
LEGISLATIVE JOURNAL OF THE STATE OF NEBRASKA

EIGHTY-FIRST (EXTRAORDINARY) SESSION

Convened June 9, 1970

Adjourned June 16, 1970

LINCOLN, NEBRASKA

Compiled
Under Authority of the Legislature
by
Vincent D. Brown, Clerk

Printed by
Joe Christensen, Inc.
Lincoln, Nebraska

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34	Maurice A. Kremer	Aurora	Business, Farming	Hamilton, Hall, Merrick, Polk

- 35 Donald Elrod Grand Island Printer Hall
- 36 Leslie Robinson Kearney Livestock, Farming Buffalo, Hall
- 37 Wayne W. Ziebarth Wilcox Livestock and Grain Harlan, Franklin, Kearney,
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- 43 Don Hanna, Jr. Brownlee Cattle Rancher Brown, Cherry, Grant, Keya
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- 44 Ramey C. Whitney Chappell Farmer Chase, Deuel, Dundy, Hayes,
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- 46 Harold D. Simpson Lincoln Employee, Gooch Milling
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- 48 Terry Carpenter Scottsbluff Business, General Scotts Bluff
- 49 Leslie A. Stull Alliance Farmer, Stockman Dawes, Box Butte, Morrill, Sioux

Clerk

Vincent D. Brown Lincoln

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RULES OF THE NEBRASKA LEGISLATURE

RULE 1

Authority

Constitution of Nebraska. Art. III, Sec. 10

Gregg's Handbook of Parliamentary Law. The rules of parliamentary practice comprised in Gregg's Handbook of Parliamentary Law, Rev. Ed. c 1940, shall govern the Legislature in all cases to which they are applicable and in which they are not inconsistent with the standing rules of the Legislature.

Amendment and suspension of rules. Rule 17.

RULE 2

Presiding Officer

Section 1. Presiding Officer: Lieutenant Governor, Speaker. The Lieutenant Governor shall preside as President of the Legislature, and the Speaker shall preside when the Lieutenant Governor shall be absent, incapacitated or shall act as Governor. (Const. Art. III, Sec. 10). All references herein made to the President shall be construed as meaning also the Speaker whenever he may preside.

Member of Reference Committee. Rule 14.

Member of Committee on Order and Arrangement. Rule 5.

Sec. 2. Chairmen of Committees Preside. When. In the absence of both the Lieutenant Governor and the Speaker, the order of the presiding officer of the Legislature shall be as follows:

Chairman of the Legislative Council

Chairman of the Committee on Committees

Chairman of Committee on Judiciary

Chairman of Committee on Government and Military
Affairs

Chairman of Committee on Budget

Chairman of Committee on Revenue

Chairman of Committee on Education
Chairman of Committee on Banking, Commerce and
Insurance
Chairman of Committee on Public Works
Chairman of Committee on Agriculture and Recreation
Chairman of Committee on Public Health and Welfare
Chairman of Committee on Miscellaneous Subjects
Chairman of Committee on Salaries and Claims
Chairman of Committee on Labor
Chairman of Committee on Urban Affairs.

All the powers herein conferred on the President shall be exercised, except the authority to sign bills or resolutions passed by the Legislature.

Sec. 3. Member Presides, When. The President shall have the right to name any member to perform the duties of the chair, but such substitution shall not extend beyond adjournment.

Sec. 4. President Calls Legislature to Order: Quorum. The President shall take the chair each legislative day at the hour to which the Legislature shall have adjourned at the last sitting. He shall call the Legislature to order, and a quorum being present, shall proceed in the manner and order prescribed by these rules. A majority of the members elected to the Legislature shall constitute a quorum. (Const. Art. III, Sec. 10.)

Sec. 5. Absence of Quorum. If the President finds that a number less than a quorum is present, he shall so state, and a majority of the members present, if five in number, may compel the presence of all members subject to a call of the Legislature.

Sec. 6. President to Preserve Order. The President shall preserve order and decorum, and in case of disturbance or disorderly conduct in the galleries, or in the lobby, may cause the same to be cleared.

Sec. 7. Point of Order, President Decides: Appeal. The President may speak to a point of order in preference to

members, rising from his seat for that purpose, and shall decide the questions of order, subject to an appeal to the Legislature by any member; on which appeal no member may speak more than once, unless by leave of the Legislature.

Sec. 8. Putting Question. The President shall rise to put a question, but he may state it sitting.

Sec. 9. President Shall Sign. The President shall sign, in the presence of the Legislature, while the same is in session and capable of transacting business, all bills and resolutions passed by the Legislature. (Const. Art. III, Sec. 14.) All writs, warrants and subpoenas issued by order of the Legislature shall be under his hand and seal, attested by the Clerk.

Sec. 10. Lieutenant Governor Votes, When. The Lieutenant Governor, when presiding, shall vote only when the Legislature is equally divided. (Const. Art. III, Sec. 10.)

RULE 3

Officers Elected and Their Duties: Recall; Employees, Selection and Duties.

Sec. 1. Nomination and Election. At the commencement of each regular session, the Legislature shall nominate and second from the floor and before the ballot is taken each person so nominated for the following offices shall make a public statement to the Legislature indicating what the Legislature may expect from him or her in the area of the responsibility of such office; secret ballots shall be taken:

Speaker
Chairman of Committee on Committees
Chairman of Legislative Council
Vice-Chairman of Legislative Council

Sec. 1A. At the commencement of each regular session, the Legislature shall nominate by informal ballot and shall elect by ballot the following officers:

Chief Clerk of the Legislature
Assistant Clerk of the Legislature
Sergeant-at-arms
Assistant Sergeant-at-arms
Postmaster
Chaplain

Officers and employees recommended by the Executive Board of the Legislative Council. See 50-111, R.S.Supp. 1967.

Sec. 2. Officers, Vote Necessary to Elect. A majority vote of the elected members shall be required for the election of each such officer.

Sec. 3. Recall of Officers. Any officer of the Legislature may be recalled upon a two-thirds majority vote of the members elected to the Legislature, and the vacancy thus created shall be filled by a majority vote of the members.

Sec. 4. Oath of Officers. Each permanent officer shall take an oath to support the Constitution of the United States, and the Constitution of the State of Nebraska, and to discharge faithfully the duties of his office according to the best of his ability.

Sec. 5. Duties of Officers, General. In general the duties of the officers of the Legislature shall be those usual to such officers.

Sec. 6. Speaker, Duties. Rule 2.

Speaker is member of Reference Committee. Rule 14, Sec. 1.

Speaker is member of the Executive Board of the Legislative Council. See 50-401.01, R.S.Supp.1967.

Speaker is coordinator for the chairmen of standing committees.

Speaker provides floor leadership so as to expedite legislative processes.

Sec. 7. Clerk of the Legislature, Duties.

(a) The Clerk of the Legislature shall keep a brief but accurate daily journal of the proceedings of the Legislature.

(Const. Art. III, Sec. 11.)

Daily Journal. Rule 8.

(b) The Clerk of the Legislature shall have the responsibility to supervise employees once they are hired.

(c) The Clerk of the Legislature shall print no paper or document, except bills and the daily journal, unless authorized by a majority vote of the elected members of the Legislature.

(d) The Clerk of the Legislature shall make a detailed and itemized report to the Legislature each month, concerning the number of employees, and the amount paid for their services, especially setting out the amount of regular time and overtime, and to whom paid.

(e) The Clerk of the Legislature shall have general charge, except as may be provided by law or by rule, of such parts of the Capitol and its passages as are or may be set apart for the use of the Legislature and its officers and employees.

Sec. 8. Assistant Clerk, Duties. The Assistant Clerk shall, in the absence of the Clerk, be authorized to exercise all of the duties herein prescribed for the Clerk of the Legislature, including the signing of those papers which may require the signature of the Clerk of the Legislature.

Sec. 9. Sergeant-at-arms, Duties. The Sergeant-at-arms shall attend the Legislature during its sittings, to execute the commands of the Legislature from time to time, together with all such processes issued by authority thereof as shall be directed to him by the presiding officer, and shall enforce strictly the rules as they relate to privileges of the Legislative Chamber.

Sec. 10. Assistant Sergeant-at-arms, Duties. The Assistant Sergeant-at-arms shall assist the Sergeant-at-arms and

in the absence of the latter, shall perform all of the duties herein prescribed for the Sergeant-at-arms.

Sec. 11. Postmaster, Duties. The Postmaster shall superintend the post office kept in the Capitol for the accommodation of the members, and shall be responsible for the prompt and safe delivery of their mail.

Sec. 12. Chaplain, Duties. The Chaplain shall attend and shall open with prayer each day's sitting of the Legislature.

Sec. 13. Employees, Selection. A committee of five members shall recommend to the Legislature for its approval and election, employees and their salaries as provided for in section 50-111 and 50-112, R.S.Supp.1967. All employees shall be selected without reference to party affiliation.

RULE 4

Members: Attendance, Decorum and Debate

Sec. 1. Presence of Members Required. Every member shall be present within the Legislative Chamber during the meetings of the Legislature and shall attend the regular meeting of the standing committee of which he is a member, unless excused by the Legislature or the Committee Chairman. Members who have been excused by the Legislature shall notify their Committee Chairman that they will be absent.

Sec. 2. Presence of Member May Be Compelled. The presence of any member may be compelled, if necessary, by sending the Sergeant-at-arms, or such other person or persons as the membership present may authorize, at the expense of such absent member, unless such excuse for non-attendance is made as the Legislature may judge sufficient; and in that case the expense shall be paid out of the contingent fund.

Call of the Legislature. Rule 9, Sec. 8.

Sec. 3. Absence of Member May Be Explained. Upon the completion of the roll call on the final passage of a bill,

any member may explain the absence of any other member, and if requested in writing by the absent member to do so, may state how he would have voted if present, and such statement, if submitted to the Clerk in writing, and containing not more than thirty words, shall be entered in the daily journal.

Sec. 4. Expulsion of Members. No member shall be expelled except by a vote of two-thirds of all members elected to the Legislature, and no member shall be twice expelled for the same offense. (Const. Art. III, Sec. 10.)

Sec. 5. Decorum: Members May Speak Only When Recognized by President. When a member desires to speak in debate or to deliver any matter to the Legislature, he shall rise from his seat and respectfully address himself to "Mr. President." A member shall speak only when recognized and shall confine himself to the question before the Legislature.

Sec. 6. Decorum: Abusive Language and Interruptions Prohibited. No member shall speak to another who has the floor, except when he may yield to a question, or otherwise interrupt the business of the Legislature. No member shall rise to a question of privilege for the introduction of guests while a member is speaking. Visitors may be introduced only upon written notice to the presiding officer, who shall then recognize the introducer at a proper time. No member shall use profane or abusive language when speaking to or about another member.

Sec. 7. Decorum: During Final Reading. Members shall remain in their seats during the Final Reading of a bill and until the vote thereon has been announced, except when excused by the President.

Sec. 8. Transgression of Rules: Call to Order. If any member, in speaking or otherwise, transgresses the rules of the Legislature, the presiding officer shall, or any member may, call him to order, in which case he shall immediately sit down, unless permitted on motion of another member to explain, and the Legislature shall, if appealed to, decide the

case without debate. If the decision be in favor of the member called to order, he shall be at liberty to proceed, but not otherwise; and if the case requires it, he shall be liable to censure or such punishment as the Legislature may deem proper.

Sec. 9. Call to Order: Words Excepted to Must Be Indicated. If a member is called to order for words spoken in debate, the member calling him to order shall indicate the words excepted to, and they shall be taken down in writing at the Clerk's desk and read aloud to the Legislature; but he shall not be held to answer, nor be subject to the censure of the Legislature therefor, if further debate or other business shall have intervened.

Sec. 10. Debate: Limitations, Proponent May Close. No member shall speak more than twice, nor for more than ten minutes on each occasion, upon any one question in debate during the same legislative day, without leave of the Legislature, except in explanation, unless he be the mover, proposer or introducer of the matter pending, in which case he shall be permitted to speak in reply, but not until every other member choosing to speak shall have spoken.

For right of proponent to close debate when previous question ordered, see Rule 10, Sec. 11.

Sec. 11. Explanation of Vote Permitted. A member shall be permitted to explain his vote on roll call upon any question, but such explanation shall be limited to fifty words, and shall not be entered in the daily journal unless the same be submitted to the Clerk in writing.

Sec. 12. Debate: Permanent Record. A verbatim record of all debate and questions on all bills and resolutions, and amendments offered thereto, shall be made, transcribed and preserved under the direction of the Clerk.

RULE 5

Committees

Sec. 1. Committee on Committees. At the commence-

ment of each session, the Legislature shall elect a Committee on Committees to consist of thirteen members, one at large who shall be chairman, and three from legislative district Nos. 1, 2, 25 through 33, 37 and 46; three from legislative districts Nos. 3 through 14 and 20; three from legislative districts Nos. 15 through 19, 21 through 24, 34 and 35; and three from legislative districts 36 through 49 with the exception of 37 and 46.

Chairman is member of Reference Committee for bills and resolutions. Rule 14, Sec. 1.

Committee on Committees is reference committee on nominations by Governor. Rule 14, Sec. 2.

Sec. 2. Committee on Committees Shall Recommend Standing Committees, Designate Chairmen. The Committee on Committees, by a majority vote of all of its members, shall recommend to the Legislature for its approval and adoption the following standing committees, each with the number of members as hereinafter set forth, one of whom shall be designated by the Committee on Committees as chairman thereof:

Agriculture and Recreation	8 members
Banking, Commerce and Insurance	8 members
Budget - Appropriation	9 members
Education	8 members
Enrollment and Review	1 member
Government and Military Affairs	8 members
Intergovernmental Cooperation	5 members
Judiciary	8 members
Labor	7 members
Miscellaneous Subjects	8 members
Public Health and Welfare	7 members
Public Works	8 members
Reference	3 members
Revenue	8 members
Rules	5 members
Salaries and Claims	7 members
Urban Affairs	8 members

The Speaker shall not be a member of any standing committee except as provided in section 11 of Rule 5.

Sec. 3. Committee on Committees Shall Select Other Committees. The Committee on Committees shall select, aside from the standing committees of the Legislature, all other committees, except where otherwise ordered by the Legislature. No investigating committee of the Legislature shall be created except by resolution which shall set forth, with supporting statements, the reasons for and purposes of the investigation, and no committee thus established shall function except during the interim between legislative sessions.

Sec. 4. Committee on Committees Shall Arrange and Publish Schedules of Standing Committee Hearings. The Committee on Committees shall arrange and publish a schedule of regular standing committee meetings, in such manner as to avoid, as far as possible, conflicts in the assignment of members to such committees, and shall cause a copy of such schedule to be posted in some conspicuous place in the Capitol near the Legislative Chamber.

Sec. 5. Enrollment and Review, Privileged Committee. The Chairman of Enrollment and Review shall be privileged, and shall be in order at any time in reporting bills which have been engrossed for Final Reading and passage. In the absence of the Chairman, the Vice-Chairman of the Judiciary Committee shall assume the duties of the Chairman of Enrollment and Review. The bill drafting service shall have supervision of and provide legal services for the Enrollment and Review Committee.

Sec. 6. Enrollment and Review, Authority to Make Corrections. The Chairman of Enrollment and Review shall have authority, without being required to include the same specifically in his reports and recommendations to the Legislature, in accord with accepted usage:

- a. To correct the spelling of words, to correct erroneous division and hyphenation of words, to capitalize or decapitalize words, and to change numbers from words to figures or from figures to words, in new and independent acts, in the new matter of amendatory

acts, in standing committee reports, and in General File, Select File and specific amendments.

- b. To underscore or remove underscoring, as the case requires, in standing committee reports and in General File, Select File and specific amendments.

When an amendment to add the emergency clause is adopted on Select File which does not spell out the standard emergency clause and make the necessary change in the title, the Chairman of Enrollment and Review shall also have the authority to add to the engrossed bill the standard emergency clause, assigning to it the appropriate section number, and make the necessary change in the title as a matter of course without including such action in his reports and recommendations to the Legislature or making any special record thereof.

Chairman of Enrollment and Review to give preference to bills readvanced from General File after having been recommitted from Select File. Rule 12, Sec. 8-d.

Sec. 7. Committee on Salaries and Claims; Filing. Limitation. No claim shall be considered by the Salaries and Claims Committee unless filed and considered by the Sundry Claims Board within or before the first twenty legislative days of the session, unless otherwise ordered by the Legislature.

Sec. 8. Claims Previously Rejected. The Claims Committee shall not consider any claims heretofore filed with and rejected by the Legislature at two or more previous sessions.

Sec. 9. Committee on Order and Arrangement: Members, Duties. The Committee on Order and Arrangement shall consist of the Speaker of the Legislature: Chairman. Other members: Chairman of the Committee on Committees and the Lt. Governor. It shall be the duty of this committee beginning the twenty-first legislative day to report to the Legislature the order in which bills and resolutions shall be considered on General File. The order so reported shall become effective only upon approval of the Legislature. Such order may be changed only when notice

has been given at least one legislative day in advance of the change. The committee shall meet subject to call by the Chairman.

Sec. 10. The chairman of each committee shall take into consideration the importance, need for, and passage of the bills referred to his committee and set the bills for hearing accordingly.

Reference Committees:

For bills and resolutions. Rule 14, Sec. 1.

For nominations by Governor. Rule 14, Sec. 2.

For amendment of rules. Rule 17.

Sec. 11. When a member or members of the Legislature are absent because they are incapacitated and unable to serve, or continue to serve, on a committee, the chairman of such committee after a majority vote of the committee shall request one or more temporary appointments as the case may be to fill such vacancy or vacancies. The request shall be made to the Committee on Committees and such Committee shall appoint either the Speaker, or a member from a regular standing committee having eight members to fill such vacancy or vacancies. A temporary appointment may also be made by the Chairman of the Committee on Committees for only one day when requested by a chairman of a regular standing committee which lacks a quorum. When a member is appointed from an eight-member committee the consent of the member to be appointed shall first be obtained. The temporary appointee shall have the right to vote only on the bill or bills that actually have been heard by the appointee and provided that the vote is taken on such bills on the day the bill or bills are heard. When such appointment is made in case of an incapacitated member or members, such appointee shall cease to be a member of such committee upon the return of the incapacitated member for whom he was appointed.

Sec. 12. The Nebraska Retirement Systems Advisory Committee together with the chairman of the Budget Committee shall function during each legislative session as a standing committee of the Legislature, shall have jurisdiction over all bills proposing new or amending existing retirement systems of the state and its political subdivisions.

RULE 6

Committee Hearings and Reports, Officers

Sec. 1. Vice-Chairmen. Each standing committee shall elect from its membership a vice-chairman to serve in the absence of the chairman.

Chairmen designated by Committee on Committees. Rule 5, Sec. 2.

Enrollment and Review Vice-Chairman is Vice-Chairman of Judiciary. Rule 5, Sec. 5.

Sec. 2. Committee Hearings, Time. Standing committees shall meet at 2:00 p.m., unless the committee shall decide by majority vote to meet earlier, providing no committee meeting shall be convened earlier than 1:00 p.m., without the consent of a majority of the elected senators. Any Committee Chairman before deciding not to hold committee meetings or a committee meeting on an assigned day, must receive permission from a majority of the Reference Committee.

Sec. 3. Committee Hearings, Notice. Before taking final action on a bill or resolution, a committee shall hold a public hearing thereon and shall give at least five calendar days' notice, by publication in the Legislative Journal, of the date and time of said hearing. Committee chairmen shall make rules concerning length of public hearings but no rebuttal shall be for more than ten minutes.

Reference committee exception. Rule 14, Sec. 1.

Sec. 4. Committees May Combine and Correlate Bills, Adopt Amendments. Standing Committees shall be authorized to combine and to correlate the provisions of different bills referred to them and related to the same subject under the number of one of the correlated bills, and may, before taking final action on any bill, adopt amendments thereto, for the consideration of the Legislature.

