

Journal of the Senate

SECOND REGULAR SESSION

SEVENTY-SIXTH DAY—TUESDAY, MAY 28, 2002

The Senate met pursuant to adjournment.
President Pro Tem Kinder in the Chair.

RESOLUTIONS

On behalf of Senator Loudon, Senator Kenney offered Senate Resolution No. 1813, regarding the Lambert Airport Rotary Club, which was adopted.

On behalf of Senator Stoll, Senator Kenney offered Senate Resolution No. 1814, regarding Carl Michael Banks, Pevely, which was adopted.

On behalf of Senator Stoll, Senator Kenney offered Senate Resolution No. 1815, regarding Kevin Stamps, Pevely, which was adopted.

On behalf of Senator Stoll, Senator Kenney offered Senate Resolution No. 1816, regarding Jacob “Jake” Stansfield, Festus, which was adopted.

On behalf of Senator Cauthorn, Senator Kenney offered Senate Resolution No. 1817, regarding Keith Curtis Kirchner, Mexico, which was adopted.

On behalf of Senator Westfall, Senator Kenney offered Senate Resolution No. 1818, regarding the Fair Play Chapter of the Future Farmers of America, Fair Play, which was adopted.

On behalf of Senator Westfall, Senator Kenney offered Senate Resolution No. 1819,

regarding the Halfway Future Farmers of America Dairy Foods Team, Halfway, which was adopted.

On behalf of Senator Westfall, Senator Kenney offered Senate Resolution No. 1820, regarding the Halfway Future Farmers of America Soils Team, Halfway, which was adopted.

On behalf of Senator Westfall, Senator Kenney offered Senate Resolution No. 1821, regarding the Stockton Future Farmers of America Agronomy Team, Stockton, which was adopted.

On behalf of Senator Westfall, Senator Kenney offered Senate Resolution No. 1822, regarding the Stockton Future Farmers of America Parliamentary Procedure Team, Stockton, which was adopted.

On behalf of Senator Schneider, Senator Kenney offered Senate Resolution No. 1823, regarding Colleen Mackin, St. Louis, which was adopted.

On behalf of Senator Schneider, Senator Kenney offered Senate Resolution No. 1824, regarding Carolyn Lamb, Hazelwood, which was adopted.

On behalf of Senator Yeckel, Senator Kenney offered Senate Resolution No. 1825, regarding Christopher Benjamin, Harrisonville, which was adopted.

On behalf of Senator Coleman, Senator Kenney offered Senate Resolution No. 1826, regarding Gloria Jordan, St. Louis, which was adopted.

On behalf of Senator House, Senator Kenney offered Senate Resolution No. 1827, regarding Katey Walls, St. Charles, which was adopted.

On behalf of Senator House, Senator Kenney offered Senate Resolution No. 1828, regarding Lindsey Porlier, St. Charles, which was adopted.

On behalf of Senator Bland, Senator Kenney offered Senate Resolution No. 1829, regarding the death of Edith Lorraine Wilson Moore, Los Angeles, California, which was adopted.

On behalf of Senator Coleman, Senator Kenney offered Senate Resolution No. 1830, regarding Dr. Charles R. Brown, St. Louis, which was adopted.

On behalf of Senator Wiggins, Senator Kenney offered Senate Resolution No. 1831, regarding JoAnn M. Highland, Grandview, which was adopted.

On behalf of Senator Steelman, Senator Kenney offered Senate Resolution No. 1832, regarding Patsy Jean Nilges, Linn, which was adopted.

On behalf of Senator Steelman, Senator Kenney offered Senate Resolution No. 1833, regarding Delores F. "Dee" Watson, Dixon, which was adopted.

On behalf of Senator DePasco, Senator Kenney offered Senate Resolution No. 1834, regarding the Harvey A. Jones Engineering Company, Independence, which was adopted.

On behalf of Senator Steelman, Senator Kenney offered Senate Resolution No. 1835, regarding Carl F. Sitze, Holts Summit, which was adopted.

On behalf of Senators Rohrbach, Westfall and

Russell, Senator Kenney offered Senate Resolution No. 1836, regarding the death of Freda Hammond, Weaubleau, which was adopted.

