Doorkeeper: "All persons not entitled to the House floor, please retire to the gallery. All persons not entitled to the House floor, please retire to the gallery."

Speaker Redmond: "The House will come to order. Members please be in their seats. Be led in prayer by the Reverend Krueger, the House Chaplain."

Rev. Krueger: "In the name of the Father, of the Son, of the Holy Ghost. Amen. O Lord, bless this House to Thy service this day. In the Old Testament, 24th Chapter, 15th verse of Joshua, the prophet Joshua says these words: 'As for me and my house, we will serve the Lord.' Let us pray. Heavenly Father, we come before Thee this day in prayer that Thou wilt make Thy ways known unto us. We bear the solemn responsibility of enacting such legislation for the good of the people of the State of Illinois. Help us, O Lord, to attune our hearts and our minds to the rhythm of that service which is acceptable unto Thee. May our judgements and our votings in all matters demonstrate to all that we are Thine alone and are obedient to Thy will. We ask this in the name of Him who came to serve. Amen."

Speaker Redmond: "Roll Call for attendance. Representative Ryan. Representative Madigan, are there any... Representative Giorgi, any Democrats that should be excused from the Roll Call?"

Giorgi: "Not to my knowledge, Mr. Speaker."

Speaker Redmond: "Representative Lechowicz."

Lechowicz: "Well, Mr. Speaker, just for the record, Representative Yourell was excused yesterday. I haven't seen him yet today, because of illness in his family."

Speaker Redmond: "I believe that he is ill. Any objection to him being excused from the Roll Call for illness? Hearing no objection, the Journal will so show. Representative Ryan."

Ryan: "Thank you, Mr. Speaker. Representative Ralph Dunn and Representative Joe Sevcik be... are absent. Ralph's wife is sick and Representative Sevcik is in the hospital."

Speaker Redmond: "Any objection to the record showing that..."

Ryan: "Should be released from the hospital today."

Speaker Redmond: "Hearing none, the Journal will so show. Committee
Reports."

Clerk O'Brien: "Representative Matijevich, Chairman from the Committee on Appropriations I, to which the following Bills were referred. Action taken February 2, 1977; reported the same back following recommendation do pass House Bill 24. Representative Katz, Chairman from the Committee on Judiciary II, to which the following Bills were referred. Action taken February 3, 1977; reported the same back with the following recommendation do pass as amended House Bill 27. Representative Mann, Chairman from the Committee on Judiciary I, to which the following Bills were referred. Action taken February 2, 1977; reported the same back with the following recommendations do pass House Bill 52, do not pass House Bill 5, and House Bill 103. Representative Jacobs, Chairman from the Committee on Labor and Commerce, to which the following Bills were referred. Action taken February 2, 1977; reported the same back with the following recommendations do pass House Bill 54. Representative Capparelli, Chairman from the Committee on Executive, to which the following Bill was referred. Action taken February 3, 1977; reported the same back with the following recommendation."

Speaker Redmond: "Representative Daniels, for what purpose do you rise?"

Daniels: "Mr. Speaker, I'd like to ask leave of the House to be removed as a Chief Co-sponsor on House Bill 121 which was filed by Representative Deavers and inadvertently, I was placed as the Chief Sponsor on that. I'd like leave of the House to be removed on that."

Speaker Redmond: "There any objection? Hearing none, the record will show and he'll be removed as Chief Sponsor. Proceed, Mr. Clerk."

Clerk O'Brien: "The Executive Committee Report, do pass House Bill 23. Representative Schneider, Chairman from the Committee on Elementary and Secondary Education, to which the following Bills were referred. Action taken February 3, 1977; reported the same back with the following recommendation do pass House Bill 49. Representative Hart, Chairman from the Committee on Financial
Institutions, to which the following Bill was referred. Action taken February 3, 1977; reported the same back with the following recommendation do pass House Bill 81. No further Committee Reports."

Speaker Redmond: "Introduction and First Reading."


Speaker Redmond: "Representative Matijevich, for what purpose do you rise?"
Matijevich: "Mr. Speaker, I didn't get the number of that Bill that I just introduced, but I was just talking to Dave Robinson. It's a Bill calling for the election of the Illinois Commerce Commission and he's introducing a like Bill. So in the spirit of what I believe in, I'm going to table that Bill right away if I can do that with leave of the House."

Speaker Redmond: "Do you have the number of Representative Matijevich's Bill?"

Clerk O'Brien: "House Bill 183."

Matijevich: "Leave to table that Bill. Is there any objection to tabling House Bill 183? Hearing none, leave is granted and the Bill is tabled. Proceed, Mr. Clerk."


Speaker Redmond: "Constitutional Amendment Resolution."

Clerk O'Brien: "House Joint Resolution Constitutional Amendment 93, Anderson et al. Resolved by the House of Representatives of the 80th General Assembly of the State of Illinois, the Senate concurring herein, that there shall be submitted to the electors of this state for adoption or rejection at the general election next occurring at least six months after the adoption of this
Resolution, a proposition to amend Section 6 of Article IV of the Constitution of the State of Illinois to read as follow: 'Article IV, Section 6. Organization. (a) A majority of the Members elected to each House constitutes a quorum.

(b) On the first day of the January Session of the General Assembly in odd-numbered years, the Secretary of State shall convene the House of Representatives to elect from its Membership a Speaker of the House of Representatives as presiding officer, and the Governor shall convene the Senate to elect from its Membership a President of the Senate as presiding officer. After convening the House of Representatives, the Secretary of State may designate another person to preside over the House of Representatives until a Speaker is elected. After convening the Senate, the Governor may designate another person to preside over the Senate until a President is elected.