Sec. 5. Record of Committee Proceedings. Each standing committee shall keep a record of its proceedings. Any two members of the committee may demand a roll call upon the reporting of any bill, or upon amendments thereto. The

vote so taken shall be made a part of the committee report, and shall be entered in the daily journal.

Sec. 6. Committees Shall Report Promptly. Standing committees shall consider and report without unnecessary delay all bills and resolutions referred to them.

Sec. 7. Legislature May Request Committee Report or to Advance Bill. Except for the general appropriation bills necessary for the support of the state government for the biennium, the Legislature may, by vote of a majority of the elected members, request a report from any standing committee at any time after said committee shall have been in possession of a bill or resolution for twenty legislative days.

Any Senator may move that a bill be placed on General File twenty days or more after the committee hearing, and by a vote of a majority of the elected members, said bill shall be placed on General File.

Any time the introducer of a bill attempts to take a bill from committee to be placed on General File, the bill shall stand Indefinitely Postponed if the motion fails to receive a majority vote of the members elected to the Legislature.

Sec 8. Committee Reports Must Recommend Bills for General File or Indefinite Postponement: Majority vote of Members at Regular Meeting Required. In reporting bills to the Legislature, whether with or without amendments, a standing committee shall, by vote of a majority of its members, recommend (a) that the bill be placed on General File for the consideration of the Legislature, or (b) that the bill be Indefinitely Postponed. Such action shall be taken at regularly scheduled committee meetings only. A report on a bill or resolution must be made to the Legislature within eight calendar days after the committee has acted upon the particular measure. No bill shall be reported by the committee to be placed on General File unless the amendments, if any, are approved as to form and draftsmanship by the bill drafter.

Sec. 9. Effect of Committee Report to Postpone Indefinitely. If the standing committee report on a bill be to postpone indefinitely, the bill shall stand Indefinitely Postponed;

Provided, that such bill may be placed on General File or referred back to the standing committee by a majority vote of all the elected members upon motion made within three legislative days after the committee makes its report to the Legislature, or by a two-thirds vote of all elected members upon motion made more than three legislative days after such committee report. Not more than one bill shall be raised from committee on any one motion. A motion to raise cannot be amended to include any other bill or subject matter. A motion to raise must be disposed of by the Legislature within five legislative days after making the same or it shall be deemed defeated. Consideration of motions pending shall be included in the regular order of business following resolutions.

Sec. 10. Committee Reports, Statements and Amendments: Minority Report. Each standing committee shall, when reporting a bill, submit therewith a brief statement of the main purpose of the bill, and, if recommended to General File, a copy of all amendments recommended by the committee. Such statement shall give the committee's reason for so reporting, and the minority view, if such there be, shall also be given. Copies of such statements and amendments shall be furnished to the members.

Sec. 11. Executive Sessions. Members and reporters of regularly accredited newspapers, press associations, and radio and television stations shall be admitted to executive sessions of the standing committees, and such reporters and the members of such committees shall respect as confidential the discussions and voting of the other members of any standing committee.

RULE 7

Order of Business

Sec. 1. Hour of Meeting and Adjournment. The Legislature shall meet each legislative day at 9:00 a.m., and adjourn not later than 1:00 p.m., unless otherwise ordered by a majority vote of its members present and voting thereon.

Sec. 2. Order of Business. The order of business of the Legislature shall be as follows:

- a. Prayer by the Chaplain
- b. Roll call
- c. Call for correction of the journal
- d. Petitions and memorials
- e. Notice of committee hearings
- f. Reports of standing committees
- g. Reports of select committees
- h. Bills on Final Reading
- i. Resolutions
- j. Introduction of bills
- k. Bills on First Reading by title
- l. Reference of bills to committees on a day subsequent to First Reading
- m. Consideration of bills on Select File
- n. Motions to reconsider
- o. Motions to advance bills from committee
- p. Other pending motions
- q. Unfinished business, including messages on the President's desk
- r. Special order of the day
- s. Consideration of bills on General File
- t. Miscellaneous business

Sec. 3. Messages From the Governor, Preference. Messages from the Governor may be received at any stage of the proceedings, except when a question is being put, the yeas and nays are being called for, the ballots are being counted, or a question of order or a motion to adjourn is pending.

Sec. 4. Special Order of the Day, Effect of Adjournment. When a bill shall have been made a special order for a definite time and an adjournment shall intervene for a time beyond the time fixed for such special order, then in that event the bill so made a special order shall be placed in its order on General File.

Sec. 5. Unfinished Business, Effect of Adjournment. The unfinished business in which the Legislature was en-

gaged at the adjournment of the last preceding sitting shall have preference in the special order of the day.

Sec. 6. Legislative Days. Each day except Saturday and Sunday shall be considered a legislative day, unless otherwise specifically ordered by the Legislature, by a majority of the members present and voting thereon.

RULE 8

Daily Journal

Sec. 1. Journal Prepared by Clerk, Furnished to Members; Corrections. A daily journal of the proceedings of the Legislature, as prepared by the Clerk, shall be printed and placed each day upon the desks of the members; and the presiding officer shall call in the regular order of business for corrections thereof. After corrections, if any, are made, the journal shall stand approved without motion.

Sec. 2. Journal Entries. The Clerk shall enter in the daily journal messages of the Governor in full; titles of bills; every vote, including the yeas and nays, and a brief statement of the contents of each resolution, petition, and memorial or other paper presented for the consideration of the Legislature.

Constitutional amendments printed in journal. (Const. Art. XVI, Sec. 1.)

Sec. 3. Title, Parts of Bills Entered in Journal. In addition to the title, only such parts of a bill as shall be affected by proposed amendments shall be entered in the daily journal.

Sec. 4. Amendments Offered, But Not Adopted, Not Entered; Exception. In the consideration of bills on General or Select File, amendments offered but not adopted shall not be entered in the journal except where a record vote is demanded.

Sec. 5. Hour of Adjournment Entered. The hour at which the Legislature adjourns shall be entered in the daily journal.

Sec. 6. Additional Copies for Members. Additional copies of the daily journal, to be mailed at his direction, shall be supplied for the use of each member, in such manner as shall be provided by the Legislature.

Sec. 7. Bound Journal, How Printed. The bound journal of the session shall be printed from the corrected daily journal.

Journal, cross references:

Yeas and nays entered in journal at request of any member. (Const. Art. III, Sec. 11.)

Yeas and nays on final passage of bill shall be published in the journal. (Const. Art. III, Sec. 13.)

Explanation of absence and statement of how absent member would have voted. Rule 4, Sec. 3.

Explanation of vote. Rule 4, Sec. 11.

Committee reports. Rule 6, Sec. 5.

Only totals of machine vote entered. Rule 9, Sec. 3.

Notice of committee hearings must be published. Rule 6, Sec. 3.

RULE 9

Manner and Record of Voting

Sec. 1. Votes Taken Viva Voce: Form of Question. All votes shall be taken viva voce. Questions shall be distinctly put in this form, to wit: "Those who are in favor of the question say 'aye'; those who are opposed to the question say 'no'".

Sec. 2. Yea and Nay Vote Required on Final Passage of Bill: Applies to Resolution, When. Upon the final passage of a bill, or of a resolution if the same requires the same consideration as a bill, the vote shall be by yeas and nays, and this rule shall not be suspended.

Sec. 3. Machine Vote, When. If a machine vote is called for, or if the presiding officer is in doubt, he shall cause the result to be obtained by means of the electric roll call system; and only the totals shall be printed in journal.

Sec. 4. Record Vote, Member May Demand. Any member may call for a record vote upon any question (Const.

Art. III, Sec. 11), and upon declaration of the yeas and nays by the members, the record thereof shall be made and taken upon the electric roll call system, unless the Legislature by a majority vote decides that a roll call shall be taken.

Sec. 5. For Yeas and Nays and Call of House. Vote on Electric System: Limitation on Time to Vote. In taking the yeas and nays and upon call of the Legislature, the members shall register their vote upon the electric roll call system. When the yeas and nays are taken upon any question in the manner heretofore indicated, no member shall be permitted to vote after the decision is announced from the chair.

Sec. 6. When More Than Majority Vote Necessary, Electric System Used. In all instances where the vote, necessary to adopt a motion or other proposition, is other than that of a majority voting upon the question, the presiding officer shall, unless the Legislature by unanimous vote decides otherwise, cause the result thereof to be obtained by means of the electric roll call system. In such case, no member shall be permitted to vote after the yeas have been announced by the Clerk. Votes not registered on the electric roll call system or given to the Clerk by voice shall not be counted for or against a proposition.

Sec. 7. Member May Demand Verification of Vote. Any member may demand verification of the vote on roll call; Provided, that on the final passage of bills verification shall always be made.

Sec. 8. Call of the Legislature. A call of the Legislature must be seconded by at least five members. Thereupon, and upon call of the presiding officer, each member present shall indicate his presence upon the electric roll call system and shall remain in his seat during the call. After the Clerk shall note the names of the absentees, proceedings under the call may be suspended at any time by a majority vote of the members elected, and when so suspended shall not again be ordered on the proposition pending, except by a majority vote of the members present and voting thereon. When the Legislature has been under call for fifteen minutes, and if

all absentees were to vote on one side of the question, and if their combined vote would be insufficient to change the result of the vote, the President shall declare the call raised.

Voting, cross references:

Lieutenant Governor votes only when Legislature equally divided. Rule 2, Sec. 10.

Explanation of vote. Rule 4, Sec. 11.

RULE 10

Motions and Their Precedence

Sec. 1. Statement of Motions. When a motion has been made and seconded, the presiding officer shall state it, or being in writing, shall cause it to be read aloud by the Clerk before being debated.

Sec. 2. Motions Must be Written, When. Every motion shall be reduced to writing if the presiding officer or any member desires it.

Sec. 3. Withdrawal or Modification of Motions. After a motion has been stated by the presiding officer, or read by the Clerk, it shall be deemed in possession of the Legislature, but may be withdrawn or modified by the mover at any time before a decision, amendment, or ordering of the yeas and nays, except a motion to reconsider, which shall not be withdrawn without leave.

Sec. 4. Motions Received When Questions Under Debate: Precedence. When a question is under debate no motion shall be received but:

- a. To adjourn.
- b. To lay on the table.
- c. For the previous question.
- d. To postpone to a certain time.
- e. To commit.
- f. To amend.
- g. To postpone indefinitely.

Such motions shall have precedence in the order in which they are arranged; except that motions to postpone

indefinitely and amend do not yield to each other. No motion to postpone to a certain time, to commit or to postpone indefinitely being decided, shall again be allowed on the same day at the same stage of the bill or proposition.

Sec. 5. Motion to Strike Enacting Clause; Effect, Precedence. A motion to strike the enacting clause of a bill, if carried, is equivalent to rejection of the bill. Such motion shall not have precedence over a motion to amend nor over a motion to postpone indefinitely.

Sec. 6. Motion to Adjourn, Adjourn to Time Certain, to Recess: Precedence. A motion to adjourn, or a motion to fix the day to which the Legislature shall adjourn shall always be in order, except:

- a. While a member is speaking.
- b. When a motion to adjourn has just been defeated.
- c. When a motion to fix the day to which the Legislature shall adjourn has just been defeated.
- d. After the Final Reading of a bill and during roll call thereon.

Provided, however, that a motion to adjourn to a time certain shall have precedence over a motion to adjourn; and provided further, that a motion to recess shall take precedence over either of such motions.

Sec. 7. Motion to Adjourn Pending Motion to Suspend Rules. Pending a motion to suspend the rules, the presiding officer may entertain one motion to adjourn, but after the result thereon is announced he shall entertain no other motion until the vote has been taken on suspension.

Sec. 8. The Previous Question, Form. The previous question shall be in this form, "Shall the debate now close?"

Sec. 9. The Previous Question: Seconds Required, Vote Necessary, Effect. The previous question shall be in order when demanded by five or more members and must be sustained by the vote of a majority of the elected members, and until decided shall, except as provided in section 11 of this rule, preclude further debate and all amendments and

motions, except one motion to adjourn and one motion to lay on the table.

Sec. 10. Previous Question Undebatable. On a previous question there shall be no debate. All incidental questions of order, arising after a motion is made for a previous question, and pending such motion, shall be decided, whether on appeal or otherwise, without debate.

Sec. 11. Previous Question Ordered: Proponent to Close Debate. When the previous question shall have been ordered on a proposition under debate, the mover, proponent or introducer of such proposition shall be given the right to close the debate thereon.

Sec. 12. Questions of Privilege, What Are. Questions of privilege shall be, first, those affecting the rights of the Legislature collectively, its safety, dignity, and the integrity of its proceedings; second, the rights, reputation, and conduct of members, individually, in their representative capacity only; and shall have precedence over all other questions, except motions to adjourn. Questions of privilege shall not be used to permit any discussion or debate pertaining to any measure pending before the Legislature. All questions of privilege shall be channeled through the presiding officer and the reason for such stated. The decision of order of permission shall be made by the presiding officer.

Question of privilege is not in order for introduction of guests while member speaking. Rule 4, Sec. 6.

Sec. 13. Reconsideration: Who May Move, Time for Motion. When a question has been decided, it shall be in order for any member voting with the prevailing side, or not voting, to move a reconsideration thereof. A motion to reconsider must be made on the same day the original question was decided or on the next legislative day, except when it be to reconsider the vote on a bill which lacked the constitutional majority on a Final Reading. In such case, it must be made on the same day the original question was decided or on one of the next three legislative days. A motion to reconsider must be disposed of by the Legislature within 5

days after making the same or it shall be deemed defeated. If the Legislature shall refuse to reconsider, or upon reconsideration shall affirm its first decision, no further motion to reconsider shall be in order unless by unanimous consent.

Motion to reconsider cannot be withdrawn without leave. Rule 10, Sec. 3.

Sec. 14. Reconsideration, Precedence. Every motion to reconsider shall take precedence over all other questions, except a motion to adjourn.

Sec. 15. Reconsideration, Vote Necessary. For its adoption, a motion to reconsider shall require the vote of a majority of the elected members, except:

- a. Where such motion be to reconsider the vote on a bill which lacked the constitutional majority on a Final Reading, then a three-fifths vote shall be required for adoption.
- b. Where such motion be to reconsider the vote on a bill which lacked the constitutional majority on a Final Reading with the emergency clause attached, but which received the constitutional majority with the emergency clause stricken and the purpose of the motion is to again add the emergency clause, then a two-thirds vote of the elected members shall be required for adoption.

Sec. 16. Amendments in Order. When a motion or other proposition is under consideration, a motion to amend and a motion to amend that amendment shall be in order.

Sec. 17. Amendment to Title of Bills. Amendments to the title shall not be in order during the consideration of a bill or resolution on General or Select File until the bill or resolution shall have been considered in full.

Sec. 18. Amendment Laid on Table Does Not Carry Principal Measure. When an amendment proposed to any pending measure is laid on the table, it shall not carry with it or prejudice such measure.

Sec. 19. Amendments, Preference in Consideration.

When the Legislature is considering bills on either General or Select File, after giving consideration to standing committee amendments, it shall give preference to such amendments as may have been on file with the Clerk, with copies on the members' desks for one legislative day in advance, and then to such other amendments as have been deposited with the Clerk, in the order in which they were received by him.

Sec. 20. Amendments, Must Be Germane. No motion, proposition or subject, different from that under consideration, shall be admitted under color of amendment.

Sec. 21. Division of a Question, When. Any member may call for the division of a question, which shall be divided if it comprehends propositions in substance so distinct that, one being taken away, a substantive proposition shall remain for the decision of the Legislature. A motion to strike out and insert shall be deemed indivisible; but a motion to strike out, being lost, shall not preclude an amendment or a motion to strike out or insert.

Sec. 22. No bill shall be divided into two or more bills.

RULE 11**Bills—General Provisions**

Sec. 1. Introduction. Upon call for the introduction of bills, any member or any standing committee to which bills are referred for consideration may introduce one or more bills. No bill shall be introduced unless it has been approved as to form and draftsmanship by the legislative bill drafter. The name of the introducer shall be followed by the number of his legislative district. Preceding each legislative session, the Chairman or any member of the Executive Board of the Legislative Council, or, if the Executive Board so requests, the senator who, in the preceding session served as Chairman of the Judiciary Committee, shall sign as introducer of the Revisor of Statutes correctional bills. The Clerk of the

Legislature shall number these bills consecutively beginning with number 1 and shall show the committee reference to be to General File. The Clerk of the Legislature shall have these bills printed before the convening of the next regular session.

Sec. 1(b) In addition to causing to be printed the revisor bills the Clerk shall number and cause to be printed all bills delivered to him by the Executive Board, provided said board, has referred said bills to a standing committee. No bill so printed shall be withdrawn until after the Legislature convenes.

Sec. 2. Introducer Must Be Willing to Support. Members shall introduce only such bills as they are willing to endorse and support personally. Not more than three senators shall sign any single bill; Provided that, this limitation shall not apply to committee bills, to Legislative Council bills, and to Revisor of Statutes corrective bills. Any additional signers shall be by the suspension of the rules with a machine vote, and cannot be made by a unanimous consent motion.

Sec. 3. Time for Introduction, Limitation, Fiscal Notes. No bill shall be introduced after the twentieth legislative day, except upon recommendation of the Governor or by a majority of the members of a standing committee whose names shall be affixed to the bill and upon the vote of three-fifths of the elected members of the Legislature. After the ninth legislative day, no bill shall be introduced except by the unanimous consent of the Legislature or upon recommendation of the Governor. After January 1, no bill shall be drafted by the bill drafter unless requested or authorized by a member of the Legislature.

Before an individual member may apply to a committee for introduction of a bill, he must first submit the bill to the Reference Committee; the Reference Committee shall determine which committee of the Legislature the subject of the bill is germane to. The bill shall then be submitted to the committee designated by the Reference Committee. A standing committee shall not recommend a bill for introduction

unless the subject matter of the bill is germane to the subjects assigned to such committee.

A copy of intent of a bill recommended for introduction by a committee must be placed on each member's desk before such introduction of bill is voted upon.

A copy of every bill introduced shall be transmitted by the Clerk to the Legislative Fiscal Analyst. The Legislative Fiscal Analyst shall review each bill and make an estimate of the anticipated change in state expenditures or revenue under the provisions of the bill. The Legislative Fiscal Analyst shall prepare a statement to be known as a fiscal note to be attached to each bill prior to its public hearing by a committee, or its first consideration on General File if the bill is referred directly to General File. The fiscal note shall set forth the fiscal impact of the bill as determined by the Legislative Fiscal Analyst. No bill which has a fiscal impact of more than five thousand dollars shall be heard by a committee or considered on General File unless the fiscal note is attached.

In determining the fiscal impact of any bill, the Legislative Fiscal Analyst shall request the appropriate department or other entity of state government which will be affected by the bill to prepare the fiscal note within five calendar days.

The Legislative Fiscal Analyst shall review the fiscal note prepared by the department or other entity, and shall also request a review of such fiscal note by the Budget Division of the Department of Administrative Services. The statement by the Budget Division of the Department of Administrative Services shall be attached to and become a part of the fiscal note. The Legislative Fiscal Analyst shall include in the fiscal note any exceptions to the conclusions of the department or other entity and of the Budget Division of the Department of Administrative Services.

The fiscal note shall be delivered by the Legislative Fiscal Analyst to the Clerk within ten calendar days of receipt of a copy of the bill for analysis. The Clerk shall attach the fiscal note to the bill and to all copies prepared for members.

When amendments to a bill are adopted by a committee or the Legislature, and such amendments would change the fiscal impact of the bill, the appropriate changes shall be made in the fiscal note.

When the Legislative Fiscal Analyst determines that the fiscal impact of a bill will be less than five thousand dollars, it shall not be necessary to prepare a detailed fiscal note, and the fiscal note may merely state this fact.

When any bill proposes adoption of a new program for which appropriations have not previously been made, an appropriations bill for the purposes of funding the provisions of such bill shall be prepared from the information contained in the fiscal note. Such appropriations bill shall be introduced by the introducer of the original bill, shall bear the number of the original bill with the letter "A" added (for example LB 1A), and shall accompany the original bill through all stages of the legislative process.

