second

time by title in order to pass the Senate.

HB 600 as amended by SA 1—An act to amend Chapter 75, Title 29, Delaware Code, entitled "school construction capital improvements" relating to capital improvements for schools of the State and to issue bonds and notes therefor.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Holloway, Martin, McCullough, McGinnis, Moore, Robbins, Schlor—12.

NAYS—Manning—1.

NOT VOTING-Kinahan-1.

ABSENT—Bookhammer, DuPont, Hoey, Steen—4.

So the question was decided in the affirmative and the bill having received the required constitutional majority

passed the Senate and was ordered to the House for concurrence.

Senator Bookhammer asked to be marked present.

The Chair presented the following House Bill, which

was given first reading:

HB 574—An act to amend Chapter 49, Title 29, Delaware Code, relating to planning by providing for advance planning for capital improvements and making an appropriation therefor from the capital investment fund.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering HB 574. Motion carried.

On motion of Senator Cook HB 574 with title as follows was taken up for consideration and read a second time by

title in order to pass the Senate.

HB 574—An act to amend Chapter 49, Title 29, Delaware Code, relating to planning by providing for advance planning for capital improvements and making an appropriation therefor from the capital investment fund.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS-Carney, Conner, Cook, Davidson, Dineen, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor—14.

NAYS—None. NOT VOTING—None.

ABSENT-Bookhammer, DuPont, Hoey, Steen-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House bill, which

was given first reading:

HB 575 as amended by HA 1—An act to amend Chapter 384, Volume 54, Laws of Delaware, entitled "an act authorizing the State of Delaware to borrow money to be used for capital improvements and expenditures in the nature of capital investments and for improvements to the Public School System of the State and to issue bonds and notes therefor and appropriating the money borrowed to various agencies of the State" by enlarging the purposes for which the appropriations to the Youth Services Commission may be used and extending the time in which to commence construction.

Senator Cook moved that Rule 9 be suspended for the purpose of considering HB 575 with HA 1. Motion carried.

Senator Cook moved to table the roll call on HB 575 as amended. Adopted voice vote. Senator Cook moved to lift from the table the roll call on HB 575 with HA 1. Adopted voice vote.

On motion of Senator Cook **HB 575** with **HA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 575 as amended by HA 1—An act to amend Chapter 384, Volume 54, Laws of Delaware, entitled "an act authorizing the State of Delaware to borrow money to be used for capital improvements and expenditures in the nature of capital investments and for improvements to the Public School System of the State and to issue bonds and notes therefor and appropriating the money borrowed to various agencies of the State" by enlarging the purposes for which the appropriations to the Youth Services Commission may be used and extending the time in which to commence construction.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor—14.

NAYS-None.

NOT VOTING-None.

ABSENT-Bookhammer, DuPont, Hoey, Steen-4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved to strike roll call on HS 1 for HB 572. Adopted voice vote. Senator Cook moved to reconsider SA 1 to HS 1 for HB 572. Adopted voice vote. Senator DuPont moved to defer action on SA 1 to HS 1 for HB 572. Senator Schlor moved to table deferring motion.

On motion of Senator Schlor to table deferring motion

of Senator DuPont.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Cook, Dineen, Holloway, Martin, McCullough, McGinnis, Moore, Schlor, Steen—10.

NAYS—Bookhammer, Conner, Davidson, DuPont Hoey, Kinahan, Manning—7.

NOT VOTING—None. ABSENT—Robbins—1.

So the question was decided in the affirmative.

Senator Cook asked for the privilege of the floor for Mr. Bivens.

No objections heard; privilege was then granted.

On motion of Senator Cook **SA 1** to **HS 1** for **HB 572** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Schlor, Steen—13.

NAYS-None.

NOT VOTING—Bookhammer, DuPont, Hoey, Kinahan—4.

ABSENT—Robbins—1.

So the question was decided in the affirmative and the amendment having received the required constitutional majority passed the Senate.

Senator Conner moved to defer action on HS 1 for HB 572 with SA 1. Adopted voice vote.

Senator Cook moved the Senate recess to the call of the chair at 4:40 P. M.

The Senate returned to order at 5:35 P. M. Lt. Gov.

Tribbitt presiding.

The Chair presented the following House bill, which was given first and second reading and referred to Committee as follows:

HB 594 with HA 1, HA 2, and HA 3.

HB 594 as amended by HA 1 as amended by HA 2 as amended by HA 3—An act to establish a merit system of personnel administration for the employees of the State.

Senator Dineen moved that Rule 9 be suspended for the purpose of considering HB 594 with HA 1, HA 2, and

HA 3. Motion carried.

Senator Dineen introduced the following amendment, SA 1 to HB 594 with HA 1, HA 2, HA 3 which was given first reading.

Senator Dineen asked for the privilege of the floor for

Mr. Rosbrow to explain the amendment.

No objections heard; privilege was then granted.

SA 1 to HB 594 with HA 1, HA 2, and HA 3 was adopted voice vote.

Senator Schlor moved to defer action on HB 594 as amended by HA 1, HA 2, HA 3 and SA 1.

Senator Conner moved to table the deferring motion.

Adopted voice vote.

On motion of Senator Dineen **HB 594** with **HA 1, HA 2, HA 3,** and **SA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 594 as amended by HA 1 as amended by HA 2 as amended by HA 3 as amended by SA 1—An act to establish a merit system of personnel administration for the employees of the State.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Steen—14.

NAYS—Hoey, Robbins—2. NOT VOTING—Schlor—1. ABSENT—Kinahan—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Sesator Cook moved that HS 1 for HB 572 with SA 1 be brought up for further consideration.

Senator Conner introduced the following amendment, SA 2 to HS 1 for HB 572 with SA 1 which was given first reading.

Senator Conner requested the privilege of the floor for Mr. Earl McGinnis to explain the amendment. Granted.

Senator Conner moved to adopt SA 2 to HS 1 for HB

572 with SA 1. SA 2 was adopted voice vote.

On motion of Senator Cook HS 1 for HB 572 with SA 1 and SA 2 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HS 1 for HB 572 as amended by SA 1 as amended by SA 2—An act authorizing the State of Delaware to borrow money to be used for capital improvements and expenditures in the nature of capital investments and to issue bonds and notes therefor and appropriating \$42,639,992.00 to various agencies of the State.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House bill, which was given first and second reading and referred to Committee as follows:

HB 604—An act to increase the number of justices of

the peace and making a supplemental appropriation therefor.

Senator Dineen moved that Rule 9 be suspended for the purpose of considering **HB 604.** Motion carried.

On motion of Senator Dineen **HB 604** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 604—An act to increase the number of justices of the peace and making a supplemental appropriation there-

for.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—15.

NAYS—None.

NOT VOTING-None.

ABSENT—Cook, Kinahan, Schlor—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House bill, which was given first and second reading and referred to Com-

mittee as follows:

HB 605—An act making a supplementary appropriation to the Chief Justice—supervision of justice of the peace for salaries of deputy clerks.

Senator Dineen moved that Rule 9 be suspended for the

purpose of considering HB 605. Motion carried.

On motion of Senator Dineen **HB 605** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 605—An act making a supplementary appropriation to the chief justice - supervision of justice of the peace

for salaries of deputy clerks.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McGinnis, Moore, Robbins, Steen—14.

NAYS—None.

NOT VOTING-McCullough-1.

ABSENT—Cook, Kinahan, Schlor—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence. Senator Dineen moved that the roll call on SB 332 be

lifted from the table. Adopted voice vote.

On motion of Senator Dineen SB 332 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 332—Relating to salaries of certain public officials by raising certain salaries and making appropriations there-

fore.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McCullough, McGinnis, Moore-13.

NAYS—Steen—1. NOT VOTING—Hoey, Kinahan, Robbins, Schlor—4. ABSENT—None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson introduced the following concurrent resolution, SCR 52 which was given first reading. Adopted voice vote.

SCR 52—Expressing the sympathy of the 123rd General Assembly of the State of Delaware upon the death of former State Representative Claude N. Lester.

Senator Conner introduced the following joint resolu-

tion, SJR 17 which was given first reading.

Senator Conner moved to suspend Rule 9 to act on SJR 17. Adopted voice vote.

SENATE JOINT RESOLUTION NO. 17

WHEREAS, Former President and Mrs. Dwight D. Eisenhower will observe their 50th wedding anniversary on Friday, July 1, and

WHEREAS, General and Mrs. Eisenhower have sacrificed much of their personal time together and have provid-

ed leadership for their nation in war and peace, and

WHEREAS, This great couple has demonstrated the highest principles of courage, humanity and tender devo-

tion in their marital relationship, and

WHEREAS, All Americans are pleased to pay them honor and recognition and to accord them every good wish as they complete 50 years of a happy and dedicated marriage.

NOW, THEREFORE, Be it resolved by the Senate of the 123rd General Assembly, the House of Representatives joining therein, that General and Mrs. Eisenhower be extended the best wishes and hearty congratulations of the citizens of the State of Delaware as they observe their 50th wedding anniversary and.

BE IT FURTHERMORE RESOLVED, That the Senate and House of Representatives of the 123rd General Assembly of the State of Delaware go on record as wishing them many more years of personal happiness and devoted service to the country for which they have already given so much in a spirit of cheerful and thoughtful concern for the great desires of mankind such as peace, freedom and abiding love.

On motion of Senator Conner, SJR 17 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16.

NAYS-None.

NOT VOTING-Schlor-1.

ABSENT-Kinahan-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McCullough (Co-sponsors Senators Holloway, Martin and Carney) introduced the following bill, SB 353 which was given first reading.

SB 353—An act to amend Chapter 33, Title 19, Delaware Code, relating to unemployment compensation.

Senator Steen moved the Senate recess to the call of the chair at 6:45 P. M.

27TH LEGISLATIVE DAY

The Senate met pursuant to adjournment at 2:25 P. M. on Monday, June 6, 1966. Lt. Gov. Tribbitt presiding.

Prayer by the Chaplain, Rev. Clendaniel.

By roll call the following Senators were present: Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—17.

Members absent: Bookhammer-1.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

Senator Davidson reported the following bills from

committee:

HB 481—3 merits, 1 unfavorable.

HB 501—3 favorable, 2 merits.

HB 521 with HA 1—3 favorable, 2 merits.

Senator Robbins reported the following bills from committee:

HB 577—2 favorable, 2 merits.

