

1. PRESIDING OFFICER (SENATOR GRAHAM):

2. The Senate will be in order. The Sergeant At Arms
3. will please enforce Senate Rule # 2. The invocation this morn-
4. ing will be given by Reverend Frank Marshall of the Calvary
5. Baptist Church, Hillsboro, Illinois. Will our guest please rise
6. with the members of the Senate and join with us in this invoca-
7. tion? Reverend Marshall.

8. (prayer by Reverend Marshall)

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. Thank you, Reverend Marshall. Reading of the Journal.

11. SECRETARY:

12. Tuesday, April 10, 1973.

13. PRESIDING OFFICER (SENATOR GRAHAM):

14. The Chair recognizes Senator Soper, the gentleman from
15. Cicero.

16. SENATOR SOPER:

17. ...Mr. President, I move to dispense with the further
18. reading of the Journal of April 10th, unless some Senator
19. has some corrections to make, the Journal stand approved.

20. PRESIDING OFFICER (SENATOR GRAHAM):

21. Gentlemen, you have heard the motion by Senator Soper,
22. all in favor will signify by saying aye. Opposed. The ayes
23. have it. The motion prevails.

24. SECRETARY:

25. Wednesday, April 10...April 11, 1973.

26. PRESIDING OFFICER (SENATOR GRAHAM):

27. Senator Soper.

28. SENATOR SOPER:

29. Mr. President, I move to dispense with the further reading
30. of the Journal of April 11th unless there are some corrections
31. to be made by a Senator that the Journal stand approved.

1. PRESIDING OFFICER (SENATOR GRAHAM):

2. You've heard the motion, all in favor will signify by
3. saying aye. Opposed. The motion carries.

4. SECRETARY:

5. Thursday, April 12, 1973.

6. PRESIDING OFFICER (SENATOR GRAHAM):

7. Senator Soper.

8. SENATOR SOPER:

9. ...Mr. President, I move that we dispense with the
10. further reading of the Journal of April 12th unless some
11. Senator has some corrections to be made, the Journal stand
12. approved.

13. PRESIDING OFFICER (SENATOR GRAHAM):

14. You've heard the motion of Senator Soper. Are there
15. any amendments or corrections? All in favor of the motion
16. will signify by saying aye. Opposed, voting negative.
17. The ayes have it. The motion prevails. Senator Soper.

18. SENATOR SOPER:

19. Mr. President, I'm...I'm moved to postpone reading
20. and approval of the Journal of April 14th pending arrival
21. of the printed Journal.

22. PRESIDING OFFICER (SENATOR GRAHAM):

23. All in favor of the motion of Senator Soper will...
24. signify by saying aye. Opposed, nay. The ayes have it.
25. The motion carries. Committee reports.

26. SECRETARY:

27. Senator Graham, the Chairman of the Committee on the
28. Assignment of Bills reports the following assignments:

29. To the Committee on Appropriations, Senate Bills 1105,
30. 1106, 1107, 1108, 1109, 1130 and 1132.

31. The Committee on Insurance and Financial Institutions,
32. Senate Bill 1131.

1. Committee on Judiciary, Senate Bills 1002, 1129,
2. 1133, 1134, 1136 and 1137.

3. Committee on Licensed Activities and Credit Regu-
4. lation, Senate Bills 1110 and 1111.

5. Committee on Pensions and Personnel, Senate Bill 1135.

6. Committee on Public Health, Welfare and Corrections,
7. Senate Bill 1128.

8. Committee on Transportation and Public Utilities,
9. Senate Bills 1112, 1113, 1114, 1115, 1116, 117, 1118, 1119,
10. 1120, 1121, 1122, 1123, 1124, 1125, 1126 and 1127.

11. PRESIDING OFFICER (SENATOR GRAHAM):

12. Before we continue with...can you turn this down
13. a little bit...with the business of the Senate, I'm sure
14. that all the Senators would want to join with the Chair
15. in...welcoming back to the Senate Chambers, a lady who
16. has had a little bout with the doctors in the hospital,
17. Senator Betty Keegan. And Betty, honey, we're glad to
18. have you back.

19. SENATOR KEEGAN:

20. Mr. President, you don't know half as...I don't look
21. half as good to you as you look to me.

22. PRESIDING OFFICER (SENATOR GRAHAM):

23. We'll talk that over later, honey. Senator Knuepfer.
24. SENATOR KNUEPFER.

25. As I look around this august Body, I'm wondering,
26. are we in perfunctory today?

27. PRESIDING OFFICER (SENATOR GRAHAM):

28. ...That is not the intention, Senator. I think you
29. share with some of the Senators the problem sometime that
30. they have of getting here on time. ...We'll now move to
31. the order of Resolutions.

32. SECRETARY:

33. Senate Joint Resolution No. 33 by Senator Hynes.

1. PRESIDING OFFICER (SENATOR GRAHAM):

2. Executive. Senator Hynes, your Resolution will go through
3. Executive. Messages from the House. How did we get those?
4. They move to the order of introduction of bills. May we
5. have your attention, please? Individually, collectively.
6. Senator Mohr.

7. SENATOR MOHR:

8. Yes, Mr. President, I have on the Secretary's desk...

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. You're sounding good.

11. SENATOR MOHR:

12. I'd like Senator Partee, to hear this, so...

13. PRESIDING OFFICER (SENATOR GRAHAM):

14. Senator Partee, you're being warned by Senator Mohr,
15. that he wants you to hear what he's going to want you to
16. hear...

17. SENATOR MOHR:

18. No...I'm not warning him, I just want him to be
19. aware of what we're doing. I have...a bill that didn't
20. come out of the Reference Bureau. I have a bill that
21. didn't come out of the Reference Bureau the other day
22. because it was lost...somewhere in the computer. There
23. was a series of about four Sanitarium Bills and this one
24. finally showed up and if we need any verification...Pete
25. Bobbitt would verify that, so I'd like to introduce it.

26. PRESIDENT:

27. He moves to suspend the rules...

28. SENATOR MOHR:

29. Move...I move to suspend the rules. Yes sir.

30. PRESIDENT:

31. For the purpose of introducing a bill. All in favor
32. will signify by saying aye. Opposed. No. The ayes have
33. it. The rules are suspended.

1. SECRETARY:

2. SB 1138 by Senator Mohr. Howard Mohr.

3. (Secretary reads title of bill)

4. 1st reading of the bill.

5. PRESIDING OFFICER (SENATOR GRAHAM):

6. The bill is introduced and will go to the Committee
7. on Assignment of Bills. Now, gentlemen and ladies, we could
8. help our procedure out if you will be attentive to your
9. calendars because we are now going to proceed to the order
10. of House Bills on 1st reading. House Bills on 1st reading,
11. if you watch your calendar and pick the bill up, at least
12. one of the first two or three times over, it will be very
13. helpful. It's on the page No. 2 of a two page calendar.
14. We'll start with House Bill 13 by Representative Barnes.
15. Does any Senator desire to sponsor House Bill 13; Chew, he
16. can't object, he isn't here.

17. SECRETARY:

18. Senate Bill...House Bill 13.

19. (Secretary reads title of House Bill)

20. 1st reading of the bill.

21. PRESIDING OFFICER (SENATOR GRAHAM):

22. House Bill 16, Representative Merlo's bill.

23. House Bill 16. Welcome, Mr. Treasurer. We won't call on
24. you for a speech. House Bill 16. House Bill 20. House
25. Bill 20. Senator Bell.

26. SECRETARY:

27. House Bill 20.

28. (Secretary reads title of House Bill)

29. 1st reading of the bill.

30. PRESIDING OFFICER (SENATOR GRAHAM):

31. House Bill 25 by Senator Soper.

32. SECRETARY:

33. House Bill 25.

1. (Secretary reads title of House Bill)

2. 1st reading of the bill.

3. PRESIDING OFFICER (SENATOR GRAHAM):

4. House Bill 122. Representative Maragos.

5. House Bill 161. Representative Cunningham. House Bill 167.

6. Representative Barry. House Bill 180. Representative

7. Hoffman. Page 2, House Bills 1st reading. House Bill 233.

8. House Bill 291. House Bill 302. Representative Neff's

9. bill. House Bill 350. House Bill 351. Soon we'll have our

10. Chambers full of House members talking to their Senators,

11. I fear. House Bill 412. Representative Pappas. House

12. Bill 417. Representative Barry. House Bill 433.

13. Representative Huskey. Thank you, Senator Walker.

14. SECRETARY:

15. House Bill 433.

16. (Secretary reads title of House Bill)

17. 1st reading of the bill.

18. PRESIDING OFFICER (SENATOR GRAHAM):

19. House Bill 435. Representative Kelly. House Bill

20. 442 Representative Rigney. House Bill 462. Representative

21. Calvo goes to Senator Vadalabene.

22. SECRETARY:

23. House Bill 462.

24. (Secretary reads title of House Bill)

25. 1st reading of the bill.

26. PRESIDING OFFICER (SENATOR GRAHAM):

27. House Bill 475. Representative Berman. Senator Partee.

28. Yes, Senator Partee. What?

29. SENATOR PARTEE:

30. I wanted to be listed as a co-sponsor with Senator

31. Harris on that bill.

32. PRESIDING OFFICER (SENATOR GRAHAM):

33. Now on 475, bottom of the page, will be co-sponsor

1. the Berman bill? Be...Senators Partee and Harris. House...
2. individually and collectively.

3. SECRETARY:

4. House Bill...House Bill 475.

5. (Secretary reads title of House Bill).

6. 1st reading of the bill.