(c) For purposes of powers of appointment conferred by this Constitution, the Minority Leader of either House is a Member of the numerically strongest political party other than the party to which the Speaker or the President belongs, as the case may be. (d) Each House shall determine the rules of its proceedings, judge the elections, returns and qualifications of its Members and choose its officers. No Member shall be expelled by either House, except by a vote of two-thirds of the Members elected to that House. A Member may be expelled only once for the same offense. Each House may punish by imprisonment any person, not a Member, guilty of disrespect to the House by disorderly or contemptuous behavior in its presence. Imprisonment shall not extend beyond twenty-four hours at one time unless the person persists in disorderly or contemptuous behavior.' First Reading of the Constitutional Amendment. House Joint Resolution Constitutional Amendment 84, Giglio-Mahar. Resolved by the House of Representatives of the 80th General Assembly of the State of Illinois, the Senate concurring herein, there shall be submitted to the electors of this state for adoption or rejection at the general election next occurring at least six months after the adoption of this
Resolution, a proposition to amend Section 2 of Article IV of the Illinois Constitution to read as follows: 'Article IV, the Legislature. Section 2, Legislative Composition. (a) One Senator shall be elected from each Legislative District. Immediately following each decennial redistricting, the General Assembly by law shall divide the Legislative Districts as equally as possible into three groups. Senators from one group shall be elected for terms of four years, four years and two years; Senators from the second group for terms of four years, two years and four years; and Senators from the third group, for terms of two years, four years and four years. The Legislative Districts in each group shall be distributed substantially equally over the state. (b) Two Representatives shall be elected from each Legislative District for a two year term, for a term of two years. No political party shall limit its nominations to less than two candidates for Representative in any Legislative District. In elections for Representatives, including those for nomination, each elector may vote for no more than two candidates and may not cumulate his vote. The two candidates highest in votes shall be declared elected. (c) To be eligible to serve as a Member of the General Assembly, a person must be a United States citizen, at least 21 years old, and for the two years preceding his election or appointment, a resident of the district which he is to represent. In the general election following a redistricting, a candidate for the General Assembly may be elected from any district which contains a part of the district in which he resided at the time of the redistricting and reelected if a resident of the new district he represents for 18 months prior to reelection. (d) Within thirty days after a vacancy occurs, it shall be filled by appointment as provided by law. If the vacancy is in a Senatorial office with more than twenty-eight months remaining in the term, the appointed Senator shall serve until the next general election, at which time a Senator shall be elected to serve for the remainder of the term. If the vacancy is in a Representative office or in any other Senatorial office, the
appointment shall be for the remainder of the term. An appointee to fill a vacancy shall be a Member of the same political party as the person he succeeds. (e) No Member of the General Assembly shall receive compensation as a public officer or employee from any other governmental entity for time during which he is in attendance as a Member of the General Assembly. No Member of the General Assembly during the term for which he was elected or appointed shall be appointed to a public office which shall have been created or the compensation for which shall have been increased by the General Assembly during that term. 'First Reading of the Constitutional Amendment.'

Speaker Redmond: "Introduction and First Reading. Representative Kempiners seek recognition? Representative Kempiners is closing fast. Representative Kempiners."

Kempiners: "Thank you, Mr. Speaker. As the Chief Sponsor of House Bill 38, I would like to have leave of the House to table that Bill. And for those who are Cosponsors of the Bill, I would like them to know that I am joining Representative Kelly, who is the Chief Sponsor of House Bill 3, which is an identical Bill, as a Joint Sponsor and that they are being made, with the permission of the House, Cosponsors of House Bill 3."

Speaker Redmond: "Any objections to tabling the Bill? Hearing none, the Bill is tabled."


Speaker Redmond: "Speaker's Table. Agreed Resolutions."
Clerk Selcke: "House Resolution 18, Birchler et al. House Resolution 19..."
Speaker Redmond: "Representative Telcser, for what purpose do you rise?"
Telcser: "Mr. Speaker, we have not had a chance... had copies of the Agreed Resolutions."
Speaker Redmond: "Representative Waddell has them."
Telcser: "Oh, he does?"
Speaker Redmond: "If he doesn't communicate with the rest of the Leadership, why, take appropriate action. Representative Waddell."
Waddell: "Mr. Speaker, Representative Waddell just received them."
Clerk Selcke: "House Resolution 23, Emil Jones et al."
Speaker Redmond: "Representative Waddell. Mr. Clerk, do you have an announcement?"
Clerk Selcke: "Yes, I do, Mr. Speaker."
Speaker Redmond: "Representative Waddell. Emil. Representative Waddell."
Representative Giorgi.

Giorgi: "House Resolution 18 by Birchler asks that a Committee extend their reporting date till March 15. It's the House Resolution 406 created to extend the regulation of the practice of accounting in this state and this takes 89 votes because of expenditure of money. And I move for the adoption of the Agreed Resolution #18. Take a Roll Call vote."

Speaker Redmond: "Any discussion? The question's on the Gentleman's motion. Those in favor vote 'aye', opposed vote 'no'. He asked for a Roll Call vote. Did you ask for a Roll Call vote? Representative Giorgi."

Giorgi: "Continues, Mr. Speaker, continues the reporting date of the Committee and it's an expenditure of funds, so it'll take a Roll Call, 89 votes."

Speaker Redmond: "All those in favor vote 'aye', opposed vote 'no'. Representative Deuster."

Deuster: "Mr. Speaker, there seems to be a certain amount of disorder on the House floor. I'm sure that a great number of the Members see that a vote is taking place and don't have the foggiest idea what it is about. Would it be possible for the Sponsor or someone to tell us what the vote is?"

Speaker Redmond: "Representative Schlickman."

Schlickman: "Mr. Speaker, Members of the House, the 79th General Assembly created a House Committee on the study of accountability law. The five-member Committee unanimously determined after deliberative action and consideration that it needed a bit more time in which to come up with a report of findings and recommendations. The net effect of this Resolution is simply to extend the reporting date to March 15."

Speaker Redmond: "Have all voted who wished? Pierce 'yes'. Marovitz 'yes'. Clerk will take the record. On this question there's 139 'aye' and 2 'no'. The Gentleman's motion prevails. Resolution's adopted. Representative Giorgi, do you seek recognition?"