HB 550—2 favorable, 2 merits. HB 525—3 favorable, 2 merits.

Elisha C. Dukes, Secretary of State, delivered a message from the Governor. Message nominating Leonard L. Williams, Associate Judge of Municipal Court was assigned to Executive Committee.

Senator Steen introduced the following concurrent resolution, SCR 51 which was given first reading and adopted voice vote.

SCR 51—Expressing the sympathy of the 123rd General Assembly upon the death of Mrs. Winifred J. Bookhammer.

On motion of Senator Hoey, HB 345 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 345—A supplementary appropriation act for the fiscal year ending June 30, 1966, for the replacement of an elevated water storage tank, drilling of an additional well, and the installation of a new pump at the Sussex Correctional Institution, Georgetown, Delaware.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Martin, McCullough, Mc-Ginnis, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT-Bookhammer, Manning-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Hoey, HB 561 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 561—An act to aid veterans' organizations and their services to veterans by making an appropriation therefor.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Martin, McCullough, Mc-Ginnis, Moore, Robbins, Schlor, Steen-16.

NAYS-None.

NOT VOTING-None.

ABSENT-Bookhammer, Manning-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Hoey, **HB 562** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 562—An act appropriating funds to the American Legion and American Legion Auxiliary for expenses to be incurred in connection with the holding of Boys' State and Girls' State.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING—None.

ABSENT—Bookhammer—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Hoey **HB 564** with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 564—An act to aid homes for the aged by appropriating money to Palmer Home, Incorporated and Layton Home for Aged Colored Persons.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT—Bookhammer—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Hoey, **HB 566** with **HA 1** and **HA 2** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 566 as amended by HA 1 as amended by HA 2—An act appropriating monies for education and training of children of military veterans who died while in the armed serv-

ices of the United States or who died from disease, wounds or disabilities resulting from such service.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT-Bookhammer-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Hoey, **HB 567** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 567—An act appropriating certain monies to the

Delaware State Fair Inc. for prizes.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT—Bookhammer—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Hoey, **HB 568** with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 568—An act appropriating money to the Delaware

Safety Council, Inc.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT—Bookhammer—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority pass the Senate and was ordered to the House.

On motion of Senator Hoey, HB 569 with title as fol-

lows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 569—An act to aid certain organizations which maintain fire extinguishing vehicles, ambulances, or rescue trucks for use in emergencies by making appropriations to them.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT—Bookhammer—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

Senator Hoey moved to strike original roll call on **HB**

559 and to take a new roll call. Adopted voice vote.

On motion of Senator Hoey, **HB** 559 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 559—An act appropriating monies to the State Soil Conservation Commission for the construction, improvement

and protection of ditches in the several counties.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Davidson, Dineen, DuPont, Hoey, Holloway, Kinahan, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—15.

NAYS-None.

NOT VOTING-None.

ABSENT-Bookhammer, Cook, Manning-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Hoey, HB 570 with HA 1 with title as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

HB 570 as amended by HA 1—An act to amend Chapter 39, Title 7, Delaware Code, relating to soil and water conservation districts by providing for annual State and County appropriations to the Delaware Soil and Water Conservation Commission.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-

Pont, Hoey, Holloway, Kinahan, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING—Manning—1.

ABSENT—Bookhammer—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate.

Senator Hoey moved that **HB 563** be brought up for final reading and vote. Senator Hoey requested the floor for Sid. Shaw. Granted. Action deferred on **HB 563** on motion of Senator Hoey.

On motion of Senator Steen, SB 319 with HA 1 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 319—An act making a supplementary appropriation to the Millsboro School 204 for the purpose to meet the extraordinary expense of fuel oil.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT-Bookhammer-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

HB 600 was given first reading.

HB 600—An act to amend Chapter 75, Title 29, Delaware Code, entitled "school construction capital improvements" relating to capital improvements for schools of the State and to issue bonds and notes therefor.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering HB 600. Motion carried.

Senator Conner moved to defer action on HB 600. Adopted voice vote.

Senator Hoey introduced the following bill, SB 351

which was given first reading.

SB 351—An act to amend an act entitled "an act authorizing the State of Delaware to borrow money to be used for construction of sanitary sewage disposal system and empowering the State Board of Health to administer, regulate and distribute such funds and to issue bonds and notes therefor and appropriating the money borrowed to the Board of Health" being Chapter 122, Volume 55, laws of Delaware, permitting further appropriations for additional

construction of sanitary sewage disposal systems including sewage treatment systems.

Senator Hoey moved that Rule 9 be suspended for the

purpose of considering SB 351. Adopted voice vote.

Senator Hoey asked for the privilege of the floor for Mr. Biondi.

No objections heard; privilege was then granted.

On motion of Senator Hoey, SB 351 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 351—An act to amend an act entitled "an act authorizing the State of Delaware to borrow money to be used for construction of sanitary sewage disposal system and empowering the State Board of Health to administer, regulate and distribute such funds and to issue bonds and notes therefor and appropriating the money borrowed to the Board of Health" being Chapter 122, Volume 55, Laws of Delaware, permitting further appropriations for additional construction of sanitary sewage disposal systems including sewage treatment systems.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McGinnis, Moore, Robbins, Schlor, Steen—16.

NAYS—McCullough—1. NOT VOTING—None.

ABSENT-Bookhammer-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House.

Senator Hoey moved that HB 563 be brought up for

further consideration.

Senator Hoey introduced SA 1 to HB 563. SA 1 was

adopted voice vote.

On motion of Senator Hoey, **HB 563** with **SA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 563 as amended by SA 1—An act to appropriate

money to WHYY, Inc.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT—Bookhammer, McCullough—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved the Senate recess to the call of the chair at 3:25 P. M.

Senate reconvened at 9:10 P. M.

The Chair presented the following House bill, which was given first reading.

HS 1 for HB 572—An act authorizing the State of Delaware to borrow money to be used for capital improvements and expenditures in the nature of capital investments and to issue bonds and notes therefor and appropriating \$42,-639,992.00 to various agencies of the State.

Senator Cook moved that Rule 9 be suspended for the purpose of acting on HS 1 for HB 572. Adopted voice vote.

Senator Cook moved the Senate recess for (5) five minutes. Withdrawn.

Senator Steen moved to defer action on HS 1 for HB 572. Adopted voice vote.

Senator Davidson moved that **HB 516** be brought up for final reading and vote.

Senator McGinnis introduced SA 1 to HB 516.

Senator McGinnis moved to table roll call on SA 1 to HB 516.

Senator Davidson moved to table roll call on **HB 516.** Senator Cook moved that **HS 1** for **HB 572** be brought up for further consideration.

Senator Cook requested the floor for Mr. Sandstrom. Granted.

Senator Cook moved to table roll on HS 1 for HB 572. Senator Davidson moved that the roll call on HB 516 be lifted from table. Adopted voice vote.

On motion of Senator Davidson, **HB 516** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 516—An act to amend Chapter 1, Title 7, Delaware Code relating to the Board of Game and Fish Commissioners.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Cook, Davidson, Dineen, Hoey, Holloway, Martin, Moore, Schlor, Steen—10.

NAYS—Conner, DuPont, Kinahan, Manning, McGinnis, Robbins—6.

NOT VOTING—McCullough—1.

ABSENT—Bookhammer—1.

So the question was decided in the affirmative and

the bill having received the required constitutional majority passed the Senate and was ordered to the House.

On motion of Senator Davidson, HB 501 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 501—An act proposing an amendment to Article 4 of the Constitution of the State of Delaware relating

to the Orphans' Court.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Holloway, Kinahan, Manning, Martin, McGinnis, Moore, Robbins, Schlor, Steen—14. NAYS—Hoey—1.

NOT VOTING-McCullough-1. ABSENT-Bookhammer, DuPont-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concur-

Senator Davidson asked for the privilege of the floor for Representative Bifferato.

No objections heard; privilege was then granted.

On motion of Senator Davidson HB 499 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 499—An act proposing an amendment to Article 3 of the Constitution of the State of Delaware relating to the Clerk of the Orphans' Court.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Holloway, Kinahan, Manning, Martin, McGinnis, Moore, Robbins, Schlor, Steen—14. NAYS—Hoey—1.

NOT VOTING-McCullough-1.

ABSENT—Bookhammer, DuPont—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson introduced the following amendment, SA 1 to HB 209 with HA 1 which was given first reading and adopted voice vote.

Senator Davidson asked for the privilege of the floor

for Mr. Biondi.

No objections heard; privilege was then granted.

On motion of Senator Davidson, HB 209 with HA 1 and

SA 1 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 209—An act to amend Chapter 39, Title 7, Delaware Code, relating to soil conservation districts.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—17.

NAYS-None.

NOT VOTING-None.

ABSENT-Bookhammer-1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook moved that the roll call on **HS 1** for **HB** 572 be lifted from the table. Adopted voice vote. Senator Cook moved to strike original roll call. Adopted voice vote.

Senator Cook introduced SA 1 to HS 1 for HB 572.

On motion of Senator Cook **SA 1** to **HB 1** for **HB 572** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Manning, McCullough, McGinnis, Moore—7.

NAYS-Dineen, Hoey, Robbins-3.

NOT VOTING—Davidson, DuPont, Holloway, Kinahan, Martin, Schlor, Steen—7.

ABSENT—Bookhammer—1.

So the question was decided in the negative and the amendment was lost.

Senator Cook moved to defer action on HS 1 for HB 572.

Senator Cook moved that **HB 600** be brought up for further consideration. Senator Cook moved to table the foll call on **HB 600**. Adopted voice vote.

Senator McGinnis introduced the following bill, SB 352

which was given first reading.

SB 352—An act to provide for State supported kindergartens by amending Section 1703, Chapter 17, Title 14, Delaware Code.

On motion of Senator McGinnis to suspend Rule 9 to act on SB 352.

YEAS—Carney, Conner, Cook, Davidson, Dineen, Holloway, Kinahan, Martin, McGinnis—9.

NAYS—Hoey, Manning, McCullough, Moore, Robbins, Steen—6.

NOT VOTING—DuPont, Schlor—2.

ABSENT-Bookhammer-1.

So the question was decided in the negative.

SB 352 was assigned to Education Committee.

Senator McGinnis moved to lift roll call from table on HB 495. Senator Cook moved to strike original roll call. Senator Dineen moved to table motion to strike original roll call. Adopted voice vote.