7. PRESIDING OFFICER (SENATOR GRAHAM):

8. ...House Bill 532. Representative Flinn. 532.

9. Top of the page. House Bills 1st reading. Senator Kenneth
10. Hall.

11. SECRETARY:

12. House Bill 532.

13. (Secretary reads title of House Bill).

14. 1st reading of the bill.

15. PRESIDING OFFICER (SENATOR GRAHAM):

16. House Bill 533. Representative Matijevich. That
17. will go to Senator Carl Berning, the gentleman from Deer-
18. field.

19. SECRETARY:

20. House Bill 533.

21. (Secretary reads title of House Bill).

22. 1st reading of the bill.

23. PRESIDING OFFICER (SENATOR GRAHAM):

24. House Bill 595, by Representative Palmer. Senator
25. Ozinga.

26. SECRETARY:

27. House Bill 595.

28. (Secretary reads title of House Bill).

29. 1st reading of the bill.

30. PRESIDING OFFICER (SENATOR GRAHAM):

31. The Chair skipped over 538 so we'll call it now by
32. Representative Murphy. Carl Berning.

33. SECRETARY:

1. House Bill 538.

2. (Secretary reads title of House Bill).

3. 1st reading of the bill.

4. PRESIDING OFFICER (SENATOR GRAHAM):

5. House Bill 596 by Representative McGah. House

6. Bill 611 by Representative Pierce. Anyone mention 611?

7. Who wants House Bill 611, if anyone. No takers. Now

8. we...we're getting a few takers now, we'll back up to

9. House Bill 435 and that will be assigned to Senator

10. Don Moore.

11. SECRETARY:

12. House Bill 435.

13. (Secretary reads title of House Bill).

14. 1st reading of the bill.

15. PRESIDING OFFICER (SENATOR GRAHAM):

16. Now, Mr. Secretary, we can proceed backwards to

17. House Bill 302 which will be assigned to Senator Latherow.

18. As will 351 and 412. House Bill 302.

19. SECRETARY:

20. House Bill 302.

21. (Secretary reads title of House Bill):

22. 1st reading of the bill.

23. PRESIDING OFFICER (SENATOR GRAHAM):

24. 350 would go to Senator Bob Mitchler.

25. SECRETARY:

26. House Bill 350.

27. (Secretary reads title of House Bill).

28. 1st reading of the bill.

29. PRESIDING OFFICER (SENATOR GRAHAM):

30. 351 to Senator Latherow.

31. SECRETARY:

32. House Bill 351.

33. (Secretary reads title of House Bill).

1. 1st reading of the bill.

2. PRESIDING OFFICER (SENATOR GRAHAM):

3. House Bill 412. Senator Latherow.

4. SECRETARY:

5. House Bill 412.

6. (Secretary reads title of House Bill).

7. 1st reading of the bill.

8. PRESIDING OFFICER (SENATOR GRAHAM):

9. House Bill 660, Representative Stedelin. Donnewald.

10. SECRETARY:

11. House Bill 660.

12. (Secretary reads title of House Bill).

13. 1st reading of the bill.

14. PRESIDING OFFICER (SENATOR GRAHAM):

15. House Bill 719. Representative Tuerk. Do you want
16. that bill Senator Sours? House Bill 719 on 1st Reading.
17. Second page of the calendar. That would be to Senator Sours,
18. the gentleman from Peoria.

19. SECRETARY:

20. House Bill 719.

21. (Secretary reads title of House Bill).

22. 1st reading of the bill.

23. PRESIDING OFFICER (SENATOR GRAHAM):

24. House Bill 753. Representative Fleck. Let us give
25. that...Representative Fleck's bill to the only Senator we
26. have from Chicago.

27. SECRETARY:

28. House Bill 753.

29. (Secretary reads title of House Bill).

30. 1st reading of the bill.

31. PRESIDING OFFICER (SENATOR GRAHAM):

32. Not the only one from Chicago, but the only one over
33. here. Scholl. Senator Scholl. I think he'll be proud

1. of that. Now, gentlemen, will you take a quick glance
2. at your calendars. Is there any bills on 1st reading that
3. you would like to have...that you would like to pick up
4. which you haven't picked up? Senator Roe, would like to
5. have 442. We'll be glad to accommodate you; 442 was
6. picked up by Senator...it's open, yes.

7. SECRETARY:

8. House Bill 442.

9. (Secretary reads title of House Bill)

10. 1st reading of the bill.

11. PRESIDING OFFICER (SENATOR GRAHAM):

12. Gentlemen, for what purpose does the Senator from
13. Lansing rise? You want to take the rest of the bills
14. Senator?

15. SENATOR WALKER:

16. ...Mr. President, I would like to have the unanimous
17. consent to advance House Bill 433 to 2nd reading. It's
18. a merely bill that will save committee time.

19. PRESIDING OFFICER (SENATOR GRAHAM):

20. Senator Walker moves that we suspend the rules and
21. advance House Bill 433 to the order of 2nd reading without
22. reference to Committee. All in favor...is there an....
23. objection? I...I fear we have some objections, Jack.

24. SENATOR WALKER:

25. I'm merely trying to save some Committee time.

26. PRESIDING OFFICER (SENATOR GRAHAM):

27. We...we appreciate that. The next order of business
28. will be Senate Bills 2nd reading. Senate Bills, 2nd reading.
29. We must get the Senate Bills moving, so we may as well
30. address ourselves to them. SB 1 must be held, I presume.
31. SB 47. Senator Davidson, he's not here today, I'm sorry.
32. Senator Davidson, you...oh, I...that's...we're trying
33. to get rid of them, we're not trying to accumulate them.

1. I know you won't. Now SB 55...you ...have you changed
2. your mind now, Senator Davidson? He has not changed
3. his mind. SB 107, Senator Saperstein. SB 120, Senator
4. Don Moore. SB 130, Senator Knuepfer. Here's one we
5. might be able to move. SB 120...130, I'm sorry.

6. SECRETARY:

7. SB 130.

8. (Secretary reads title of bill).

9. 2nd reading of the bill. No committee amendments.

10. PRESIDING OFFICER (SENATOR GRAHAM):

11. Any amendments from the Floor? 3rd reading.

12. SB 152, Senator Regner. Yes.

13. SECRETARY:

14. SB 152.

15. (Secretary reads title of bill).

16. 2nd reading of the bill. No committee amendments.

17. PRESIDING OFFICER (SENATOR GRAHAM):

18. Any amendments from the Floor? 3rd reading.

19. SB 165, Senator Vadalabene. Sen...SB 168, Senator

20. Davidson. SB 169. Senator Davidson. SB 170,

21. Senator Davidson. SB 194, Senator Swinarski. SB 193,

22. Senator Bob Mitchler. That's an error on 194, printer's

23. error, should be 198, I'm told. SB 193, Senator Mitchler. Yes.

24. SECRETARY:

25. SB 198.

26. (Secretary reads title of bill).

27. 2nd reading of the bill. No committee amendments.

28. PRESIDING OFFICER (SENATOR GRAHAM):

29. Once again, that's SB 198. SB 212, Senator Don

30. Moore, he says yes. Move it.

31. SECRETARY:

32. SB 212.

33. (Secretary reads title of bill).

1. 2nd reading of the bill. No committee amendments.

2. PRESIDING OFFICER (SENATOR GRAHAM):

3. Any amendments from the Floor? 3rd reading.

4. I am sorry I forgot to inquire if there was a purpose

5. of anyone to offer an amendment to 198, anyone from

6. the Floor? Yes, it's 193 on the calendar but it actually

7. is 198. No committee amendments. No amendments from

8. the Floor. 3rd reading. SB 238, Senator Knuepfer.

9. SB 244, Senator Swinarski, yes.

10. SECRETARY:

11. SB 244.

12. (Secretary reads title of bill)

13. 2nd reading of the bill. The Committee on Transportation

14. and Public Utilities offers one amendment.

15. PRESIDING OFFICER (SENATOR GRAHAM):

16. Senator Swinarski...moves the adoption of the

17. Committee Amendment. Any amendments from the Floor?

18. 3rd reading. SB 274, Senator Regner, the gentleman from

19. Mt. Prospect. - No - SB 298, Senator Fred Smith. SB 317

20. by Senator Harber Hall. SB 317 on 2nd reading. You wish

21. to move it Senator?

22. SECRETARY:

23. SB 317.

24. (Secretary reads title of bill).

25. 2nd reading of the bill. No committee amendments.

26. PRESIDING OFFICER (SENATOR GRAHAM):

27. Any amendments from the Floor? 3rd reading.

28. SB 321, Senator Carl Berning. SB 337, Senator McBroom.

29. SB 341, Senator Fred Smith. Wants to move it.

30. SECRETARY:

31. SB 341.

32. (Secretary reads title of bill).

33. 2nd reading of the bill. No committee amendments.