Giorgi: "House Resolution 19 by Neff honors the Mayor of Media, Illinois for 43 years of service. And House Resolution 23
by Emil Jones honors 'Mr. Cubs', Ernie Banks in his inclusion in the Hall of Fame. Emil Jones. I move for the adoption of the Agreed Resolutions."

Speaker Redmond: "Any discussion? The question's on the Gentleman's motion. All in favor say 'aye', opposed 'no'. The 'ayes' have it. The motion carries, the Resolution is adopted. Constitutional Amendment Resolution, Mr. Clerk."

Clerk Selcke: "House Joint Resolution Constitutional Amendment #5, Rigney. Resolved by the House of Representatives of the 80th General Assembly of the State of Illinois, the Senate concurring herein, that there shall be submitted to the electors of this state for adoption or rejection at the general election next occurring at least six months after the adoption of this Resolution, a proposition to amend Section 9 of Article IV of the Constitution to read as follows: Article IV, Section 9, Veto procedure. '(a) Every Bill passed by the General Assembly shall be presented to the Governor within 30 calendar days after its passage. The foregoing requirement shall be judicially enforceable. If the Governor approves the Bill, he shall sign it and it shall become law. (b) If the Governor does not approve the Bill, he shall veto it by returning it with his objections to the House in which it originated. Any Bill not so returned by the Governor within 60 calendar days after it is presented to him shall become law. If recess or adjournment of the General Assembly prevents the return of a Bill, the Bill and the Governor's objections shall be filed with the Secretary of State within such 60 calendar days. The Secretary of State shall return the Bill and objections to the originating House promptly upon the next meeting of the same General Assembly at which the Bill can be considered. (c) The House to which a Bill is returned shall immediately enter the Governor's objections upon its journal. If within 15 calendar days after such entry that House by a record vote of three-fifths of the Members elected passes the Bill, it shall be delivered immediately to the second House. If within 15 calendar days after such delivery the second House by a
record vote of three-fifths of the Members elected passes
the Bill, it shall become law. (d) The Governor may reduce
or veto any item of appropriations in a Bill presented to
him. Portions of a Bill not reduced or vetoed shall become
law. An item vetoed or reduced shall be returned to the House
in which it originated and may become law in the same manner
as a vetoed Bill. If a reduced item is not restored, it shall
become law in the reduced amount. (e) The Governor may return
a Bill together with specific recommendations for change to
the House in which it originated. The Bill shall be consid-
ered in the same manner as a vetoed Bill but the specific
recommendations may be accepted by a record vote of a majority
of the Members elected to each House. Such Bill shall be
presented again to the Governor and if he certifies that such
acceptance conforms to his specific recommendations, the Bill
shall become law. If he does not so certify, he shall return
it as a vetoed Bill to the House in which it originated.
Schedule. This Amendment to the Constitution takes effect
upon its approval by the electors.' First Reading of the
Constitutional Amendment."

Speaker Redmond: "Introduction and First Reading."

Clerk Selcke: "House Bill 222, Richmond-Hart et al. Amends the En-
vironmental Protection Act. First Reading of the Bill. House
Bill 223, Mahar et al. Amends the Election Code. First Reading
of the Bill. House Bill 224, Taylor et al. Amends the Civil
Administrative Code. First Reading of the Bill. House Bill
225, Taylor. Amends the Divorce Act. First Reading of the
Bill. Any more? House Bill 226, Miller. Amends an Act in
relation to compensation, emoluments of Members of the General
Assembly. First Reading of the Bill. House Bill 227, Miller.
Amends various Acts to provide for additional financing Local
Governmental Law Enforcement Officer's Fund. First Reading
of the Bill. House Bill 228, Sevcik. Amends the General
Assembly Compensation Act. First Reading of the Bill. House
First Reading of the Bill. House Bill 230, Sevcik et al. An

Speaker Redmond: "Constitutional Amendment, First Reading."