On motion of Senator McGinnis HB 495 with HA 1 and SA 4 and SA 5 with title as follows was taken up for consideration and read a second time by title in order to pass

the Senate.

HB 495—An act to amend Title 6, Delaware Code by adding a Chapter 44 thereto providing the prohibition of certain kinds of commercial activity on Sunday.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Dineen, Hoey, Holloway, Kinahan, Manning, Martin, McCullough, Robbins—10.

NAYS—Bookhammer, Cook, DuPont, Moore, Steen—5.

NOT VOTING—Davidson, McGinnis, Schlor—3.

ABSENT-None.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McGinnis moved that the Senate go into executive session. Motion carried.

Senate went into executive session at 10:40 P. M.

On motion of Senator Steen to recess to call of the chair. On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Dineen, DuPont, Hoey, Holloway, Martin, McCullough, Moore, Robbins, Schlor, Steen—12.

NAYS—Cook, Manning, McGinnis—3.

NOT VOTING-None.

ABSENT—Bookhammer, Davidson, Kinahan—3. So the question was decided in the affirmative. Senate recessed at 11:10 P. M.

27TH LEGISLATIVE DAY

The Senate was called to order at 2:50 P. M. with Lt. Governor Tribbitt presiding.

Senator McCullough moved to suspend Rule 9 to act on SB 353. Adopted by voice vote. Senator Conner moved

to defer action on SB 353. Senator McCullough requested the privilege of the floor for Mr Harold Janvier. Granted.

Motion to defer carried by voice vote.

Senator Martin moved to suspend Rule 9 to act on SB 354. Adopted by voice vote. Senator Schlor moved to defer action on SB 354. Lost by voice vote. Senator Martin requested the privilege of the floor for Mr. Berg. Grant-

On motion of Senator Martin, SB 354 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 354—An act to amend Section 2127, Chapter 21, Title 19, Delaware Code, relating to attorney's fee before the Industrial Accident Board.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Carney, Cook, Davidson, Dineen, Holloway, Martin, McCullough, McGinnis, Moore, Schlor, Steen-11.

NAYS—DuPont—1.

NOT VOTING—Conner, Manning, Robbins—3. ABSENT—Bookhammer, Hoey, Kinahan—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Steen asked for the privilege of the floor for personal reasons.

No objections heard; privilege was then granted.

Senator Cook moved that the Senate adjourn until June 16, 1966, at 3:25 P. M. Motion carried and Senate adjourned at 3:25 P. M.

28TH LEGISLATIVE DAY

The senate met pursuant to adjournment at 3:27 P. M., on June 16, 1966. Lt. Gov. Tribbitt presiding.

Prayer by Senator Robbins. By roll call the following Senators were present: Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Pres. Pro Tem. Steen—17.

Members absent: Kinahan—1.

The secretary proceeded to read the journal of the previous days session when Senator Cook moved that so much be considered the reading of the journal and the journal be approved as read.

The following communication was read:

Letter from Governor concerning the veto of SB 59 with HA 1.

The Chair presented the following House Bills, which

were given first and second reading and referred to Committee as follows:

HB 614 to Temperance.

HB 614—An act to amend §513, Title 19, Delaware Code, relating to employment in liquor selling establishments.

HB 554—An act to amend Title 30, Delaware Code, relating to realty transfer tax by changing the provisions on definitions and by providing for refunds of taxes improperly collected.

Senator Dineen moved that Rule 9 be suspended for

the purpose of considering HB 554. Motion carried.

On motion of Senator Dineen HB 554 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 554—An act to amend Title 30, Delaware Code, relating to realty transfer tax by changing the provisions on definitions and by providing for refunds of taxes inproperly collected.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Martin, McGinnis, Moore, Robbins-13.

NAYS—Schlor—1. NOT VOTING—McCullough—1.

ABSENT-Kinahan, Manning, Steen-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill, which was given first and second reading and referred to Committee as follows:

HB 610—An act making an appropriation to Alfred I. DuPont School District #7, for the purpose of constructing sidewalks and acquiring the necessary rights of way therefor within the school district at specified locations.

Senator DuPont moved that Rule 9 be suspended for the

purpose of considering HB 610. Motion carried.

Senator Schlor moved to table HB 610. Lost by voice vote.

On motion of Senator DuPont, HB 610 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 610—An act making an appropriation to Alfred I. DuPont School District #7, for the purpose of constructing sidewalks and acquiring the necessary rights of way therefor within the school district at specified locations.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS-Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Hoey, Holloway, Martin, McCullough, Moore, Robbins—12.

NAYS-None.

NOT VOTING—Schlor—1.

ABSENT-Bookhammer, Kinahan, Manning, McGinnis. Steen—5.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill, which was given first and second reading and referred to Committee as follows:

HB 595-An act to amend §555, Title 4, Delaware Code, relating to license fees to sell alcoholic liquors.

Senator Dineen moved that Rule 9 be suspended for the

purpose of considering HB 595. Motion carried.

On motion of Senator Dineen, HB 595 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 595—An act to amend \$555, Title 4, Delaware Code, relating to license fees to sell alcoholic liquors.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor—16.

NAYS-None.

NOT VOTING-None.

ABSENT-Kinahan, Steen-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill, which was given first and second reading and referred to Committee as follows:

HB 597—An act transferring money from the capital investment fund for the purpose of enabling the Public Archives Commission to obtain or move and restore certain historical properties.

Senator Dineen moved that Rule 9 be suspended for

the purpose of considering HB 597. Motion carried.

On motion of Senator Dineen, HB 597 with title as fol-

lows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 597—An act transferring money from the capital investment fund for the purpose of enabling the Public Archives Commission to obtain or move and restore certain historical properties.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor-16.

NAYS-None.

NOT VOTING-None.

ABSENT—Kinahan, Steen—2.

bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill, which was given first and second reading and referred to Committee as follows:

HB 611—An act making a supplementary appropriation to the Governor for the Governor's Committee for revision of criminal law.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering HB 611. Motion carried.

On motion of Senator Cook, HB 611 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 611—An act making a supplementary appropriation to the Governor for the Governor's Committee for revi-

sion of criminal law.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor—16. NAYS—None.

NOT VOTING-None.

ABSENT—Kinahan, Steen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Dineen, SB 331 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 331—An act making a supplementary appropriation

to the New Castle Historic Building Commission.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Cook, Dineen, Hoey, Manning, McGinnis, Robbins—7.

NAYS-None.

NOT VOTING—Conner, DuPont, Holloway, McCullough, Moore, Schlor, Steen—7.

ABSENT—Conner, Davidson, Kinahan, Martin—4.

So the question was decided in the negative and the bill was lost.

Senator Dineen introduced the following bill, SB 355

which was given first reading.

SB 355—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$3,500.00 for the proposed amendments to Section 1.

Senator Dineen moved that Rule 9 be suspended for

the purpose of considering SB 355. Motion carried.

On motion of Senator Dineen, SB 355 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 355—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$3,500.00 for the proposed amendments to Section 1.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Dineen, DuPont, Holloway, Martin, McCullough, McGinnis, Moore—10.

NAYS—Hoey, Manning, Steen—3.

NOT VOTING—Bookhammer, Robbins, Schlor—3.

ABSENT—Davidson, Kinahan—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen introduced the following bill, SB 356

which was given first reading.

SB 356—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$2,000.00 for the proposed amendment to Section 1.

Senator Dineen moved that Rule 9 be suspended for

the purpose of considering SB 356. Motion carried.

On motion of Senator Dineen, SB 356 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 356—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$2,000.00 for the proposed amendment to Section 1.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Holloway, Martin, McCullough, McGinnis, Moore, Schlor—12.

NAYS-Hoey, Manning, Robbins, Steen-4.

NOT VOTING-Bookhammer-1.

ABSENT—Kinahan—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen (Co-sponsor Senator McGinnis) introduced the following bill, SB 357 which was given first read-

ing.

SB 357—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$2,640.00 for the proposed amendment to Section 1.

Senator Dineen moved that Rule 9 be suspended for the purpose of considering SB 357. Motion carried.

On motion of Senator Dineen, SB 357 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 357—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967," and making a supplemental appropriation in the amount of \$2,640.00 for the proposed amendment to Section 1.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS-Bookhammer, Carney, Conner, Cook, Dineen, DuPont, Holloway, McCullough, McGinnis, Moore, Robbins **—11.**

NAYS—Manning—1.

NOT VOTING—Hoey—1.

ABSENT—Davidson, Kinahan, Martin, Schlor, Steen —5.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen introduced the following bill, SB 358 which was given first reading.

SB 358—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967."

Senator Dineen moved that Rule 9 be suspended for the purpose of considering SB 358. Motion carried.

On motion of Senator Dineen, SB 358 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 358—An act to amend Chapter 336, Volume 55, Laws of Delaware, entitled "an act making appropriations to the amount of \$136,838,199.00 for the expenses of the State Government for the fiscal year ending June 30, 1967."

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Du-Pont, Holloway, Martin, McGinnis, Moore—10.

NAYS—Hoey, Manning, McCullough, Robbins—4.

NOT VOTING—Bookhammer—1. ABSENT—Kinahan, Schlor, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Carney reported the following bill from committee:

HB 614—3 favorable.

Senator Carney moved that Rule 9 be suspended for the purpose of considering **HB 614.** Motion carried.

Senator Robbins asked for the privilege of the floor

for Mr. Paul Ellis.

No objections heard; privilege was then granted.

Senator Carney moved to defer action on HB 614. Adopted voice vote.

Senator McCullough introduced the following substi-

tute, SS1 for SB 353 which was given first reading.

SS 1 for SB 353—An act to amend Chapter 33, Title 19, Delaware Code, relating to unemployment compensation.

Senator McCullough moved that SS 1 for SB 353 be

adopted in lieu of the original bill. Adopted voice vote.

On motion of Senator McCullough, SS1 for SB 353 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SS 1 for SB 353—An act to amend Chapter 33, Title 19, Delaware Code, relating to unemployment compensa-

tion.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Schlor, Steen—15.

NAYS—Robbins—1.

NOT VOTING-Hoey-1.

ABSENT—Kinahan—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Carney, **HB 614** with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 614—An act to amend §513, Title 19, Delaware Code, relating to employment in liquor selling establishments.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor, Steen—16.

NAYS-None.