SB 358
2nd Reading
H-24-73

- 1. PRESIDING OFFICER (SENATOR GRAHAM):
- 2. Are there any amendments from the Floor? 3rd
- 3. reading. SB 342, Senator Wooten. SB 347, Senator
- 4. Fawell.
- 5. SECRETARY:
- 6. SB 347.
- 7. (Secretary reads title of bill).
- 8. 2nd reading of the bill. No committee amendments.
- 9. PRESIDING OFFICER (SENATOR GRAHAM):
- 10. Are there any amendments from the Floor? 3rd
- 11. reading. SB 351, Senator Mitchler. SB 351.
- 12. SECRETARY:
- 13. SB 351.
- 14. (Secretary reads title of bill).
- 15. 2nd reading of the bill. The Committee on Appropriations
- 16. offers one amendment.
- 17. PRESIDING OFFICER (SENATOR GRAHAM):
- 18. Senator Mitchler, moves the adoption of the Committee
- 19. amendment, all in favor signify by saying aye. Opposed.
- 20. The ayes have it, the amendment is adopted. Any amendments
- 21. from the Floor? 3rd reading. SB 353, Senator Sours.
- 22. SECRETARY:
- 23. SB 353.
- 24. (Secretary reads title of bill).
- 25. 2nd reading of the bill. No committee amendments.
- 26. PRESIDING OFFICER (SENATOR GRAHAM):
- 27. Amendments from the Floor? 3rd reading. SB 358,
- 28. Senator Carl Berning. 358. Yes.
- 29. SECRETARY:
- 30. SB 358.
- 31. (Secretary reads title of bill).
- 32. 2nd reading of the bill. The Committee on Public Health,
- 33. Welfare and Corrections offers Amendments 1, 2 and 3.

1. PRESIDING OFFICER (SENATOR GRAHAM):

2. Senator Carl Berning moves the adoption of Amendment
3. No. 1. All in favor will signify by saying aye. Opposed?
4. Amendment No. 1 is adopted. Senator Carl Berning moves the
5. adoption of Committee Amendment No. 2. All in favor of the
6. adoption will signify by saying aye. Opposed? The Amendment
7. is adopted. Senator Carl Berning moves the adoption of
8. Committee Amendment No. 3. All in favor will signify by saying
9. aye. Opposed. The ayes have it. The amendment is adopted.
10. The bill goes to the order of 3rd reading. Senator Partee.
11. May we have some order please, Ladies and Gentlemen, please?

12. SENATOR PARTEE:

13. ...Senator Berning. Senator Berning. If I could
14. have Senator Berning's attention, if you could hold that
15. on 3rd reading, this bill, until we make a check on the Cook
16. County position here...would you do that for us?

17. PRESIDING OFFICER (SENATOR GRAHAM):

18. He indicates that he will, Senator. 3rd reading.
19. SB 358, Senator Berning. We just moved. SB 360, Senator
20. Rock.

21. SECRETARY:

22. SB 360.

23. (Secretary reads title of bill).

24. 2nd reading of the bill. No committee amendment.

25. PRESIDING OFFICER (SENATOR GRAHAM):

26. Any amendments from the Floor? 3rd reading.
27. SB 374, Senator Donnewald, the Gentleman from Breese.
28. Move it.

29. SECRETARY:

30. SB 374.

31. (Secretary reads title of bill).

32. 2nd reading of the bill. No committee amendments.

33.

1. PRESIDING OFFICER (SENATOR GRAHAM):

2. Any amendments from the Floor? 3rd reading.

3. SB 375, Senator Donnewald. Move it.

4. SECRETARY:

5. SB 375.

6. (Secretary reads title of bill).

7. 2nd reading of the bill. The Committee on Public Health,
8. Welfare and Corrections offers one amendment.

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. Senator Donnewald moves the adoption of the Committee
11. Amendment. All in favor will signify by saying aye.
12. Opposed? The amendment is adopted. Any amendments from
13. the Floor? 3rd reading. SB 380 by Senator McBroom.
14. Senator McBroom.

15. SENATOR MCBROOM:

16. ...Mr. President...Senator Vadalabene, did you want
17. to co-sponsor this bill?

18. PRESIDING OFFICER (SENATOR GRAHAM):

19. Senator Vadalabene, you are being asked a question
20. by the gentleman from Kankakee. He desires...finding out
21. from you if you want to be a co-sponsor on Sen...Great, you
22. held up your hand, I didn't know what you wanted to do.
23. Wants to move the bill.

24. SECRETARY:

25. SB 380.

26. (Secretary reads title of bill).

27. 2nd reading of the bill. No committee amendments.

28. PRESIDING OFFICER (SENATOR GRAHAM):

29. Amendments from the Floor? 3rd reading...SB 389,
30. Senator Nudelman. 388, I'm sorry. 389, do you want
31. to move it? Hold all three bills. SB 401, Senator Fawell.
32. Dupage County Flood Bill. No. SB 403, Senator Partee. May
33. we have some order, Please? Or should we adjourn for

1. a joint caucus. Senator Partee.

2. SENATOR PARTEE:

3. Senator Regner...

4. PRESIDING OFFICER (SENATOR GRAHAM):

5. Please, let's have some attention.

6. SENATOR PARTEE:

7. Senator Regner will explain the amendment; it's

8. a technical amendment.

9. SECRETARY:

10. SB 403.

11. (Secretary reads title of bill)

12. 2nd reading of the bill. No committee amendments.

13. PRESIDING OFFICER (SENATOR GRAHAM):

14. ...Senator Regner...

15. SECRETARY:

16. Amendment #1 by Senator Regner.

17. PRESIDING OFFICER (SENATOR GRAHAM):

18. Would you like to explain your amendment, Senator Regner?

19. SENATOR REGNER:

20. Yes, Mr. President, members of the Senate, this
21. amendment that I've worked on with Senator Partee and
22. the other co-sponsors of this bill and what the amendment
23. does, it specifically includes the...elected state
24. executive officers in the analysis that the Economic
25. and Fiscal Commissions will be doing. And also down on
26. line 17, where it says..."Part of the report will describe
27. the current activities of the Agency by program". It
28. includes another line saying, "And specifying for each
29. program how long this program has been in existence". And
30. the reason...for that is we all know these new programs
31. are established...at low and nominal dollar figures, they're
32. the ones that expand the more rapidly and we would like to
33. know which are the new programs and which ones we are

1. ...specifically investigating and I move the adoption
2. of Amendment #1 to SB 403.

3. PRESIDING OFFICER (SENATOR GRAHAM):

4. Senator Regner moves the adoption of Amendment #1
5. to SB 403. All in favor will signify by saying aye.
6. Opposed? The Amendment is adopted. Any further Amend-
7. ments? 3rd reading. SB 406, Senator Jack Walker. Yes.

8. SECRETARY:

9. SB 406.

10. (Secretary reads title of bill)

11. 2nd reading of the bill..No committee amendments.

12. PRESIDING OFFICER (SENATOR GRAHAM):

13. Amendments from the Floor? 3rd reading.

14. SB 426, Senator Mitchler. Senator Mitchler. Senator
15. Mitchler. SB 426. SB 427, Senator Vadalabene. SB 436,
16. 437, Senator Don Moore. Yes.

17. SECRETARY:

18. SB 436.

19. (Secretary reads title of bill)

20. 2nd reading of the bill. Committee on Public Health,
21. Welfare and Corrections offers one amendment.

22. PRESIDING OFFICER (SENATOR GRAHAM):

23. Senator Moore moves the adoption of Committee
24. Amendment #1 to SB 436. All in favor of the adoption
25. will signify by saying aye. Opposed. The Amendment
26. is adopted. Any amendments from the Floor?

27. SECRETARY:

28. Amendment #2 by Senator Don Moore.

29. PRESIDING OFFICER (SENATOR GRAHAM):

30. Would you care to explain your Amendments, Senator?

31. SENATOR MOORE:

32. It's a technical amendment...that was found by the
33. ...Enrolling and Engrossing...Mr. President. I move the

1. adoption...

2. PRESIDING OFFICER (SENATOR GRAHAM):

3. He moves the adoption of Amendment #2. All in
4. favor of the adoption, signify by saying aye. Opposed?
5. Amendment #2 to SB 436 adopted. SB...any further amend-
6. ments from the Floor? SB 437.

7. SECRETARY:

8. SB 437.

9. (Secretary reads title of bill)

10. 2nd reading of the bill. No committee amendments.

11. PRESIDING OFFICER (SENATOR GRAHAM):

12. Amendments from the Floor? 3rd reading. SB 438,
13. Senator Moore?

14. SECRETARY:

15. SB 438.

16. (Secretary reads title of bill)

17. 2nd reading of the bill. No committee amendments.

18. PRESIDING OFFICER (SENATOR GRAHAM):

19. Amendments from the Floor? 3rd reading. SB 439,
20. Senator Moore?

21. SECRETARY:

22. SB 439.

23. (Secretary reads title of bill).

24. 2nd reading of the bill. No committee amendments.

25. PRESIDING OFFICER (SENATOR GRAHAM):

26. Amendments from the Floor? 3rd reading. SB 444,
27. Senator Howard Mohr.

28. SECRETARY:

29. SB 444.

30. (Secretary reads title of bill).

31. 2nd reading of the bill. The Committee on Local Govern-
32. ment offers one amendment.

33. PRESIDING OFFICER (SENATOR GRAHAM):

1. Senator Mohr moves the adoption of Committee
2. Amendment to SB 444. All in favor will signify by
3. saying aye. Opposed? The Amendment is adopted. Any
4. amendments from the Floor? 3rd reading. SB 446,
5. Senator Rock, yes.

6. SECRETARY:

7. SB 446.

8. (Secretary reads title of bill).

9. 2nd reading of the bill. No committee amendments.

10. PRESIDING OFFICER (SENATOR GRAHAM):

11. Amendments from the Floor? 3rd reading. SB 462,
12. Senator Harber Hall.

13. SECRETARY:

14. SB 462.

15. (Secretary reads title of bill).

16. 2nd reading of the bill. No committee amendments.

17. PRESIDING OFFICER (SENATOR GRAHAM):

18. Senator Harber Hall.

19. SENATOR HARBER HALL:

20. Mr. President, I'd like leave of the Senate Body
21. to include Senator Bartulis' co-sponsor on this...462.

22. PRESIDING OFFICER (SENATOR GRAHAM):

23. All in favor of including Senator Bartulis as a
24. co-sponsor of 462 will signify by saying aye. Opposed?
25. He is included. Senator Vadalabene, for what purpose do
26. you arise?