Clerk Selcke: "House Joint Resolution Constitutional Amendment §6, Miller. House Joint Resolution Constitutional Amendment §6. Resolved by the House of Representatives of the 80th General Assembly of the State of Illinois, the Senate concurring herein, that there shall be submitted to the electors of this state, at the general election next occurring at least 6 months after the adoption of this Resolution, a proposition to amend Sections 8 and 12 of and to add Sections 12.1 and 12.2 to Article VI of the Constitution, the amended and added Sections and the applicable Schedule to read as follows: Article VI, the Judiciary. Section 8, Associate Judges. 'Each Circuit Court shall have such number of Associate Judges as provided by law. Except in circuits which have adopted the alternative judicial selection procedure provided by Section 12.1, Associate Judges shall be appointed by the Circuit Judges in each circuit as the Supreme Court shall provide by rule. In the First Judicial District, unless otherwise provided by law, at least one-fourth of the Associate Judges shall be selected from, and shall reside, outside Chicago. The Supreme Court shall provide by rule for matters to be assigned to Associate Judges. Section 12, Election and Retention. (a) Supreme, Appellate
and Circuit Judges shall be nominated at primary elections or by petition. Judges shall be elected at general or judicial elections as the General Assembly shall provide by law. A person eligible for the office of Judge may cause his name to appear on the ballot as a candidate for Judge at the primary and at the general or judicial elections by submitting petitions. The General Assembly shall prescribe by law the requirements for petitions. (b) The office of a Judge shall be vacant upon his death, resignation, retirement, removal, or upon the conclusion of his term without retention in office. Whenever an additional Appellate or Circuit Judge is authorized by law, the office shall be filled in the manner provided for filling a vacancy in that office. (c) A vacancy occurring in the office of Supreme, Appellate, or Circuit Judge shall be filled as the General Assembly may provide by law. In the absence of a law, vacancies may be filled by appointment by the Supreme Court. A person appointed to fill a vacancy 60 days or more prior to the next primary election to nominate Judges shall serve until the vacancy is filled for a term at the next general or judicial election. A person appointed to fill a vacancy less than 60 days prior to the next primary election to nominate Judges shall serve until the vacancy is filled at the second general or judicial election following such appointment. (d) Not less than six months before the general election preceding the expiration of his term of office, a Supreme, Appellate or Circuit Judge who has been elected to that office may file in the office of the Secretary of State a declaration of candidacy to succeed himself. The Secretary of State, not less than 63 days before the election, shall certify the Judge's candidacy to the proper election officials. The names of Judges seeking retention shall be submitted to the electors, separately and without party designation, on the sole question whether each Judge shall be retained in office for another term. The retention elections shall be conducted at general elections in the appropriate Judicial District, for Supreme and Appellate Judges, and in the circuit for Circuit Judges.
Judges. The affirmative vote of three-fifths of the electors voting on the question shall elect the Judge to the office for a term commencing on the first Monday in December following his election. (e) A law reducing the number of Appellate or Circuit Judges shall be without prejudice to the right of the Judges affected to seek retention in office. A reduction shall become effective when a vacancy occurs in the affected unit. (f) In any circuit which has adopted the alternative selection procedures provided by Sections 12.1 and 12.2, those procedures supersede the procedures provided by this Section. Section 12.1. Alternative selection procedure for Judges and Associate Judges of Circuit Courts. (a) The electors of any Circuit may by referendum adopt the provisions of this Section and Section 12.2 to govern the selection and tenure of Judges and Associate Judges of that Circuit. The electors of any Circuit shall vote on the proposition at the general election held not less than 3 months following the filing of petitions with the Secretary of State signed by not fewer than 5 percent of the total number of electors who voted at the next preceding general election in that Circuit, asking that the proposition be submitted to referendum. If a majority of votes cast on the proposition shall be in the affirmative, the provisions of this Section and Section 12.2 shall thereafter govern the selection and tenure of Judges and Associate Judges of the Circuit Court of that Circuit. (b) In circuits subject to this Section, Judges and Associate Judges shall be appointed by the Governor from nominees submitted by Judicial Nominating Commissions. (c) The office of a Judge or Associate Judge shall be vacant upon his death, resignation, retirement, removal or upon the conclusion of his term without retention in office. Whenever an additional Judge or Associate Judge is authorized by law, the office shall be filled in the manner provided for filling a vacancy in the office. (d) If a vacancy occurs in the office of Judge or Associate Judge in a circuit subject to this Section, the administrative director shall notify the Chairman of the Judicial Nominating Commission.
for that circuit, who shall immediately convene the Commission. The Commission may conduct informal meetings and hearings; but no formal action shall be taken by the Commission except upon concurrence of a majority of all members of the Commission. Within 28 days after deliver of the notice, the Commission shall submit a list of 3 qualified persons to the Governor. However, the Commission, by certifying in writing by its Chairman to the Governor that additional time is required, may take additional time not in excess of 28 days. If there is more than one vacancy on the same court, the number of qualified persons listed shall be 3 times the number of vacancies. The Commission may determine and advise the Supreme Court that the number of qualified persons available is less than 3 times the number of vacancies. The Supreme Court may accept this determination and permit only the names of those available to be listed; otherwise it shall request the Commission to continue its search for qualified persons. The Governor, immediately upon receipt of the list, shall make it public. Not fewer than 28 nor more than 56 days after delivery of the list to the Governor, he shall appoint therefrom one person to fill each vacancy. If the Governor does not make the appointment within 56 days, the Supreme Court shall make the appointment promptly from the list. (a) A Judge or Associate Judge appointed to fill a vacancy shall serve an initial term ending on the first Monday in December following the next general election held after he has completed one year in office. He may at that general election stand for retention in office as hereinafter provided. (f) Not less than 6 months prior to the general election next preceding the expiration of his term of office, any Judge or Associate Judge previously elected or appointed may file in the office of the Secretary of State a declaration of candidacy to succeed himself, and the Secretary of State, not less than 63 days prior to the election shall certify his candidacy to the proper election officials. At the election the name of each Judge or Associate Judge who has filed a declaration
shall be submitted to the electors, separately and without party designation, on the sole question whether he shall be retained in office for another term. The elections shall by conducted in the appropriate judicial circuits. The affirmative votes of three-fifths of the electors voting on the question shall elect him to the office for a full term commencing the first Monday in December following the election. Any Judge or Associate Judge who does not file a declaration within the time herein specified, or, having filed, fails of retention, shall vacate his office on the first Monday in December following the general election, whether or not his successor shall yet have qualified. (g) If an incumbent does not file a declaration of candidacy within the time specified above, the selection and appointment of his successor, if any, shall proceed immediately in the manner provided in this Section so that the successor may take office as soon as the vacancy occurs. (h) Any law reducing the number of Judges or Associate Judges in any circuit shall be without prejudice to the right of Judges in office at the time of its enactment to seek retention in office. The reduction shall become effective whenever a vacancy in the affected unit occurs. Section 12.2. Judicial Nominating Commissions. (a) There shall be Judicial Nominating Commissions in each Judicial Circuit which adopts the proposition pursuant to Section 12.1, for nomination of Judges and Associate Judges for the Circuit Courts. (b) The Judicial Nominating Commission for each Circuit outside the First Judicial District, to make nominations for Circuit Court Judges and Associate Judges in each respective circuit, shall consist of 6 persons who are not lawyers, no more than 3 of whom shall be members of the same political party, and 5 lawyers. (c) The Judicial Nominating Commission for the Circuit composed of the First Judicial District to make nominations for Circuit Judges and Associate Judges, if the electors of the Circuit adopt the provisions of Section 12.1, shall consist of 11 persons who are not lawyers, nor more than 6 of whom shall be members of the same political party,
and 10 lawyers. (d) The non-lawyer members of each Judicial Nominating Commission shall be appointed by the Governor with the advice and consent of the Senate. The Governor shall designate one of the non-lawyer members of each Commission as Chairman. The Chairman may vote only in case of a tie. The term of any Chairman shall be 3 years unless his remaining term as a member of the Commission expires sooner. The non-lawyer members shall reside in the Circuit for which they are appointed. (e) The lawyer members of each Judicial Nominating Commission shall be chosen by secret ballot by those lawyers admitted to practice in Illinois whose principal offices are in the appropriate circuit, in such manner as shall be provided by rules which shall be adopted by the Supreme Court. The lawyer members shall reside in the Circuit for which they are chosen. (f) In appointing the initial members of each Commission, the Governor shall divide the non-lawyer appointees into 2 groups and shall designate one group to serve for 3 years and one to serve for 6 years. As near as may be, the groups shall be equal in number and the members of one political party in any group shall not exceed the number of the rest of the group by more than one. The initial lawyer members shall be divided into 2 groups equal as near as may be, in such manner as the Supreme Court shall provide, one group to serve for 3 years and one to serve for 6 years. Thereafter, the terms of all members shall be 6 years. (g) A vacancy in the office of Chairman or members of the Commission shall be filled for the unexpired term in the same manner and subject to the same qualifications as those originally chosen. (h) No person who holds any office under, or is an employee of, the United States or this state or any municipal corporation of political subdivision of this state or who holds any official position in a political party is eligible to serve on a Judicial Nominating Commission. Compensation for service in the state militia or the armed forces of the United States for such period of time as may be determined by rule of the Supreme Court shall not be considered a disqualification. No
member of a Judicial Nominating Commission may be nominated or appointed to judicial office for a period of 3 years from
the last day of his service on the Commission. A member,
having served a full term of 6 years on a Commission, may
not be selected to serve on a Commission during the next 3
years. (i) Members of Commissions shall not receive any
compensation for their services but shall be entitled to
reimbursement for necessary expenses. The General Assembly
shall appropriate funds to the Supreme Court for such reim-
bursement and for other administrative expenses of the Com-
misions. The Commissions may conduct such investigations,
and employ such staff members as may be necessary to perform
their duties. Schedule. If approved by the electors, these
Amendments shall take effect the next day following procla-
ation of the result of the vote. "First Reading of the Con-
stitutional Amendment."