NOT VOTING—Conner—1.

ABSENT—Kinahan—1.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following bill, SB 359

which was given first reading.

SB 359—An act to amend Subchapter II, Chapter 74, Title 29, Delaware Code, relating to limitation on borrowing power of the State.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering SB 359. Motion carried.

Senator Cook asked for the privilege of the floor for Mr. Sandstrom.

No objections heard; privilege was then granted.

On motion of Senator Cook, SB 359 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 359—An act to amend Subchapter II, Chapter 74, Title 29, Delaware Code, relating to limitation on borrowing power of the State.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Martin, McCullough, McGinnis, Moore, Robbins, Steen—11.

NAYS—Bookhammer—1.

NOT VOTING—DuPont, Hoey, Manning—3.

ABSENT—Holloway, Kinahan, Schlor—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following bill, SB 360

which was given first reading.

SB 360—An act proposing an amendment to Article VIII of the Constitution of the State by imposing a limitation on the borrowing power of the State.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering SB 360. Motion carried.

Senator Cook asked for the privilege of the floor for Mr. Hartnett.

No objections heard; privilege was then granted.

Senator Manning moved to defer action on SB 360. Adopted voice vote.

Senator Cook introduced the following bill, SB 361

which was given first reading.

SB 361—An act to amend Chapter 25, Title 29, Delaware Code, by increasing the number of assistant deputy attorneys general to serve at large, by creating the position of supervisor of records and personnel, and making a supplemental appropriation therefore.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering SB 361. Motion carried.

On motion of Senator Cook, SB 361 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SB 361—An act to amend Chapter 25, Title 29, Delaware Code, by increasing the number of assistant deputy attorneys general to serve at large, by creating the position of supervisor of records and personnel, and making a supplemental appropriation therefore.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Schlor—16.

NAYS-None.

NOT VOTING-None.

ABSENT—Kinahan, Steen—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following joint resolution,

SJR 18 which was given first reading.

SJR 18—Establishing a joint committee of the Senate and the House of Representatives of the 123rd General Assembly known as a Highway Laws Study Committee, and providing for a study of existing highway laws to evaluate their adequacy.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering SJR 18. Motion carried.

On motion of Senator Cook SJR 18 with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

SJR 18—Establishing a joint committee of the Senate and the House of Representatives of the 123rd General Assembly known as a Highway Laws Study Committee, and providing for a study of existing highway laws to evaluate their adequacy.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins—15.

NAYS-None.

NOT VOTING-None.

ABSENT-Kinahan, Schlor, Steen-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following bill, SB 362

which was given first reading.

SB 362—An act to amend \$104, Title 26, Delaware Code, relating to compensation of the members of the Public Service Commission.

Senator Cook moved that Rule 9 be suspended for the

purpose of considering SB 362. Motion carried.

On motion of Senator Cook **SB 362** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 362—An act to amend §104, Title 26, Delaware Code, relating to compensation of the members of the Public Service Commission.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Carney, Conner, Cook, Davidson, Dineen, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins—13.

NAYS-Bookhammer, DuPont-2.

NOT VOTING-None.

ABSENT—Kinahan, Schlor, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Robbins asked for the privilege of the floor for

Representative Zimmerman.

No objections heard; privilege was then granted.

On motion of Senator Robbins, **HB 506** with **HA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 506 as amended by HA 1—An act to amend Title 14, Delaware Code, relating to the use, control and manage-

ment of public school property.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

On motion of Senator Holloway, **HB 515** with **HA 1** with title as follows was taken up for consideration and read

a second time by title in order to pass the Senate.

HB 515 as amended by HA 1—An act to amend Title 15, Delaware Code, to require the issuance and display of the flag of the United States of America at polling places.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Conner, Davidson, Dineen, Du-Pont, Hoey, Holloway, Manning, Martin, McCullough, Mc-Ginnis, Moore, Robbins, Steen—14. NAYS—None.

NOT VOTING-None.

ABSENT—Carney, Cook, Kinahan, Schlor—4.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concur-

Senator Holloway (Co-sponsors Senators Dineen and Martin) introduced the following bill, SB 363 which was

given first reading.

SB 363—An act to amend Section 1304, Title 15, Delaware Code, relating to copying the registration records of registered voters.

Senator Holloway moved that Rule 9 be suspended for

the purpose of considering SB 363. Motion carried.

President Pro Tem. Steen replaced President Tribbitt on the rostrum as President Tribbitt had to leave.

Senator Holloway moved to table the roll call on SB 363.

Adopted by voice vote.

On motion of Senator Conner, SB 341 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 341—An act to amend Chapter 13, Title 15, Dela-

ware Code, relating to registration records and supplies.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Carney, Conner, Cook, Davidson, DuPont, Hoey, Manning, Moore, Robbins, Steen-10.

NAYS—Dineen—1. NOT VOTING—Holloway, Martin, McCullough—3. ABSENT-Bookhammer, Kinahan, McGinnis, Schlor

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Martin moved that **HB** 489 be brought up for final reading and vote. Senator Martin requested the floor for Mr. Berg. Granted. Senator DuPont moved to defer action on HB 489. Adopted voice vote.

Senator Cook moved the Senate recess to the call of

the chair at 6:05 P. M. for dinner.

The Senate returned to order at 9:15 P. M. Lt. Gov.

Tribbitt presiding.

Senator Davidson moved that Rule 9 be suspended for the purpose of considering **HB** 580 with **HA** 1. Motion carried.

Senator Davidson asked for the privilege of the floor for Mr. Hankins.

No objections heard; privilege was then granted.

On motion of Senator Davidson **HB 580** with **HA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 580 as amended by HA 1—An act to amend Chapter 3, Title 11, Delaware Code, by prohibiting the bribery of agents, employees or servants, to disclose without authorization the names, addresses or telephone numbers of customers of telephone service, prohibiting the unauthorized reproduction of lists containing such information, and prohibiting the conspiracy or inducement to do the foregoing acts.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson introduced the following amendment, **SA 1** to **HB 538** which was given first reading and adopted voice vote.

On motion of Senator Davidson, **HB 538** with **SA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 538 as amended by SA 1—An act to amend Chapter 56, Title 29, Delaware Code, relating to pensions for members of the State judiciary.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16.

NAYS—None.

NOT VOTING-None.

ABSENT—Kinahan, Schlor—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson moved that **HB 539** be borught up for final reading and vote. Senator Davidson moved to table the roll call on **HB 539**.

On motion of Senator Davidson to table HB 539.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Carney, Conner, Cook, Davidson, Hoey, Manning, Martin, McGinnis, Robbins-10.

NAYS-Bookhammer, DuPont, McCullough, Moore-4.

NOT VOTING—Holloway, Steen—2.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative.

Senator Davidson moved that HB 521 with HA 1 be brought up for final reading and vote. Senator Davidson moved to table the roll call on HB 521 with HA 1. Adopted voice vote.

Senator Davidson moved that **HB 141** be brought up for further consideration. Senator Davidson moved to suspend Rule 9 to act on HB 141. Adopted voice vote. Senator Davidson moved to defer action on HB 141. Adopted voice vote.

Senator Davidson moved that HB 583 be brought up for further consideration. Senator Davidson moved to suspend Rule 9 to act on **HB 583**. Adopted voice vote. Senator Davidson moved to table the roll call on **HB 583.** Adopted voice vote.

On motion of Senator Davidson HB 141 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 141—An act to amend Chapter 3, Title 11, Delaware Code, relating to crimes and criminal procedure by providing penalties for assaulting a police officer.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16. NAYS—None.

NOT VOTING-None.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to thee House for concurrence.

Senator Manning asked for the privilege of the floor for a point of order.

No objections heard; privilege was then granted.

On motion of Senator McGinnis, HB 520 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 520—An act to amend Chapter 71, Title 29, Delaware Code, relating to mileage rates for privately owned vehicles.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT—Kinahan, Schlor—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McGinnis reported the following bill from committee:

HB 44 with HA 1—2 favorable, 1 merit.

Senator McGinnis moved that Rule 9 be suspended for the purpose of considering **HB 44** with **HA 1.** Motion carried.

Senator McGinnis asked for the privilege of the floor for Mr. Sandstrom.

No objections heard; privilege was then granted.

On motion of Senator McGinnis, **HB 44** with **HA 1** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 44 as amended by HA 1—An act to enact and adopt the Southern Interstate Nuclear Compact and to provide for a member and alternate on the Southern Interstate Nuclear Board and making an appropriation therefor.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, Hoey, Holloway, Manning, Martin, McGinnis, Moore, Robbins—13.

NAYS—McCullough—1.

NOT VOTING—DuPont, Steen—2.

ABSENT—Kinahan, Schloor—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Steen introduced the following resolution, SR 135 which was given fifirst reading. Adopted voice vote.

SR 135—Authorizing payment to certain officers of the Senate of the 123rd General Assembly for the purpose of attending the National Legislative Leaders' Conference. The Chair presented the following House Concurrent Resolution which was given first reading and adopted voice vote.

HCR 31—Relating to support of health education in schools.

On motion of Senator Robbins, **HB 525** with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 525—An act to amend Section 1306, Title 14, Delaware Code, by providing for additional administrative staff for the public schools and revising certain salary schedule requirements, and making appropriations therefor.

On the question "Shall the bill pass the Senate?" the

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Holloway, Manning, Martin, McGinnis, Moore, Robbins—13.

NAYŚ—McCullough—1. NOT VOTING—Hoey—1.

ABSENT—Kinahan, Schlor, Steen—3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Dineen introduced the following resolution, SR 136 which was given first reading and adopted voice

vote.

SR 136—Authorizing payment to various companies for supplies and services rendered the 123rd General Assembly of the State of Delaware.

Senator Dineen introduced the following resolution, SR 137 which was given first reading and adopted voice

vote.

SR 137—Authorizing payment to Addressograph-Multigraph Corporation for supplies furnished the 123rd General Assembly of the State of Delaware.

Senator Dineen introduced the following resolution, SR 138 which was given first reading and adopted voice

vote.

SR 138—Authorizing payment for services rendered by attaches and employees of the Senate of the present session of the 123rd General Assembly.

Senator Dineen introduced the following resolution, SR 139 which was given first reading and adopted voice

vote.

SR 139—Authorizing payment for services rendered by attaches and employees of the Senate of the present session of the 123rd General Assembly.