27. SENATOR VADALABENE:

28. Yes, I would like to be put on as co-sponsor of
29. SB 462.

30. PRESIDING OFFICER (SENATOR GRAHAM):

31. Leave of the Body to include Senator Vadalabene?
32. Leave. SB 502 by Senator Soper. ...Senator Mohr.

33. SENATOR MOHR:

1. The calendar is in error. The Secretary is aware
2. of that and he is going to correct it,...it's Senator
3. Soper's bill and...he does want to move it.

4. PRESIDING OFFICER (SENATOR GRAHAM):

5. Move the bill.

6. SECRETARY:

7. SB 502.

8. (Secretary reads title of bill)

9. 2nd reading of the bill. No committee amendments.

10. PRESIDING OFFICER (SENATOR GRAHAM):

11. Amendments from the Floor? 3rd reading. Now,
12. gentlemen, shall we...Senator Vadalabene.

13. SENATOR VADALABENE:

14. Thank you, Mr. President, I would like to move
15. SB 165 to the order of 3rd reading; it's on 2nd reading.

16. PRESIDING OFFICER (SENATOR GRAHAM):

17. SB 165.

18. SECRETARY:

19. SB 165.

20. (Secretary reads title of bill).

21. 2nd reading of the bill. No committee amendments.

22. PRESIDING OFFICER (SENATOR GRAHAM):

23. Amendments from the Floor? 3rd reading. And that
24. is where we're going. Senate Bills on 3rd reading. We
25. shall stop at...start at the top of the Calendar, proceed
26. as far as we can and pick up tomorrow where we left off
27. today. We're calling first SB No. 2. Senator Berning, SB
28. No. 2. Pass. SB 20, Senator Latherow. Pass. SB 21. Senator
29. Chew. SB 24. Senator Latherow. Pass. SB 26, Senator
30. Walker on a non-controversial bill. SB 26. Do you have a
31. Motion? You do? Senator Walker.

32. SENATOR WALKER:

33. ...I would like to have leave to return that to

1. 2nd reading for the purpose of offering an amendment.

2. PRESIDING OFFICER (SENATOR GRAHAM):

3. Senator Walker moves that we return SB 26 to the
4. order of 2nd reading for the purpose of offering an
5. amendment. All in favor will signify by saying aye.
6. Opposed? The bill is now on the order of 2nd reading and
7. do you have an amendment prepared.

8. SENATOR WALKER:

9. The Clerk has the amendment and copies are on
10. the desk.

11. PRESIDING OFFICER (SENATOR GRAHAM):

12. We're in the Senate, and the Secretary will read
13. the amendment.

14. SECRETARY:

15. Amend SB 26 on Page 1 line 28, by inserting after
16. the period the following sentence: "Provided however
17. that this exception shall not be deemed to prevent the
18. Board from adopting regulations pursuant to Section 22A
19. of this Act. Prescribing standards for the operation
20. and refuse collection and disposal sites and facilities,
21. which standards may...prohibit burning of any kind in
22. such sites and facilities". And on page 3 line 15 by
23. inserting the following immediately after the word
24. leaves and before the period: "Except pursuant to the
25. Board's authority under Section 22A of this Act to pre-
26. scribe standards for the operation of refuse disposal
27. sites and facilities".

28. PRESIDING OFFICER (SENATOR GRAHAM):

29. Senator Walker, would you care to explain your
30. lengthy amendment?

31. SENATOR WALKER:

32. ...All the amendment does is prohibit the open
33. burning at landfill or other disposal sites.

1. The bill permits the open burning of leaves subject to
2. local ordinance. This handles the open burning on landfill
3. sites, the refuse collection sites. There was an amendment
4. ...the amendments are on the desks and the gentleman who
5. brought me the amendment is behind me here, Mike Duncan,
6. Assistant to the Governor. And I've checked the amendment
7. with the House sponsor of a similar bill and it was agreeable
8. to him. I'd like to move the adoption of the amendment.

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. Senator Walker moves the adoption of the Amendment
11. to SB 26. All in favor will signify by saying aye.

12. Senator Partee. Speak to the Motion.

13. SENATOR PARTEE:

14. You know, I guess one of the techniques in passing
15. legislation is to...mumble it through. Senator Walker,
16. you are a very articulate person, I...I think I probably
17. understood five of the many words you used because you
18. either weren't close enough to the mike by design or you
19. didn't realize that you were not being heard. Would you
20. give us that explanation again, please? This is a very
21. important bill.

22. PRESIDING OFFICER (SENATOR GRAHAM):

23. Senator Walker says that as a lawyer and a Senator
24. he would be glad to talk some more. Senator would you
25. further explain your amendment?

26. SENATOR WALKER:

27. Well, as I've often tried to explain to the members
28. of the Senate, when I was in the House, I'm more gregarious
29. than I am garrulous. But I'll go through this once more,
30. slowly, if I can get the Governor's man from behind me,
31. Mike Duncan, to knock off his conversation with Senator
32. Berning...

33. PRESIDING OFFICER (SENATOR GRAHAM):

1. Would you please take your caucuses off the Floor?

2. SENATOR WALKER:

3. Because as I previously said, Senator Partee, this
4. is an amendment that...came out of the Governor's office
5. on April the 9th and...I'm enclosing a proposed amendment
6. to SB 26 and also House Bill 43. Would you please let
7. me know whether you'd be willing to offer these amendments?
8. Whether there is anything further I can do for you in
9. this matter...This amendment, amends SB 26...to provide
10. that the exception as to open burning shall not be deemed
11. to prevent the Board from adopting...regulations prescribing
12. standards for the operation of refuse collection disposal
13. sites and facilities...which standards may prohibit burning
14. of any kind at such sites and facilities. In other words,
15. it takes away any open burning...it also amends the bill
16. on page 3 and...it permits the Board to prescribe standards
17. for the operation of refuse disposal sites and facilities.
18. In other words, this amendment applies only to refuse
19. disposal sites.

20. PRESIDING OFFICER (SENATOR GRAHAM):

21. Senator Rock.

22. SENATOR ROCK:

23. Well, as... I read the bill, though, the amendments
24. seems to me to be totally unnecessary. You are...you are
25. creating an exception. That is, you are saying the EPA
26. can do this and this, but they can't say anything about the
27. open burning of leaves period. And now you're coming in with
28. an amendment saying that this exception, notwithstanding,
29. the Board can still do what it can do. That's the way I
30. read this amendment. We don't need it.

31. PRESIDING OFFICER (SENATOR GRAHAM):

32. Senator Walker.

33. SENATOR WALKER:

1. ...You'd think the amendment in context...the first
2. amendment follows line 28 and...that is the provision in
3. Senate Bill 26 except that nothing in this Act shall be
4. construed as prohibiting the open burning of leaves and
5. for the purpose of this Section the term 'refuse' does not
6. include leaves. And then take the amendment on after
7. that...following that that the exception shall not be
8. deemed to prevent...the Board from prescribing standards
9. for the operation of refuse collection. In other words,
10. you can't burn the leaves...in a landfill operation,
11. for example, they would be buried there instead of...of
12. burned. And that's all it's about...Mr. Duncan so in-
13. forms me. That's all it does.

14. PRESIDING OFFICER (SENATOR GRAHAM):

15. Further questions.

16. SENATOR WALKER:

17. In other words, it makes a good bill better.

18. PRESIDING OFFICER (SENATOR GRAHAM):

19. Senator Keegan. May we have your attention, ladies
20. and gentlemen.

21. SENATOR KEEGAN:

22. ...May I have permission...Mr. President, to ask a
23. question about some climatic conditions in...

24. PRESIDING OFFICER (SENATOR GRAHAM):

25. Senator Walker says that he will gladly yield to
26. a question, Senator Keegan.

27. SENATOR KEEGAN:

28. Yes,...it seems to me as though the Agency and public
29. opinion have between them solved many of the questions that
30. have faced the Agency in our society about the problem
31. of air pollution. But there are those instances which occur
32. strangely enough during the season when the burning of the
33. leaves happens....of leaves....most often and happens sometimes....

1. very sweetly to our noses. It's a nostalgic feeling
2. for most of us, but we do experience in Illinois an
3. inversion of air which brings into serious...consideration,
4. the health of people suffering from all kinds of lung
5. and respiratory disorders. Does this mean then that we
6. have no safeguard except by local control for those
7. conditions that occur...sometimes, almost immediately.
8. That we have no safeguard against those conditions in
9. which the health of many of our citizens are jeopardized.
10. That those situations must be left to the...decision
11. making and the administration of local government...is that
12. the total purport of the bill and the amendment?

13. PRESIDING OFFICER (SENATOR GRAHAM):

14. Senator Walker.

15. SENATOR WALKER:

16. Yes.

17. SENATOR KEEGAN:

18. ...I must say I find that entirely regrettable
19. and I am grateful for your answer

20. SENATOR WALKER:

21. ...Mr. President, I...might state that this is
22. merely second rating and that would be a real good argument
23. for the opponents on 3rd reading. But, the answer to her
24. question is yes.