On behalf of Senator Rohrbach, Senator Kenney offered Senate Resolution No. 1837, regarding the Cole County Fire Protection District and the Jefferson City Fire Department, which was adopted.

REPORTS OF STANDING COMMITTEES

Senator Kenney, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SB 639; SB 644; SCS for SB 656; HS for HCS for SS for SCS for SB 675; HCS for SB 695; SB 701; SB 708; CCS for HS for HCS for SCS for SB 712; HCS for SB 714; HCS for SB 718; SB 720; HS for HCS for SCS for SB 722; SB 726; SCS for SB 729; HCS for SCS for SB 737; SB 742; SCS for SB 745; HCS for SB 749; CCS for HCS for SB 758; HCS for SCS for SB 776; HCS for SB 786; CCS No. 2 for HCS for SB 795; SB 798; SCS for SB 804; HS for HCS for SCS for SB 810; SB 812; SB 831; HS for HCS for SCS for SB 834; HCS for SS for SCS for SB 840; SB 856; SB 859; SB 865; SCS for SB 874; SS for SCS for SB 884; SB 891; HCS for SCS for SB 892; CCS for HS for HCS for SB 895; CCS for HS for SCS for SBs 915, 710 and 907; SCS for SB 918; CCS for HS for HCS for SS for SCS for SBs 923, 828, 876, 694 and 736; HCS for SB 932; SB 941; HCS for SCS for SB 947; HCS for SB 950; HCS for SCS for SB 957; SS for SCS for SB 959; HCS for SCS for SB 960; HCS for SB 961; HCS for SB 962; SCS for SB 966; SCS for SB 967; CCS for HS No. 2 for HCS for SS for SCS for SBs 969, 673 and 855; SB 974; SB 976; HCS for SCS for SB 980; CCS for HS for SS No. 2 for SCS for SBs 984 and 985; HCS for SB 992; SCS for SB 997; SB 1001; HCS for SS for SCS for SB 1009; SB 1011; HCS for SB 1012; SCS for**

SB 1015; SCS for SB 1024; CCS for HS for SCS for SB 1026; SB 1028; HS for HCS for SB 1039; SB 1041; SB 1048; HCS for SCS for SB 1070; SCS for SB 1071; HCS for SB 1078; CCS for HCS for SCS for SBs 1086 and 1126; HCS for SCS for SB 1093; HCS for SB 1094; HCS for SB 1102; CCS for HS for HCS for SS for SCS for SB 1107; SB 1109; HCS for SCS for SB 1113; HCS for SB 1119; SB 1124; SCS for SB 1132; SB 1143; SCS for SB 1151; SCS for SB 1163; SB 1168; SCS for SB 1182; HS for HCS for SS No. 2 for SB 1191; SB 1199; CCS for HCS for SCS for SB 1202; SCS for SB 1207; HCS for SCS for SB 1210; HCS for SB 1213; SB 1217; SCS for SBs 1241, 1253 and 1189; SB 1243; HCS for SB 1244; SB 1247; CCS for HS for HCS for SS for SB 1248; SCS for SB 1266; and HCS for SJR 24, begs leave to report that it has examined the same and finds that the bills and joint resolution have been duly enrolled and that the printed copies furnished the Senators are correct.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **CCS for HS for SCS for SBs 915, 710 and 907; SB 639; SB 644; SCS for SB 656; HS for HCS for SS for SCS for SB 675; HCS for SB 695; SB 701; SB 708; CCS for HS for HCS for SCS for SB 712; HCS for SB 714; HCS for SB 718; SB 720; HS for HCS for SCS for SB 722; SB 726; SCS for SB 729; HCS for SCS for SB 737; SB 742; SCS for SB 745; HCS for SB 749; CCS for HCS for SB 758; HCS for SCS for SB 776; HCS for SB 786; SB 798; SCS for SB 804; HS for HCS for SCS for SB 810; SB 812; SB 831; HS for HCS for SCS for SB 834; HCS for SS for SCS for SB 840; SB 856; SB 859; SB 865; SCS for SB 874; SS for SCS for SB 884; SB 891; HCS for SCS for SB 892; CCS for HS for HCS for SB 895; SCS for SB 918; CCS for HS for HCS for SS for SCS for SBs 923, 828, 876, 694 and 736; HCS for SB 932; SB 941; HCS for SCS for SB 947; HCS for SB 950; HCS for SCS for SB 957; SS for SCS for**