The note shall be factual in nature, as brief and concise as may be, and shall if possible provide a reliable estimate in dollars and, in addition, it shall include both the immediate effect and, if determinable or reasonably foreseeable, the long range effect of the measure. If, after investigation, it is determined that no dollar estimate is possible, the note shall contain a statement to that effect, setting forth the reasons why no dollar estimate can be given.

No comment or opinion shall be included in the fiscal note with regard to the merits of the measure for which the note is prepared; however, technical or mechanical defects may be noted.

The subject matter of bills submitted to boards, commissions, departments, agencies or other entities of the state by the Fiscal Analyst shall be kept in strict confidence by said agencies and by the office of Fiscal Analyst together with the content of the fiscal note itself and no information relating thereto shall be divulged by any official or employee prior to its introduction in the Legislature.

Sec. 4. Bills, How Designated. A bill shall be designated as Legislative Bill —.

Sec. 5. Bill Must Contain Only One Subject: Amendment of Laws. No bill shall contain more than one subject, and the same shall be clearly expressed in the title. And no law shall be amended unless the new act contains the section or sections as amended, and the section or sections so amended shall be repealed. (Const. Art. III, Sec. 14.)

Sec. 6. Amendatory Bill, How Printed. An amendatory bill or constitutional provision shall be so prepared and printed as to show the new matter proposed, old matter to be retained, and old matter to be omitted from the Statutes or Constitution.

Sec. 7. Bills Must Be Engrossed Before Final Reading. All bills, before being advanced to Final Reading and passage, shall be engrossed by typewriter, and if amended, shall be reprinted in the manner prescribed in the preceding section, and copies thereof shall be supplied for the use of members.

Sec. 8. Bills Must Receive Two Readings Before Passage. Every bill and resolution shall be read by title when introduced, and a printed copy thereof provided for the use of each member, and the bill and all amendments thereto shall be printed and read at large before the vote is taken upon its final passage. (Const. Art. III, Sec. 14.)

Sec. 9. Vote Required to Expend Money or Change Compensation. It shall require the vote of a majority of the members elected to expend money by the Legislature or to change the compensation of any officer or employee.

Sec. 10. Withdrawal of Bills. No bill, having been introduced, may be withdrawn except upon motion of the first introducer with the consent of his co-introducers. Such motion, when made, shall not be considered prior to the next succeeding legislative day, and, for its adoption, shall require the affirmative vote of a majority of those voting upon the question.

RULE 12**Bills—Stages in Consideration****Sec. 1. Introduction and First Reading.**

Introduction. Rule 11, Secs. 1, 2.

Time for introduction. Rule 11, Sec. 3.

First Reading. Rule 11, Sec. 8.

Sec. 2. Reference to Standing or Select Committee.

Reference committee. Rule 14, Sec. 1.

Readings. Rule 11, Sec. 8.

Sec. 3. Consideration by Standing or Select Committee, Together With Desired Committee Hearings.

Committee hearings. Rule 6, Secs. 2-5.

Sec. 4. Report by Standing or Select Committee and Reference to General File.

Committee reports. Rule 6, Secs. 6-10.

Effect of committee report to postpone indefinitely. Rule 6, Sec. 9.

Sec. 5. General File: Reading, Consideration and General Debate by the Legislature.

- a. The Clerk of the Legislature shall read the number and title of the bill and the name of the principal introducer as it comes up for consideration on General File. A bill will not be read section by section unless requested by a member of the Legislature.
- b. Each section shall be open to amendment as read, and the amendments, if any, recommended by the standing committee, shall first be considered for adoption or rejection, after which other amendments may be offered.

Amendments. Rule 10, Secs. 16-20.

- c. Bills shall be listed and considered on General File in the order in which they shall be reported from the standing committees, except as modified by the Committee on Order and Arrangement; Provided, that any bill that comes up for debate for a second time,

with the introducer present, shall be placed at the bottom of General File if said introducer asked for further time. And no change shall be made in such order, except by a majority vote of the elected members.

- d. The general appropriation bills, necessary for the support of the state government for the biennium, shall take precedence over all other bills on General File.
- e. At any time during consideration of bills on either General or Select File, any member may move that the bill be passed over, and if the motion is carried by a majority of those voting, the bill shall be passed over and shall retain its place on the file. This motion shall have the same precedence as to lay on the table.
- f. In the event a motion to Indefinitely Postpone a bill is made before the bill is read on General File, such motion shall require the affirmative vote of a majority of the elected members.

Sec. 6. Reference to Enrollment and Review. Advancement to Enrollment and Review for recommendations relative to arrangement, phraseology and correlation, unless Indefinitely Postponed or recommitted to a standing committee. Advancement to Enrollment and Review from General File for such purpose shall require a majority of those voting, but there must be a minimum of eighteen affirmative votes.

Sec. 7. Report by Chairman of Enrollment and Review and Reference to Select File.

Enrollment and Review report. Rule 5, Sec. 6.

Sec. 8. Select File. Consideration by the Legislature, in review on Select File, wherein any of the following motions shall be in order:

- a. A motion to approve or reject any or all of the changes recommended by the Chairman of Enrollment and Review.

- b. A motion to adopt a unanimous consent amendment, to which no objection shall be offered. When a motion is made to adopt a unanimous consent amendment, the mover shall be required to explain the amendment sought.
- c. A motion to recommit to the proper standing committee.
- d. A motion to recommit to General File for one or more specific amendments. If such a motion is adopted, the bill shall be transferred forthwith to the head of the General File where consideration of the specific amendment shall be the first order of business on that file. After disposition of the amendment, the bill may be readvanced to Enrollment and Review for review, amended further, Indefinitely Postponed, or recommitted to the proper standing committee. If the bill is readvanced, it shall be given prior consideration by the Chairman of Enrollment and Review and returned to the Select File as soon as possible and placed at the head of that file; Provided, if the bill is not amended, Indefinitely Postponed, or recommitted, it may be advanced to Enrollment and Review for engrossment.

Effect of passing over bill. Rule 12, Sec. 5d.

- e. A motion to postpone indefinitely.
- f. Motions made pursuant to subsections c, d and e hereof may be adopted only upon the affirmative vote of a majority of the elected members; Provided, that until the Eightieth Session of the Legislature adjourns sine die, any bills passed by the Legislature after August 8, 1969 requiring an appropriation of money, an appropriation to fund such bill for the biennium July 1, 1969 to June 30, 1971, may be added to an appropriation bill on Select File by a majority vote of the members voting on such proposition.

No bill shall be considered initially on Select File until three legislative days after its advancement from General File to Enrollment and Review; Provided, that the amend-

ments so recommended shall not be read by the Clerk except upon the request of a member of the Legislature.

Notwithstanding any other provision contained in this section, if the Enrollment and Review Committee returns a bill to Select File from engrossment, then only the specific enrollment and review amendments may be considered.

Sec. 9. Advancement to Enrollment and Review for Engrossment, Unless Recommitted to a Standing Committee or Indefinitely Postponed.

Sec. 10. Report by Chairman of Enrollment and Review and Reference to Final Reading File, or to Select File for Specific Amendment.

Bills must be engrossed before advancement to Final Reading. Rule 11, Sec. 7.

Sec. 11. Conditions Precedent to Placing Bill on Final Reading. No bill shall be placed upon Final Reading and passage until:

- a. Five legislative days after the initial reference to Enrollment and Review.
- b. Two legislative days after its reference to Final Reading file.
- c. Printed copies of the bill in its final form, as amended, shall have been available to members and on their desks for at least one legislative day. (Const. Art. III, Sec. 14.)

Sec. 12. Final Reading. Consideration on Final Reading and passage when the bill shall be read at large with all amendments thereto before the vote is taken (Const. Art. III, Sec. 14); Provided, that at any time before the roll call shall have begun on Final Reading of the bill, it shall be in order to move:

- a. To recommit the bill to Enrollment and Review to correct an error and for re-engrossment.
- b. To recommit the bill to the proper standing committee, with or without instructions.

- c. To recommit the bill to Select File for specific amendment, which amendment may be adopted by a vote of a majority of the elected members; Provided, however, if the proposed amendment be to add the emergency clause, it may only be adopted by a vote of two-thirds of the elected members.

Members must be in their seats during Final Reading. Rule 4, Sec. 7.

Sec. 13. Question After Final Reading: Emergency Clause. The question after the Final Reading of a bill shall be: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass?'" If the emergency clause is contained in the bill, the words "with the emergency clause attached" shall be added to the question.

Sec. 14. Emergency Clause: Failure to Receive Constitutional Majority; Effect; Question. When a bill containing the emergency clause does not receive the required two-thirds constitutional majority on Final Reading, then the emergency clause shall be considered stricken, and the bill without the emergency clause shall be pending on Final Reading, and the question then shall be, "Shall the bill pass with the emergency clause stricken?" (Const. Art. III, Sec. 27.)

Sec. 15. Governor's Veto, Consideration. Upon the day of receipt of a message from the Governor announcing his veto of a bill, or on either of the next five legislative days, any member may move that the bill so vetoed be taken up for passage. Whereupon, the question shall be, "Shall the bill pass, notwithstanding the objection of the Governor?"

Three-fifths vote of the elected members required to pass bill over Governor's veto. (Const. Art. IV, Sec. 15.)

The Governor may disapprove any item or items of appropriation contained in bills passed by the Legislature, and the item or items so disapproved shall be stricken therefrom, unless repassed in the manner prescribed in case of disapproval of bills. (Const. Art. IV, Sec. 15.)

RULE 13**Petitions and Memorials**

Sec. 1. Petitions, Memorials and Other Papers Referred to Committees. Every petition, memorial, or other paper shall be referred to the proper committee without putting a question for that purpose, unless the reference be objected to by a member at the time such petition, memorial or other paper is presented, in which case the Legislature shall decide the question of reference.

Sec. 2. Introducer may make statement. Before any petition or memorial addressed to the Legislature is received and read at the table, whether the same be presented by the presiding officer or a member, a brief statement of the contents of the petition or memorial may be verbally made by the introducer.

Sec. 3. Communications, When Read. No communications or letters shall be read by the Clerk of the Legislature unless authorized by a majority of the Reference Committee.

Rule 14**Questions and Reference**

Sec. 1. Reference Committee for Bills and Resolutions, Who Constitutes. The Lieutenant Governor, the Speaker, and the Chairman of the Committee on Committees shall constitute the Reference Committee for the assignment of bills and resolutions to the various standing committees. The Reference Committee shall either refer bills to standing committees or place them on General File. Those placed on General File will be bracketed for five days, and if one senator requests a public hearing on one or more of these bills, they will then be referred to a committee. Bills on General File for which public hearings have not been requested will be handled as all bills on General File.

Sec. 2. Nominations by Governor Referred to Committee on Committees. All nominations made to the Legislature by the Governor, requiring confirmation by the Legislature,

shall be referred to the Committee on Committees, and the same procedure shall be followed as governs the handling of other matters before standing committees, unless the Legislature shall otherwise direct by unanimous vote.

Sec. 3. Members May Object to Reference. Any member may object to the reference of any bill or other proposition, and correction in case of error in reference may be made by the Legislature on any legislative day, immediately following corrections of the daily journal, by unanimous consent, or by the vote of a majority of the elected members.

Sec. 4. Motions for Reference: Preference. When motions are made for reference of the same subject to a select committee and to a standing committee, the question on reference to the standing committee shall be put first.

Proposed amendments to rules referred to Rules Committee. Rule 17.

Sec. 5. Statement of Purpose by Introducer. Immediately upon the referral of any bill to a standing committee, the first introducer of the bill shall prepare and submit to the committee a statement in writing setting forth the reason for the bill and the purposes sought to be accomplished thereby. Such statement shall be incorporated into the committee records. No bill shall be reported to the Legislature by a committee whether the bill is Indefinitely Postponed or advanced to General File, unless such a statement has been submitted by the introducer of the bill.

RULE 15

Resolutions

Sec. 1. Resolutions: How Designated. A resolution shall be designated as Legislative Resolution —.

Sec. 2. Resolutions Proposing Constitutional Amendments, Granting Money, or Requiring Governor's Approval: Consideration and Adoption. Resolutions which propose amendments to the state constitution, propose the ratification of amendments to the federal constitution, provide for the grant of money out of the contingent or any other fund,

or require the approval of the Governor, shall be considered and adopted in the same manner as bills. (Const. Art. III, Secs. 13 14; Art. XVI, Sec. 1.)

Sec. 3. Resolutions Proposing Legislative Council Studies Reference. Resolutions which propose that studies be made by the Legislative Council shall be first referred to the Executive Board of the Legislative Council, this board to submit a report with each resolution recommending that the proposed study be made or rejected.

Sec. 4. Resolutions Laid Over One Legislative Day. All other resolutions, except by the unanimous consent of the members present and voting, shall lie over for consideration until the next legislative day.

Sec. 5. Resolutions; Reference to Committee; Vote Necessary for Adoption. When called for consideration on the next legislative day after its introduction, any such resolution shall be referred to the proper standing committee, if as many as five members object to its consideration at that time. The vote of a majority of the elected members shall be required for the adoption of any such resolution.

Sec. 6. Effect of Committee Report to Indefinitely Postpone. If the standing committee report on a resolution be to postpone indefinitely, the resolution shall stand Indefinitely Postponed; *Provided*, that such resolution may be considered by the members of the Legislature or referred back to the standing committee by a majority vote of all the elected members upon motion made within three legislative days after the committee makes its report to the Legislature, or by a two-thirds vote of all elected members upon motion made more than three legislative days after such committee report. Not more than one resolution shall be raised from committee on any one motion. A motion to raise cannot be amended to include any other resolution or subject matter.

RULE 16

Privileges of the Floor

The floor of the Legislative Chamber shall consist of that

part of the Legislative Chamber forward from the row of desks or dividing line back of the last row of senators including the space under the balcony on either side adjacent thereto, or any other space designated by the Legislature or the Executive Board thereof.

No person shall be admitted to the floor of the Legislature, as described in this rule, except the following:

Members of the Legislature, and their immediate families, officers and employees, including the bill drafter and employees of the Legislative Council

Reporters of regularly accredited newspapers and broadcasting stations.

No one shall be permitted to be seated beside members of the Legislature except members of their immediate families upon permission from the chair. When bills are being read on Final Reading, no one shall be permitted to be seated beside members of the Legislature.

No person, other than those hereinbefore excepted, shall be admitted to the members' cloak room or post office, unless accompanied by a member.

The Governor, state officers and distinguished visitors may be admitted to the floor upon permission from the chair.

No printed or written material of any nature may be placed on the desks of the members or distributed to them in the Legislative Chamber, unless such material clearly indicates on its face the party or parties responsible for its distribution. The distribution must be approved by at least one member of the Legislature.

RULE 17

Suspension and Amendment of Rules

These rules may be suspended by a two-thirds majority of the elected members by a machine vote, and may be amended by a three-fifths majority vote of the members elected; Provided, any proposed amendment must first be referred to the Committee on Rules for consideration and report.

LEGISLATIVE JOURNAL

EIGHTY-FIRST (EXTRAORDINARY) SESSION

FIRST DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 9, 1970

Pursuant to a proclamation by His Excellency, Norbert T. Tie-mann, Governor of the State of Nebraska, the Eighty-first (Extra-ordinary) Session of the Legislature of Nebraska assembled in Leg-islative Hall of the Capitol Building at the hour of 9:00 a.m., June 9, 1970, and was called to order by President John E. Ever-road.

Prayer was offered by Dr. Robert Palmer, Chaplain.

Prayer

O God our Father, who hast called us all to serve one another, give us now, in this special session, a common mind and spirit and will as we deal with the issues now before us. Special sessions call for special talents, and may we give our best talents in these coming days. Give to each of the legislators of this State strength for the tasks of this session, and guide them in their thinking and voting. When they are tempted to wonder whether their high goals are possible of attainment, remind them that Thou art not senile or asleep. "A different world cannot be built by indifferent men." Let us never give up hope of the possibility of creative change and genuine progress. When we feel the pressures of crisis, remind us that Thou hast plenty of time. We have to remember that Thou art never in a hurry and will not be rushed by the deadlines of impatient men or by the pressures of confusing issues. So give to us each one the determination together to seek and find and follow

after Thy truth as we strive to do Thy will. In our Master's name. Amen.

The roll was called and the following members were present:

Althouse, George W.	Keyes, Orval	Simpson, Harold D.
Batchelder, Clifton B.	Klaver, Sam	Skarda, William R., Jr.
Bloom, Bill K.	Kokes, Rudolf C.	Stull, Leslie A.
Burbach, J. W.	Kremer, Maurice A.	Swanson, William F.
Carpenter, Terry	Luedtke, Roland A.	Syas, George
Carstens, Fred W.	Mahoney, Eugene T.	Trout, Donald E.
Clark, Robert L.	Marvel, Richard D.	Waldo, Willard H.
Craft, Ellen E.	Moylan, Harold T.	Waldron, J. James
Duis, Herbert J.	Mullen, Jack	Wallwey, Elmer
Elrod, Donald	Nore, Herb	Warner, Jerome
Hanna, Don, Jr.	Orme, Fern Hubbard	Wenzlaff, Theodore C.
Harsh, Lester	Proud, Richard F.	Whitney, Ramey C.
Hasebroock, W. H.	Reynolds, Florence B.	Wiltse, Irving F.
Holmquist, C. W.	Robinson, Leslie	Wylie, William M.
Johnson, E. Thome	Schmit, Loran	Ziebarth, Wayne W.
Kennedy, Thomas C.	Schreurs, Wayne L.	

Members Excused

Mr. Proud asked unanimous consent to be excused until Thursday and Mr. Pedersen asked to be excused all this week.

No objections. So ordered.

DECLARATION

Members of the Legislature:

Pursuant to a proclamation issued by the Honorable Norbert T. Tiemann, Governor of Nebraska, we are here and now assembled in the 81st (Extraordinary) Session of the Nebraska Legislature. I, as President, declare that we are now open for the transaction of business.

(Signed) John E. Everroad
President

PROCLAMATION

BY VIRTUE OF THE AUTHORITY VESTED in the Governor by Section 8, Article IV, of the Constitution of Nebraska, I, Norbert T. Tiemann, as Governor of the State of Nebraska, believing that an extraordinary occasion has arisen, DO HEREBY CALL the Legislature of Nebraska to convene in extraordinary session at the State Capitol on June 9, 1970, at nine o'clock a.m., for the purpose of considering and, if deeming it advisable, enacting legislation relating to the following subjects:

1. Amend Section 60-415(2) R.R.S. as amended by LB 305, section 2, 80th Session of the Legislature relating to issuance of replacement motor vehicle operator's licenses to eliminate or reduce the required fee thereon and provide for emergency clause thereon.

2. Amend Section 3-507 and LB 1025 and LB 1054, 80th Session of the Legislature to remove or adjust limitations on interest rates on bonds issued by airport authorities and provide for emergency clause thereon.

3. Amend LB 370, Section 27, 80th Session of the Legislature to remove or adjust limitations on interest rates on bonds issued by housing authorities and provide for emergency clause thereon.

4. Make the following appropriations (which were in LB 1425 at the Eightieth Session of the Legislature, declared void by the Nebraska Supreme Court in State ex rel. Meyer v. State Board of Equalization and Assessment, No. 37479) and provide for emergency clause thereon:

Agency #52	State Board of Agriculture Street blacktop and paving (DAS Program 902)	\$120,000
Agency #33	Game and Parks Commission Lincoln Lab Building (DAS Program 913)	\$692,780

5. Amend Section 84-602(8) R.S. Supp. 1967, to provide that the State Treasurer shall not be held liable on account of any loss occasioned by any investment, when such investment shall have been made pursuant to the direction of the state investment officer and provide for emergency clause thereon.

6. The appropriation of funds for the necessary expenses of the extraordinary session herein called.

I DIRECT that members of the Legislature of the State of Nebraska be notified of the convening of this extraordinary session by mailing to each of them a copy of this Proclamation.

IN WITNESS WHEREOF I have hereunto set my hand and caused the Great Seal of the State of Nebraska to be affixed this 2nd day of June, 1970.