Senator Dineen introduced the following resolution,

SR 140 which was given first reading and adopted voice vote.

SR 140—Appropriating money out of the General Fund of the State Treasury to pay certain expenses of the present session of the 123rd General Assembly.

Senator Davidson moved to lift from the table the roll

call on **HB 521.** Adopted voice vote.

On motion of Senator Davidson, HB 521 with HA 1 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 521 as amended by HA 1—An act to raise certain

judicial salaries.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

YEAS—Carney, Conner, Cook, Davidson, Dineen, Holloway, Martin, McGinnis, Moore, Steen-10.

NAYS—Bookhammer, DuPont, Hoey, Robbins—4.

NOT VOTING-Manning, McCullough-2.

ABSENT—Kinahan, Schlor—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Davidson moved to lift from the table the roll

call on HB 583. Adopted voice vote.

On motion of Senator Davidson, HB 583 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 583—An act to amend §502, Title 7, Delaware Code, relating to exceptions to requirements for hunting, trapping and fishing licenses.

YEAS—Carney, Conner, Cook, Davidson, Holloway, Manning, Martin, McGinnis, Moore, Robbins—10.

NAYS—Bookhammer, DuPont, McCullough, Steen—4. NOT VOTING—Dineen, Hoey—2.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook introduced the following resolution,

SR 141 which was given first reading.

SR 141—A resolution requesting the State Board of Education to reconsider its resolution to close certain schools.

On motion of Senator Cook, SR 141 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SR 141—A resolution requesting the State Board of Education to reconsider its resolution to close certain schools.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Cook, Davidson, Dineen, Hoey, Manning, Martin, McCullough, McGinnis, Moore, Robbins-12.

NAYS—Conner, DuPont, Steen—3.

NOT VOTING-Holloway-1. ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Cook reported the following bill from committee:

HB 588—3 favorable, 1 merit.

Senator Cook moved that Rule 9 be suspended for the purpose of considering HB 588. Motion carried.

On motion of Senator Cook HB 588 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 588—An act to amend Title 17, Delaware Code, relating to the vacation of certain public roads by requiring

a hearing upon notice concerning such closing.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen-16.

NAYS—None.

NOT VOTING-None.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill, which was given first and second reading and referred to Committee as follows:

HB 603—An act proposing an amendment to Article 4, §32 of the Constitution of the State of Delaware relating to the Register of Wills.

The Chair presented the following House Bill which

was given first and second reading.

HB 608—An act making a supplementary appropriation to our Lady of Grace Orphanage, Newark, Delaware, for the purpose of paving a road to the parking area adjacent to the orphanage.

Senator Davidson moved that Rule 9 be suspended for the purpose of considering **HB 608**. Motion carried.

Senator Davidson asked for the privilege of the floor for Mr. Janvier.

No objections heard; privilege was then granted.

On motion of Senator Davidson **HB 608** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 608—An act making a supplementary appropriation to our Lady of Grace Orphanage, Newark, Delaware, for the purpose of paving a road to the parking area adjacent to the orphanage.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as fol-

lows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins—14.

NAYS—None.

NOT VOTING—DuPont, Steen—2.

ABSENT—Kinahan, Schlor—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

The Chair presented the following House Bill which

was given first and second reading.

HB 592—An act to provide for payments to persons who served in the armed forces of the United States during the period beginning July 1, 1954, and ending December 31, 1966, and to designated beneficiaries of such persons; to recreate and reestablish the Delaware Veterans' Military Pay Commission to carry out certain provisions of this act; to authorize the selection of assistants to said commission; to provide for a review of decisions affecting claims made under the act; to make appropriations and to authorize the issuance of bonds and bond anticipation notes of the State of Delaware to carry out the provisions of this act; to accept Federal supplementary funds for said purpose; and to prescribe penalties for violations of the provisions of this act.

Senator McCullough moved that Rule 9 be suspended for the purpose of considering HB 592 with HA 1. Motion

carried.

Senator McCullough moved to defer action on **HB 592**. Senator Cook introduced the following bill, **SB 364** which was given first reading.

SB 364—An act to amend §8701, Title 11, Delaware

Code, relating to state detectives.

Senator Cook moved that Rule 9 be suspended for the purpose of considering SB 364. Motion carried.

On motion of Senator Cook, SB 364 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 364—An act to amend §8701, Title 11, Delaware Code, relating to state detectives.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McGinnis, Moore, Robbins, Steen—15.

NAYS-None.

NOT VOTING-None.

ABSENT-Kinahan, McCullough, Schlor-3.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Holloway moved that SB 150 with HA 1 be brought up for final reading and vote. Senator Holloway moved to defer action on SB 150 as amended. Adopted voice vote.

Senator Holloway moved to lift from the table the roll

call on SB 363. Adopted voice vote.

On motion of Senator Holloway SB 363 with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

SB 363—An act to amend Section 1304, Title 15, Delaware Code, relating to copying the registration records of

registered voters.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Cook, Davidson, Dineen, Hoey, Holloway, Martin, McGinnis, Moore, Robbins—10.

NAYS—Bookhammer, Conner, DuPont, Manning,

Steen-5.

NOT VOTING—McCullough—1. ABSENT—Kinahan, Schlor—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Robbins asked for the privilege of the floor for Mr. Vaughn.

No objections heard; privilege was then granted.

On motion of Senator Robbins, **HB 550** with title as follows was taken up for consideration and read a second time by title in order to pass the Senate.

HB 550—An act to amend Chapter 41, Title 7, Delaware Code relating to tax ditches by adding new powers

ware Code, relating to tax ditches by adding new powers.
On the question "Shall the bill pass the Senate?" the
yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Martin, Moore, Robbins, Steen—11. NAYS—None.

NOT VOTING-Hoey, Manning, McGinnis-3.

ABSENT—Holloway, Kinahan, McCullough, Schlor

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Robbins moved that **HB 549** be brought up for further consideration. Senator Hoey moved to adopt **SA 1** to **HB 549**. Adopted voice vote. Senator Robbins requested the privilege of the floor for Mr. Vaughn. Granted.

On motion of Senator Robbins **HB 549** with **SA 1** with title as follows was taken up for consideration and read a

second time by title in order to pass the Senate.

HB 549 as amended by SA 1—An act to amend Chapter 39, Title 7, Delaware Code, relating to soil and water conservation districts and commission by adding new powers.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, Hoey, Holloway, Martin, McCullough, Moore, Robbins, Steen—13.
NAYS—DuPont, Manning—2.

NAYS—DuPont, Manning—2. NOT VOTING—McGinnis—1. ABSENT—Kinahan, Schlor—2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator Robbins moved that **HB 577** be brought up for final reading and vote. Senator Robbins requested the privilege of the floor for Mr. Vaughn. Granted. Senator Robbins moved the Senate to recess. Senate recessed at 11:50 P. M. Senate reconvened at 12:55 P. M.

On motion of Senator Robbins **HB 577** with title as follows was taken up for consideration and read a second time

by title in order to pass the Senate.

HB 577—An act to amend Chapter 39, Title 7, Delaware Code, relating to soil and water conservation districts by revising qualifications for district supervisors.

On the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Bookhammer, Carney, Conner, Cook, Davidson, Dineen, DuPont, Hoey, Holloway, Manning, Martin, McCullough, McGinnis, Moore, Robbins, Steen—16.

NAYS-None.

NOT VOTING-None.

ABSENT-Kinahan, Schlor-2.

So the question was decided in the affirmative and the bill having received the required constitutional majority passed the Senate and was ordered to the House for concurrence.

Senator McCullough asked for the privilege of the floor for Mr. Sid Balick.

No objections heard; privilege was then granted.

On motion of Senator McCullough, **HB 592** with **HA 1** with title as follows was taken up for consideration and read

a second time by title in order to pass the Senate.

HB 592—An act to provide for payments to persons who served in the armed forces of the United States during the period beginning July 1, 1954, and ending December 31, 1966, and to designated beneficiaries of such persons; to recreate and reestablish the Delaware Veterans' Military Pay Commission to carry out certain provisions of this act; to authorize the selection of assistants to said commission; to provide for a review of decisions affecting claims made under the act; to make appropriations and to authorize the issuance of bonds and bond anticipation notes of the State of Delaware to carry out the provisions of this act; to accept Federal supplementary funds for said purpose; and to prescribe penalties for violations of the provisions of this act.

On the question "shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Conner, Cook, Holloway, Manning, Martin, McCullough, McGinnis, Moore—9.

NAYS—Robbins—1.

NOT VOTING—Bookhammer, Davidson, Dineen, Du-Pont, Hoey—5.

ABSENT—Kinahan, Schlor, Steen—3.

So the question was decided in the negative and the bill was lost.

Senator Martin moved that **HB 489** be brought up for final reading and vote. Senator Martin moved to table the roll call on **HB 489**. Adopted voice vote.

On motion of Senator Carney to lift from table roll call

on HB 445.

On the question "Shall the motion pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS—Carney, Davidson, Dineen, Holloway, Martin, McCullough, McGinnis, Moore, Steen-9.

NAYS-Bookhammer, Conner, DuPont, Hoey, Manning, Robbins—6.

NOT VOTING-Cook-1.

ABSENT—Kinahan, Schlor—2.

So the question was decided in the negative.

Senator Carney introduced the following bill, SB 365 which was given first reading.

Senator Steen moved the Senate recess to the call of the chair.

On motion of Senator Steen to recess to the call of the

Os the question "Shall the bill pass the Senate?" the yeas and nays were ordered which being taken were as follows:

YEAS-Bookhammer, Conner, Cook, DuPont, Hoey, Manning, Robbins, Steen—8.

NAYS—Carney, Davidson, Dineen, Holloway, Martin, McCullough, Moore—7.
NOT VOTING—McGinnis—1.

ABSENT—Kinahan, Schlor—2.

So the question was decided in the affirmative. Senate recessed at 1:25 P. M. on June 17, 1966.

The Senate was called to order at 2:30 P. M. on August 2, 1966. Lt. Gov. Tribbitt presiding.

The following Senators asked to be marked present:

Senator Kinahan.

The Chair presented a letter from the Governor announcing his intention to submit to the Senate for confirmation the name of William Duffy, Jr., to be Chancellor of the Court of Chancery, Albert J. Stiftel, to be President Judge of the Supreme Court and James B. Messick to be Associate Judge of the Superior Court.