Speaker Redmond: "Introduction and First Reading."
Clerk Selcke: "House Bill 238, Robinson et al. Amends the Election
Code. First Reading of the Bill."
Speaker Redmond: "House will be in order. On the Supplemental Calendar
#1 appears House Bill 52. Representative Deuster is recog-
nized."

Deuster: "Mr. Speaker, Ladies and Gentlemen of the House, I think
all the citizens if Illinois are anxious that we get down to
our legislative business and consider matters as quickly as
we can. On the Order of House Bills, Second Reading, First
Legislative Day is House Bill 52 which amends the Parental
Responsibility Law. I would move that the appropriate rule
be suspended so that this Bill could be read a second time
as a House Bill on the Order of House Bills, Second Reading,
Second Legislative Day."

Speaker Redmond: "Representative Jaffe, for what purpose do you rise?
Give the Gentleman order, please."
Jaffe: "Mr. Speaker, this Bill was heard in the Judiciary Committee
on yesterday. I opposed that Bill. I don't see any neces-
sity in really rushing forward with it. I think there are
people who might want to have Amendments put onto to their Bill or work with that Bill in another fashion. So, I would then oppose the Gentleman's motion. I don't see any rush on an Act to amend the Parental Responsibility Law at this time."

Speaker Redmond: "The Bill can be held on Second for the purpose of Amendment, Representative Jaffe."

Jaffe: "Well, Mr. Speaker, it's fairly early in the ballgame. You know, I don’t see any great crush of business and really this Bill is... I don't want to get into the merits of it. It's not much of a Bill, quite truthfully, and I just think that we ought to hold it where it's at at the present time. There's no emergency on it. If the Gentleman could tell me what great emergency there is on this little Bill for parental responsibility when, in fact, the Senate isn't even organized yet, I think it's just silliness."

Speaker Redmond: "Well, just so that the Gentleman from Skokie will understand, this was not Representative Deuster's idea. It was suggested that what we should do is to send the Bill over to the Senate and if they're not organized, perhaps it ought to go to the Governor's desk. We're not too sure. And that was the reason and he did it at the request of some of the Leadership. And if you object, why, I will release Representative Deuster from the suggestion that he..."

Jaffe: "Well... you know, Mr. Speaker, if we're going to send something to the Senate, I think it ought to be something worthwhile and certainly not..."

Speaker Redmond: "Representative Deuster."

Deuster: "Mr. Speaker and Representative Jaffe, I have given my assurance to all the Members who've expressed an interest in offering an Amendment to this Bill that Amendments will be considered and it is true that the Leadership suggested that we move it to Second Reading. I've assured Representative Hart and also Representative Dyer and anyone else who's interested in offering an Amendment to this subject, that they'll have the opportunity to do that so that I think the Bill that does go over to the Senate will represent the careful and judicious
thinking of the House of Representatives."

Speaker Redmond: "Representative Caldwell."

Caldwell: "Mr. Speaker, Ladies and Gentlemen, I would disagree with the Representative who is objecting. I think we ought to first of all move on in an orderly fashion. I think Representative Deuster should be commended for having prepared his proposal and have it ready to be heard. And I think it's our responsibility to hear it. In addition to that, there is a great need for this type of legislation throughout the country. I recently had an opportunity to testify before the County Board where they have passed legislation addressing itself to this problem. I would like to urge that we vote 'aye' and let Representative Deuster move on in an orderly fashion with his legislation."

Speaker Redmond: "Representative Pierce."

Pierce: "Mr. Speaker, Parliamentary inquiry. Has the Committee Report been received on this Bill?"

Speaker Redmond: "Yes, it has."

Pierce: "Add is the Bill on the Calendar today, Second Reading, First Legislative Day?"