(SEAL) (Signed) Norbert T. Tiemann, Governor
Attest:
(Signed) Frank Marsh
Secretary of State

MOTION—Officers

Mr. President:

I Move that the following officers be elected to serve for the 81st (Extraordinary) Session:

Clerk of the Legislature	Vincent D. Brown
Sergeant-at-Arms	Ray R. Wilson
Chaplain	Dr. Robert E. Palmer

(Signed) C. W. Holmquist

The motion prevailed.

MOTION—Rules

Mr. President:

I Move that the rules of the 80th Session be used in this, the 81st (Extraordinary) Session.

(Signed) Harold D. Simpson

The motion prevailed.

MOTION—Committee Membership

Mr. President:

I Move that the membership of the committees of the 80th session be continued in this the 81st (Extraordinary) session and that the three new members, Donald E. Troudt, George W. Althouse, and Jack Mullen be appointed to the committees on which their predecessors, C. F. Moulton, Edward R. Danner and Rick Budd respectively served with the exception of the chairmanship of the Public Works Committee which chairmanship is awaiting the consideration of the Committee on Committees; and that with this exception the membership of all standing committees be the same as during the 80th regular session.

(Signed) William M. Wylie

The motion prevailed.

MESSAGES FROM THE SECRETARY OF STATE

June 9, 1970

Mr. Vince Brown
Clerk of the Legislature
Capitol Building
Lincoln, Nebraska

Dear Mr. Brown:

We hand you herewith the official appointment of Donald E.

Troudt as a Member of the Legislature from the Eighth District for the unexpired term of C. F. Moulton, resigned.

Sincerely yours,

(Signed) Allen J. Beermann
Deputy Secretary of State

AJB: bh
Enclosure

Frank Marsh, Secretary of State of the State of Nebraska does hereby certify that Donald E. Troudt has been appointed a Member of the Nebraska State Legislature from the Eighth District, for the unexpired term of C. F. Moulton, resigned, for the term beginning February 20, 1970, for such time as he shall satisfactorily perform all the duties imposed upon such officer by law, and until January 5, 1971, and until a successor is duly elected and qualified.

I further certify that the foregoing appointment was made by Governor Norbert T. Tiemann under the authority granted by Section 32-1042 of the Revised Statutes of Nebraska.

In testimony whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska.

Done at Lincoln this ninth day of June in the year of our Lord, one thousand nine hundred and seventy.

(Signed) Frank Marsh
(SEAL) Secretary of State

GUBERNATORIAL APPOINTMENT

KNOW ALL MEN BY THESE PRESENTS:

That I, Norbert T. Tiemann Governor of the State of Nebraska, do hereby appoint Donald E. Troudt of Omaha, Nebraska to the office of Member of Unicameral Legislature-District 8 to do and perform all the duties of said office for the term beginning February 20, 1970 for such time as he shall satisfactorily perform all the duties imposed upon such officer by law, and until January 5, 1971.

Done at Lincoln, Nebraska, this 20th day of April A.D. 1970.

(Signed) Norbert T. Tiemann
Governor, State of Nebraska

OFFICIAL OATH FOR EXECUTIVE AND JUDICIAL OFFICERS AND MEMBERS OF THE LEGISLATURE

State of Nebraska)
) ss.
County of Lancaster)

"I Donald E. Troutd, do solemnly swear (or affirm) that I will support the Constitution of the United States, and the Constitution of the State of Nebraska, and will faithfully discharge the duties of Member of Legislature, Eighth District according to the best of my ability, and that at the appointment at which I was chosen to fill said office, I have not improperly influenced in any way and have not accepted, nor will I accept or receive, directly or indirectly, any money or other valuable thing from any corporation, company or person, or any promise of office, for any official act or influence (for any vote I may give or withhold on any bill, resolution, or appropriation)."*

(Signed) Donald E. Troutd

Subscribed in my presence and sworn to before me this 26th day of February, 1970.

(Signed) Frank Marsh
Notary Public

(SEAL)

* Constitution of the State of Nebraska, Article XV, Section One.

June 9, 1970

Mr. Vince Brown
Clerk of the Legislature
Capitol Building
Lincoln, Nebraska

Dear Mr. Brown:

We hand you herewith the official appointment of George W. Althouse as a Member of the Legislature from the Eleventh District for the unexpired term of Senator Edward Danner, deceased.

Sincerely yours,

(Signed) Allen J. Beermann
Deputy Secretary of State

AJB: bh
Enclosure

Frank Marsh, Secretary of State of the State of Nebraska does hereby certify that George W. Althouse has been appointed a Member of the Nebraska State Legislature from the Eleventh District, for the unexpired term of Edward Danner, deceased, for the term beginning February 20, 1970, for such time as he shall satisfactorily perform all the duties imposed upon such officer by law, and until January 5, 1971, and until a successor is duly elected and qualified.

I further certify that the foregoing appointment was made by Governor Norbert T. Tiemann under the authority granted by Section 32-1042 of the Revised Statutes of Nebraska.

June 9, 1970

Mr. Vince Brown
 Clerk of the Legislature
 Capitol Building
 Lincoln, Nebraska

Dear Mr. Brown:

We hand you herewith the official appointment of Jack Mullen as a Member of the Legislature from the Second District for the unexpired term of Senator Rick Budd, resigned.

Sincerely yours,

(Signed) Allen J. Beermann
 Deputy Secretary of State

AJB: bh
 Enclosure

STATE OF NEBRASKA

Department of State

Frank Marsh, Secretary of State in the State of Nebraska does hereby certify that Jack Mullen has been appointed a Member of the Nebraska State Legislature from the Second District, for the unexpired term of Rick Budd, resigned, for the term beginning April 1, 1970, for such time as he shall satisfactorily perform all the duties imposed upon such officer by law, and until January 5, 1971, and until a successor is duly elected and qualified.

I further certify that the foregoing appointment was made by Governor Norbert T. Tiemann under the authority granted by Section 32-1042 of the Revised Statutes of Nebraska.

In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State of Nebraska.

Done at Lincoln this ninth day of June in the year of our Lord, one thousand nine hundred and seventy.

(Signed) Frank Marsh
 Secretary of State

(SEAL)

GUBERNATORIAL APPOINTMENT

KNOW ALL MEN BY THESE PRESENTS:

That I, Norbert T. Tiemann Governor of the State of Nebraska, do hereby appoint Jack Mullen of Nebraska City, Nebraska to the office of Member of Unicameral Legislature—District 2 to do and

perform all the duties of said office for the term beginning April 1, 1970 for such time as he shall satisfactorily perform all the duties imposed upon such officer by law, and until January 5, 1971

Done at Lincoln, Nebraska, this 20th day of April A. D. 1970.

(Signed) Norbert T. Tiemann
Governor,
State of Nebraska

**OFFICIAL OATH FOR EXECUTIVE AND JUDICIAL
OFFICERS AND MEMBERS OF THE LEGISLATURE**

State of Nebraska)
) ss.
County of Lancaster)

“I Jack D. Mullen, do solemnly swear (or affirm) that I will support the Constitution of the United States, and the Constitution of the State of Nebraska, and will faithfully discharge the duties of Member of the Legislature—Second District according to the best of my ability, and that at the appointment at which I was chosen to fill said office, I have not improperly influenced in any way, the vote of any elector, and have not accepted, nor will I accept or receive, directly or indirectly, any money or other valuable thing from any corporation, company or person, or any promise of office, for any official act or influence (for any vote I may give or withhold on any bill, resolution, or appropriation).”*

(Signed) Jack D. Mullen

Subscribed in my presence and sworn to before me this 2d day of April, 1970.

(Signed) Frank Marsh
Notary Public

(SEAL)

* Constitution of the State of Nebraska, Article XV, Section One.

MOTION—Committee on Credentials

Mr. President: I move that the presiding officer appoint a committee of three to serve as the Committee on Credentials.

(Signed) Sam Klaver

The motion prevailed. The President appointed Mr. Proud, Mrs. Orme and Mr. Warner to serve on said committee.

Report of Committee on Credentials

Mr. President:

Your Committee on Credentials hereby reports that the following named are entitled to seats in this body: Donald E. Troudt, 8th District; George W. Althouse, 11th District; Jack Mullen, 2nd District.

(Signed) Richard F. Proud

MOTION—Adopt Report

Mr. President: I move that the report of the Committee on Credentials be adopted.

(Signed) Irving F. Wiltse

The motion prevailed.

Message from the Governor

June 8, 1970

Mr. President, Mr. Speaker, Distinguished Members
of this Legislative Body, Ladies and Gentlemen:

Governor Tiemann requests permission to address the Legislature at the opening of the 81st (Extraordinary) Session thereof.

Respectfully yours,

(Signed) Richard H. Hoch
Counsel to the Governor

RHH/sph

MOTION—Notify Governor

Mr. President: I move that the President appoint a committee of five to notify the Governor that the Legislature is now organized and ready to receive communications and to escort him to the chamber.

(Signed) Roland A. Luedtke

The motion prevailed. The President appointed Mr. Carpenter, Miss Reynolds, Mr. Swanson, Mr. Klaver and Mr. Syas to serve on said committee.

Ease

The Legislature was at ease from 9:13 a.m. until 9:17 a.m.

Escort Governor

The Committee escorted Governor Norbert T. Tiemann to the rostrum.

Governor's Message

June 9, 1970

Mr. President, Mr. Speaker, Distinguished Members of
This Legislative Body, Ladies and Gentlemen:

I have called you into Extraordinary Session to consider several matters which I feel are of an emergency nature. Though there are other matters also important to Nebraska, I personally believe they can wait until you meet in Regular Session. It is also my feeling that no new money should be appropriated at this Special Session and that it should be kept to the minimum constitutional length of time. The proposed legislation for this Special Session has been prepared and, I understand, will be introduced and distributed in printed form to each of you shortly.

The first item I wish to discuss with you, denoted as LB 7, deals with appropriations for the completion of two projects. One, the Wildlife Laboratory Building and the other the road improvement at the State Fairground, both upon which construction has commenced. These appropriations, made in the 80th Session of the Legislature, were voided in the Supreme Court Case instigated by your Resolution at that Session. As these two projects are underway, I feel the State has a moral obligation and, perhaps, a legal obligation to complete the projects. The laboratory building for the Game and Parks Commission is approximately half completed and if the contractors cease work at this time, the completed construction will deteriorate rapidly and the full project will be an expense to the State of many thousands of additional dollars. For this reason I am recommending the appropriation of the full amount made by the Legislature as that appears to be the total cost necessary to construct the building. Already substantial State funds have been expended as payment on the laboratory construction contract and the appropriation herein recommended will in part go to repay the State for those expenditures.

The paving and resurfacing necessary at the State Fairgrounds must be completed prior to the commencement of the Fair. In its present condition, enjoyment of the State Fair by many Nebraskans will be in jeopardy. Because construction has begun in this regard, the conditions at the Fairgrounds are presently worse than they were before the resurfacing job was undertaken. For this reason they must be completed as rapidly as possible.

With respect to LB 4, which relates to the removal of the 6% interest ceilings on financing for Housing Authorities, I have received numerous Resolutions from communities and Housing Authorities across the State requesting this Legislation. As nearly as I can determine from the Department of Housing and Urban Development and State Authorities, eighteen Nebraska projects presently cannot

proceed to construction because of the interest ceiling. These projects involve nearly 1,200 dwelling units and construction costs of approximately \$20 million.

Projects presently delayed exist in Fremont, Columbus, Coleridge, Macy and Santee Reservations, Ansley, Friend, Gibbon, Loup City, Pawnee City, Lincoln, Beemer, Bridgeport, Gordon, Ravenna, St. Edward, Wayne and Winnebago.

A Bill presently pending before the U. S. House of Representatives which would eliminate the 6-3/8% interest required by FHA on this type low cost housing, has passed the Senate and is out of Committee in the House, but as nearly as I can determine, action by the Full House will not come until after July 1st. If the House would act on the Bill immediately, our interest ceiling of 6% would have no effect on the receipt of Federal Funds by the Housing Authorities. As things presently stand, however, the money for the Nebraska projects has been appropriated for this Fiscal Year and if funding isn't made prior to July 1st, these monies will revert and be used in other areas of the United States where applications are waiting. For this reason we cannot wait upon House action but must proceed to remove the limitation on interest paid on Housing Authority Financing.

LB 6 removes interest limitations on Airport Authorities. The request for this Legislation comes primarily from the City of Omaha and the Omaha Airport Authority. There are several projects at Eppley Airport under consideration and needed, but which cannot be undertaken because of the interest limitations. This financing is paid for from revenues received at the airport and important to its orderly development. This also affects other airports in Nebraska.

LB 3 provides for immunity for the State Treasurer for loss from an investment made at the direction of the State Investment Officer. This has been included to settle in an expeditious and economical manner a question recently raised by the Attorney General that the State Treasurer might be subject to surcharge for such loss.

Since May 5, 1970, when this question was raised, the State Investment Officer has felt that the State Treasurer should invest only in what has generally been referred to as "governmental securities" and has directed the State Treasurer to make only those investments. I understand from the State Investment Officer that Nebraska has already lost over \$100,000 in interest which it otherwise could have earned had he been free to direct that State Funds be invested pursuant to the Provisions of the State Funds Investment Act rather than in governmental securities alone.

It is obvious the State cannot afford to lose the great amount of money, which it will, if this matter is deferred to the General Legislative Session or if it must be resolved by our Supreme Court.

Either course would entail a minimum of five or six months and create an extremely significant potential loss.

The Proposed Bill merely amends the Section relating to the duties of the State Treasurer so that he will be held harmless from any loss by an investment made pursuant to the directions of the State Investment Officer. Equally important, the adoption of this Bill will remove any hesitation on the part of the State Treasurer to invest as directed by the State Investment Officer. In the interest of achieving this purpose and retaining the investment opportunities for the State—in short, in order to save potentially a half million dollars or more for the Taxpayers of Nebraska in the balance of the year—I felt it was essential to include this item on the call. It will be of interest to you to know that the State Investment Officer is presently bonded in the sum of \$1 million which is the same bond and under the same terms and conditions as the \$1 million bond which is presently in existence for the State Treasurer. Therefore, it is my feeling the State in no way incurs any additional liability by virtue of this Act.

LB 5 relates to the correction of the Motor Vehicle Operator's License Bill adopted at the 80th Session. In implementing this Bill, its provisos declare that when an individual moves from one county to another or changes his name, he must obtain a new Operator's License and pay the required fee of \$6.00. As I am sure you are all aware, this has created a great deal of dissatisfaction with Nebraska citizens and rightly so. In my opinion the fee should be completely removed. We had contemplated a fee of \$50 being charged for the new license but the work involved in accounting for this size fee would probably entail more expense than the revenue generated. I do feel that individuals should be required to obtain a new license with their new name and/or address corrected thereon for the purpose of identification and aiding law enforcement officials.

In conclusion, I would like to mention two items off the subject of the Legislation before you. If there is time available to you during these next few days in which you are in session, I would be pleased to meet with the Standing Committees to discuss areas of importance to them as my schedule may permit. Your views on areas of concern to Nebraskans is important to me.

On another matter—during the next several weeks many political subdivisions throughout the state will be holding Budget Hearings to determine priority of funds necessary for their operation during the coming year. There is great concern about the property taxation being levied by these subdivisions and, as you know, I have been encouraging interested citizens to attend these budget meetings to become acquainted with the situation and to make their feelings known. As elected Representatives from the various Senatorial Districts, I encourage you to attend as many of these Budget Meet-

ings as possible on behalf of your Constituents and as State Representatives to provide what assistance you may offer to them in this very important work. Certainly your stature and understanding of the total State picture will be extremely helpful to these local subdivisions, its citizens and Nebraska.

Thank you, Mr. President, for allowing me this time to address the Legislature.

The Committee escorted Governor Norbert T. Tiemann from the chamber.

Visitors

Mr. Luedtke introduced Mr. John Clark, Counselor of Boy's State.

Mr. Robinson introduced students from the Youth Leadership Workshop of Kearney, Nebraska and Mrs. Steffens, Director.

Mr. Batchelder introduced Christian Deibener from France and his daughter Anne Batchelder.

Mr. Zeibarth introduced Cub Scout Pack 199 of Minden with Cubmaster Bernard Eihusen and sponsors Betty Adams, Marilyn Kenten, Marlys Space and Mrs. Alberts.

Mr. Kokes introduced 38 4H Club Members from Spalding, Nebraska.

BILLS ON FIRST READING

The following bills were read for the first time by title:

LEGISLATIVE BILL 1. By William H. Hasebroock, 18th District.

A BILL FOR AN ACT to amend section 60-415, Reissue Revised Statutes of Nebraska, 1943, as amended by Laws 1969, Chapter 506, section 2, relating to motor vehicle operators' licenses; to change provisions for the fee for replacement of a license because of change of name or address; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 2. By Richard D. Marvel, 33rd District.

A BILL FOR AN ACT to provide for the compensation of employees, mileage of members, and for supplies and other incidental expenses incurred during the Eighty-first (Extraordinary) Session of the Legislature of the State of Nebraska; to appropriate the sum of nine thousand six hundred dollars therefor; and to declare an emergency.

LEGISLATIVE BILL 3. By Ramey C. Whitney, 44th District.

A BILL FOR AN ACT to amend section 84-602, Revised Statutes Supplement, 1967, relating to the State Treasurer; to relieve the liability of the State Treasurer as prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 4. By Richard F. Proud, 12th District, at the Request of the Governor.

A BILL FOR AN ACT to amend Laws 1969, Chapter 552, section 27, relating to the Nebraska Housing Authorities Law; to remove limitation on interest rates on certain bonds as prescribed; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 5. By C. W. Holmquist, 16th District.

A BILL FOR AN ACT to amend section 60-415, Reissue Revised Statutes of Nebraska, 1943, as amended by Laws 1969, Chapter 506, section 2, relating to motor vehicle operators' licenses; to eliminate the fee for replacement of a license because of change of name or address; to repeal the original section; and to declare an emergency.

LEGISLATIVE BILL 6. By Richard F. Proud, 12th District, at the Request of the Governor.

A BILL FOR AN ACT to amend section 3-507, Revised Statutes Supplement, 1967, as amended by Laws 1969, Chapter 25, section 2, and Laws 1969, Chapter 24, section 10, relating to airport authorities; to remove limitations on interest rates on certain bonds as prescribed; to repeal the original sections; and to declare an emergency.

LEGISLATIVE BILL 7. By Richard D. Marvel, 33rd District.

A BILL FOR AN ACT to make appropriations to Agency No. 33 - Game and Parks Commission - and Agency No. 52 - State Board of Agriculture - for the biennium ending June 30, 1971; and to declare an emergency.

RESOLUTIONS

LEGISLATIVE RESOLUTION 1. Re: State Office Building

Introduced by Lester Harsh, 38th District.

WHEREAS, Nebraska has traditionally avoided incurring any bonded indebtedness, preferring to finance its capital construction needs on a pay-as-you-go basis; and

WHEREAS, interest rates are now at a very high level which would double the eventual cost to the state of the new state office building.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST (EXTRA-ORDINARY) SESSION ASSEMBLED:

That the Executive Board of the Legislative Council appoint a committee to study alternative methods of financing the new state office building, such study to include the source or sources of necessary funds, and to report its findings and recommendations to the next regular session of the Legislature.

Referred to the Executive Board of the Legislative Council.

Messages from the Governor

September 30, 1969

Mr. President, Mr. Speaker and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that I have made the following appointments requiring Legislative confirmation:

Oil and Gas Conservation Commission

John D. Knapp, 114 E. 2nd, Kimball
Re-appointed for four year term beginning September 28, 1969

Reed Gilmore, 112 W. 2nd, Kimball
Replacing Cliff Griffin, Lincoln, four year term beginning September 28, 1969

Board of Educational Lands and Funds

John Cassel, Ainsworth
Re-appointed October 1, 1969 for a five year term

Respectfully submitted,
(Signed) Norbert T. Tiemann
Governor

NTT:sb

November 3, 1969

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that I have made the following appointments requiring Legislative confirmation:

Code of Ethics Board

Robert McManus, Director, Department of Administrative Services, replacing Robert Rogers, who has resigned. The appointment is effective October 23, 1969.