Secretary of State Elisha C. Dukes delivered a message

from the Governor.

Nominating William J. Duffy.

Senator Manning moved the Senate recess for 7 minutes. 3:00 P. M.

The Senate returned to order at 3:07 P. M. Lt. Gov. Tribbitt presiding.

Senator McGinnis moved that the Senate go into executive session. Motion carried.

Senate convened in executive session at 3:08 P. M.

Senator McGinnis moved to return to regular session at 3:15 P. M. Adopted voice vote.

The following message from the Governor was received, given first reading, and assigned to Executive Committee.

Nominating Albert J. Stiftel.

Senator McGinnis moved that the Senate go into executive session. Motion carried.

Senate went to executive session at 3:25 P. M.

Senate returned to regular session on the motion of Senator McGinnis.

Governor Terry addressed the Senate.

Senator Steen submitted a communication appointing Senator Dineen to the Legislative Council.

Senator DuPont submitted a communication appointing

Senator Bookhammer to the Legislative Council.

The following message from the Governor was received, given first reading, and assigned to Executive Committee.

Corrected nomination of Albert J. Stiftel was assigned to Executive Committee.

Senator McGinnis moved that the Senate go into executive session. Motion carried.

Senate went into executive session at 3:40 P. M. Sen-

ate reconvened into regular session at 4:00 P. M.

The following message from the Governor was received, given first reading, and assigned to Executive Committee.

Nominating James B. Messick.

Senator McGinnis moved that the Senate go into executive session. Motion carried.

Senate went into executive session at 4:03 P. M. Sen-

ate reconvened into regular session at 4:15 P. M.

The following message from the Governor was received, given first reading, and assigned to Executive Committee.

Nominations to Board of Trustees of Delaware Institute of Technology: E. Hall Downes, Edward W. Comings, Charles L. Simms, William C. Kay, William A. Carter, John H. Long, and Clement J. Lemmon.

Senator McGinnis moved that the Senate go into execu-

tive session. Motion carried.

Senate went into executive session at 4:18 P. M. Senate recessed at 4:35 P. M.

The Senate was called to order at 2:20 P. M. Lt. Gov.

Tribbitt presiding on August 11, 1966.

Senator Dineen introduced the following resolution, **SR 142** which was given first reading and adopted voice vote.

SR 142—Appropriating money out of the general fund of the State Treasury to pay certain expenses of the present session of the 123rd General Assembly,

Senator Dineen introduced the following resolution, SR 143 which was given first reading and adopted voice vote.

SR 143—Authorizing payment for services rendered by attaches and employees of the Senate of the present session of the 123rd General Assembly.

Elisha C. Dukes, Secretary of State, delivered the following messages from the Governor which were read and assigned to the Executive Committee:

Walter L. Wheatley to State Highway Dept.

George M. Nelson to State Highway Dept.

William R. Murray to State Highway Dept.

William J. Francis to State Highway Dept.

Remsen C. Barnard, III to Delaware River and Bay Authority.

William C. Gordon to State Personnel Commission.

Harlan Scott to State Personnel Commission.

Porter Nechay to State Personnel Commission.

Bayard V. Carmean to State Personnel Commission.

Tilghman S. Johnson to Department of Labor and Industrial Relations.

Frank J. Carello, Jr., to Department of Labor and Industrial Relations.

Elisha C. Dukes, Secretary of State, delivered the following nominations to be Justices of the Peace from the Governor. The nominations were read and assigned to the Executive Committee:

Maurice F. Fitzharris, Anna R. Hampton, Alfred J. Hurlock, Richard Phillips, Albert S. Moor, Arthur R. Carello. John L. Johnson. Adam J. Rosiak, Morris Bronstein, Edwin B. Walls, Paul Neeman. Maurice W. Carrow, Joseph A. Knussman, W. Max Hollenbeck, Edward E. Elliott, John F. Herbert, Jr., Sudler H. King, Charles S. W. Buchanan, Harold T. Perkins. Frederick J. Nichols, Oscar N. Smith, John M. Pappas, William A. Panaro, Mrs. Elizabeth O. Richeson, William C. Crouch.

Senator McGinnis moved that the Senate go into executive session. Motion carried.

Senate went into executive session at 2:40 P. M.

Senate reconvened into regular session at 4:48 P. M.

Senator Steen submitted a letter nominating Senators Cook, DuPont, and Steen to the Highway Laws Study Committee.

Senator Cook moved the Senate recess to the call of the chair at 4:50 P. M.

28TH LEGISLATIVE DAY

The Senate was called to order at 3:40 P. M., Septem-

ber 7, 1966. Lt. Governor Tribbitt presiding.

Messenger from the Governor, Ted Sandstrom, delivered the following messages which were read and assigned to Executive Committee.

Jane C. Moore to be a member of the Department of

Elections for Kent County.

William Marvel to be a Vice-Chancellor of the State

of Delaware.

Michael A. Poppiti to be a Commissioner of the State Personnel Commission.

Ernest S. Wilson, Sr., to Board of Trustees of University

of Delaware.

Evange Kondis to be a Justice of the Peace for New Castle County.

George W. Hoffman to be a Justice of the Peace for

New Castle County.

Senator Cook moved the Senate go into Executive Session. Adopted voice vote. Senate convened into Executive Session at 3:47 P. M.

Senate reconvened in regular session at 4:29 P. M.

Senator Dineen introduced the following resolution, **SR 144** which was given first reading and adopted voice vote.

SR 144—Authorizing payment for services rendered by attaches and employees of the Senate of the present session of the 123rd General Assembly.

Senator Cook moved to recess to the call of the chair.

Adopted voice vote.

Senator Cook moved the Senate recess to the call of the chair at 4:32 P. M.

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Alfred I. du Pont School District-

An appropriation for sidewalks, see SB 337 Funds to construct sidewalks, see HB 610

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To appropriate money to aid certain organizations, see HB 74

To appropriate money to aid certain organizations, see HB 569

American Legion

To appropriate funds for Girls' State and Boys' State, see **HB 68**

To appropriate funds for Girls' State and Boys' State, see **HB 562**

B

Bethany Beach-

To authorize Commissioners to borrow \$300,000, see SB 181

- HB 2—An Act Agreeing to a Proposed Amendment to Article 2, Section 25 of the Constitution of the State of Delaware Relating to Zoning in Kent County. Introduced, read and referred, p. 72; reported from committee, p. 85; second reading and passed, p. 88.
- HB 3—An Act to Amend Chapter 51, Title 31, Delaware Code Relating to the Youth Services Comwission. Introduced, read and referred, p. 124; reported from committee, p. 129; second reading and passed, p. 232.
- HB 4—An Act to Amend Section 8304, Title 9, Delaware Code Relating to the County Assessment Written Statement—Listing Property, Owners, Value, Type, etc. Introduced, read and referred, p. 72; reported from committee, p. 79; read second time and passed, p. 79.
- HB 6—An Act Agreeing to a Proposed Amendment to Article 2, Section 25, of the Constitution of the State of Delaware Relating to Zoning in Sussex County. Introduced, read and referred, p. 72; reported from committee, p. 85; second read and passed, p. 88.

- HB 7—An Act to Amend Chapter 67, Title 16, Delaware Code, by Providing for Police Duties at All Fire Company Functions. Introduced, read and referred, p. 139; reported from committee, p. 230; second reading and passed, p. 233.
- HB 11—An Act Agreeing to a Proposed Amendment to Article V, Section 2, of the Constitution of the State of Delawore. Introduced, read and referred, p. 72; reported from committee, p. 146; second reading and passed, p. 157.
- HB 12—An Act Appropriating Funds to the State Board for Vocational-Technical Education for the Fiscal Year Ending June 30, 1965. Introduced, read and referred, p. 78.
- HB 13—An Act to Amend Article III, Section 18, of the Constitution. Introduced, read and referred, p. 121; reported from committee, p. 140; second reading and passed, p. 414.
- HB 15—An Act to Amend Chapter 13, Title 13, Delaware Code, Relating to Inheritances by Illegitimate Children. Introduced, read and referred, p. 254; reported from committee, p. 318; second reading and passed, p. 395.
- HB 16—An Act to Amend Chapter 83, Title 11, Delaware Code, Relating to Eligibility for Pensions by Giving Credit for Prior Service as a Memorial Bridge Policeman. Introduced, read and referred, p. 73; reported from committee, p. 106; SA 1, p. 130; second reading and passed, p. 130.
- HB 17—An Act to Amend Section 3302, Title 15, Delaware Code, Relating to Political Party Titles. Introduced, read asd referred, p. 72; reported from committee, p. 84; second reading and passed, p. 98.
- HB 20—An Act to Amend Section 6520, Title 29, Delaware Code, Relating to Advances to State Agencies. Introduced, read and referred, p. 73; reported from committee, p. 167; second reading and passed, p. 232.
- HB 22—An Act Making a Supplementary Appropriation to Gumboro School No. 37 for the Fiscal Year Ending June 30, 1964. Second reading and passed, p. 165.
- HB 23—An Act to Authorize the Levy Court of Sussex County to Appropriate Funds for the Observance of Return Day. Introduced, read and referred, p. 82; reported from committee, p. 86; second reading and passed, p. 132.