25. PRESIDING OFFICER (SENATOR GRAHAM):

26. That's the briefest answer in history. Any further
27. questions? Senator Walker moves the adoption of the Amendment
28. No. 1, is it, Mr. Secretary, to SB 26? All in favor will signify
29. by saying aye. Opposed? The ayes have it. The Amendment
30. is adopted. The bill will be returned to the order of 3rd
31. reading. We have to do some business before we can call it,
32. if he wants to call it. I would like to...this point and
33. time accommodate a Senator who has been very patient with

1. the constitutional amendment which seems to be forgotten
2. most of the time. Would like leave of the Body to go to
3. the order of constitutional amendment second reading, for
4. the purpose of reading Senate Joint Resolution No. 23, by
5. Senator McBroom, and I see Senator Glass...

6. SECRETARY:

7. Senate Joint Resolution No. 23. Constitutional Amendment.

8. (Secretary reads title of Resolution).

9. 2nd reading of the Resolution.

10. PRESIDING OFFICER (SENATOR GRAHAM):

11. Discussion. It will be placed on the order of
12. 3rd reading and we will continue to the order of House
13. Joint Resolution No. 7 and we'll have our Constitutional
14. Resolution up to voting stage. You're on 3rd reading,
15. Senator McBroom.

16. SECRETARY:

17. House Joint Resolution No. 7. Constitutional Amendment.

18. (Secretary reads title of Resolution).

19. 2nd reading of the Resolution.

20. PRESIDING OFFICER (SENATOR GRAHAM):

21. We'll now return to the order Senate Bills on 3rd reading.
22. The next in order would...do you propose to move with
23. SB 26 or should we wait for Enrolling and Engrossing yet?
24. Senator Walker, would you like to call SB 26? He's
25. checking with the Governor's office. SB 50...51. SB 68,
26. Senator Harber Hall. SB 71, Senator Hudson Sours. 3rd
27. reading. I think we've lost interest in that measure. SB 77,
28. Senator Dougherty. SB 84, Senator Regner. SB 93, Senator
29. Palmer. SB 112, Senator Carroll. Yes.

30. SECRETARY:

31. SB 112.

32. (Secretary reads title of bill).

33. 3rd reading of the bill.

1. PRESIDING OFFICER (SENATOR GRAHAM):

2. Senator Carroll.

3. SENATOR CARROLL:

4. Thank you, Mr. President, members of the Senate, very
5. simply, SB 112 is amended as to bring our definition of the
6. word bicycle and the Motor Vehicle Act in conformity with
7. the uniform national standards reducing the wheel size to
8. fourteen inches so that all the safety measure that we
9. passed last Session that were signed by the Governor as to
10. reflectors, brakes, etcetera; it will be applicable to all
11. the types of bicycles being used on the highways of our
12. State. This has the approvement...the approval of the
13. State Highway Authority and of the Secretary of State's
14. Office and all other departments of State government that
15. are involved in highway safety and in the bicycle safety.
16. I would ask for a favorable vote.

17. PRESIDING OFFICER (SENATOR GRAHAM):

18. The question is, shall SB 112 pass? On that
19. question, the Secretary will call the roll. Yes.

20. SECRETARY:

21. Bartulis, Bell, Berning, Bruce, Buzbee, Carroll,
22. Chew, Clarke, Conolly, Course, Daley, Davidson, Donnewald,
23. Dougherty, Fawell, Glass, Graham, Harber Hall, Kenneth
24. Hall, Hynes, Johns, Keegan, Knuepfer, Knuppel, Kosinski,
25. Latherow, McBroom, McCarthy, Merritt, Mitchler, Howard
26. Mohr, Don Moore, Netsch, Newhouse, Nimrod, Nudelman,
27. Ozinga, Palmer, Partee, Regner, Rock, Roe, Romano, Saperstein,
28. Savickas, Schaffer, Scholl, Shapiro, Smith, Sommer, Soper,
29. Sours, Swinarski, Vadalabene, Walker, Weaver, Welsh,

30. PRESIDING OFFICER (SENATOR GRAHAM):

31. We're having a hard time hearing the roll call,
32. gentlemen.

33. SECRETARY:

1. Wooten, Mr. President.

2. PRESIDING OFFICER (SENATOR GRAHAM):

3. Keegan, aye. Netsch, aye. Bruce, aye. On this
4. question, ...Regner, aye. Mohr, Howard, aye. On this
5. question, the yeas are 44, the nays are 1. SB 112 is
6. therefore declared passed. SB 114, Senator Knuppel. SB 116.
7. Pass. Pass both of them. SB 132, Senator Ozinga, the
8. gentleman from Beverly Hills. Senator Ozinga, are you in-
9. terested in moving your bill? Not a bit interested. SB
10. 135, Senator Sours, yes, he's interested.

11. SECRETARY:

12. SB 135.

13. (Secretary reads title of bill).

14. 3rd reading of the bill.

15. PRESIDING OFFICER (SENATOR GRAHAM):

16. On the question...this question...is...shall SB 135
17. pass? Upon the question the Senator from Peoria will explain
18. his bill.

19. SENATOR SOURS:

20. Mr. President, ladies and gentlemen of the Senate,
21. this bill is pretty much as suggested in the syllabus. It
22. amends the Code of Criminal Procedure to allow the County
23. paying the cost of furnishing a defendant a court appointed
24. attorney to recover a portion of such costs. Now, the bill
25. has been amended, if, as an example; only the County
26. furnishes free legal services to a certain defendant who
27. has his own bond money up for bail in the Office of the
28. Clerk of Circuit Court, then at the termination of the
29. trial, guilty or not guilty...if it is his money the
30. county may then recoup what the judge may find to be the
31. reasonable cost of the legal services furnished gratuitous-
32. ly to the defendant. That's all the bill does. It's a good
33. bill. It prohibits freeloading...we have enough of that

1. today and I'd appreciate a favorable roll call.

2. PRESIDING OFFICER (SENATOR GRAHAM):

3. Senator Rock, for what purpose do you arise?

4. SENATOR ROCK:

5. Mr. President, members of the Senate, I rise in
6. opposition to SB 135. We fought long and hard in the
7. Senate Judiciary Committee concerning this bill. And I'd
8. ask everybody just to take a moment and take a look at what
9. the bill says. The bill says that if in fact a defendant
10. who has been adjudicated and indigent mind you, an indigent,
11. one not having the wherewithal to employ private counsel
12. now has an attorney appointed to him. At the conclusion
13. of the case, the county can then get a judgement for
14. legal fees against this indigent. And we...it seems to
15. me, and I've pointed out...it is of questionable...
16. constitutionality, certainly, but I think just the raw
17. theory is not good. If, in fact, a person is indigent,
18. it has been determined by the Constitution of our land
19. that he is nevertheless entitled to the services of
20. counsel. And if, in fact, he is indigent, that means
21. he cannot and should not be required to pay for those
22. services. Now, we can on the one hand say, yes, you
23. are indigent. Yes, we'll appoint counsel and then,
24. on the other hand enter a judgement against this fellow
25. ...now having received the services. I just...the theory
26. is bad and I think the bill is patently unconstitutional.
27. And I respectfully disagree with the Senator from Peoria.
28. Urge everyone to vote no on this legislation.

29. PRESIDING OFFICER (SENATOR GRAHAM)

30. Senator Sours.

31. SENATOR SOURS:

32. I should like to reply to that because I think the learned
33. gentleman from Chicago is completely...misinterpreting....

1. the bill. If someone is indigent, he doesn't have a
2. thousand dollars placed in the Office the Clerk of the
3. Circuit Court of his own personal property. If he's indigent,
4. he is indigent. And this bill will never touch him,
5. but if he is lying and if he is not indigent then this
6. will enable the county to get back some of their money
7. that they're going to have to pay to furnish this man
8. a gratuitous...lawyer. Now, if he is indigent, Senator
9. Rock, he will not have the money up there. I wouldn't
10. class anyone for example, who has a thousand dollar
11. bail bond or a two thousand dollar bail bond of his own
12. money, of his own property, owned by him alone, I wouldn't
13. class him as indigent. Maybe you do, I don't.

14. PRESIDING OFFICER (SENATOR GRAHAM):

15. ...Senator Rock and then Senator Fawell.

16. SENATOR ROCK:

17. Just...just in response, Mr. President, members of
18. the Senate, the argument, I think, advanced by the Senator
19. from Peoria is spurious at best. There is called for in
20. the statutes of our State an...indigency hearing prior
21. to trial, at the time of arraignment. The...States
22. Attorney participates in that hearing and if, in fact, one
23. has put up a thousand dollars or twenty-five hundred
24. dollars cash bond; I would agree with you, he probably
25. should not be determined to be indigent. The fact of the
26. matter is, that there is provision for that situation currently
27. in the statute. And if the States Attorney can produce
28. the bond slip which he has a copy of in the file and
29. he can show to the satisfaction of the judge, that, in
30. fact, cash of a substantial amount has been put forward
31. as bail; the judge should, in that case, determine this
32. fellow not to be an indigent and should require that he
33. find his own attorney. ...But to on the one hand say

1. yes, he's all ready been adjudicated an indigent and
2. therefore qualified to have the services of a court
3. appointed attorney and then, on the other hand, in
4. the same lawsuit say now we're going to enter a judgement
5. for fees against you, I think is unconstitutional at
6. the best.

7. PRESIDING OFFICER (SENATOR GRAHAM):

8. Senator Fawell.

9. SENATOR FAWELL:

10. ...I have several questions that I...I would like
11. to bring out. I think first of all that...