State Board of Health

Dr. P. D. Wiltfong (DVM), R.R. 2, Aurora, replacing Dr. A. A. Lidolph, Lincoln, whose term expired, effective September 14, 1969.

Donald G. Lamp, Civil Engineer, 115 Ginger Cove Road, Valley, replacing Kenneth B. Lucas, Omaha, whose term expired September 14, 1969.

Both of the above are three year terms.

State Highway Advisory Commission

Merle Kingsbury, Ponca, reappointed for a six year term effective September 14, 1969, representing District No. 3.

Nebraska Investment Council

(As provided in LB 1345, 1969 Legislature)

Donald J. Mathes, Regional Representative of Edward D. Jones & Co., 1201 Lincoln Benefit Life Building, Lincoln. Mr. Mathes has been appointed Chairman of the Council for a five year term, effective October 10, 1969.

L. Frederick Hoebel, Executive Vice President and Treasurer, Mutual of Omaha, 1617 South 108th Street, Omaha, appointed for a four year term effective October 10, 1969.

Eldon G. Freudenburg, Executive Vice President, First National Bank of West Point, for a three year term.

K. W. Emanuelson, retired from Northwestern Bell, 1530 South 88th Street, Omaha, for a two year term.

Maurice Gerleman, Secretary, Union Insurance Company, 14th & "O" Streets, Lincoln, appointed for a one year term.

Respectfully submitted,
(Signed) Norbert T. Tiemann
Governor

NTT:mja

November 24, 1969

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Distinguished Senators:

This is to inform your honorable body that on November 14, 1969, I made the following appointment requiring Legislative confirmation:

State Highway Advisory Commission

David Breslow
President-Treasurer
Lincoln Welding Supply Co.
216 South 7th Street
Lincoln, Nebraska

Mr. Breslow will serve a term ending September 14, 1975.

Respectfully submitted,
(Signed) Norbert T. Tiemann
Governor
State of Nebraska

js

November 24, 1969

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Distinguished Senators:

This is to inform your honorable body that on November 14, 1969, I made the following appointments, pursuant to the enactment of LB-1158, requiring Legislative confirmation:

State Personnel Board

Mr. Richard E. Person
Attorney
413 East Avenue
Holdrege, Nebraska
for a term expiring on August 4, 1970

Mr. Nels Peterson
Secretary-Treasurer

AFL-CIO
1821 California
Omaha, Nebraska
for a term expiring on August 4, 1971

Mr. Roland Andersen
Vice President
Norden Laboratories
601 West Cornhusker Highway
Lincoln, Nebraska 68501
for a term expiring on August 4, 1972

Dr. Richard M. Bourne
Professor of Management
University of Nebraska
Lincoln, Nebraska
for a term expiring on August 4, 1973

Mr. John McCown
Secretary
Bankers Life Nebraska
Cotner at O Street
Lincoln, Nebraska
for a term expiring on August 4, 1974

Respectfully submitted,
(Signed) Norbert T. Tiemann
Governor
State of Nebraska

js

November 26, 1969

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Distinguished Senators:

This is to inform your honorable body that on November 26, 1969,
I made the following appointments requiring Legislative confirma-
tion:

State Electrical Board

Mr. Frank Phelps
2611 August
Grand Island, Nebraska
professional engineer representative—one-year term to
December 26, 1970

Mr. Paul Schorr III
 2835 Bonacum
 Lincoln, Nebraska
 general building or housing contractor representative—
 five-year term to December 26, 1974

Mr. Roland Coffman
 329 South 27th
 Lincoln, Nebraska
 master electrician representative—three-year term to
 December 26, 1972

Mr. Harry N. Andersen
 503 Hickory Street
 Millard, Nebraska
 journeyman electrician representative—two-year term to
 December 26, 1971

Mr. Don Venter
 State Fire Marshal
 State of Nebraska
 as prescribed in the bill—four-year term to
 December 26, 1973

All the above appointments were made pursuant to the enactment of LB-987 by the 1969 Legislature.

Respectfully submitted,
 (Signed) Norbert T. Tiemann
 Governor
 State of Nebraska

js

January 14, 1970

Mr. President, Mr. Speaker, and
 Members of the Legislature
 State Capitol
 Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that I have made the following appointments requiring Legislative confirmation:

Power Review Board

Sheldon A. Bernstein, 1018 North 63rd Street, Omaha, reappointed for a four year term.

Mark H. Vollbracht, St. Paul, appointed for a four year term, replacing Lawrence E. Donegan, whose term has expired.

State Employees Retirement Board

Jack M. Cleavenger Department of Public Institutions, reappointed for a three year term. He will represent state employees on the Board.

Advisory Committee to the Departments of Public Welfare and Public Institutions

Dale R. Rist, 4110 Larry Lane, Lincoln, reappointed for a four year term.

Respectfully submitted,
(Signed) Norbert T. Tiemann
Governor

NTT:bjs

January 19, 1970

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that on January 14, 1970, I appointed Mr. J. W. (Bill) McNair of Imperial to the Game and Parks Commission, replacing Charles E. Wright of McCook, whose term expired. Mr. McNair will serve a five year term, representing the Fifth District.

Respectfully,
(Signed) Norbert T. Tiemann
Governor

NTT:bjs

February 18, 1970

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that I have appointed the following Judges to the Court of Industrial Relations. These appointments are in accordance with LB 15, passed during the last session of the Legislature and are for six year terms.

Dean G. Kratz, 1850 South 105th Street, Omaha

Walter Nielsen, 907 East B Street, North Platte

Respectfully submitted,
(Signed) Norbert T. Tiemann
Governor

NTT:bjs

June 8, 1970

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that I have made the following appointments requiring Legislative confirmation:

State Board of Health

Re-appointed C. Eugene Brown, M.D., Nebraska City, representing Osteopaths, and Sister Paschala Noon, R.N., McCook, representing Nursing profession. Both were appointed to three terms to June 2, 1973.

Motor Vehicles Dealers License Board

Re-appointed Robert B. Kramer, Scottsbluff, representing the new car dealers from the Third District, and Richard Dykeman, Hastings, representing the used car dealers from the Second District. Both were appointed for three year terms to May 18, 1973.

Respectfully submitted,
(Signed) Norbert T. Tiemann
Governor

NTT:ma

Referred to the Committee on Committees.

MOTION—Suspend Rules

Mr. Warner moved to suspend the rules and LB 1, 2, 3, 4, 5, 6 and 7 be placed on General File without a public hearing.

The motion prevailed with 44 ayes, 0 nays and 5 not voting.

Visitors

Mr. Warner introduced his wife Betty to the members.

GENERAL FILE

LEGISLATIVE BILL 1. Read and considered.

Mr. Holmquist offered the following amendment which was adopted.

1. In section 1, after the period in line 28, insert "*If any person changes his or her address, he may apply to the county treasurer for a replacement motor vehicle operator's license, and furnish satisfactory evidence of such change, and such license shall be issued without charge.*".

Mr. Hasebroock asked unanimous consent to add the name of Mr. Holmquist as co-introducer to LB 1. No objections. So ordered.

Advanced to E and R for review with 32 ayes, 3 nays and 14 not voting.

LEGISLATIVE BILL 2. Read and considered.

Advanced to E and R for review with 42 ayes, 0 nays and 7 not voting.

LEGISLATIVE BILL 3. Read and considered.

Advanced to E and R for review with 36 ayes, 3 nays and 10 not voting.

LEGISLATIVE BILL 4. Read and considered.

Advanced to E and R for review with 40 ayes, 0 nays and 9 not voting.

LEGISLATIVE BILL 5. Read and considered.

Mr. Holmquist asked unanimous consent to withdraw LB 5.

Mr. Simpson objected.

Mr. Holmquist moved to withdraw LB 5.

The motion lost with 16 ayes, 22 nays and 11 not voting.

Advanced to E and R for review with 32 ayes, 5 nays and 12 not voting.

LEGISLATIVE BILL 6. Read and considered.

Advanced to E and R for review with 37 ayes, 0 nays and 12 not voting.

LEGISLATIVE BILL 7. Read and considered.

Mr. Carstens offered the following amendment:

1. Amend the bill by adding a new section to be known as section 3 and to read as follows:

“Sec. 3. There is hereby appropriated to Agency
2 No. 25 - Department of Public Institutions - the sum of
3 six hundred ninety-one thousand one hundred dollars from
4 the State Building Fund for the Kitchen and Cafeteria
5 Building at the Beatrice State Home for the biennium
6 ending June 30, 1971. Such appropriation includes the
7 money heretofore spent out of the appropriation provided
8 in Laws 1969, Chapter 481, section 4, subdivision (2)(d).”

2. Renumber sections 3 and 4 as sections 4 and 5.

Laid over.

Appointment

Mr. Gerdes was appointed by the President to check with the Attorney General to determine whether the members can broaden the call of the special session.

Ease

The Legislature was at ease from 10:43 a.m. until 11:00 a.m.

UNANIMOUS CONSENT—Special Session

Mr. Carpenter asked unanimous consent to have the Attorney General explain the position of the Legislature if they broaden the call of the special session.

No objections. So ordered.

The Attorney General explained their position and answered questions.

MOTION—Adjournment

Mr. Carpenter moved to adjourn sine die.

The motion lost with 2 ayes, 42 nays and 5 not voting.

GENERAL FILE

LEGISLATIVE BILL 7. Considered.

The Chair ruled the pending Carstens amendment found in this day's Journal out of order.

Advanced to E and R for review with 40 ayes, 1 nay and 8 not voting.

MOTION—Return to General File

Mr. Proud moved to return LB 6 to General File for consideration of the following specific amendment.

1. Amend the bill by adding a new section 3 to read as follows:

“Sec. 3. That Laws 1969, Chapter 141, section 2, be amended to read as follows:

Sec. 2. For the purpose of acquiring and improving an aviation field, any such county may issue and sell bonds of such county to be designated aviation field bonds, to provide the necessary funds therefor. Such bonds shall become due in not to exceed twenty years from the date of issuance, and shall draw interest at a rate not in excess of seven per cent per annum, payable semiannually or annually. Such bonds may not be sold for less than par, and in no case without the proposition of issuing the same having first been submitted to the legal electors of such county at a general or special election held therein, and a majority of the votes cast upon the question of issuing such bonds being in favor thereof. The authority to sell such bonds shall not be limited by any other or special provision of law.”

2. Renumber original sections 3 and 4 as sections 4 and 5 respectively.

3. Amend renumbered section 4 line 3 by striking “and,” and line 3 by inserting “and Laws 1969, Chapter 141, section 2” after “10”.

4. Amend the title to conform.

The motion prevailed with 41 ayes, 0 nays and 8 not voting.

GENERAL FILE

LEGISLATIVE BILL 6. The Proud specific amendment found in this day's Journal was adopted.

Advanced to E and R for review with 42 ayes, 1 nay and 6 not voting.

Announcement

Mr. Holmquist announced the Executive Board of the Legislative Council would meet at 2:00 this afternoon.

RESOLUTIONS**LEGISLATIVE RESOLUTION 2.** Re: Sales and Income Tax

Introduced by J. James Waldron, 42nd District; C. W. Holmquist, 16th District; Terry Carpenter, 48th District and Leslie Robinson, 36th District.

WHEREAS, the people of Nebraska voted to amend the Constitution of Nebraska in 1966 to prohibit the Legislature from levying a state property tax; and

WHEREAS, the people of Nebraska voted an endorsement of the sales and income tax in 1968 that was adopted by the 1967 Legislature; and

WHEREAS, as a result of the actions of the people of Nebraska the 1967 and 1969 Legislatures were required to completely change and reform the tax structure of Nebraska; and

WHEREAS, the tax reform made by the 1967 and 1969 Legislatures resulted in great changes in Nebraska and brought misunderstanding and doubts to the minds of the people of Nebraska; and

WHEREAS, the people of Nebraska have said they do not want the Legislature to start new programs or expand old ones and they have said they do not want a further tax increase.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST (EXTRA-ORDINARY) SESSION ASSEMBLED:

That the Legislature pledges not to increase the sales and income tax except in the case of an emergency and will not start any new programs and the Legislature in the future will concentrate its time on finding ways to reduce expenditures.

LEGISLATIVE RESOLUTION 3. Re: LB 1357

Introduced by J. James Waldron, 42nd District; Rudolf C. Kokes, 41st District; Elmer Wallwey, 17th District; Don E. Hanna, Jr. 43rd District; C. W. Holmquist, 16th District and Leslie Robinson, 36th District.

WHEREAS, the Soil and Water Conservation Commission is now holding hearings on the boundaries for the new soil and water conservation districts they have drawn under authority of Legislative Bill 1357 passed by the 1969 Legislature; and

WHEREAS, there is great local interest and pride in past accomplishments of the present soil and water conservation districts; and

WHEREAS, some districts feel that local opinion and desires are

being disregarded in the drawing of the new boundaries for the new districts to be established under Legislative Bill 1357; and

WHEREAS, the Legislature must approve the action taken by the commission under Legislative Bill 1357.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST (EXTRA-ORDINARY) SESSION ASSEMBLED:

That it was the intent of the Legislature in Legislative Bill 1357 and is the desire of the Legislature that the Soil and Water Conservation Commission give every consideration to the desires and opinions of the people concerned in the establishment of the new districts under Legislative Bill 1357, and that this be the most important consideration in establishing these new districts.

Adjournment

At 11:56 a.m., on a motion by Mr. Syas, the Legislature adjourned until 10:00 a.m., Wednesday, June 10, 1970.

Vincent D. Brown
Clerk of the Legislature

**LEGISLATIVE JOURNAL—EIGHTY-FIRST
(EXTRAORDINARY) SESSION****SECOND DAY**

Legislative Chamber, Lincoln, Nebraska
Wednesday, June 10, 1970

Pursuant to adjournment, the Legislature met at 10:00 a.m., Speaker Warner presiding.

Prayer was offered by the Chaplain.

Prayer

O God, who art the source of all truth and wisdom, we come before Thee seeking Thy will, and the hell of it is we often don't want to know what it is, but simply to follow our own way. Amen.

The roll was called and all members were present except Mrs. Craft, Messrs. Knight, Kremer and Pedersen who were excused. Mr. Althouse and Mr. Wenzlaff excused until 11:55 a.m. and Mr. Robinson excused until 10:45 a.m.

Corrections for the Journal

Page 4, delete line 28.

Page 7, line 12, correct spelling of "George".

Page 7, insert line 17 after line 15.

Page 9, line 18, delete "election" and insert "appointment".

Page 10, line 17, correct spelling of "address".

Page 13, line 15, delete "sub" and insert "sum"; line 32, delete "officers" and insert "officials".

Page 16, delete line 10.

Page 25, line 14, show "as" as stricken.

The Journal for the First Day was approved as corrected.

Members Excused

Mrs. Craft and Mr. Klaver asked unanimous consent to be excused until Tuesday, June 16, 1970. No objections. So ordered.

MOTION—Legislative Hours

Mr. Holmquist moved that the Legislature convene Thursday, June 11, 1970 at 4:00 p.m.

The motion prevailed.

Mr. Holmquist moved that the Legislature convene Friday, June 12, 1970 at 11:00 p.m. and Saturday, June 13, 1970 at 12:01 a.m.

The motion prevailed.

Mr. Holmquist moved that the Legislature convene Monday, June 15, 1970 at 4:00 p.m.

The motion prevailed.

Mr. Holmquist moved that the Legislature convene Tuesday, June 16, 1970 at 9:00 a.m.

The motion prevailed.

Members Excused

Messrs. Syas, Nore, Schreurs, Batchelder, Duis, Waldo, Wiltse, Burbach and Kokes asked unanimous consent to be excused Friday, June 12, 1970 and Saturday, June 13, 1970.

No objections. So ordered.

UNANIMOUS CONSENT—Committee Meetings

Mr. Wylie asked unanimous consent to hold a Committee on Committees meeting Friday, June 12, 1970 at 1:30 p.m.

No objections. So ordered.

Mr. Marvel asked unanimous consent to hold the Budget Study Committee meeting immediately after adjournment Tuesday, June 16, 1970.

No objections. So ordered.

Members Excused

Messrs. Whitney and Nore asked unanimous consent to be excused Monday, June 15, 1970.

No objections. So ordered.

Mr. Mahoney asked unanimous consent to be excused until Tuesday, June 16, 1970.

No objections. So ordered.

Mr. Carpenter asked unanimous consent to be excused until Monday, June 15, 1970.

No objections. So ordered.

UNANIMOUS CONSENT—Committee Meeting

Mr. Holmquist asked unanimous consent to hold a meeting of the Executive Board of the Legislative Council Wednesday, June 10, 1970 at 2:00 p.m.

No objections. So ordered.

STANDING COMMITTEE REPORTS**Enrollment and Review**

LEGISLATIVE BILL 1. Placed on Select File as amended.

E and R amendment to LB 1:

1. In the title, strike beginning with "to" in line 5 through the first semicolon in line 7 and insert "to make permissive the replacement of a license because of change of address; to eliminate provisions for fees;".

LEGISLATIVE BILL 2. Placed on Select File as amended.

E and R amendment to LB 2:

1. In section 2, lines 2 and 10, strike "Director of the" and in lines 2 and 10 insert "Executive Director" after "Council".

LEGISLATIVE BILL 3. Placed on Select File as amended.

E and R amendment to LB 3:

1. In section 1, line 36, strike the second "for" and insert "over".

LEGISLATIVE BILL 4. Placed on Select File.

LEGISLATIVE BILL 5. Placed on Select File.

LEGISLATIVE BILL 6. Placed on Select File as amended.

E and R amendments to LB 6:

1. In the Proud amendment 3, strike the first comma in line 2 and in line 2 insert a comma immediately before the third "and".

2. In the title, line 4, strike "and"; at the end of line 4 insert "and Laws 1969, Chapter 141, section 2,"; and in line 5 strike "airport authorities" and insert "aeronautics".

LEGISLATIVE BILL 7. Placed on Select File.

(Signed) Wayne W. Ziebarth,
Chairman

Mr. Wylie Presiding

RESOLUTIONS

LEGISLATIVE RESOLUTION 1. Read and considered.

Ease

The Legislature was at ease from 10:49 a.m. until 11:06 a.m.

Visitors

Mr. Kennedy introduced 13 Girl Scouts and their leader Mrs. Richard Muetting from Norfolk, Nebraska.

MOTION—Withdraw LR 1

Mr. Harsh moved to withdraw LR 1.

The motion prevailed with 40 ayes, 0 nays and 9 not voting.

MOTION—Accept Recommendations

Mr. Warner moved the following recommendations of the State Office Building Committee be approved:

1. Present plans for bond financing be postponed.
2. That the City of Lincoln be reimbursed by the 1971 Session for all costs incurred; to be paid from the State Office Building Fund.
3. That the title to the land and plans be acquired by the State.
4. That the present plans and specifications be used for construction.
5. That the 1971 Session consider appropriating funds for the construction of the State Office Building.

The motion prevailed with 28 ayes, 5 nays and 16 not voting.

Member Excused

Mr. Holmquist asked unanimous consent to be excused for the remainder of the morning.

No objections. So ordered.

RESOLUTIONS

LEGISLATIVE RESOLUTION 2. Read and considered.

Mr. Syas moved to indefinitely postpone.

The motion prevailed with 21 ayes, 16 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 1. E and R amendment found in the Legislative Journal for the Second day was adopted.

Mr. Syas offered the following unanimous consent amendment:

1. In lieu of the Holmquist amendment adopted 6/9/70, reinstate the stricken matter in section 1, lines 19 and 20.

Mr. Waldron objected.

Mr. Warner offered the following amendment, which was adopted by unanimous consent:

1. In section 1, line 28, after the stricken period, insert "*Such application shall be made within thirty days after the change of name or address.*".

Advanced to E and R for engrossment.