SB 959; HCS for SCS for SB 960; HCS for SB 961; HCS for SB 962; SCS for SB 966; SCS for SB 967; CCS for HS No. 2 for HCS for SS for SCS for SBs 969, 673 and 855; SB 974; SB 976; HCS for SCS for SB 980; CCS for HS for SS No. 2 for SCS for SBs 984 and 985; HCS for SB 992; SCS for SB 997; SB 1001; HCS for SS for SCS for SB 1009; SB 1011; HCS for SB 1012; SCS for SB 1015; SCS for SB 1024; CCS for HS for SCS for SB 1026; SB 1028; HS for HCS for SB 1039; SB 1041; SB 1048; HCS for SCS for SB 1070; SCS for SB 1071; HCS for SB 1078; CCS for HCS for SCS for SBs 1086 and 1126; HCS for SCS for SB 1093; HCS for SB 1094; HCS for SB 1102; SB 1109; HCS for SCS for SB 1113; HCS for SB 1119; SB 1124; SCS for SB 1132; SB 1143; SCS for SB 1151; SCS for SB 1163; SB 1168; SCS for SB 1182; HS for HCS for SS No. 2 for SB 1191; SB 1199; CCS for HCS for SCS for SB 1202; SCS for SB 1207; HCS for SCS for SB 1210; HCS for SB 1213; SB 1217; SCS for SBs 1241, 1253 and 1189; SB 1243; HCS for SB 1244; SB 1247; CCS for HS for HCS for SS for SB 1248; SCS for SB 1266; and HCS for SJR 24, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bills and joint resolution would be signed by the President Pro Tem to the end that they may become law. No objections being made, the bills and joint resolution were so read by the Secretary and signed by the President Pro Tem.

BILLS DELIVERED TO THE SECRETARY OF STATE

CCS for HS for SCS for SBs 915, 710 and 907; and HCS for SJR 24, after having been duly signed by the Speaker of the House of Representatives in open session, were delivered to the Secretary of State by the Secretary of the Senate.

OBJECTIONS

Senator Singleton offered the following constitutional objection:

May 16, 2002

Mrs. Terry Spieler
Secretary of the Senate
Missouri Senate
State Capitol
Jefferson City, MO 65101

RE: Conference Committee Report #2 on HCS/SB795

Dear Madam Secretary:

This is to notify you and others that I hereby am filing a constitutional objection to said bill for the following reasons:

1. The underlying bill dealt only with “emergency communication systems”. It continued to have that same theme and content through its process until it got to the conference committee where the “Boiler and Pressure Vessel Board” was added to the bill. There is a Hammerschmidt problem in that the conference committee substitute #2 went beyond the intent and content of the underlying bill dealing only with “emergency communication systems”. I would suggest that Section 650.277 is not germane and is in excess to the bill.

2. The second objection is based on the fact that the conference committee exceeded the differences without permission in adopting the conference committee report #2. It was not until the conference committee #2 was before the Senate that the sponsor, Senator John D. Schneider, made the motion to exceed the difference and adopt the conference committee report.

Thank you in advance for registering this constitutional objection on the above points.

Sincerely,

/s/ Marvin Singleton
Marvin A. Singleton, M.D.
State Senator, 32nd District

Senator Rohrbach offered the following constitutional objection:

May 24, 2002

The Honorable Peter Kinder
Senate President Pro Tempore
State Capitol, Room 326
Jefferson City, MO 65101

RE: Constitutional Objection to Conference Committee Substitute for House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 1107, as amended.

I hereby raise a formal constitutional objection pursuant to Article III, Section 30 of the Constitution of Missouri to the signing

of Conference Committee Substitute for House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 1107, as amended, based on the following:

Article III, Section 20(a) of the Constitution of Missouri provides that “All bills in either house remaining on the calendar after 6:00 p.m. on the first Friday following the second Monday in May are tabled”. Conference Committee Substitute for House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 1107, as amended, violates Article III, Section 20(a) because the bill was still on the House calendar at 6:00 p.m., Friday, May 17, 2002. As shown by the attached computer-generated printouts of floor action by the House of Representatives (which do not reveal the bill number but which are supported by roll call votes on pages 2377 to 2381 of the Journal of the House for Friday, May 17, 2002), the motion to suspend Rule 60(c) was not made and adopted until 6:08 p.m., the Conference Committee Report was not taken up and adopted until 6:09 p.m., and the Conference Committee Substitute, as amended, was not Truly Agreed and Finally Passed until 6:09 p.m., all past the time deadline established by the Constitution of Missouri.