12. PRESIDING OFFICER (SENATOR GRAHAM):

13. Are you directing your questions to the sponsor, Senator?

14. SENATOR FAWELL:

15. Yes...

16. PRESIDING OFFICER (SENATOR GRAHAM):

17. He indicates he will yield.

18. SENATOR FAWELL:

19. I think, first of all, that what Senator Sours is
20. attempting to accomplish here is very laudable, because I be-
21. lieve that in many instances even with the present statute
22. that we have right now there are...those who are classified
23. as indigent who truly are not. The...the question I have
24. here, Senator Sours, is number one, you're mixing of a
25. civil judgement of in a criminal action, and then, secondly,
26. the fact that apparently I gather that the bill pertains to...
27. an indigent only in circumstances where that alleged
28. indigent has put up bail bond funds. And I...if...if it
29. does pertain only to that latter situation, I wonder if it
30. can be constitutional. Wouldn't it be better to...to broadly
31. attempt to rectify the situation where...whereby we
32. apparently don't have the type of scrutiny of these
33. indigents that we...we ought to have so that if any judgement
is possible, it ought to apply, it seems to me, across the

1. board to all indigents, not just to those who...may have...
2. put up their, for instance, their ten percent, which appar-
3. ently is the case here if I'm not mistaken it...it zeroes in
4. only in regard to one specific class of indigents. Those
5. are the two questions that I wonder about.

6. PRESIDING OFFICER (SENATOR GRAHAM):

7. Senator Sours.

8. SENATOR SOURS:

9. I believe the Senator, if he practices law at all
10. actively, which I understand he does; I don't know whether
11. he is in the police court very often or the nisi prius
12. court in DuPage County. But many of the defendants who
13. were brought up in a sort of a cafeteria line, the Judge
14. will say to him, can you hire a lawyer? Now, Senator
15. Fawell, they do not take a half an hour to swear the
16. defendant and put him under oath and ask him a lot of
17. questions about if he has any property or if he's put
18. his property in his wife's name or his cousin's name.
19. They simply say, can you hire a lawyer? And the man says
20. no. So he's appointed...he has an appointed lawyer then
21. and that goes on until the conclusion of the case. And
22. then, finally, it develops that this fella has a thousand
23. dollars bail and Peoria County has furnished him a lawyer free.
24. For what? That's the history of failure. That's the
25. history of failure of the judicial system that you admire
26. so much with your big conscience. I know you do. But that's
27. making a mockery out of things. Now, if you want to take
28. the long line of so-called indigents and swear each one
29. and delve into all his private life and have information
30. under oath on all of his property which he's had in the
31. past which he doesn't have now, then, of course, which you
32. say is valid. But, Senator Fawell, that just doesn't happen.
33. And I believe you know it too.

1. PRESIDING OFFICER (SENATOR GRAHAM):

2. ...Senator Partee, then Senator Soper, and then
3. Senator Bruce.

4. SENATOR PARTEE:

5. Mr. President and members of the Senate, this is
6. indeed a troublesome area. It has been a personal
7. problem to me to know, or try to know how this matter
8. ought to be handled. I know that in Cook County in
9. years past, no person could get a public defender if
10. he was out on bond. The change has come about in recent
11. years throughout the State and there are many persons
12. who are out on bond who are defended by the public
13. defendant. It seems a bit inconsistent to me that a
14. person is indigent for one person...for one purpose and
15. not indigent for another. He's not indigent for the
16. purpose of making a bond with his own money, but he's
17. indigent for the purpose of having a public defendant.
18. It would seem to me, that inasmuch as we do believe that
19. persons who are without funds have a right to a lawyer
20. hence the public defender system; that if you really
21. wanted to get up a problem you would come in with a bill
22. which said that no person out on bond could have the
23. services of the public defendant. Then it would be consist-
24. ent. Now, if that's the kind of approach you'd take, I would
25. probably take a rather serious view of supporting it. But
26. I don't believe in half measures and it reminds me, if I
27. can indulge you for a moment and tell the story of Abraham
28. Lincoln who earned his first five hundred dollar fee and
29. it was a very large fee at the time and they said he sat
30. and counted the money over and over and over again. And
31. someone came in and said, what's this? And he said, this is
32. a five hundred dollar fee I made yesterday, and they said,
33. what are you going to do with it? And he said, well,

1. I think I would really like to buy a piece of property
2. and give it to my stepmother because she's been very
3. good to me. And they said, well, why don't you just
4. give her a life estate in the property, and have the
5. property revert to you upon her death. And Abraham Lincoln
6. said I don't believe in half measures. I'm going to give
7. it to her all the way or no way. So maybe that's what
8. we ought to do here. Why don't we just say that a
9. person out on bond should not have a public defender
10. if this is what we seek to accomplish, but we can't have
11. half indigents for one purpose and another half not in-
12. digent for another. If a person is able to make bond
13. ...then that isn't indigence. If he isn't it is.
14. And if he...he isn't able to make bond, he certainly is
15. entitled to a lawyer if he can not afford one. But I think
16. this is a half approach and we oughta go all the way or
17. forget it.

18. PRESIDING OFFICER (SENATOR GRAHAM):

19. Senator Soper.

20. SENATOR SOPER:

21. ...Mr. President, members of the Senate, it comes to
22. my mind that...during...many times when...a defendant
23. approaches the bench and...the judge does ask can you hire
24. a lawyer and he says no, and then they get him a lawyer,
25. and the county's going to pay for the lawyer and the people
26. of the county, then, all of a sudden he's out on bond. Now,
27. I think that...what Senator Partee said would be...be...
28. admirable and I think it would save the county a lot of
29. money and the good people a lot of money; while it can make
30. bond...and he has friends that will make bond, especially
31. in these times...I think he ought to pay for his own
32. lawyer and before Senator Partee spoke...I was in favor of
33. Senator Sours' bill because I figured that the people

1. should be protected from...from indigents who are not...
2. indigents. So I...I think as to take a better look
3. at this thing, maybe, we can amend your bill to Senator Sours
4. and do it the other way...if...Senator Partee goes along. And
5. I'd think it'd be...it'd be a tougher bill and a better bill
6. than what we have. I didn't think that Senator Partee would
7. go for a bill...when he spoke about it.

8. PRESIDING OFFICER (SENATOR GRAHAM):

9. ...Senator Sours desires to speak. I wonder if you
10. could sum up on closing the debate Senator we might...

11. SENATOR SOURS:

12. Briefly.

13. PRESIDING OFFICER (SENATOR GRAHAM):

14. ...Senator Bruce was recognized first and then we'll
15. listen to your motion. Senator Bruce.

16. SENATOR BRUCE:

17. Yes, would Senator Sours yield to a question?

18. PRESIDING OFFICER (SENATOR GRAHAM):

19. He indicates he will. Senator Sours.

20. SENATOR BRUCE:

21. I did not have the benefit of hearing the debate in
22. the Senate Judiciary Committee on this legislation, but
23. there is an amendment which has been offered which says
24. something to the effect that...if ownership is in some-
25. one else. Now, let me give you the hypothetical, if a friend
26. of mine goes in, and he can't make the bail bond and I put up
27. the money, he's judged not-guilty, he's indigent, can't
28. afford an attorney, is that money forfeited in your opinion
29. under this bill?

30. SENATOR SOURS:

31. Mr. President,...

32. PRESIDING OFFICER (SENATOR GRAHAM):

33. Senator Sours.

1. SENATOR SOURS:

2. Under the...Partee hoped for version it would be,
3. because a man couldn't even get out on bond he...he
4. couldn't get out. Now, this amendment says that only
5. the property of the accused, the defendant, only his
6. property is subject to this. Now, if somebody else
7. put up the cash bond or the property of any kind
8. this wouldn't have any effect.

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. ...Senator, you have another question? Senator Bruce.

11. SENATOR BRUCE:

12. I want to make a comment, now, if I may, Mr. President.

13. PRESIDING OFFICER (SENATOR GRAHAM):

14. You are recognized.

15. SENATOR BRUCE:

16. I...I thought Senator Sours that that is what you
17. thought this bill would do. And let me alert you that in my
18. circuit, the Second Judicial Circuit in Illinois, that
19. will not have that impact. Let me cite you a concrete
20. example. My circuit has already adopted this rule.
21. They also adopted the rule that if an indigent supplies
22. any money under rule of the Second Circuit that money
23. is a personal loan to the defendant and is not the money of
24. the...person who is putting it up. In fact, when you put up the
25. money, you sign a little waiver saying: I, now know that
26. when I give John Jones this money for a ten percent on his
27. bail bond that...that money is a loan to him. I had a
28. woman in my office on Thursday who had borrowed five hundred
29. dollars for her...husband who now is in Menard. She has
30. two children, she borrowed that money so he could work for
31. two months while whatever judicial procedure had to go on
32. so that he could support his family. Now, she is paying
33. fifty-six dollars a month on that loan, plus interest

1. because the County of Lawernce took that money; not his
2. money, her money. Now, in the Second Judicial Circuit
3. what I'm telling you is the impact of this, if I walked
4. in for my brother who is an indigent, and put up the money,
5. they tell me, look, if you want your brother out to support
6. his family for the six or eight months it may take for
7. trial, if you don't want him to sit in Richland County
8. Jail, if you put this money up and even though he is
9. indigent, you yield it. The practical effect is that
10. every poor person is not going to be able to find a
11. friend. I don't have the money to put up a thousand dollar
12. bond knowing it's going to be forfeited even for my own
13. brother. And I think that what you are saying in this bill
14. is, poor people stay in jail, rich people get out. And
15. that is the rule in my circuit, today.

16. PRESIDING OFFICER (SENATOR GRAHAM):

17. ...Senator Sours.