LEGISLATIVE BILL 2. E and R amendment found in the Legislative Journal for the Second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 3. E and R amendment found in the Legislative Journal for the Second Day was adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 4. Advanced to E and R for engrossment.

LEGISLATIVE BILL 5. Advanced to E and R for engrossment.

LEGISLATIVE BILL 6. E and R amendments found in the Legislative Journal for the Second Day were adopted.

Advanced to E and R for engrossment.

LEGISLATIVE BILL 7. Advanced to E and R for engrossment.

MOTION—Return to Select File

Mr. Syas moved to return LB 1 to Select File for consideration of the following specific amendment:

1. In lieu of the Holmquist amendment adopted 6/9/70, reinstate the stricken matter in section 1, lines 19 and 20.

Mr. Duis moved to adjourn. The motion lost with 2 ayes, 34 nays and 13 not voting.

The Syas motion prevailed with 31 ayes, 7 nays and 11 not voting.

SELECT FILE

LEGISLATIVE BILL 1. The Syas specific amendment found in this day's Journal lost with 23 ayes, 16 nays and 10 not voting.

Advanced to E and R for engrossment.

NOTICE OF COMMITTEE HEARINGS**Committee on Committees**

June 9, 1970

The Committee on Committees will meet at 1:30 P.M. on Friday, June 12, 1970 in the Legislative Council Hearing Room for the purpose of hearing appointments submitted by Governor Norbert T. Tiemann, as follows:

State Electrical Board

Frank Phelps

Paul Schorr III

Roland Coffman

Harry N. Andersen, Jr.

Don Venter

State Personnel Board

Richard E. Person

Nels Peterson

Roland Andersen

Dr. Richard M. Bourne

John McCown

Nebraska Investment Council

Donald J. Mathes

L. Frederick Hoebel

Eldon G. Freudenburg

K. W. Emanuelson

Maurice Gerleman

(Signed) Wm. M. Wylie, Chairman
Committee on Committees

June 9, 1970

The Committee on Committees will meet at 1:30 PM on Friday, June 12, 1970 in the Legislative Council Hearing Room for the purpose of hearing appointments submitted by Governor Norbert T. Tiemann, as follows:

Dean G. Kratz—Court of Industrial Relations
 Walter Nielsen—Court of Industrial Relations
 David Breslow—State Highway Advisory Commission
 J. W. (Bill) McNair—Game and Parks Commission
 Sheldon A. Bernstein—Power Review Board
 Mark H. Vollbracht—Power Review Board
 Jack M. Cleavenger—State Employees Retirement Board
 Dale R. Rist—Advisory Committee to Departments of Public Welfare and Public Institutions
 Robert McManus—Code of Ethics Board
 Dr. P. D. Wiltfong—State Board of Health
 Donald G. Lamp—State Board of Health
 Merle Kingsbury—State Highway Advisory Commission
 C. Eugene Brown—State Board of Health
 Sister Paschala Noonan—State Board of Health

(Signed) Wm. M. Wylie, Chairman
 Committee on Committees

Recess

At 12:25 p.m., on a motion by Mr. Warner, the Legislature recessed until 1:30 p.m.

After Recess

The Legislature reconvened at 1:30 p.m., Speaker Warner presiding.

The roll was called and all members were present except Messrs. Althouse, Carpenter, Craft, Hasebroock, Klaver, Knight, Mahoney, Pedersen, Skarda and Waldo, who were excused.

RESOLUTIONS

LEGISLATIVE RESOLUTION 4. Re: Comprehensive Campus Plan

Introduced by Richard D. Marvel, 33rd District; William R. Skarda, Jr., 7th District; Terry Carpenter, 48th District; C. W. Holmquist, 16th District; Eugene T. Mahoney, 5th District; William F. Swanson, 27th District and George Syas, 13th District.

WHEREAS, comprehensive campus planning at the University of Nebraska is good business which the people of Nebraska want and deserve; and

WHEREAS, an emergency exists on the University of Nebraska at Omaha campus where a comprehensive campus plan is necessary to provide for orderly development of that campus; and

WHEREAS, the new fine arts building for which funds were fully appropriated by the 1969 Legislature is now being planned but needs to fit into the overall comprehensive plans for the future; and

WHEREAS, the 1969 Legislature did appropriate \$60,000 for campus planning at the University of Nebraska at Omaha but which the Supreme Court declared invalid because of a lack of 33 votes on final reading.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST (EXTRA-ORDINARY) SESSION ASSEMBLED:

That the Board of Regents be encouraged to undertake immediate development of an orderly comprehensive campus plan. No new money shall be appropriated by this session of the Nebraska Legislature.

Mr. Marvel moved to suspend the rules and consider LR 4 today.

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

LR 4 was adopted with 30 ayes, 0 nays and 19 not voting.

LEGISLATIVE RESOLUTION 5. Re: Prisoners of War

Introduced by Richard F. Proud, 12th District.

WHEREAS, it is international common knowledge that the Government of North Vietnam signed the appropriate documents of the Geneva Conventions in 1957 and, in effect, solemnly promised to adhere to the covenants contained therein. This conforms to the same actions taken by 119 other national governments, all in mutual agreement and good faith; and

WHEREAS, the Government of North Vietnam has contumaciously ignored the said covenants and particularly disregarded those relating to the humane treatment of prisoners of war.

Under the most transparently false pretext that American captives are not prisoners but "criminals", neutral inspections of its prisoners have not been allowed. Further, it has refused to adhere to the most basic and clearly stipulated terms of the Geneva Conventions relative to:

The identification of the prisoners it holds captive.

The release of those seriously wounded or ill .

The allowance of a proper flow of letters, packages and the like.

The protection of prisoners from public abuse.

The use of prisoners for propaganda purposes.

False information about prisoners which has been harmful to their mental health and well being along with that of their families.

Other possibly less serious infractions.

WHEREAS, citizens of the State of Nebraska have been declared "missing in action" while serving on an active duty in the Southeast Asian conflict, and further, are believed to be prisoners of war held by North Vietnam or the Viet Cong; and

WHEREAS, the prisoners of war and those missing in action have been virtually abandoned to suffer and die without relief, without hope and without redress in any visible form.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST (EXTRA-ORDINARY) SESSION ASSEMBLED:

That the will of the people of the United States of America, as expressed by these presents, be made known to appropriate officials, departments and agencies of the Government of the United States of America, the Government of North Vietnam, the governments of other nations, all representatives to the United Nations and more particularly the Secretary General of the United Nations. Further, that this resolve be made known to representatives of news media on both a national and international level.

That intransigence of North Vietnam relative to these matters be overcome and that it be directed by American influence and international influence to correct these grave wrongs and provide redress for those committed.

That more specifically, this direction result in:

1. Inspections of all prisons, prison camps and other places of detention by neutral parties and particularly the International Red Cross.
2. All prisoners held being properly identified immediately.
3. All prisoners seriously ill or wounded being released immediately.

4. A proper and constant flow of letters, packages and the like being allowed.
5. All prisoners being protected from further public abuse.
6. A complete cessation in the use of prisoners for propaganda purposes via demeaning photographs, public parading or any other methods.
7. An immediate stop to the release of false information relative to the prisoners of war, collectively or any individual prisoner.

BE IT FURTHER RESOLVED that the State of Nebraska encourage and support campaigns including but not limited to special programs and rallies, petition drives, public declarations and other feasible means to pursue both the letter and the spirit of this resolution;

AND, that copies of this resolution be made available to all civic groups, fraternal organizations and other like entities at the earliest moment and with the suggestion that adoption and endorsement may be in order with active participation in appropriate petition drives, rallies and other aligned special programs.

Mr. Proud moved to suspend the rules and consider LR 5 today.

The motion prevailed with 34 ayes, 0 nays and 15 not voting.

LR 5 was adopted with 34 ayes, 0 nays and 15 not voting.

Mr. Proud asked unanimous consent to have copies of LR 5 sent to the Washington delegation. No objections. So ordered.

LEGISLATIVE RESOLUTION 6. Re: Commending Dr. Marvin E. Stromer

Introduced by J. W. Burbach, 19th District and Jerome Warner, 25th District.

WHEREAS, the young people of America today have shown their desire to take an active part in the world around them; and

WHEREAS, affording youth the opportunity to obtain first-hand knowledge of world affairs will give them greater understanding of the complexities of the world in which we live; and

WHEREAS, the thinking of youths can only be obtained in a meaningful way if world leaders have the opportunity to meet and discuss issues with them.

NOW, THEREFORE, BE IT RESOLVED BY THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST SESSION ASSEMBLED:

1. That Dr. Marvin E. Stromer, former state senator and now professor of political science at Hiram Scott College, be commended for initiating a unique opportunity for students of his classes to visit the capital of 12 foreign nations during the summer of 1970 and discuss with both American embassy officials and leaders of the foreign nations the world problems of today. The Nebraska Legislature recognizes this as a most worthwhile and positive approach to education.

Mr. Burbach moved to suspend the rules and consider LR 6 today.

The motion prevailed with 33 ayes, 0 nays and 16 not voting.

LR 6 was adopted with 31 ayes, 0 nays and 18 not voting.

LEGISLATIVE RESOLUTION 7. Re: Bellevue School District

Introduced by Orval Keyes, 3rd District.

WHEREAS, the Bellevue School District for twenty years, has provided educational services for dependents of personnel employed at Offutt Air Force Base and Headquarters, Strategic Air Command, and

WHEREAS, prorations of PL 874 funding during the past two years and failure of the Federal Government to provide any assurance of the amount of funding for school year 1970-71 by April 1, 1970 have caused the Bellevue School District to plan a program for resident students only, and

WHEREAS, the favorable economic impact of the operation of the military installation is of major importance to the state of Nebraska, and

WHEREAS, failure of the Federal Government to fully fund PL 874 places an intolerable financial burden upon the local taxpayers of the Bellevue School District, and

WHEREAS, the local taxpayers of the Bellevue School District should not be expected to subsidize the Federal responsibility for the cost of education of dependents of federally connected families, and

WHEREAS, the great majority of the states have assumed a greater share of the cost of educating federally connected pupils either through larger state aid funding or through direct legislation, and

WHEREAS, the Constitution of the State of Nebraska states that the Legislature shall provide for free instruction in the schools of the state, and

WHEREAS, it is to the best interest of all concerned that the Bellevue School District continue to provide educational services for the federally connected pupils,

THEREFORE, Be it resolved that the Congress be urged to complete action on the appropriations for the Office of Education at the earliest possible moment, and

Be it further resolved that when the Federal Government fails to fully fund PL 874, the financial burden that results is properly that of the state rather than of any single school district, and

Be it further resolved that the Bellevue School District be advised to proceed with plans for the education of all pupils enrolled in the district with the assurance that adequate state appropriations will be provided in the next session of the legislature if federal funding is not sufficient to meet the federal responsibility.

Mr. Keyes moved to suspend the rules and consider LR 7 today.

Mr. Keyes requested a Call of the House. The Call showed 34 members present.

Mr. Clark moved the Call be raised. The motion prevailed with 31 ayes, 0 nays and 18 not voting.

The Keyes motion lost with 29 ayes, 0 nays and 20 not voting.

LEGISLATIVE RESOLUTION 3. Read and considered.

Mr. Burbach offered the following amendment, which was adopted:

Amend LR 3 by deleting “, and that this be the most important consideration in establishing these new districts” in the last paragraph.

LR 3 was adopted, as amended, with 31 ayes, 1 nay and 17 not voting.

Mr. Waldron asked unanimous consent to have copies of LR 3 sent to members of the Soil and Water Conservation Commission.

Mr. Holmquist objected.

MOTION—Return LB 5 to Select File

Mr Simpson moved to return LB 5 to Select File for consideration of the following specific amendment:

1. In section 1, line 28, after the stricken period, insert “*Such application shall be made within thirty days after the change of name or address.*”.

The motion prevailed with 32 ayes, 0 nays and 17 not voting.

SELECT FILE

LEGISLATIVE BILL 5. The Simpson specific amendment found in this day's Journal was adopted with 31 ayes, 0 nays and 18 not voting.

Advanced to E and R for engrossment.

Adjournment

At 2:32 p.m., on a motion by Mr. Syas, the Legislature adjourned until 4:00 p.m., Thursday, June 11, 1970.

Vincent D Brown
Clerk of the Legislature

LEGISLATIVE JOURNAL
EIGHTY-FIRST (EXTRAORDINARY) SESSION

THIRD DAY

Legislative Chamber, Lincoln, Nebraska
Thursday, June 11, 1970

Pursuant to adjournment, the Legislature met at 4:03 p.m., Speaker Warner presiding.

Prayer was offered by the Chaplain.

Prayer

O Thou who art the Creator of the universe, Thou who hast taught us how to fly through the air like birds, who has enabled us to swim through the oceans like fish, teach us now how to walk upon the earth like men, as members of Thy human family, as stewards of the responsibilities entrusted to us. Amen.

The roll was called and all members were present except Mrs. Craft and Messrs. Bloom, Carpenter, Hanna, Klaver, Kokes, Mahoney and Pedersen, who were excused.

Corrections for the Journal

Page 29, line 29, insert "until" after "excused".
Page 34, line 20, delete "Camp" and insert "Lamp".
Page 35, line 27, correct spelling of "Introduced".
Page 36, line 32, delete "the" and insert "these".
Page 38, line 18, correct spelling of "Offutt"; line 33, correct spelling of "education".

The Journal for the Second Day was approved as corrected.

Members Excused

Messrs. Skarda, Johnson, Wenzlaff and Waldron asked unanimous consent to be excused Friday, June 12, 1970 and Saturday, June 13, 1970. No objections. So ordered.

MOTION—Return LB 5 to Select File

Mr. Simpson moved to return LB 5 to Select File for the following specific amendment:

1. In section 1, insert the following after the new matter added by the Simpson amendment: "No person

shall be prosecuted for failing to obtain the replacement license required by this subsection if, within ten days after being charged, such person obtains a valid replacement license."

The motion prevailed with 27 ayes, 11 nays and 11 not voting.

SELECT FILE

LEGISLATIVE BILL 5. Mr. Simpson requested a Call of the House on his specific amendment found in this day's Journal.

The Call showed 41 members present.

Mr. Harsh moved the Call be raised. The motion prevailed with 35 ayes, 1 nay and 13 not voting.

The Simpson specific amendment lost with 23 ayes, 15 nays and 11 not voting.

Advanced to E and R for engrossment.

UNANIMOUS CONSENT—Attorney General's Opinion

Mr. Wylie asked unanimous consent that Speaker Warner obtain written opinions from the Attorney General on LB 1 and LB 5. No objections. So ordered.

Visitors

Mr. Duis introduced former Senator Albert A. Kjar from Lexington, Nebraska.

Mr. Troutd introduced his wife and Mrs. George Syas to the members.

MOTION—Return to Select File

Mr. Proud moved to return LB 5 to Select File for the following specific amendment:

Strike the enacting clause.

The motion prevailed with 25 ayes, 12 nays and 12 not voting.

SELECT FILE

LEGISLATIVE BILL 5. Mr. Syas requested a record vote on the Proud specific amendment found in this day's Journal.

Voting in the affirmative, 25:

Althouse	Johnson	Orme	Skarda
Burbach	Kennedy	Proud	Stull
Carstens	Marvel	Reynolds	Swanson
Clark	Moylan	Robinson	Waldron
Duis	Mullen	Schmit	Whitney
Hasebroock	Nore	Schreurs	Wiltse
Holmquist			

Voting in the negative, 14:

Elrod	Luedtke	Waldo	Wenzlaff
Harsh	Simpson	Wallwey	Wylie
Keyes	Syas	Warner	Ziebarth
Knight	Troutt		

Note voting, 10:

Batchelder	Craft	Kokes	Mahoney
Bloom	Hanna	Kremer	Pedersen
Carpenter	Klaver		

The amendment was adopted.

Adjournment

At 5:02 p.m., on a motion by Mr. Holmquist, the Legislature adjourned until 11:00 p.m., Friday, June 12, 1970.

Vincent D. Brown
Clerk of the Legislature

**LEGISLATIVE JOURNAL
EIGHTY-FIRST (EXTRAORDINARY) SESSION**

FOURTH DAY

Legislative Chamber, Lincoln, Nebraska
Friday, June 12, 1970

Pursuant to adjournment, the Legislature met at 11:00 p.m., Speaker Warner presiding.

Prayer was offered by the Chaplain.

Prayer

God of compassion, we come to Thee, not because our strength is adequate for the tasks we face, but because we need a strength not our own; we come to Thee not because we are at peace with ourselves, but because we need Thy healing presence; we come to Thee not because we have all the answers, but because we search for partial answers to insolvable problems. Amen.

The roll was called and all members were present except Mrs. Craft and Messrs. Burbach, Carpenter, Duis, Johnson, Klaver, Kokes, Mahoney, Nore, Pedersen, Schreurs, Skarda, Syas, Waldo, Waldron, Wenzlaff and Wiltse, who were excused.

Corrections for the Journal

Page 41, line 7, delete "Wednesday" and insert "Thursday".

The Journal for the Third Day was approved as corrected.

REPORT OF REGISTERED LOBBYISTS

**REGISTERED LOBBYISTS
(81st Extraordinary Session)**

Lobbyists	Employers	Registration Date
Campbell, E. R.	Self	June 8, 1970
Crosby, Robert B.	M. W. Anderson Construction Company	June 12, 1970
Moon, Charles	Crosby, Pansing, Guenzel, & Binning	June 12, 1970
Rasmussen, Delmar	League of Nebraska Municipalities	June 11, 1970

Robbins, John O.	Nebraska Association of Housing and Renewal Authorities, Inc.	June 9, 1970
Stuve, Greg	City of Omaha	June 10, 1970
Whitehead, John C.	Housing Authority of the City of Columbus	June 9, 1970

(Signed) Vincent D. Brown
Clerk of the Legislature

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 1. Replaced on Select File as amended.

E and R amendment to LB 1:

1. In the Warner amendment 1, adopted 6/10/70, strike "*or address*".

2. In E & R amendment 1, adopted 6/10/70, line 4, insert "to provide when application shall be made following change of name;" after the second semicolon.

(Signed) Roland A. Luedtke, Vice-Chairman

SELECT FILE

LEGISLATIVE BILL 1. E and R amendment found in this day's Journal was adopted.

Advanced to E and R for engrossment.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 1. Correctly engrossed.

LEGISLATIVE BILL 2. Correctly engrossed.

LEGISLATIVE BILL 3. Correctly engrossed.

LEGISLATIVE BILL 4. Correctly engrossed.

LEGISLATIVE BILL 6. Correctly engrossed.

LEGISLATIVE BILL 7. Correctly engrossed.

(Signed) Wayne W. Ziebarth, Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LR 3, LR 4, LR 5, and LR 6.

Members Excused

Mr. Burbach asked unanimous consent to be excused Monday, June 15, 1970 and Tuesday, June 16, 1970. No objections. So ordered.

NOTICE OF HEARING CANCELLATION

Mr. Burbach's Water and Land Resources Committee hearing set for Monday, June 15, 1970 at 1:30 p.m. has been cancelled.

Member Excused

Mr. Batchelder asked unanimous consent to be excused Monday, June 15, 1970. No objections. So ordered.

MOTION—Extend Sympathy

Mr. Troutd moved that the Legislature extend sympathy to Mr. and Mrs. Burbach in the death of their sister-in-law.

The motion prevailed.

RESOLUTIONS**LEGISLATIVE RESOLUTION 8. Re: Military Science Building**

Introduced by Fred W. Carstens, 30th District; Ramey C. Whitney, 44th District and Thomas C. Kennedy, 21st District.

WHEREAS, a fire was set or a fire was caused in the Military Science Building on the University of Nebraska campus on June 10, 1970; and

WHEREAS, a reward should be paid to the person or persons furnishing information leading to the arrest and conviction of the person or persons guilty of causing such fire.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST (EXTRA-ORDINARY) SESSION ASSEMBLED:

That the Governor offer a reward of five thousand dollars to be paid from the Governor's Emergency Fund to be paid to the person or persons furnishing information leading to the arrest and conviction of the person or persons guilty of causing the fire on June 10, 1970 in the Military Science Building on the University of Nebraska campus.