- HB 24—An Act to Amend Sections 501 and 502, Title I of the Delaware Code by Adding Return Day as a Half Holiday in Sussex County. Introduced, read and referred, p. 82; reported from committee, p. 90; second reading and passed, p. 133.
- HB 25—An Act to Amend Title 31 of the Delaware Code Relating to the Concurrent Receipt of Different Categories of Public Assistance. Introduced, read and referred, p. 240; reported from committee, p. 376; second reading and passed, p. 506.
- HB 26—An Act to Amend Chapter 5 of Title 1 of the Delaware Code Relating to Legal Holidays. Introduced, read and referred, p. 124; reported from committee, p. 166; to suspend Rule 9 to act on bill, p. 166; second reading and passed, p. 166.
- HB 27—An Act to Amend Chapter 9 of Title 5 of the Delaware Code Relating to Regulations Governing Business of Banks and Trust Companies. Introduced, read and referred, p. 124; reported from committee, p. 160; second reading and passed, p. 165.
- HB 28—An Act to Amend Chapter 20, Title 15, Delaware Code, Relating to Elections to Provide for Additional Registration Days at the Department of Elections. Introduced, read and referred, p. 72; reported from committee, p. 76; second reading and vote, p. 79; to defer, p. 79; SA 1, p. 90; vote on bill as amended, passed, p. 90.
- HB 29—An Act to Amend Chapter 1, Title 6, of the Delaware Code, Relating to Negotiable Instruments. Introduced, read and referred, p. 125; reported from committee, p. 160.
- HB 31—Introduced, read and referred, p. 159; reported from committee, p. 160; SA 1 placed with bill, p. 229; SA 2 placed with bill, p. 229; public hearing, p. 236.
- HB 32—An Act to Amend Section 2501, Title 10, Delaware Code, Relating to Consolidation of the Offices of the Register in Chancery and Clerk of the Orphans Court. Read second time and passed, p. 74.
- HB 35—An Act to Amend Section 344, Title 9, Delaware Code, by Changing the Method of Selection of Auditors. Introduced, read and referred, p. 122; reported from committee, p. 140.
- HB 36—An Act to Amend Title 10, Delaware Code, Section 8705 (a) Relating to Fees and Costs. Introduced,

- read and referred, p. 254; reported from committee, p. 281; second reading and vote, p. 316.
- HB 37—An Act to Amend Section 2502, Title 10, Delaware Code, Relating to Compensation of Registers in Chancery and Clerks of the Orphans Court. Introduced, read and referred, p. 124; reported from committee, p. 139.
- HB 39—An Act to Prescribe Minimum Wages for Employees and to Provide for the Administration and Enforcement Thereof. Introduced, read and referred, p. 83; SA 1 placed with bill, p. 84; SA 2 placed with bill, p. 84; SA 3 placed with bill, p. 85; to strike SA 3, p. 92; reported from committee, p. 102; SA 4 placed with bill, p. 102; SA 5 A/VV, p. 118; SA 4, A/VV, p. 118; SA 6, A/VV, p. 118; SA 7, lost by Voice Vote, p. 119; SA 8, adopted, p. 119; SA 9, lost, p. 119; SA 10, A/VV, p. 120; SA 11, A/VV, p. 120. HB 39 with SA 4, 5, 6, 8, p. 120.
- HB 40—An Act to Provide for the Payment of Wages and to Enforce Their Collection. Introduced, read and referred, p. 82; reported from committee, p. 122; SA 1 withdrawn, p. 133; SA 2, p. 133; second reading and passed, p. 134.
- HB 41—Introduced, read and referred, p. 136; reported from committee, p. 268.
- HB 43—An Act to Amend Chapter 33, Title 15, Delaware Code, Relating to Nominations of Candidates by Parties. Introduced, read and referred, p. 159; second reading and vote, Roll Call tabled, p. 520; to lift from table, A/VV, p. 543; Roll Call, p. 543.
- HB 44—An Act to Enact and Adopt the Southern Interstate Nuclear Compact and to Provide for a Member and Alternate on the Southern Interstate Nuclear Board and Making an Appropriation Therefor. Introduced, read and referred, p. 613; reported from committee and Rule 9 suspended, p. 670; second reading and passed, p. 670.
- HB 46—An Act to Amend Chapter 270, Laws of Delaware 1963. Introduced, read and referred, p. 122; reported from committee, p. 232; second reading and passed, p. 241.
- HB 47—An Act to Amend Chapter 8, Title 22, Delaware Code, Relating to Home Rule for Municipalities. Introduced, read and referred, p. 240; second reading and passed, p. 360.

- HB 48—An Act to Amend Chapter 302, Volume 49, Laws of Delaware, Being an Act Entitled "An Act to Incorporate the Town of Fenwick Island, Delaware" by Authorizing the Borrowing of Money and Issuing of Bonds Therefor, and the Borrowing for Current Expenses. Introduced, read and referred, p. 231; reported from committee, p. 255; second reading and vote, moved to defer, A/VV, p. 263; second reading, passed, p. 265.
- HB 52—An Act to Amend Title 7, Delaware Code, Section 703, Relating to Open Season for Game. Introduced, read and referred, p. 114; reported from committee, p. 117; second reading and passed, p. 123.
- HB 53 as amended by HA 1 as amended by SA 1—An Act to Amend Title 3, Delaware Code, by Adding Thereto Chapter 16, Relating to Grain Testing Devices. Introduced, read and referred, p. 159; reported from committee, p. 160; SA 1, A/VV, p. 235; second reading and passed, p. 235.
- HB 54—An Act to Amend an Act Being Chapter 42 of Volume 53, Laws of Delaware, as Amended, Entitled "An Act Amending, Revising, and Consolidating the Charter of the City of Seaford" by Permitting Certain Persons to Vote and by Exempting Certain Persons From Being Assessed a Capitation Tax. Introduced, read and referred, p. 114; reported from committee, p. 139; second reading and passed, p. 146.
- HB 55—An Act to Amend Chapter 42, Volume 53, Laws of Delaware, as amended, Entitled "An Act Amending, Revising and Consolidating the Charter of the City of Seaford" by Permitting Non-Resident Property Owners to Vote in the Annual Municipal Election. Introduced, read and referred, p. 137; reported from committee, p. 245; second reading and passed, p. 263.
- HB 56—An Act Making an Appropriation to Townsend School District No. 81, New Castle County, Delaware, for the Purpose of Replacing Heating Boilers in Townsend School. Introduced, read and referred, p. 122.
- HB 60—An Act to Amend Chapter 17, Title 7, Delaware Code, Relating to Dogs Running at Large. Introduced, read and referred, p. 114; reported from committee, p. 117; second reading and passed, p. 135.
- HB 61—An Act making an Appropriation to the Prisoners Aid Society of Delaware for the Operation of the 308 West Residence. Introduced, read and referred, p. 326.

- HB 63—An Act to Aid Certain Fire Companies Which Are Organized to Extinguish Fires or Maintain Ambulances or Rescue Trucks, by Making Appropriations for Them. Introduced, read and referred, p. 326; reported from committee, p. 343; second reading and passed, p. 349.
- HB 65—An Act to Appropriate Monies to Certain Hospitals in the State of Delaware. Introduced, read and referred, p. 326; reported from committee, p. 343; second reading and passed, p. 350.
- HB 66—An Act Apropriating Money to the Delaware Safety Council, Inc. Introduced, read and referred, p. 326; reported from committee, p. 343; second reading and passed, p. 350.
- HB 67—An Act Appropriating Monies for Education and Training of Children of Veterans of World I, World War II and Korean Conflict Who Died While in the Service of the Army, Navy, Marine Corps, Air Forces or Coast Guard of the United States or Who Died From Disease, Wounds or Disabilitiles Resulting From Such Service. Introduced, read and referred, p. 326; reported from committee, p. 343; second reading and passed, p. 350.
- HB 68—An Act Appropriating Funds to the American Legion and American Legion Auxiliary for Expenses to Be Incurred in Conection With the Holding of Boys' State and Girls' State. Introduced, read and referred, p. 325; reported from committee, p. 343; second reading and passed, p. 351.
- HB 70—An Act Appropriating Certain Monies to the Delaware State Fair Inc. for Prizes. Introduced, read and referred, p. 325; reported from committee, p. 336; second reading and passed, p. 351.
- HB 71—An Act to Aid Homes for the Aged by Appropriating Money to Palmer Home, Incorporated and Layton Home for Aged Colored Persons. Introduced, read and referred, p. 325; reported from committee, p. 343; second reading and passed, p. 350.
- HB 73 with HA 1—An Act to Aid Veterans' Organizations and Their Services to Veterans by Making an Appropriation Therefor. Introduced, read and referred, p. 325; reported from committee, p. 343; second reading and passed, p. 351.

- HB 74—An Act to Aid Certain Organizations Which Maintain an Ambulance in the Public Service, by Appropriating Monies for Maintenance of the Ambulances. Introduced, read and referred, p. 325; reported from committee, p. 343; second reading and passed, p. 352.
- HB 75—An Act to Amend an Act Entitled "An Act Amending, Revising and Consolidating the Charter of the City of Seaford," Being Chapter 42, Volume 53, Laws of Delaware, as Amended, by Permitting the Imposition of a Collection Charge on Delinquent Taxes. Introduced, read and referred, p. 114; reported from committee, p. 139; second reading and passed, p. 146.
- HB 76—An Act to Incorporate the Town of South Bethany. Introduced, read and Rule 9 suspended, p. 362; Roll Call to table action, p. 362; second reading and vote, p. 363; to restore to Calendar, p. 373; second reading and vote, p. 416; Roll Call tabled, p. 416; to lift Roll Call from table, p. 452; second reading and passed, p. 452.
- HB 77—An Act to Amend Chapter 216, Volume 27, Laws of Delaware, Entitled "An Act Amending and Consolidating the Charter of the City of New Castle." Introduced, read and referred, p. 90; reported from committee, p. 90; second reading and passed, p. 99.
- HB 81—An Act to Amend Chapter 3, Title 25, Delaware Code, Relating to Titles and Conveyances. Introduced, read and referred, p. 268; reported from committee, p. 441; second reading and passed, p. 451.
- HB 83—Introduced, read and referred, p. 231; reported from committee, p. 236.
- HB 86—An Act to Transfer and Appropriate From the Capital Investment Fund to the State Custodian and State Building and Grounds Commission of the State of Delaware for the Purpose of Providing Air Conditioning for the Legislative Hall. Introduced, read and referred, p. 246; reported from committee, p. 343; second reading and vote; to table Roll Call, lost, p. 415.
- HB 87—An Act Authorizing the Millsboro School District No. 23 to Pay for the Installtaion and Hook-up of a Sanitary Sewer System From the Debt Service Account of the District. Introduced, read and referred, p. 115; reported from committee, p. 274; second reading and passed, p. 280.