The Supreme Court of Missouri has recognized the existence of the constitutionally imposed deadline, stating that “legislation cannot be changed during the enrolling period, if the period for considering bills specified in section 20 has expired”, and that even “[t]he absence of any objection at the signing stage does not convert into legislation a law which the legislature had no power to enact”. *State ex rel. Aschroft v. Blunt*, 696 S.W.2d 329, 331 (Mo.banc 1985).

Sincerely,

/s/ Larry Rohrbach
State Senator
District 6

The roll calls referred to in the above objection are on file in the Secretary of Senate’s office.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **CCS No. 2** for **HCS** for **SB 795**; and **CCS** for **HS** for **HCS** for **SS** for **SCS** for **SB 1107**, having passed both branches of the General Assembly, would be read at length by the Secretary, and signed by the President Pro Tem to the end that they may become law. The bills were so read by the Secretary and signed by the President Pro Tem.

SIGNING OF CONCURRENT RESOLUTIONS

The President Pro Tem announced that all other business would be suspended and **SCS for SCR 47; SCR 58 and SCR 74** would be read at length by the Secretary and, if no objections be made, be signed to the end that they shall have the full force and effect of law. No objections being made, the concurrent resolutions were read by the Secretary and signed by the President Pro Tem.

CONCURRENT RESOLUTIONS DELIVERED TO THE GOVERNOR

SCS for SCR 47; SCR 58 and SCR 74, after having been duly signed by the Speaker of the House of Representatives in open session, were delivered to the Governor by the Secretary of the Senate.

BILLS DELIVERED TO THE GOVERNOR

SB 639; SB 644; SCS for SB 656; HS for HCS for SS for SCS for SB 675; HCS for SB 695; SB 701; SB 708; CCS for HS for HCS for SCS for SB 712; HCS for SB 714; HCS for SB 718; SB 720; HS for HCS for SCS for SB 722; SB 726; SCS for SB 729; HCS for SCS for SB 737; SB 742; SCS for SB 745; HCS for SB 749; CCS for HCS for SB 758; HCS for SCS for SB 776; HCS for SB 786; CCS No. 2 for HCS for SB 795; SB 798; SCS for SB 804; HS for HCS for SCS for SB 810; SB 812; SB 831; HS for HCS for SCS for SB 834; HCS for SS for SCS for SB 840; SB 856; SB 859; SB 865; SCS for SB 874; SS for SCS for SB 884; SB 891; HCS for SCS for SB 892; CCS for HS for HCS for SB 895; SCS for SB 918; CCS for HS for HCS for SS for SCS for SBs 923, 828, 876, 694 and 736; HCS for SB 932; SB 941; HCS for SCS for SB 947; HCS for SB 950; HCS for SCS for SB 957; SS for SCS for SB 959; HCS for SCS for SB 960; HCS for SB 961; HCS for SB 962; SCS for SB 966; SCS for SB 967; CCS for HS No. 2 for HCS for SS for SCS for SBs 969, 673 and 855; SB 974; SB 976; HCS for SCS for