LEGISLATIVE RESOLUTION 9. Re: Pledge of Allegiance to Flag

Introduced by Donald E. Troutd, 8th District.

WHEREAS, members of this Legislature have taken an oath to support the Constitutions of the United States and of the State of Nebraska; and

WHEREAS, it is traditional for citizens of the United States to affirm their devotion and support through the Pledge of Allegiance to the flag of the United States of America; and

WHEREAS, it would be appropriate for the members of this Legislature to reaffirm their devotion to and support of the United States in this manner.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NEBRASKA LEGISLATURE IN EIGHTY-FIRST (EXTRA-ORDINARY SESSION ASSEMBLED:

1. That the Pledge of Allegiance to the flag of the United States of America be included in the daily order of business of the Legislature, immediately following the Prayer by the Chaplain.
2. That the Rules Committee take such action as is necessary to implement this resolution.

Referred to the Rules Committee.

Adjournment

At 11:10 p.m., on a motion by Mr. Wylie, the Legislature adjourned until 12:01 a.m., Saturday, June 13, 1970.

Vincent D. Brown
Clerk of the Legislature

LEGISLATIVE JOURNAL
EIGHTY-FIRST (EXTRAORDINARY) SESSION

FIFTH DAY

Legislative Chamber, Lincoln, Nebraska
Saturday, June 13, 1970

Pursuant to adjournment, the Legislature met at 12:01 a.m., Speaker Warner presiding.

Prayer was offered by the Chaplain.

The roll was called and all members were present except Mrs. Craft and Messrs. Burbach, Carpenter, Duis, Johnson, Klaver, Kokes, Mahoney, Nore, Pedersen, Schreurs, Skarda, Syas, Waldo, Waldron, Wenzlaff and Wiltse, who were excused.

Visitors

Mr. Wylie introduced his wife Nancy to the members.

Members Excused

Mr. Wallwey and Mr. Kremer asked unanimous consent to be excused Monday, June 15, 1970.

No objections. So ordered.

Adjournment

At 12:04 a.m., on a motion by Mr. Wylie the Legislature adjourned until 4:00 p.m. Monday, June 15, 1970.

Vincent D. Brown
Clerk of the Legislature

**LEGISLATIVE JOURNAL
EIGHTY-FIRST (EXTRAORDINARY) SESSION****SIXTH DAY**

Legislative Chamber, Lincoln, Nebraska
Monday, June 15, 1970

Pursuant to adjournment, the Legislature met at 4:00 p.m., President Everroad presiding.

Prayer was offered by the Chaplain.

Prayer

O God, be merciful when we pray with half our heart or listen with half our mind, and pity us that we are torn as we are, and bedeviled with compromises. Vainly we long for life without such difficult decisions, yet we know that we have only ourselves to blame for the tensions in which we live. We need to pray that our own eyes be opened to the truth. Deliver us from the reservations that would pray: "Thy Kingdom come—but not yet; Thy will be done on earth—by other people." Help each one of us to see that if Thou art to lead our State, Thou must be permitted to lead us. If Thy will is to be done, we must do it. O God, most merciful, consider not our cowardice but forgive our failings. Hearken to those prayers of our hearts which come to us in high moments when we forget ourselves and think of Thee. Amen.

The roll was called and all members were present except Mrs. Craft and Messrs. Batchelder, Burbach, Klaver, Kremer, Mahoney, Nore, Pedersen, Syas, Wallwey, Whitney and Ziebarth, who were excused.

Corrections for the Journal

Page 46, line 34, delete the second "or" and insert "of".

Page 47, line 23, delete "a.m." and insert "p.m.".

The Journals for the Fourth and Fifth Days' were approved as corrected.

Announcements

Mr. Wylie announced the Committee on Committees would meet in the Legislative Council Hearing Room immediately upon adjournment.

Mr. Burbach relayed his appreciation for the members expression of sympathy to his family at this time.

Visitors

Mr. Schreurs introduced Susan Smidt, Centennial Queen candidate from York County.

Mr. Knight introduced Mr. and Mrs. Bob Mahoney from Lincoln.

Mr. Luedtke introduced 31 members of the All State Journalism Class from Nebraska with sponsors Mmes. Johnson and Messrs. Boye and Kelly.

RESOLUTIONS

LEGISLATIVE RESOLUTION 8.

Mr. Troutd offered the following amendment to LR 8:

Insert after the second paragraph:

“WHEREAS, these acts of vandalism or destruction could be maliciously set or caused on any public or nonpublic building in the State of Nebraska”

Insert after the last paragraph:

“or any bombing or fire-causing damage anywhere in the State of Nebraska”.

Mr. Carstens asked unanimous consent to hold the Troutd amendment until tomorrow.

No objections. So ordered.

Adjournment

At 4:17 p.m., on a motion by Mr. Clark, the Legislature adjourned until 9:00 a.m., Tuesday, June 16, 1970.

Vincent D. Brown
Clerk of the Legislature

**LEGISLATIVE JOURNAL
EIGHTY-FIRST (EXTRAORDINARY) SESSION**

SEVENTH DAY

Legislative Chamber, Lincoln, Nebraska
Tuesday, June 16, 1970

Pursuant to adjournment, the Legislature met at 9:00 a.m., Speaker Warner presiding.

Prayer was offered by the Chaplain.

Prayer

Almighty God, as this special session draws to a close, we remember in gratitude all those who have given of themselves during these past days. We remember moments of difficulty, and moments of satisfaction; moments of frustration and moments of accomplishment. Eternal God, take the work of this legislature, and use it toward the progress of this State, the service of its people, and the honor of Thy name. Amen.

The roll was called and all members were present except Mr. Burbach who was excused and Mr. Elrod who was excused until 9:15 a.m.

The Journal for the Sixth Day was approved.

Visitors

Mr. Batchelder introduced his sister and family, Mr. and Mrs. Ellis Davis and Patty, from Massachusetts.

BILLS ON FINAL READING

The following bills were read and put upon final passage:

LEGISLATIVE BILL 1. With emergency.

A BILL FOR AN ACT to amend section 60-415, Reissue Revised Statutes of Nebraska, 1943, as amended by Laws 1969, Chapter 506, section 2, relating to motor vehicle operators' licenses; to make permissive the replacement of a license because of change of address; to eliminate provisions for fees; to provide when application shall be made following change of name; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Althouse	Kennedy	Nore	Swanson
Batchelder	Keyes	Orme	Troutd
Bloom	Klaver	Pedersen	Waldo
Carpenter	Knight	Proud	Waldron
Carstens	Kokes	Reynolds	Wallwey
Clark	Kremer	Robinson	Warner
Craft	Luedtke	Schmit	Wenzlaff
Duis	Mahoney	Schreurs	Whitney
Harsh	Marvel	Simpson	Wiltse
Hasebroock	Moylan	Skarda	Wylie
Holmquist	Mullen	Stull	Ziebarth
Johnson			

Voting in the negative, 0.

Not voting, 4:

Burbach	Elrod	Hanna	Syas
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 2. With emergency.

A BILL FOR AN ACT to provide for the compensation of employees, mileage of members, and for supplies and other incidental expenses incurred during the Eighty-first (Extraordinary) Session of the Legislature of the State of Nebraska; to appropriate the sum of nine thousand six hundred dollars therefor; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 46:

Althouse	Harsh	Kokes	Orme
Batchelder	Hasebroock	Kremer	Pedersen
Bloom	Holmquist	Luedtke	Proud
Carpenter	Johnson	Mahoney	Reynolds
Carstens	Kennedy	Marvel	Robinson
Clark	Keyes	Moylan	Schmit
Craft	Klaver	Mullen	Schreurs
Duis	Knight	Nore	Simpson

Skarda	Troutd	Warner	Wiltse
Stull	Waldo	Wenzlaff	Wylie
Swanson	Waldron	Whitney	Ziebarth
Syas	Wallwey		

Voting in the negative, 0.

Not voting, 3:

Burbach	Elrod	Hanna
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A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 3. With emergency.

A BILL FOR AN ACT to amend section 84-602, Revised Statutes Supplement, 1967, relating to the State Treasurer; to relieve the liability of the State Treasurer as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 41:

Althouse	Holmquist	Moylan	Swanson
Batchelder	Johnson	Mullen	Troutd
Bloom	Kennedy	Nore	Waldo
Carpenter	Keys	Orme	Waldron
Carstens	Klaver	Pedersen	Warner
Clark	Knight	Proud	Wenzlaff
Craft	Kokes	Reynolds	Whitney
Elrod	Kremer	Schreurs	Wiltse
Hanna	Luedtke	Simpson	Wylie
Harsh	Marvel	Skarda	Ziebarth
Hasebroock			

Voting in the negative, 7:

Duis	Robinson	Stull	Wallwey
Mahoney	Schmit	Syas	

Not voting, 1:

Burbach

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 4. With emergency.

A BILL FOR AN ACT to amend Laws 1969, Chapter 552, section 27, relating to the Nebraska Housing Authorities Law; to remove limitation on interest rates on certain bonds as prescribed; to repeal the original section; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 45:

Althouse	Johnson	Mullen	Stull
Bloom	Kennedy	Nore	Swanson
Carpenter	Keyes	Orme	Syas
Carstens	Klaver	Pedersen	Troutd
Clark	Knight	Proud	Waldo
Craft	Kokes	Reynolds	Waldron
Duis	Kremer	Robinson	Wallwey
Elrod	Luedtke	Schmit	Warner
Hanna	Mahoney	Schreurs	Wenzlaff
Harsh	Marvel	Simpson	Whitney
Hasebroock	Moylan	Skarda	Ziebarth
Holmquist			

Voting in the negative, 3:

Batchelder	Wiltse	Wylie
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Not voting, 1:

Burbach

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 6. With emergency.

A BILL FOR AN ACT to amend section 3-507, Revised Statutes Supplement, 1967, as amended by Laws 1969, Chapter 25, section 2, Laws 1969, Chapter 24, section 10, and Laws 1969, Chapter 141, section 2, relating to aeronautics; to remove limitations on interest rates on certain bonds as prescribed; to repeal the original sections; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Althouse	Johnson	Nore	Swanson
Batchelder	Kennedy	Orme	Syas
Carpenter	Keyes	Pedersen	Troutd
Carstens	Klaver	Proud	Waldo
Clark	Knight	Reynolds	Wallwey
Craft	Kokes	Robinson	Warner
Duis	Kremer	Schmit	Wenzlaff
Elrod	Luedtke	Schreurs	Whitney
Harsh	Marvel	Simpson	Wylie
Hasebroock	Moylan	Skarda	Ziebarth
Holmquist	Mullen	Stull	

Voting in the negative, 5:

Bloom	Mahoney	Waldron	Wiltse
Hanna			

Not voting, 1:

Burbach

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

LEGISLATIVE BILL 7. With emergency.

A BILL FOR AN ACT to make appropriations to Agency No. 33 - Game and Parks Commission - and Agency No. 52 - State Board of Agriculture - for the biennium ending June 30, 1971; and to declare an emergency.

Whereupon the Speaker stated: "All provisions of law relative to procedure having been complied with, the question is, 'Shall the bill pass with the emergency clause attached?'"

Voting in the affirmative, 43:

Althouse	Kennedy	Orme	Syas
Carstens	Keyes	Pedersen	Troutd
Clark	Klaver	Proud	Waldo
Craft	Knight	Reynolds	Wallwey
Duis	Kokes	Robinson	Warner
Elrod	Kremer	Schmit	Wenzlaff
Hanna	Luedtke	Schreurs	Whitney
Harsh	Marvel	Simpson	Wiltse
Hasebroock	Moylan	Skarda	Wylie
Holmquist	Mullen	Stull	Ziebarth
Johnson	Nore	Swanson	

Voting in the negative, 5:

Batchelder	Carpenter	Mahoney	Waldron
Bloom			

Not voting, 1:

Burbach

A constitutional two-thirds majority having voted in the affirmative, the bill was declared passed with the emergency clause and the title agreed to.

Communications

Acknowledged Thank you notes from Roger and Betty Simpson, John and Linda Simpson, Ron and Marge Daniel.

STANDING COMMITTEE REPORTS

Enrollment and Review

LEGISLATIVE BILL 1. Correctly enrolled.

LEGISLATIVE BILL 2. Correctly enrolled.

LEGISLATIVE BILL 3. Correctly enrolled.

LEGISLATIVE BILL 4. Correctly enrolled.

LEGISLATIVE BILL 6. Correctly enrolled.

LEGISLATIVE BILL 7. Correctly enrolled.

(Signed) Wayne W. Ziebarth, Chairman

Speaker Signs

While the Legislature was in session and capable of transacting business, the Speaker signed: LB 1 LB 2 LB 3 LB 4 LB 6 LB 7

Explanation of Vote

We voted for LB 1 deleting requirement that a fee be charged for changing address from county to county on operator's license but remain opposed to the bill's making any such filing permissive. LB 1 was the only available legislation to clarify confusion on payment of fee.

(Signed) Roland A. Luedtke
Harold D. Simpson

STANDING COMMITTEE REPORTS**Committee on Committees**

June 15, 1970

Mr. President, Mr. Speaker and
Members of the Legislature

Dear Senators:

The following names were submitted as appointments by Governor Norbert T. Tiemann and whereas the statutes do not require legislative confirmation of these positions, no further action was taken to recommend approval or disapproval by the Committee on Committees:

John D. Knapp—Oil and Gas Conservation Commission
Reed Gilmore—Oil and Gas Conservation Commission
John Cassel—Board of Educational Lands and Funds
Robert B. Kramer—Motor Vehicle Dealers License Board
Richard Dykeman—Motor Vehicle Dealers License Board

Respectfully submitted,
(Signed) Wm. M. Wylie, Chairman
Committee on Committees

ES

June 15, 1970

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Norbert T. Tiemann. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

State Electrical Board

Frank Phelps
Paul Schorr III
Roland Coffman

Harry N. Andersen, Jr.
Don Venter

State Personnel Board

Richard E. Person
Nels Peterson
Roland Andersen

Dr. Richard M. Bourne
John McCown

Nebraska Investment Council

Donald J. Mathes
L. Frederick Hoebel
Eldon G. Freudenburg

K. W. Emanuelson
Maurice Gerleman

State Highway Advisory Commission

David Breslow

Merle Kingsbury

State Board of Health

Dr. P. D. Wiltfong

C. Eugene Brown

Donald G. Lamp

Sister Paschala Noonan

Power Review Board

Mark H. Vollbracht

Sheldon A. Bernstein

Respectfully submitted,
 (Signed) Wm. M. Wylie, Chairman
 Committee on Committees

June 14, 1970

Mr. President:

The Committee on Committees desires to report favorably upon the appointments listed below which were submitted by Governor Norbert T. Tiemann. The Committee suggests that the appointments be confirmed by this Legislative Body, and suggests a record vote on each confirmation.

J. W. (Bill) McNair—Game and Parks Commission

Jack M. Cleavenger—State Employees Retirement Board

Dale R. Rist—Advisory Committee to Departments of Public Welfare and Public Institutions

Robert McManus—Code of Ethics Board

Walter Nielsen—Court of Industrial Relations

Dean G. Kratz—Court of Industrial Relations

Respectfully submitted,
 (Signed) Wm. M. Wylie, Chairman
 Committee on Committees

MOTION—Accept Report

Mr. Wylie moved that the reports of the Committee on Committees be adopted, and that each appointment be considered separately and by record vote.

The motion prevailed.

Vote on Mr. Mathes

Voting in the affirmative, 44:

Althouse
BatchelderBloom
CarpenterCarstens
ClarkCraft
Duis

Elrod	Knight	Pedersen	Swanson
Hanna	Kokes	Proud	Syas
Harsh	Kremer	Reynolds	Troutt
Hasebroock	Luedtke	Robinson	Waldo
Holmquist	Mahoney	Schmit	Waldron
Johnson	Moylan	Schreurs	Warner
Kennedy	Mullen	Simpson	Whitney
Keyes	Nore	Skarda	Wiltse
Klaver	Orme	Stull	Wylie

Voting in the negative, 0.

Not voting, 5:

Burbach	Wallway	Wenzlaff	Ziebarth
Marvel			

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Mathes confirmed.

Vote on Mr. Hoebel

Voting in the affirmative, 44:

Althouse	Hasebroock	Mullen	Stull
Batchelder	Johnson	Nore	Swanson
Bloom	Kennedy	Orme	Syas
Carpenter	Keyes	Pedersen	Troutt
Carstens	Klaver	Proud	Waldo
Clark	Knight	Reynolds	Waldron
Craft	Kokes	Robinson	Warner
Duis	Kremer	Schmit	Wenzlaff
Elrod	Luedtke	Schreurs	Whitney
Hanna	Mahoney	Simpson	Wiltse
Harsh	Moylan	Skarda	Wylie

Voting in the negative, 0.

Not voting, 5:

Burbach	Marvel	Wallway	Ziebarth
Holmquist			

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Hoebel confirmed.

Vote on Mr. Freudenburg

Voting in the affirmative, 42:

Batchelder	Carpenter	Clark	Duis
Bloom	Carstens	Craft	Hanna

Harsh	Kremer	Robinson	Troutt
Hasebroock	Luedtke	Schmit	Waldo
Holmquist	Moylan	Schreurs	Waldron
Johnson	Mullen	Simpson	Warner
Kennedy	Nore	Skarda	Wenzlaff
Keyes	Orme	Stull	Whitney
Klaver	Pedersen	Swanson	Wiltse
Knight	Proud	Syas	Wylie
Kokes	Reynolds		

Voting in the negative, 0.

Not voting, 7:

Althouse	Elrod	Marvel	Ziebarth
Burbach	Mahoney	Wallwey	

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Freudenburg confirmed.

Vote on Mr. Kingsbury

Voting in the affirmative, 45:

Althouse	Johnson	Nore	Swanson
Batchelder	Kennedy	Orme	Syas
Bloom	Keyes	Pedersen	Troutt
Carpenter	Klaver	Proud	Waldo
Carstens	Knight	Reynolds	Waldron
Clark	Kokes	Robinson	Wallwey
Craft	Kremer	Schmit	Warner
Duis	Luedtke	Schreurs	Wenzlaff
Hanna	Mahoney	Simpson	Whitney
Harsh	Moylan	Skarda	Wiltse
Hasebroock	Mullen	Stull	Wylie
Holmquist			

Voting in the negative, 0.

Not voting, 4:

Burbach	Elrod	Marvel	Ziebarth
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Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Kingsbury confirmed.

Vote on Mr. Brown

Voting in the affirmative, 45:

Althouse	Bloom	Carstens	Craft
Batchelder	Carpenter	Clark	Duis

Hanna	Kremer	Reynolds	Troutd
Harsh	Luedtke	Robinson	Waldo
Hasebroock	Mahoney	Schmit	Wallron
Holmquist	Moylan	Schreurs	Wallwey
Johnson	Mullen	Simpson	Warner
Kennedy	Nore	Skarda	Wenzlaff
Keyes	Orme	Stull	Whitney
Klaver	Pedersen	Swanson	Wiltse
Knight	Proud	Syas	Wylie
Kokes			

Voting in the negative, 0.

Not voting, 4:

Burbach	Elrod	Marvel	Ziebarth
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Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Brown confirmed.

Vote on Sister Noonan

Voting in the affirmative, 40:

Bloom	Johnson	Nore	Stull
Carpenter	Kennedy	Orme	Troutd
Carstens	Keyes	Pedersen	Waldo
Clark	Klaver	Proud	Waldron
Craft	Knight	Reynolds	Wallwey
Duis	Kokes	Robinson	Warner
Hanna	Kremer	Schmit	Wenzlaff
Harsh	Luedtke	Schreurs	Whitney
Hasebroock	Moylan	Simpson	Wiltse
Holmquist	Mullen	Skarda	Wylie

Voting in the negative, 0.

Not voting, 9:

Althouse	Elrod	Marvel	Syas
Batchelder	Mahoney	Swanson	Ziebarth
Burbach			

Having received a majority of the votes of all members, the Speaker declared the appointment of Sister Noonan confirmed.