- HB 89—An Act to Amend Section 2101, Chapter 21, Title 21, of the Laws of Delaware, by Providing Penalties. Introduced, read and referred, p. 142; SA 1 placed with bill, p. 224.
- HB 90—An Act Amending Section 106, Title 7 of the Delaware Code by Providing for Two Wardens to Serve in New Castle County. Introduced, read and referred, p. 484; reported from committee, p. 497.
- HB 91—An Act Appropriating Money to the Delaware Commission for the Blind for Direct Payments to the Needy Blind of the Sttae of Delaware. Introduced, read and referred, p. 99; reported from committee, p. 138; second reading and passed, p. 156.
- HB 92—An Act to Amend Subchapter 1, Section 5501, Title 29, Delaware Code, Relating to Definitions of Covered Employes of the State of Delaware.
- HB 93—An Act to Amend Sections 2004 and 2005, Chapter 20, Title 9, Delaware Code, Increasing the Appropriations of the Levy Court of New Castle County for Life Saving Equipment and Maintenance of Rescue Squads. Introduced, read and referred, p. 403; reported from committee, p. 420.
- HB 94—An Act to Amend Section 1902, Chapter 19, Title 9, Delaware Code, Increasing the Appropriations of the Levy Court of New Castle County for Fire Companies. Introduced, read and referred, p. 423; reported from committee, p. 443; Rule 9 suspended, second reading and passed, p. 443.
- HB 97—An Act Amending Chapter 331, Volume 53, Laws of Delaware, Entitled "An Act to Provide for the Enlargement and Improvement of the System of Free Public Schools of Delaware; Appropritting Money for Said Purpose; Authorizing the Financing of Such Enlargement and Improvement by the Issuance of Bonds and Bond Anticipation Notes of the State and by Contributions From Certain School Districts, and the City of Wilmington, Defining School Districts; Authorizing the Issuance of Bonds of Certain School Districts and the City of Wilmington for the Purpose of Raising Money to Make Such Contributions; and Authorizing the Acceptance of Federal Funds or Building Purposes and Creating Local School Building Commissions," by Authorizing the Laurel Special School District to Replace a Roof on the Junior-Senior High School Building. Introduced, read and referred, p. 115; reported from committee, p. 136; second reading and passed, p. 136.

- HB 99—An Act to Amend Title 21, Delaware Code, Giving Police Authority to Removeor Cause to be Removed Certain Motor Vehicles From Public Highways. Introduced, read and referred, p. 246; reported from committee, p. 412; second reading and vote, to defer, p. 574; final reading and passed, p. 582.
- HB 104—An Act to Amend Chapter 27, Title 18, Delaware Code, Relating to Taxes and Fees for Insurance Companies, Agents and Brokers by Granting the Insurance Commissioner the Authority to Make Refunds. Introduced, read and referred, p. 254; reported from committee, p. 343; second reading and passed, p. 357.
- HB 107 with HA 1—An Act Effecting Certain Changes in the Administration, Compensation and Jurisdiction of Justices of the Peace and Their Courts. Introduced, read and referred, p. 115; reported from committee, p. 122; second reading and passed, p. 131.
- HB 108—An Act to Amend Title 10, Delaware Code, by Enacting a New Chapter Relating to Constables for Justice of the Peace Courts. Introduced, read and referred, p. 115; reported from committee, p. 122; second reading and passed, p. 131.
- HB 109—An Act Proposing an Amendment to Section 29, Article IV, of the Constitution of the State of Delaware, Relating to Justices of the Peace. Introduced, read and referred, p. 115; reported from committee, p. 122; SA 1 p. 132; second reading, passed, p. 132.
- HB 115—Introduced, read and referred, p. 137; reported from committee, p. 140.
- HB 118—An Act Authorizing the Levy Court of Kent County to Borrow on the Credit of the County a Sum of Money Not Exceeding \$27,000 to Be Expended for the Acquisition of Equipment for the Board of Assessors, Including Addressograph Machines. Introduced, read and referred, p. 125.
- HB 119—An Act Authorizing the Levy Court of Kent County to Borrow on the Credit of the County a Sum of Money Not Exceeding \$120,000 to be Expended for the Acquisition of Additional Equipment and Furnishings for the Court Room in the Kent County Court House. Introduced, read and referred, p. 125; reported from committee, p. 129; second reading and passed, p. 135.
- HB 120—An Act Authorizing the Levy Court of Kent County to Borrow on the Credit of the County a Sum of

- Money Not Exceeding \$120,000 to be Expended for the Retaining of Outside Assessors to Assess Real Property in the County and to Contract Therefore. Introduced, read and referred, p. 125; reported from committee, p. 129; second reading and passed, p. 135.
- HB 121—An Act to Amend Chapter 13, Title 14 of the Delaware Code Law by Permitting School Employees to Observe Religious Holidays. Introduced, read and referred, p. 164; reported from committee, p. 333; second reading and passed, p. 368.
- HB 123—An Act to Amend Chapter 7, Title 4, Delaware Code, Relating to the Sale of Alcoholic Liquor. Introduced, read and referred, p. 164; reported from committee, p. 239; SA 1 placed with bill, p. 316; SA 1 Roll Call, p. 318; second reading and vote, Roll Call tabled; Roll Call on HB 123, passed, p. 319.
- HB 125—Introduced, read and referred, p. 136; reported from committee, p. 140; second reading and vote, p. 156.
- HB 127—An Act to Increase the Salary of the Superintendent of the Public Building Commission for the City of Wilmington and for New Castle County. Introduced, read and referred, p. 136; reported from committee, p. 139; second reading and passed, p. 145.
- HB 128—An Act to Amend Chapter 81, Title 9, Delaware Code, Relating to the Limitations Upon Taxing Power, by Exempting Lands and Improvements of Yorklyn Parent-Teacher Association, Inc., from Assessment and Taxation. reported from committee, p. 344.
- HB 129—An Act to Prohibit Debt Adjusting for Profit. Introduced, read and referred, p. 246; reported from committee, p. 269; second reading and vote, p. 369; motion to defer, p. 370; final reading and vote, p. 524; to defer, p. 524; final reading and vote, p. 528; SA 1, p. 528; roll call and passed, p. 529.
- HB 130—An Act to Amend Section 9524, Title 10 of the Delaware Code, Relating to Service of Summons. Introduced, read and referred, p. 254.
- HB 132—Introduced, read and referred, p. 236.
- HB 133—An Act Amending Title 16, Delaware Code, Empowering the State Fire Commission to Determine Qualifications of Volunteer Fire Companies. Introduced, read and referred, p. 277; reported from committee, p. 320; second reading and passed, p. 345.

- HB 135—An Act to Amend Chapter 31, Title 10, Delaware Code, Relating to Commencement of Legal Actions. reported from committee, p. 506.
- HB 136—An Act to Appropriate Funds to the Family Court of the State of Delaware, in and for New Castle County for the Fiscal Year Ending June 30, 1965. Introduced, read and referred, p. 159; reported from committee, p. 266; second reading and passed, p. 274.
- HB 137—An Act to Amend Chapter 291, Volume 54, Laws of Delaware, Entitled "An Act Making Appropriations to the Amount of \$110,250,550.00 for the Expense of the State Government for the Fiscal Year Ending June 30, 1965, and Making a Supplemental Appropriation in the Amount of \$200,000.00 for the Proposed Amendment." Introduced, read and referred, p. 137; reported from committee, p. 138; second reading and passed, p. 149.
- HB 138—An Act Amending Title 11, Chapter 59 of the Delaware Code, Relating to the Collection and Disposition of Fines and Costs by Justices of the Peace." Introduced, read and referred, p. 267; reported from committee, p. 318; SA 1, p. 553; second reading and passed, p. 554.
- HB 140—An Act to Amend Chapter 81, Title 10, Delaware Code, by the Exemption of Members of Volunteer Fire Companies and Ambulance and Rescue Squads From Civil Liability. Introduced, read and referred, p. 277; committee report, p. 318; SA 1 placed with bill, p. 338; SA 2 placed with bill, p. 339; second reading, vote, p. 367; SA 2, A/VV, p. 367; SA 1 A/VV, p. 367; roll call, p. 368.
- HB 141—An Act to Amend Chapter 3, Title 11, Delaware Code, Relating to Crimes and Criminal Procedure by Providing Penalties for Assaulting a Police Officer, p. 580. Introduced, read and referred, p. 580; to suspend Rule 9, second reading and vote, p. 669; to defer action, A/VV, p. 669; roll call, p. 669.
- HB 144—An Act to Amend Section 1708, Title 18, Delaware Code by Increasing Maximum Benefits as to Amount and Duration Payable to Any Mutual Benefit Association. Introduced, read and referred, p. 159; reported from committee, p. 160; second reading and vote, moved to defer, p. 223; final reading and passed, p. 224.

- HB 146—An Act to Amend Chapter 25, Part II, Title 7, Delaware Code, Relating to Lobsters. Introduced, read and referred, p. 225; reported from committee, p. 242; second reading and passed, p. 245.
- HB 151—An Act to Amend Title 30, Delaware Code, Providing for License Fees for Real Estate Brokers and Agents. Introduced, read and referred, p. 164; reported from committee, p. 230; second reading and passed, p. 231.
- HB 152—An Act Authorizing the Levy Court of Kent County to Borrow on the Credit of the County a Sum of Money Not Exceeding \$27,000 to be Expended for the Acquisition of Equipment for the Board of Assessors, Receiver of Taxes and County Treasurer and Family Court, Including Addressograph Machines. Introduced, read and Rule 9 suspended; second reading and passed, p. 137.
- HB 153—An Act to Amend Chapter 5, Chapter 7, Chapter 9, and Chapter 11, Title 4, Delaware Code, Relating to Alcoholic Liquors. Introduced, read and referred, p. 159; reported from committee, p. 241; second reading and passed, p. 245.
- HB 154—An Act Authorizing the Gumboro School No. 37 to Pay Certain Expenses Incurred in a Prior Fiscal Year From the Local Debt Service Account. Introduced, read and referred, p. 164; reported from committee, p. 280; second reading and passed, p. 317.
- HB 155—An Act Making an Appropriation to the State Highway Department for the Construction of a Sidewalk on the South Side of New Castle Avenue From Ryan Avenue to Halcyon Drive in Garfield Park, New Castle County. Introduced, read and Rule 9 suspended; second reading and passed, p. 436.
- HB 156—An Act to Amend Title 14, Delaware Code, Relating to "Education" by Redefining the Application of Chapter 14. Introduced, read and referred, p. 246; SA 1 placed with bill, p. 262; reported from committee, p. 262; SA 1, p. 269; second reading and passed, p. 269.
- HB 157 as amended by HA 1—An Act to Amend Chapter 35, Title 12, Delaware Code, by the Addition Thereto of a New Section Requiring and Regulating Permanent Lot Care Funds of Any Person, Partnership or Corporation Engaged in the Business of Selling Burial Lots With Perpetual Care. Introduced, read and referred, p. 602;