Speaker Redmond: "Yes, it is. Supplemental Calendar #1."

Pierce: "Is that out?"

Speaker Redmond: "Yeah."

Pierce: "And all we're doing now is moving it to Second Reading, Second Day where it will appear on that order of business on next Wednesday?"

Speaker Redmond: "That is correct."

Pierce: "So next Wednesday, the Bill will appear not on Third Reading, but on Second Reading, Second Legislative Day cause I have an Amendment that I'm interested in."

Speaker Redmond: "That is correct."

Pierce: "If that's the procedure, I have no objection to that."

Speaker Redmond: "Representative Jaffe."

Jaffe: "I hate to be, you know, dogmatic about it. this, but could you tell me the effective date of this particular, you know, monstrosity that we're working with? I would just seem to me..."
Speaker Redmond: "Representative Kosinski, do you seek recognition?"
Kosinski: "Mr. Speaker, I hesitate to accept comments by Representative Jaffe alluding to another Representative's Bill as a monstrosity. Mr. Jaffe may have some thinking in the matter. It's diametrically opposed to mine. I happen to think this is a good piece of legislation and I can't understand Mr. Jaffe's attitude after some of the legislation he's sponsored which I cosponsored. I think Mr. Jaffe is out of order by so indicating Mr. Deuster's Bill. I see nothing wrong with moving this at this time. It's strictly procedural. It will leave it on Second Reading for any Amendments that might be in order. I think it's within the purview of Mr. Deuster to do what he darn pleases with his Bill. And if it is in agreement with the Chair, I suggest we go along with the orderly business, move this Bill as need be by vote, and proceed with other matters."

Speaker Redmond: "Ready for the question? The question's on the Gentleman's motion to suspend the rules. All in favor vote 'aye'. Representative Jaffe, for the third time."
Jaffe: "Mr. Speaker, I made a parliamentary inquiry. I asked when this..."
Speaker Redmond: "October 1."
Jaffe: "October 1 and we're speeding ahead with this monumental Bill. I just have to oppose this. I think it's rather silly and I think the House is getting off to a silly start."
Speaker Redmond: "The question's on the Gentleman's motion. Those in favor vote 'aye', opposed vote 'no'. It takes 89 votes. Have all voted who wished? Clerk will take the record. On this question there's 103 'aye' and 11 'no'. The Gentleman's motion prevails. Read the Bill, Mr. Clerk."

Clerk Selcke: "House Bill 52. An Act to amend Section 5 of the Parental Responsibility Law. Second Reading of the Bill. No Committee Amendments."
Speaker Redmond: "We'll hold it on Second Reading. House Bills, Second Reading, Second Legislative Day. Announcements. Representative Katz."
Katz: "Mr. Speaker, Ladies and Gentlemen of the House, hearings were held last week in Chicago on proposed changes in House rules. This coming Wednesday morning at ten a.m. in Room 114, the House Rules Committee will be meeting to hear testimony for proposed rules changes for Members of the Illinois House. Also, the Speaker solicits the testimony of other Members of the public who may have suggestions for improving House rules. Written statements are not required, but are welcomed. Members who would like to testify and want to be scheduled at particular times should check with the Speaker's Office. Nancy Fritzsche handles the, is the Clerk of the Rules Committee and you may check and schedule times for your testimony. However, you may also simply appear. That's next Wednesday, ten a.m., Room 114 hear in the Capitol, any suggestions you have for improving the House rules. It is the intention of the Rules Committee and the Speaker to move ahead and try to complete the new House rules for submission to the House during the current month and you are urged to come forward with your suggestions now if you have them next Wednesday morning. Thank you, Mr. Speaker."

Speaker Redmond: "Representative Hart."

Hart: "Thank you, Mr. Speaker. It might help if you would indicate to the Reference Bureau to give some preference to the requests that have been made to draft changes that we want to suggest in the rules. I'd hate for us to have this hearing on the rules and not have the requested changes drafted and available to us. So if maybe you could get a priority on those down in the Reference Bureau."

Speaker Redmond: "Representative Katz."

Katz: "Mr. Speaker, Members may appear without proposed text of the rules changes. In other words, they can come with their ideas. The Parliamentarian and the staff in addition to the Reference Bureau can draft the suggestions into language. While we would welcome suggestions in writing, no Member should feel that he should not appear to give his suggestions orally just because he doesn't have any proposed language. We will
be... welcome any Member, including Representative Hart and others, to simply come and give us their ideas. We will undertake to put them into language and they can subsequently proceed with the language. But they should not hold up appearing just because they don't actually have the House Resolution with them."

Speaker Redmond: "Representative Katz. You're finished. Representative Flinn. Representative Flinn."

Flinn: "Mr. Speaker, on the House schedule that's on everyone's desk now it shows that next Thursday, February 10 that the Environmental Energy and Natural Resources Committee will meet. We do not have any Bills in our possession except some that are going to be postponed at two p.m. today for a period of two weeks, so it will not be necessary to hold the meeting. So, there will not be a meeting of the Environmental Energy and Natural Resources Committee next week."

Speaker Redmond: "Representative Ewell."

Ewell: "An announcement."

Speaker Redmond: "Proceed."

Ewell: "The announcement is that the Higher Education has no Bills that it will hear but we would like to conduct an informal meeting of all the Members of Higher Ed. at two p.m. in D1."

Speaker Redmond: "Representative Mugalian."

Mugalian: "Mr. Speaker..."

Speaker Redmond: "I can't see. Representative Mugalian. There are..."