SB 980; CCS for HS for SS No. 2 for SCS for SBs 984 and 985; HCS for SB 992; SCS for SB 997; SB 1001; HCS for SS for SCS for SB 1009; SB 1011; HCS for SB 1012; SCS for SB 1015; SCS for SB 1024; CCS for HS for SCS for SB 1026; SB 1028; HS for HCS for SB 1039; SB 1041; SB 1048; HCS for SCS for SB 1070; SCS for SB 1071; HCS for SB 1078; CCS for HCS for SCS for SBs 1086 and 1126; HCS for SCS for SB 1093; HCS for SB 1094; HCS for SB 1102; CCS for HS for HCS for SS for SCS for SB 1107; SB 1109; HCS for SCS for SB 1113; HCS for SB 1119; SB 1124; SCS for SB 1132; SB 1143; SCS for SB 1151; SCS for SB 1163; SB 1168; SCS for SB 1182; HS for HCS for SS No. 2 for SB 1191; SB 1199; CCS for HCS for SCS for SB 1202; SCS for SB 1207; HCS for SCS for SB 1210; HCS for SB 1213; SB 1217; SCS for SBs 1241, 1253 and 1189; SB 1243; HCS for SB 1244; SB 1247; CCS for HS for HCS for SS for SB 1248; and SCS for SB 1266, after having been duly signed by the Speaker of the House of Representatives in open session, were delivered to the Governor by the Secretary of the Senate.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SS for SCS for HB 1196; HB 1032; HB 1075; SCS for HB 1078; HB 1086; SCS for HBs 1093, 1094, 1159, 1204, 1242, 1272, 1391, 1397, 1411, 1624, 1632, 1714, 1755, 1778, 1779, 1852, 1862, 2025 and 2123; CCS for SCS for HCS for HB 1101; CCS for SCS for HCS for HB 1102; CCS for SCS for HCS for HB 1103; CCS for SCS for HCS for HB 1104; CCS for SCS for HCS for HB 1105; CCS for SCS for HCS for HB 1106; CCS for SCS for HCS for HB 1107; CCS for SCS for HCS for HB 1108; CCS for SCS for HCS for HB 1109; CCS for SCS for HCS for HB 1110; CCS for SCS for HCS for HB 1111; CCS for SCS for HCS for HB 1112; HCS for HB 1120; SCS for HB 1121; SCS for HBs 1141, 1400, 1645, 1745 and 2026; HB 1148; SS for SCS for HCS for HBs 1150,**

1237 and 1327; HB 1151; SCS for HBs 1205, 1214, 1314, 1320, 1504, 1788, 1867 and 1969; SCS for HB 1265; CCS No. 2 for SS for SCS for HB 1270 and HB 2032; HB 1342; CCS for SS No. 2 for SCS for HB 1348; HB 1375; SCS for HB 1381; HCS for HB 1398; HS for HB 1399; CCS for SCS for HB 1402; SS for SCS for HCS for HB 1403; SCS for HB 1406; SS for SCS for HCS for HB 1443; SS for SCS for HS for HB 1455; SCS for HB 1468; SCS for HB 1473; SCS for HB 1477; SCS for HB 1492; SCS for HB 1495; SS for SCS for HS for HCS for HBs 1502 and 1821; SCS for HB 1508; HB 1515; HB 1518; HB 1519; SCS for HS for HCS for HB 1532; SCS for HB 1537; SCS for HB 1548; SCS for HB 1568; HB 1580; SS No. 2 for HB 1600; SCS for HB 1634; SCS for HB 1635; SCS for HB 1636; HB 1659; HB 1668; HB 1674; CCS for HCS for HB 1711; HB 1715; CCS for SS for HB 1748; HS for HCS for HB 1756; HB 1768; SCS for HB 1773; SCS for HB 1776; HB 1781; SCS for HB 1783; SCS for HB 1789; SCS for HB 1811; HB 1812; HB 1814; HB 1822; HB 1838; HB 1839; HB 1840; SCS for HB 1846; SCS for HB 1849; HB 1861; SS for SCS for HCS for HB 1888; SCS for HB 1890; HB 1895; SCS for HB 1921; HB 1926; HB 1937; CCS for SCS for HB 1953; SCS for HB 1964; HB 1973; HB 1982; HB 1988; HB 2001; HB 2002; SS for SCS for HB 2008; SCS for HB 2009; HB 2018; SCS for HB 2022; HB 2039; SCS for HB 2047; HB 2062; HB 2064; HB 2078; SCS for HB 2080; HB 2117; CCS for SCS for HB 2120; HB 2130; SCS for HB 2137; and SS for SCS for HCS for HJR 47, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bills and joint resolution would be signed by the President Pro Tem to the end that they may become law. No objections being made, the bills and joint resolution were so read by the Secretary and signed by the President Pro Tem.