18. SENATOR SOURS:

19. I think...Senator Bruce, I'd like to direct my reply
20. to Senator Bruce. This...this bill, Senator Bruce, would obviate
21. the problem you're suffering from now. This would make...
22. this would make the Clerk return the property to the person
23. putting it up if he were different from the accused. This
24. is something that should encourage should...should invite
25. your attention and your wholehearted support because this
26. touches only property of the accused and not anybody's
27. property who may...which may have been put up in his behalf.

28. PRESIDING OFFICER (SENATOR GRAHAM):

29. Senator Bruce.

30. SENATOR BRUCE:

31. But that's the very problem you face in my Circuit.
32. Now, I'm writing the Court's Commissioner to see how they
33. can do that. They've made the ruling that even if this bill

1. passed that the right of putting...it...it's a strange
2. leap of logic. If you can put up the whole ten thousand
3. dollar bond, the judges in my circuit, the strange position
4. is that thirteen of them, say, you get all the money back,
5. if you can prove you can put up the thousand dollars. How-
6. ever, if you put up the ten percent the statute, and it's put out
7. here for everyone's reading, that that is an individual
8. right given to the defendant that under the constitution
9. if you can make bail you can get out. But the...the
10. ten percent privilege is extended to you individually by
11. the State of Illinois, this bill passes, already talked
12. to judges they are going to adhere to that ruling in that
13. circuit that that is still a loan to the defendant. You've
14. got to sign a waiver, Senator Sours, before they'll accept
15. the money that this money is a loan to Hudson Sours to get
16. him out of the...the clink. And that's what they are going
17. to require of you.

18. PRESIDING OFFICER (SENATOR GRAHAM):

19. Gentlemen, we had a motion on the Floor, I hope we can
20. complete this dialogue. Senator Sours.

21. SENATOR SOURS:

22. By the way of final reply on this Senator Bruce, are you
23. about to tell me that the Circuit Judges and the Associate
24. Circuit Judges in your Circuit are unwilling to obey the
25. law they swear to uphold when they're...when they take the oath?
26. Well, then maybe a proceeding called ouster would be the proper
27. remedy in that case. Now, I'd like...very briefly concluding
28. on this, this bill does not touch any property which is
29. owned by a person other than the accused. Senator Partee,
30. says, well, don't let them out on bond and yet I hear from
31. that side of the aisle..this would be unconstitutional. If
32. any bill were unconstitutional, it would be a bill suggested
33. by Senator Partee, who said don't let them out on bond.

1. And of course, that runs right smack into the three or
2. four first...three or four amendments the Federal Constituion
3. and the State Constitution. Now, all this bill does is
4. take away from a party who is not indigent money put up by
5. him. If anybody else puts up the money this bill has no
6. effect on it. And as for Senator Bruce's circuit, perhaps,
7. it might be advisable to...to suggest the judges obey the
8. law they're supposed to enforce.

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. Senator Donnewald moves the previous question. All
11. in favor signify by saying aye. The question is:..Opposed.
12. Motion carries. The question is, shall SB 135 pass, and
13. upon that question the Secretary will call the roll.

14. SECRETARY:

15. Bartulis, Bell, Berning,

16. PRESIDING OFFICER (SENATOR GRAHAM):

17. Senator Berning.

18. SENATOR BERNING:

19. Mr. President, in explaining my vote, I want to make
20. an observation. There seems to be a real serious difference of
21. opinion among the learned men of the legal profession, here,
22. of this Body, and I submit that if they have difficulty
23. reconciling their positions and their feelings and their
24. interpretations about what seems to be a very simple matter,
25. how do we poor laymen come to a rational conclusion? Now,
26. on the one hand, someone implied that this is a half approach
27. and we ought not to proceed in that fashion and we ought to
28. do something like keeping the person in jail and not allowing a
29. bond or not providing an attorney; I'm not just sure which, but
30. my understanding is, limited as it is, is this: That the
31. U. S. Supreme Court has determined that anyone is entitled
32. to and must be given counsel. That being so, I fail to
33. see how we could do otherwise whether we felt it was a

1. half approach or not. We can't contravene the Court's
2. decision, apparently, by action here. On the other hand
3. then, we have another circuit court which legislates on
4. its own. Now, when we get right through all the maze
5. and the haze of this, it seems to me, we get down to one
6. simple thing. Should a person be required to pay his own
7. way to the extent that he can and if he can without him
8. being a burden on the rest of our constituents and taxpayers.
9. That being, to me, the nub of this bill; I am delighted to
10. vote aye.

11. SECRETARY:

12. Bruce, Buzbee, Carroll, Chew, Clarke, Conolly, Course,
13. Daley, Davidson, Donnewald, Dougherty, Fawell, Glass,
14. PRESIDING OFFICER (SENATOR GRAHAM):

15. Senator Glass.

16. SENATOR GLASS:

17. ...Thank you, Mr. President and I...I'm explaining my
18. vote, I would...address my remarks to Senator Bruce, because
19. I had a very similar experience to the one he described.
20. And, in fact, in Committee requested the amendment that is de-
21. signed to overcome that problem and that is where someone other than
22. the defendant posts the bond. ...And I think in that case
23. ...it was my experience to go through a hearing, it was in a
24. Federal Court, it happened the judge, in fact, returned the bond
25. money to the person who actually posted it, which should be
26. the result. And I think the purpose of this amendment is
27. to provide for that situation and I have looked over the
28. language...I guess you could try and improve upon it, but I
29. ...I think that any judge...looking at that...and if the...
30. if the person who posted the bond was smart enough not to
31. sign a statement stating that he...he was making a loan...
32. it seems to me that this...this amendment accomplishes the pur-
33. pose for which it is intended, and I think it makes it a much

1. better bill and I'm pleased to vote aye.

2. SECRETARY:

3. Graham, Harber Hall, Kenneth Hall, Hynes, Johns,
4. Keegan, Knuepfer, Knuppel,

5. PRESIDING OFFICER (SENATOR GRAHAM):

6. Senator Knuppel.

7. SENATOR KNUPPEL:

8. I rarely take exception to position of my leadership
9. on this side. However, I think this is a good bill. I
10. think that it answers the question that was raised by
11. Senator Partee. I...I don't see how a man can be
12. half...half indigent and half not indigent and if the bond
13. is put up by him it...it ought to go to pay the attorney
14. rather than the State or the County having to pay it. I
15. think with...as Senator Sours says we have enough freeloaders.
16. I...I...I feel that if the...judges, and I'm going to
17. say this very frankly, these judges appropriate an awful
18. lot on to themselves, I want to speak when Senator McBroom's
19. bill comes up. These gentlemen tell you that you shouldn't
20. call them at home before nine o'clock and...if your partner
21. calls them, they tell him all about their troubles...with
22. me and my partners tell them, well, you take that up with
23. John, they...they say well, that's the penalty you pay
24. because you're a partner. Well, I say it's time some of these
25. lawyers got guts enough to stand up and scratch some of
26. these judges on the nose; when they're wrong, tell them
27. they're wrong. If you have to take them on up, take them
28. on up. I've seen a lot of people that are afraid of judges
29. maybe we ought to have more lawyers who have got the guts
30. to challenge them and collar them. They're not a dynasty,
31. and in this case, there's no authority whatsoever for a judge
32. to forfeit somebody else's money. If I have a friend and I
33. want to see him out on bond to support his family or son-in-law or
somebody like that who may have gotten into trouble; I think that's

1. my privilege, and I think it's about time the public stopped
2. paying. I cannot agree with the concept. And maybe the
3. courts will have to thrash this out, but I hope they thrash
4. it out the way the bill's intended, if they'll look at
5. the legislative history, they'll find out what it is. The
6. legislative history is here that if somebody other than the
7. defendant puts up the money, the money should be refunded
8. to that person. If it...if it is the person himself, it
9. should not be. And if the judges have the guts, the time
10. and the courage to read the law and read the history and
11. the...and the..intent of it they'll so hold. I'm going to
12. vote aye.

13. SECRETARY:

14. Kosinski, Latherow, McBroom, McCarthy, Merritt,
15. Mitchler, Howard Mohr, Don Moore, Netsch, Newhouse, Nimrod,
16. Nudelman, Ozinga, Palmer, Partee, Regner, Rock, Roe,
17. Romano, Saperstein, Savickas, Schaffer, Scholl, Shapiro,
18. Smith, Sommer, Soper, Sours,...Swinarski, Vadalabene,

19. PRESIDING OFFICER (SENATOR GRAHAM):

20. Senator Vadalabene.

21. SENATOR VADALABENE:

22. Thank you, Mr. President and members of the Senate.
23. The effect of this bill is to give the court and States
24. Attorney the opportunity to judge a man indigent and then
25. turn around and charge him the reasonable amount of attorney
26. fees incurred by the public defender in his defense. The
27. constitutionality of this bill is highly questionable. And
28. the disastrous consequences, if it passes, are highly probable
29. and I vote no.

30. SECRETARY:

31. Walker, Weaver, Welsh, Wooten, Mr. President.

32. PRESIDING OFFICER (SENATOR GRAHAM):

33. There has been a request for a call of the absentees.

1. The absentees will be called and will the Sergeant at Arms
2. ring the bell? Thank you.

3. SECRETARY:

4. Chew, Clarke, Course, Daley, Donnewald, Hynes,
5. Kosinski, McCarthy, Newhouse, Palmer, Roe, Romano,
6. Saperstein, Savickas, Sours,

7. PRESIDING OFFICER (SENATOR GRAHAM):

8. Senator Sours.

9. SENATOR SOURS:

10. I'd like to read...Mr. President, Ladies and Gentlemen,
11. like to read a Section from the new 1970 Constitution by way
12. of explaining my vote. And this is for the personal intellectual
13. enhancement of some of the members of the other side, includ-
14. ing Senator Bruce. This was the work produce of...the
15. old gentleman's convention which finally concluded after
16. spending several millions of dollars. Here's what Section
17. 9, Article 1 says, page 19. "All persons shall be bailable
18. by sufficient sureties except for capital offenses where the
19. proof is evident or the presumption great. The privilege
20. of the writ of habeas corpus shall not be suspended ex-
21. cept in cases of rebellion or invasion when the public
22. safety may require." Now, Senator Bruce, here is your genesis,
23. if you want to see justice done in your county. I vote aye.