Mugalian: "Mr. Speaker, about an hour ago, I filed H.J.R. 4 which I intended to be adopted as an Agreed Resolution. There was, I think, some misunderstanding about it and an objection made on the Republican side. Subsequently, that objection has been removed as I understand it. I've checked with the Republican Leadership. H.J.R. 4, however, was tabled because it was not put on unanimous Agreed Resolution docket. I would... there is also a Resolution of the same nature introduced by Representative Geo-Karis, being H.R. 26. I would ask for unanimous consent to take H.J.R. 4 from the table for immediate consideration as an Agreed Resolution along with H.R. 26."
Speaker Redmond: "Is there any objections? Hearing none, leave is granted to take H.J.R. 4 and H.J.R. 26 from the table for immediate consideration. Those in favor indicate by saying 'aye', 'opposed 'no'. The 'ayes' have it. Motion carries. Representative Giorgi: Agreed Resolutions the order of business. Representative Giorgi."

Giorgi: "Mr. Speaker, if you adopted Mr. Mugalian's motion, the last two Agreed Resolutions were adopted. If you adopted Mugalian's motion, the last two Agreed Resolutions were adopted."

Speaker Redmond: "They were adopted, you say?"

Giorgi: "Yes, sir."

Speaker Redmond: "Okay. That the way the record shows, Mr. Clerk? We haven't adopted them, the Clerk tells me. The Clerk tells me that the proper motion is for you to move for the adoption of the Resolutions."

Giorgi: "Mr. Speaker, I move that the House Joint Resolution 4 and House Resolution 26 by Geo-Karis and House Joint Resolution 4 by Mugalian be adopted."

Speaker Redmond: "You've heard the Gentleman's motion. Those in favor say 'aye', opposed 'no'. The 'ayes' have it. The motion carries and the Resolutions are adopted. Representative Satterthwaite. I can't see Representative Satterthwaite. Somebody is standing between her and the Chair."

Satterthwaite: "Mr. Speaker, I simply want to inquire when we can expect our first edition of the Legislative Digest and Synopsis."

Speaker Redmond: "We're having a problem because the Reference Bureau has indicated that since the Senate has not yet organized that they are not intending to publish the Digest. We are looking into the possibility here of having L.I.S. furnish the House with Bills that have been introduced in the House."

Satterthwaite: "I certainly think it would be helpful to the Members of the House to have some kind of record of the Bills that have been introduced."

Speaker Redmond: "We agree and we're negotiating with L.I.S. at the present time."

Satterthwaite: "Thank you."
Speaker Redmond: "Is there any objections? Hearing no... granted to take H.J.R. 4 and H.J.R. 26 from the... immediate consideration. Those in favor indicate "aye", opposed 'no'. The 'ayes' have it. Motion carried. Representative Giorgi. Agreed Resolutions the... ness. Representative Giorgi."

Giorgi: "Mr. Speaker, if you adopted Mr. Mugalain's motion, two Agreed Resolutions were adopted. If you adopt my motion, the last two Agreed Resolutions were adopted."

Speaker Redmond: "They were adopted, you say?"

Giorgi: "Yes, sir."

Speaker Redmond: "Okay. That the way the record shows, Mr. Giorgi? We haven't adopted them, the Clerk tells me. The Clerk told me that the proper motion is for you to move for the adoption of the Resolutions."

Giorgi: "Mr. Speaker, I move that the House Joint Resolution 26 by Geo-Karis and House Joint Resolution 27 by Mugalain be adopted."

Speaker Redmond: "You've heard the Gentleman's motion. Those in 'aye', opposed 'no'. The 'ayes' have it. The motion carries and the Resolutions are adopted. Representative Satterthwaite. I can't see Representative Satterthwaite. Somebody is standing between her and the Chair."

Satterthwaite: "Mr. Speaker, I simply want to inquire when we can expect our first edition of the Legislative Digest and Synopsis."

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Satterthwaite: "I certainly think it would be helpful to the Members of the House to have some kind of record of the Bills that have been introduced."

Speaker Redmond: "We agree and we're negotiating with L.I.S. at the present time."

Satterthwaite: "Thank you."
Speaker Redmond: "Representative Pierce."

Pierce: "Mr. Speaker, an announcement. The Revenue Committee jumped the gun and posted and... daily bulletin for our regular meeting time next Tuesday, February 8 at two p.m. Now, the House will not be in Session Tuesday, February 8 and the Tuesday Committees will meet on Thursday morning as they did this week, so we're going to post and I want all the Members of Revenue Committee to know they do not have to be here on Tuesday, February 8 at two p.m. or anytime on Tuesday. We will meet Thursday morning at the lady and gentlemanly hour because I see Representative Dyer look at me, at the lady and gentlemanly hour of 9:30 a.m. rather than nine o'clock we're supposed to. So the House Revenue Committee will meet on Thursday, February 10 at 9:30 a.m. and not on Tuesday, February 8 as you have been informed by notice and by today's bulletin."

Speaker Redmond: "Representative Skinner."

Skinner: "Mr. Speaker, I don't know whether this is an announcement or a request, but at least for the new Members who don't know that the little yellow light that says phone is supposed to be to their secretaries' desks. I think they should be informed that it is not even though I thought we adjourned for the last three weeks so that electronic phenomenon could occur. I wonder, could you tell me, sir, when that will be accomplished so that Boris will not have my light on when my secretary's trying to get an urgent message to me?"

Speaker Redmond: "We'll have to rely on the phone company where..."

Skinner: "Perhaps we could ask the new Democratic Independent Members of the Utilities Committee if they could apply a little pressure to Illinois Bell."

Speaker Redmond: "We'll form a Subcommittee. Constitutional Amendment, First Reading."