OBJECTIONS

Senator Goode offered the following

constitutional objection:

May 24, 2002

The Honorable Peter Kinder
Senate President Pro Tempore
State Capitol, Room 326
Jefferson City, MO 65101

RE: Constitutional Objection to Senate Substitute for Senate Committee Substitute for House Bill No. 1041

The purpose of this letter is to raise a formal constitutional objection pursuant to Senate Rule 67 that Senate Substitute for Senate Committee Substitute for House Bill No. 1041 is in violation of Article III, Section 36, Article IV, Section 28, and Article III, Section 21, Constitution of Missouri based on the following:

1) Article III, Section 36 of the Constitution of Missouri provides that "All revenue collected and money received by the state shall go into the treasury and the general assembly shall have no power to divert the same or to permit the withdrawal of money from the treasury, except in pursuance of appropriations made by law." Senate Substitute for Senate Committee Substitute for House Bill No. 1041, and specifically section 620.467, RSMo, constitutes an unlawful delegation of legislative authority to permit the withdrawal or transfer of an unspecified amount of general revenue to the Division of Tourism Supplemental Revenue Fund outside the appropriations process;

2) Senate Substitute for Senate Committee Substitute for House Bill No. 1041, and specifically section 620.467, RSMo, further constitutes an unlawful delegation of legislative authority by allowing the state treasurer, the Office of Administration, or any other administrative agency to accomplish the withdrawal or transfer of an unspecified amount of general revenue to the Division of Tourism Supplemental Revenue Fund outside the appropriations process;

3) Article IV, Section 28 of the Constitution of Missouri provides that "No money shall be withdrawn from the state treasury except by warrant in accordance with an appropriation made by law...." In addition to the objections noted above, Senate Substitute for Senate Committee Substitute for House Bill No. 1041, and specifically section 620.467, RSMo, contravenes this constitutional provision by permitting the withdrawal or transfer of an unspecified amount of general revenue to the Division of Tourism Supplemental Revenue Fund outside the appropriations process;

4) Senate Substitute for Senate Committee Substitute for House Bill No. 1041, and specifically section 620.467, RSMo, inserts in lieu of the word "transfer" throughout the section the word "deposit". Missouri case law indicates that a legal distinction exists between those terms: a "transfer" of funds requires some sort of legal authorization; but "deposit" connotes a function of a collection

process, a ministerial exercise involving no legal authorization for its existence. See *Stephens v. Bragg City*, 27 S.W.2d 1063 (Mo. App. 1930). If changing “transfer” to “deposit” was successful in its intent to direct the Treasurer to directly deposit the funds, it would cause an unlawful delegation of authority as the state treasurer would be required to determine the amount to be transferred which can only legally be determined by the General Assembly;

5) Article III, Section 21 provides that “no bill shall be so amended in its passage through either house as to change its original purpose.” The title of House Bill 1041 as introduced in the House, as placed on the consent calendar, and as perfected and third read by the House was relating to “tourism tax trust funds in certain cities”. Senate Substitute for Senate Committee Substitute for House Bill 1041 broadens the title to relating to “tourism”. Based on the original title and purpose of House Bill 1041, section 620.467, RSMo, added in the Senate goes beyond the original purpose of the bill. Section 620.467 attempts to require the Treasurer to deposit general revenue into the Division of Tourism Supplemental Revenue Fund without an appropriation by the General Assembly. While one could argue that the subject matter of section 620.467 fits the title of “tourism” in the Senate Substitute for Senate Committee Substitute, it does not fit within the original title and goes well beyond the purpose of the original bill. See *Hammerschmidt v. Boone County*, 877 S.W.2d 98 (Mo. banc 1994).

Sincerely,

/s/ Wayne Goode
WAYNE GOODE

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SS** for **SCS** for **HB 1041**, having passed both branches of the General Assembly, would be read at length by the Secretary, and the bill would be signed by the President Pro Tem to the end that it may become law. The bill was so read by the Secretary and signed by the President Pro Tem.

SIGNING OF CONCURRENT RESOLUTIONS

The President Pro Tem announced that all other business would be suspended and **HCR 16**; **HCR 24** and **HCR 25** would be read at length by the Secretary and, if no objections be made, be signed to the end that they shall have the full force and effect of law. No objections being made, the concurrent resolutions were read by the Secretary and signed by the President Pro Tem.

On motion of Senator Kenney, the Senate adjourned sine die, pursuant to the Constitution.

JOE MAXWELL
Lieutenant Governor

TERRY L. SPIELER
Secretary of the Senate