24. PRESIDING OFFICER (SENATOR GRAHAM):

25. Senator votes aye.

26. SECRETARY:

27. Weaver, Welsh, Mr. President.

28. PRESIDING OFFICER (SENATOR GRAHAM):

29. Senator Sours moves that SB 135 be placed on the order
30. of consideration postponed. All in favor signify by saying
31. aye. Opposed. Now, gentlemen, we are going to clean up
32. the Secretary's desk. Do you have anything on your table,
33. Mr. Secretary? I...I'll get to it.

1. Senator Vadalabene. We're getting ready to adjourn gentlemen,
2. so Senator Vadalabene.

3. SENATOR VADALABENE:

4. ...Thank you, Mr. President. On a point of personal
5. privilege, the students of the Granite City High School; the
6. seniors of Granite City High School, are to my direct rear and
7. I would like for them to stand and be recognized.

8. PRESIDING OFFICER (SENATOR GRAHAM):

9. Senator Rock.

10. SENATOR ROCK:

11. Yes, Mr...Mr. President, members of the Senate, I ask leave
12. of this Body to have the Journal reflect that Senator Palmer
13. is absent today due to the fact that there is a funeral in his
14. family. He's attending a funeral.

15. PRESIDING OFFICER (SENATOR GRAHAM):

16. The Journal will so show, Senator, Senator Wooten.

17. SENATOR ROCK:

18. Secondly, secondly...

19. PRESIDING OFFICER (SENATOR GRAHAM):

20. I'm sorry.

21. SENATOR ROCK:

22. ...if I might...

23. PRESIDING OFFICER (SENATOR GRAHAM):

24. Senator Rock.

25. SENATOR ROCK:

26. Secondly, Mr. President, I would ask leave of this Body
27. to withdraw as the chief sponsor of Senate Bills 1049, 1050,
28. 1051. These are three bills that relate to the subject of
29. abortion. They were introduced at the request of the Department
30. of Public Health at the eleventh hour which was last...
31. Saturday... I agreed to put them in only so that they
32. would get in under the deadline. I told the people from
33. Public Health that I would then take a look. They called

1. me in Chicago, as a matter of fact, and I said they
2. could put them in with my name; I would take a look.
3. ...It appears to me there are some inconsistencies
4. between these three bills and two bills of which I am
5. also the chief sponsor SB 334 and 335, and rather than
6. have any conflict and to assure the fairness of the hearing
7. given to all five of these bills, I would ask that my
8. name be withdrawn as sponsor of 1049, 1050 and 1051.

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. Senator, if you withdraw as a sponsor, do these bills
11. have a sponsor?

12. SENATOR ROCK:

13. Well, the Department, I just checked with the Department.
14. The Department is checking with the members of our side,
15. they are administration bills, I'm told...They...will
16. come up with a sponsor. I don't know yet that they have one.

17. PRESIDING OFFICER (SENATOR GRAHAM):

18. It would seem to me that Senator...

19. SENATOR ROCK:

20. The only thing I'm trying to avoid, Senator, is...that
21. the bills have not yet been printed and rather than try to
22. undo everything at a later date when they are printed...

23. PRESIDING OFFICER (SENATOR GRAHAM):

24. Well...

25. SENATOR ROCK:

26. ...I think it's easier this way. The Department, I
27. think the Department or a member of our staff can contact the
28. Secretary's office with the name of the new sponsor at the
29. ...later today.

30. PRESIDING OFFICER (SENATOR GRAHAM):

31. I...they have to be journalized and they can't be
32. journalized today because we're going to adjourn. And if
33. you...what I'm trying to do is to keep the bills from

1. becoming at a point of limbo without a sponsor at all.
2. Is Senator Hynes a co-sponsor? Well, that...then if he
3. remains as a co-sponsor the bills...Senator Partee, what
4. do you want me to do with these bills?

5. SENATOR PARTEE:

6. Well, I don't want to tell you at the moment, but...

7. PRESIDING OFFICER (SENATOR GRAHAM):

8. ...I'll see you outside.

9. SENATOR PARTEE:

10. I think really if you just left them in the Assignment
11. of Bills, just let them languish there. I don't think
12. that would be any problem there and if they find a sponsor,
13. they could be discharged from that committee.

14. PRESIDING OFFICER (SENATOR GRAHAM):

15. They've already been assigned, Senator. Before we
16. left Saturday, all the bills...

17. SENATOR PARTEE:

18. Well, here, here, there's another question pointed out.
19. This is an administration measure. It emanates from one
20. of the departments of State Government and being an
21. administration measure, it's exempt from the Rule anyway,
22. so there's no problem.

23. PRESIDING OFFICER (SENATOR GRAHAM):

24. ...It would be left to the...be left to the..to be
25. left to the Rules Committee. If it is an administration
26. measure, I think, it would make no difference. I think if
27. Senator Rock has made a legitimate request that his name
28. be removed as sponsor of those bills, and all in favor will
29. signify by saying aye, no matter what happens to the bills.
30. Aye to the...opposed will signify by voting nay. The ayes
31. have it and Senator Rock you are no longer burdened with
32. those bills. Senator Hynes.

3. SENATOR HYNES:

1. Mr. Pres...Mr. President, I would make the same motion
2. and for the same reasons and I would ask that my name...
3. be with...be withdrawn as a co-sponsor of those bills.
4. SB 1049, 1050 and 1051.

5. PRESIDING OFFICER (SENATOR GRAHAM):

6. All in favor of the request by Senator Hynes will
7. indicate by saying aye. Opposed. The ayes have it
8. and you have also been removed. Senator Wooten, were you
9. on those bills, too?

10. SENATOR WOOTEN:

11. No.

12. PRESIDING OFFICER (SENATOR GRAHAM):

13. I recognized you for some other reason.

14. SENATOR WOOTEN:

15. I would ask leave of the Body to be added as co-sponsor
16. to SB 375.

17. PRESIDING OFFICER (SENATOR GRAHAM):

18. Senator Wooten would like leave of the Body to be
19. shown as a co-sponsor to SB 375. Is leave granted? It
20. is and you are now a co-sponsor. You don't want those
21. other bills? Senator Mitchler, if we have announcements
22. now gentlemen, let's do it now, because we are going to ad-
23. journ promptly.

24. SENATOR MITCHLER:

25. ...Mr. President, members of the Senate, I would like
26. to ask leave of the Senate to be added as a co-sponsor of
27. SB 786.

28. PRESIDING OFFICER (SENATOR GRAHAM):

29. Senator Mitchler...

30. SENATOR MITCHLER:

31. ...Senator Bell is the chief sponsor and he has
32. agreed.

33. PRESIDING OFFICER (SENATOR GRAHAM):

1. Senator Mitchler would like to be shown as a
2. co-sponsor of SB 786. Do we have leave? Leave is
3. granted and you are now a proud co-sponsor. Any
4. further business to be brought before the Senate?
5. Senator Roe.

6. SENATOR ROE:

7. Mr. President, I would ask unanimous consent of the
8. Body...to Table SB 470 of which I am the sponsor.

9. PRESIDING OFFICER (SENATOR GRAHAM):

10. This is...is a noncontroversial motion of all
11. times. It's been...motion...moved that SB 470 be Tabled,
12. and where is it Senator Roe. Where is it?

13. SENATOR ROE:

14. It has...it...

15. PRESIDING OFFICER (SENATOR GRAHAM):

16. Is it in Committee?

17. SENATOR ROE:

18. I believe it's in Committee, I don't know what Committee,
19. though.

20. PRESIDING OFFICER (SENATOR GRAHAM):

21. What Committee?

22. SENATOR ROE:

23. Agriculture.

24. PRESIDING OFFICER (SENATOR GRAHAM):

25. The motion is then that...gentlemen, please. The
26. motion is that the Committee on Agriculture, gentlemen,
27. gentlemen, gentlemen, if this were your bill you would give
28. attention to it, I'm sure, the Committee on Agriculture
29. be discharged from further consideration of SB 470. All
30. in favor will signify by saying aye. The Committee has
31. been discharged. Senator Roe now moves to Table SB 470.
32. All in favor will signify by saying aye. The ayes have
33. it and the bill is Tabled. Senator Mohr...Howard Mohr.

1. SENATOR HOWARD MOHR:

2. Yes, Mr. President, there will be a Republican
3. Caucus in M-1, 9:30 tomorrow morning. I move now that
4. we adjourn until 10:30 tomorrow morning.

5. PRESIDING OFFICER (SENATOR GRAHAM):

6. Senator Hall, for what purpose do you arise?

7. SENATOR HALL:

8. ...Mr. President, I would like to announce that there
9. will be Revenue meeting today at 2:15 in Room A-1 despite
10. the absence of the Chairman. The Vice-Chairman will
11. preside.

12. PRESIDING OFFICER (SENATOR GRAHAM):

13. Is...on the motion of Senator...All in favor of the
14. motion by Senator Howard Mohr will signify by saying aye.
15. The ayes have it. The Senate is adjourned until 10:30
16. tomorrow morning.

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