Clerk Selcke: "House Joint Resolution Constitutional Amendment #7, Ewing et al. Resolved by the House of Representatives of the 80th General Assembly of the State of Illinois, the Senate concurring herein, that there shall be submitted to the electors
of the state for adoption or rejection at the general election next occurring at least six months after the adoption of this Resolution, a proposition to amend Sections 2 and 5 of Article IV of the Constitution to read as follows: "Article IV, Section 2. Legislative Composition. (a) One Senator shall be elected from each Legislative District. In the decade following each decennial redistricting, Senators from odd-numbered districts shall be elected for terms of six years and four years, and Senators from even-numbered districts for terms of four years and six years. Odd-numbered and even-numbered districts shall be distributed substantially equally over the state. (b) Three Representatives shall be elected from each Legislative District. Immediately following each decennial redistricting, the General Assembly by law shall divide the Legislative Districts into three groups. Representatives from one group shall be elected for terms of four years, four years and two years; Representatives from the second group, for terms of four years, two years and four years; Representatives from the third group, for terms of two years, four years and four years. No political party shall limit its nominations to less than two candidates for Representative in any Legislative District. In elections for Representatives, including those for nomination, each elector may cast three votes for one candidate or distribute them equally among no more than three candidates. The candidates highest if votes shall be declared elected. (c) To be eligible to serve as a Member of the General Assembly, a person must be a United States citizen, at least 21 years old, and for the two years preceding his election or appointment a resident of the district which he is to represent. In the general election following a redistricting, a candidate for the General Assembly may be elected from any district which contains a part of the district in which he resided at the time of the redistricting and reelected if a resident of the new district he represents for 18 months prior to reelection. (d) Within thirty days after a vacancy occurs, it shall be filled by appointment as
provided by law. If the vacancy occurs with more than twenty-eight months remaining in the term, the person appointed to fill the vacancy shall serve until the next general election, at which time a person shall be elected to serve for the remainder of the term. If the vacancy occurs with no more than twenty-eight months remaining in the term, the appointment shall be for the remainder of the term. An appointee to fill a vacancy shall be a Member of same political party as the person he succeeds. (a) No Member of the General Assembly shall receive compensation as a public officer or employee from any other governmental entity for time during which he is in attendance as a Member of the General Assembly. No Member of the General Assembly during the term for which he was elected or appointed shall be appointed to a public office which shall have been created or the compensation for which shall have been increased by the General Assembly during that term. Section 5, Sessions: (a) The General Assembly shall convene each year on the second Wednesday of January. The General Assembly shall be a continuous body during the two-year period commencing with the convening of the Regular Session of each odd-numbered year. (b) The Governor may convene the General Assembly or the Senate alone in Special Session by a proclamation stating the purpose of the Session; and only business encompassed by such purpose, together with any impeachments or confirmation of appointments shall be transacted. Special Sessions of the General Assembly may also be convened by joint proclamation of the presiding offices of both Houses, issued as provided by law. (c) Sessions of each House of the General Assembly and meetings of Committees, Joint Committees and Legislative Commissions shall be open to the public. Sessions and Committee meetings of a House may be closed to the public if two-thirds of the Members elected to that House determine that the public interest so requires; and meetings of Joint Committees and Legislative Commissions may be so closed if two-thirds of the Members elected to each House so determine. Schedule. This Amendment applies to the
redistricting of 1981 and subsequent decennial redistricting
and to the nomination and election of Senators and Represen-
tatives in 1982 and thereafter. 'First Reading of the Consti-
tutional Amendment."

Speaker Redmond: "Representative Madigan, are you seeking recogni-
tion?"

Madigan: "Mr. Speaker, I believe that someone inadvertently pushed
my switch. Thank you, Mr. Speaker."

Speaker Redmond: "Introduction and First Reading."

Clerk Selcke: "House Bill 240, Griesheimer et al. Amends the Unified
Code of Corrections. First Reading of the Bill. House Bill
241, Darrow. Repeals an Act ceding to the United States ex-
clusive jurisdiction over certain real property in Rock Island.
House Bill 242, Matijevich-Levin et al. Amends an Act in
relation to meetings. First Reading of the Bill. House Bill
243, Schlickman et al. Amends the General Assembly Compensa-
tion Act. First Reading of the Bill. House Bill 244, Ewing-
Schuneman et al. Amends the Revenue Act of '39. First Reading
of the Bill. House Bill 245, Jack Davis et al. Amends the
Unified Code of Corrections. First Reading of the Bill. House
Bill 246, Davis et al, Jack Davis et al: Amends the Code of
Criminal Procedure. First Reading of the Bill. House Bill
247, Ewing et al. Amends the Probate Act of '75. First Reading
of the Bill. House Bill 248, Creiman et al. Amends the In-
surance Code. First Reading of the Bill."

Speaker Redmond: "Death Resolutions."

Clerk Selcke: "House Resolution 25, Lechowicz. In respect to the
memory of Reverend Jerome J. Klingsporn."

Speaker Redmond: "Representative Giorgi. Representative Madigan."

Madigan: "For purposes of the Adjournment motion?"

Speaker Redmond: "Representative Lechowicz. Having trouble."

Lechowicz: "Mr. Speaker, Ladies and Gentlemen of the House, House
Resolution 25 is a Death Resolution for a very, very fine
priest who served for the Resurrectionist Fathers in St. Hyacinth
Parish and with deep sympathy, I move for the adoption of
House Resolution 25."
Speaker Redmond: "Any discussion? The question's on the Gentleman's motion. Those in favor say 'aye', opposed 'no'. The 'ayes' have it. Motion carries. The Resolution's adopted. Representative Madigan."

Madigan: "Mr. Speaker, I move that we adjourn to a Perfunctory Session tomorrow at ten o'clock in the morning and to a Regular Session next Wednesday at one p.m. To repeat, Mr. Speaker, for all those in attendance, there will be a Perfunctory Session tomorrow at ten a.m. We will return for Regular Session next Wednesday at one p.m. I so move."

Speaker Redmond: "Any discussion? The question's on the Gentleman's motion. Those in favor say 'aye', opposed 'no'. The 'ayes' have it. Now stand adjourned till a Perfunctory Session tomorrow morning, ten o'clock. Regular Session Wednesday at one o'clock. We'll be in Session Wednesday and Thursday of next week. Committee schedules have been announced, if there's any changes. House is adjourned."
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**GENERAL ASSEMBLY**

**STATE OF ILLINOIS**

**HOUSE OF REPRESENTATIVES**
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