Vote on Mr. Bernstein

Voting in the affirmative, 42:

Althouse	Carpenter	Clark	Duis
Bloom	Carstens	Craft	Elrod

Hanna	Kokes	Reynolds	Waldo
Harsh	Kremer	Robinson	Waldron
Hasebroock	Luedtke	Schmit	Wallwey
Holmquist	Moylan	Schreurs	Warner
Johnson	Mullen	Simpson	Wenzlaff
Kennedy	Nore	Skarda	Whitney
Keyes	Orme	Stull	Wiltse
Klaver	Pedersen	Troutt	Wylie
Knight	Proud		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Mahoney	Swanson	Ziebarth
Burbach	Marvel	Syas	

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Bernstein confirmed.

Vote on Mr. Cleavenger

Voting in the affirmative, 44:

Batchelder	Holmquist	Mullen	Stull
Bloom	Johnson	Nore	Swanson
Carpenter	Kennedy	Orme	Troutt
Carstens	Keyes	Pedersen	Waldo
Clark	Klaver	Proud	Waldron
Craft	Knight	Reynolds	Wallwey
Duis	Kokes	Robinson	Warner
Elrod	Kremer	Schmit	Wenzlaff
Hanna	Luedtke	Schreurs	Whitney
Harsh	Marvel	Simpson	Wiltse
Hasebroock	Moylan	Skarda	Wylie

Voting in the negative, 0.

Not voting, 5:

Althouse	Mahoney	Syas	Ziebarth
Burbach			

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Cleavenger confirmed.

Vote on Mr. Rist

Voting in the affirmative, 41:

Althouse	Carpenter	Clark	Elrod
Bloom	Carstens	Craft	Hanna

Harsh	Kremer	Robinson	Waldo
Hasebroock	Luedtke	Schmit	Waldron
Holmquist	Moylan	Schreurs	Wallwey
Johnson	Mullen	Simpson	Warner
Kennedy	Nore	Skarda	Wenzlaff
Keyes	Orme	Stull	Whitney
Klaver	Pedersen	Swanson	Wiltse
Knight	Reynolds	Troutt	Wylie
Kokes			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Duis	Marvel	Syas
Burbach	Mahoney	Proud	Ziebarth

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Rist confirmed.

Vote on Mr. Phelps

Voting in the affirmative, 43:

Althouse	Holmquist	Mullen	Syas
Batchelder	Johnson	Nore	Troutt
Bloom	Kennedy	Orme	Waldo
Carpenter	Keyes	Pedersen	Waldron
Carstens	Klaver	Reynolds	Wallwey
Clark	Knight	Robinson	Warner
Craft	Kokes	Schmit	Wenzlaff
Elrod	Kremer	Schreurs	Whitney
Hanna	Luedtke	Skarda	Wiltse
Harsh	Marvel	Stull	Wylie
Hasebroock	Moylan	Swanson	

Voting in the negative, 0.

Not voting, 6:

Burbach	Mahoney	Simpson	Ziebarth
Duis	Proud		

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Phelps confirmed.

Vote on Mr. Schorr

Voting in the affirmative, 46:

Althouse	Bloom	Carstens	Craft
Batchelder	Carpenter	Clark	Elrod

Hanna	Kremer	Reynolds	Troutt
Harsh	Luedtke	Robinson	Waldo
Hasebroock	Mahoney	Schmit	Waldron
Holmquist	Marvel	Schreurs	Wallwey
Johnson	Moylan	Simpson	Warner
Kennedy	Mullen	Skarda	Wenzlaff
Keyes	Nore	Stull	Whitney
Klaver	Orme	Swanson	Wiltse
Knight	Pedersen	Syas	Wylie
Kokes	Proud		

Voting in the negative, 0.

Not voting, 3:

Burbach Duis Ziebarth

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Schorr confirmed.

Vote on Mr. Coffman

Voting in the affirmative, 45:

Althouse	Johnson	Mullen	Swanson
Batchelder	Kennedy	Nore	Syas
Bloom	Keyes	Orme	Troutt
Carpenter	Klaver	Pedersen	Waldo
Carstens	Knight	Proud	Waldron
Clark	Kokes	Reynolds	Wallwey
Craft	Kremer	Robinson	Warner
Elrod	Luedtke	Schmit	Wenzlaff
Hanna	Mahoney	Schreurs	Whitney
Harsh	Marvel	Skarda	Wiltse
Hasebroock	Moylan	Stull	Wylie
Holmquist			

Voting in the negative, 0.

Not voting, 7:

Burbach Duis Simpson Ziebarth

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Coffman confirmed.

Vote on Mr. Harry Andersen, Jr.

Voting in the affirmative, 44:

Althouse	Bloom	Carstens	Craft
Batchelder	Carpenter	Clark	Elrod

Hanna	Kokes	Proud	Waldo
Harsh	Kremer	Reynolds	Waldron
Hasebroock	Luedtke	Robinson	Wallwey
Holmquist	Marvel	Schreurs	Warner
Johnson	Moylan	Skarda	Wenzlaff
Kennedy	Mullen	Stull	Whitney
Keyes	Nore	Swanson	Wiltse
Klaver	Orme	Syas	Wylie
Knight	Pedersen	Troutd	Ziebarth

Voting in the negative, 0.

Not voting, 5:

Burbach	Mahoney	Schmit	Simpson
Duis			

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Andersen confirmed.

Vote on Mr. Venter

Voting in the affirmative, 44:

Althouse	Johnson	Mullen	Swanson
Batchelder	Kennedy	Nore	Syas
Bloom	Keyes	Orme	Troutd
Carstens	Klaver	Pedersen	Waldo
Clark	Knight	Proud	Waldron
Craft	Kokes	Reynolds	Wallwey
Elrod	Kremer	Robinson	Warner
Hanna	Luedtke	Schreurs	Wenzlaff
Harsh	Mahoney	Simpson	Whitney
Hasebroock	Marvel	Skarda	Wiltse
Holmquist	Moylan	Stull	Wylie

Voting in the negative, 0.

Not voting, 5:

Burbach	Duis	Schmit	Ziebarth
Carpenter			

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Venter confirmed.

Vote on Mr. Person

Voting in the affirmative, 42:

Althouse	Carstens	Craft	Hanna
Bloom	Clark	Elrod	Harsh

Hasebroock	Mahoney	Robinson	Troutt
Holmquist	Marvel	Schmit	Waldron
Johnson	Moylan	Schreurs	Wallwey
Kennedy	Mullen	Simpson	Warner
Klaver	Nore	Skarda	Wenzlaff
Knight	Orme	Stull	Whitney
Kokes	Pedersen	Swanson	Wiltse
Kremer	Proud	Syas	Wylie
Luedtke	Reynolds		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Carpenter	Keyes	Ziebarth
Burbach	Duis	Waldo	

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Person confirmed.

Vote on Mr. Peterson

Voting in the affirmative, 42:

Batchelder	Kennedy	Orme	Swanson
Bloom	Klaver	Pedersen	Syas
Carstens	Knight	Proud	Troutt
Clark	Kokes	Reynolds	Waldron
Craft	Kremer	Robinson	Wallwey
Elrod	Luedtke	Schmit	Warner
Hanna	Mahoney	Schreurs	Wenzlaff
Harsh	Marvel	Simpson	Whitney
Hasebroock	Moylan	Skarda	Wiltse
Holmquist	Mullen	Stull	Wylie
Johnson	Nore		

Voting in the negative, 0.

Not voting, 7:

Althouse	Carpenter	Keyes	Ziebarth
Burbach	Duis	Waldo	

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Peterson confirmed.

Vote on Mr. Roland Andersen

Voting in the affirmative, 41:

Althouse	Carstens	Craft	Hanna
Bloom	Clark	Elrod	Harsh

Hasebroock	Mahoney	Reynolds	Syas
Holmquist	Marvel	Robinson	Troutt
Johnson	Moylan	Schmit	Wallwey
Kennedy	Mullen	Schreurs	Warner
Klaver	Nore	Simpson	Wenzlaff
Knight	Orme	Skarda	Whitney
Kokes	Pedersen	Stull	Wiltse
Kremer	Proud	Swanson	Wylie
Luedtke			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Carpenter	Keyes	Waldron
Burbach	Duis	Waldo	Ziebarth

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Andersen confirmed.

Vote on Dr. Bourne

Voting in the affirmative, 38:

Althouse	Johnson	Nore	Swanson
Bloom	Kennedy	Orme	Syas
Carstens	Klaver	Proud	Troutt
Clark	Knight	Reynolds	Wallwey
Craft	Kokes	Schmit	Warner
Elrod	Kremer	Schreurs	Wenzlaff
Hanna	Luedtke	Simpson	Whitney
Harsh	Marvel	Skarda	Wiltse
Hasebroock	Moylan	Stull	Wylie
Holmquist	Mullen		

Voting in the negative, 0.

Not voting, 11:

Batchelder	Duis	Pedersen	Waldron
Burbach	Keyes	Robinson	Ziebarth
Carpenter	Mahoney	Waldo	

Having received a majority of the votes of all members, the Speaker declared the appointment of Dr. Bourne confirmed.

Vote on Mr. McCown

Voting in the affirmative, 43:

Althouse	Carpenter	Clark	Elrod
Bloom	Carstens	Craft	Hanna

Harsh	Kremer	Reynolds	Troutt
Hasebroock	Luedtke	Robinson	Waldron
Holmquist	Marvel	Schmit	Wallwey
Johnson	Moylan	Schreurs	Warner
Kennedy	Mullen	Simpson	Wenzlaff
Keyes	Nore	Skarda	Whitney
Klaver	Orme	Stull	Wiltse
Knight	Pedersen	Swanson	Wylie
Kokes	Proud	Syas	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Duis	Waldo	Ziebarth
Burbach	Mahoney		

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. McCown confirmed.

Vote on Mr. Emanuelson

Voting in the affirmative, 42:

Althouse	Johnson	Nore	Swanson
Bloom	Kennedy	Orme	Syas
Carpenter	Keyes	Proud	Troutt
Carstens	Klaver	Reynolds	Waldron
Clark	Knight	Robinson	Wallwey
Craft	Kokes	Schmit	Warner
Elrod	Kremer	Schreurs	Wenzlaff
Hanna	Luedtke	Simpson	Whitney
Harsh	Mahoney	Skarda	Wiltse
Hasebroock	Moylan	Stull	Wylie
Holmquist	Mullen		

Voting in the negative, 0.

Not voting, 7:

Batchelder	Duis	Pedersen	Ziebarth
Burbach	Marvel	Waldo	

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Emanuelson confirmed.

Vote on Mr. Gerleman

Voting in the affirmative, 40:

Althouse	Carstens	Craft	Harsh
Bloom	Clark	Hanna	Hasebroock

Holmquist	Mahoney	Robinson	Troutt
Johnson	Marvel	Schmit	Waldron
Kennedy	Moylan	Schreurs	Wallwey
Klaver	Mullen	Simpson	Warner
Knight	Nore	Skarda	Wenzlaff
Kokes	Orme	Stull	Whitney
Kremer	Proud	Swanson	Wiltse
Luedtke	Reynolds	Syas	Wylie

Voting in the negative, 0.

Not voting, 9:

Batchelder	Duis	Keyes	Waldo
Burbach	Elrod	Pedersen	Ziebarth
Carpenter			

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Gerleman confirmed.

Vote on Mr. Breslow

Voting in the affirmative, 41:

Althouse	Keyes	Nore	Swanson
Bloom	Klaver	Orme	Syas
Carstens	Knight	Proud	Troutt
Clark	Kokes	Reynolds	Waldron
Craft	Kremer	Robinson	Wallwey
Hanna	Luedtke	Schmit	Warner
Harsh	Mahoney	Schreurs	Wenzlaff
Hasebroock	Marvel	Simpson	Whitney
Holmquist	Moylan	Skarda	Wiltse
Johnson	Mullen	Stull	Wylie
Kennedy			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Carpenter	Elrod	Waldo
Burbach	Duis	Pedersen	Ziebarth

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Breslow confirmed.

Vote on Dr. Wiltfong

Voting in the affirmative, 41:

Althouse	Carpenter	Clark	Elrod
Bloom	Carstens	Craft	Hanna

Hasebroock	Mahoney	Robinson	Troutt
Holmquist	Marvel	Schmit	Waldron
Johnson	Moylan	Schreurs	Wallwey
Kennedy	Mullen	Simpson	Warner
Klaver	Nore	Skarda	Wenzlaff
Knight	Orme	Stull	Whitney
Kokes	Proud	Swanson	Wiltse
Kremer	Reynolds	Syas	Wylie
Luedtke			

Voting in the negative, 0.

Not voting, 8:

Batchelder	Duis	Keyes	Waldo
Burbach	Harsh	Pedersen	Ziebarth

Having received a majority of the votes of all members, the Speaker declared the appointment of Dr. Wiltfong confirmed.

Vote on Mr. Lamp

Voting in the affirmative, 43:

Althouse	Johnson	Nore	Troutt
Bloom	Kennedy	Orme	Waldo
Carpenter	Keyes	Proud	Waldron
Carstens	Klaver	Reynolds	Wallwey
Clark	Knight	Schmit	Warner
Craft	Kokes	Schreurs	Wenzlaff
Elrod	Luedtke	Simpson	Whitney
Hanna	Mahoney	Skarda	Wiltse
Harsh	Marvel	Stull	Wylie
Hasebroock	Moylan	Swanson	Ziebarth
Holmquist	Mullen	Syas	

Voting in the negative, 0.

Not voting, 6:

Batchelder	Duis	Pedersen	Robinson
Burbach	Kremer		

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Lamp confirmed.

Vote on Mr. Vollbracht

Voting in the affirmative, 41:

Carpenter	Clark	Elrod	Harsh
Carstens	Craft	Hanna	Hasebroock

Holmquist	Mahoney	Schmit	Waldron
Johnson	Marvel	Schreurs	Wallwey
Kennedy	Moylan	Simpson	Warner
Keyes	Mullen	Skarda	Wenzlaff
Klaver	Nore	Stull	Whitney
Knight	Orme	Swanson	Wiltse
Kokes	Proud	Syas	Wylie
Kremer	Reynolds	Troutt	Ziebarth
Luedtke			

Voting in the negative, 0.

Not voting, 8:

Althouse	Bloom	Duis	Robinson
Batchelder	Burbach	Pedersen	Waldo

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Vollbracht confirmed.

Vote on Mr. McNair

Voting in the affirmative, 43:

Bloom	Kennedy	Orme	Troutt
Carpenter	Keyes	Proud	Waldo
Carstens	Klaver	Reynolds	Waldron
Clark	Knight	Robinson	Wallwey
Craft	Kokes	Schmit	Warner
Elrod	Luedtke	Schreurs	Wenzlaff
Hanna	Mahoney	Simpson	Whitney
Harsh	Marvel	Skarda	Wiltse
Hasebroock	Moylan	Stull	Wylie
Holmquist	Mullen	Swanson	Ziebarth
Johnson	Nore	Syas	

Voting in the negative, 0.

Not voting, 6:

Althouse	Burbach	Kremer	Pedersen
Batchelder	Duis		

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. McNair confirmed.

Vote on Mr. McManus

Voting in the affirmative, 41:

Bloom	Carstens	Craft	Elrod
Carpenter	Clark	Duis	Hanna

Harsh	Mahoney	Schreurs	Waldron
Hasebroock	Moylan	Simpson	Wallwey
Holmquist	Mullen	Skarda	Warner
Johnson	Nore	Stull	Wenzlaff
Kennedy	Orme	Swanson	Whitney
Klaver	Proud	Syas	Wiltse
Knight	Reynolds	Troutt	Wylie
Kokes	Schmit	Waldo	Ziebarth
Luedtke			

Voting in the negative, 0.

Not voting, 8:

Althouse	Burbach	Kremer	Pedersen
Batchelder	Keyes	Marvel	Robinson

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. McManus confirmed.

Vote on Mr. Nielsen

Voting in the affirmative, 40:

Carpenter	Johnson	Nore	Troutt
Carstens	Kennedy	Orme	Waldo
Clark	Klaver	Proud	Waldron
Craft	Knight	Reynolds	Wallwey
Duis	Kokes	Schmit	Warner
Elrod	Luedtke	Schreurs	Wenzlaff
Hanna	Mahoney	Skarda	Whitney
Harsh	Marvel	Stull	Wiltse
Hasebroock	Moylan	Swanson	Wylie
Holmquist	Mullen	Syas	Ziebarth

Voting in the negative, 0.

Not voting, 9:

Althouse	Burbach	Kremer	Robinson
Batchelder	Keyes	Pedersen	Simpson
Bloom			

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Nielsen confirmed.

Vote on Mr. Kratz

Voting in the affirmative, 37:

Carpenter	Clark	Duis	Harsh
Carstens	Craft	Hanna	Hasebroock

Holmquist	Marvel	Schmit	Waldron
Johnson	Moylan	Schreurs	Wallwey
Kennedy	Mullen	Skarda	Warner
Klaver	Nore	Stull	Wenzlaff
Knight	Orme	Swanson	Whitney
Kokes	Proud	Troutt	Wiltse
Luedtke	Reynolds	Waldo	Wylie
Mahoney			

Voting in the negative, 2:

Bloom	Simpson
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Not voting, 10:

Althouse	Elrod	Pedersen	Syas
Batchelder	Keyes	Robinson	Ziebarth
Burbach	Kremer		

Having received a majority of the votes of all members, the Speaker declared the appointment of Mr. Kratz confirmed.

MOTION—State Office Building

Mr. Duis moved that the State Office Building Committee not be precluded from making arrangements for the financing and construction of the State Office Building that would be advantageous by the passage of approval of recommendations dated June 10, 1970.

The motion prevailed with 27 ayes, 2 nays and 20 not voting.

RESOLUTIONS

LEGISLATIVE RESOLUTION 8.

Mr. Carstens asked unanimous consent to withdraw LR 8.

No objections. So ordered.

LEGISLATIVE RESOLUTION 7.

Mr. Pedersen moved to strike the last two paragraphs of LR 7.

Mr. Swanson moved the previous question. The question is, "Shall the debate now cease?" The motion prevailed with 36 ayes, 5 nays and 8 not voting.

Mr. Pedersen asked unanimous consent to withdraw his amendment.

Mr. Carpenter objected.

The Pedersen amendment was adopted with 33 ayes, 7 nays and 9 not voting.

Member Excused

Mr. Whitney asked unanimous consent to be excused for the remainder of the day.

No objections. So ordered.

Visitors

Mr. Duis introduced Rev. Larre Eschliman and family and guest exchange student Fernando Antonio de Oliveira Mercês from Brazil.

Recess

At 10:59 a.m., Mr. Stull moved to recess for ten minutes to redraft LR 7.

The motion prevailed.

After Recess

The Legislature reconvened at 11:14 a.m., Speaker Warner presiding.

The roll was called and all members were present except Messrs. Burbach, Waldron and Whitney who were excused.

RESOLUTIONS**LEGISLATIVE RESOLUTION 7.**

Mr. Ziebarth moved to indefinitely postpone.

The motion prevailed with 40 ayes, 2 nays and 7 not voting.

Explanation of Vote

Had I been present when voting on LB 1 and LB 2 I would have voted in the affirmative.

(Signed) Don Hanna, Jr.

Presented to the Governor

Presented to the Governor for approval on June 16, 1970, at 9:45 a.m.: LB 1 LB 2 LB 3 LB 4 LB 6 LB 7

(Signed) Peggy Prey, Enrolling Clerk

UNANIMOUS CONSENT—Print in the Journal

Mr. Proud asked unanimous consent to have the following statement printed in the Journal.

No objections. So ordered.

Proposed by Senator Donald E. Troutt**Vet. Benefits—**

For over 30 years we have had a selective service program and today there is no end in sight. We have a few voluntary enlistments but for the most part it is through the induction channels that most have and will be serving.

I would, therefore, like to offer for adoption and passage by the 82nd legislative session a bill that would entitle a service person, man or woman, enlisted or commissioned, a recognition privilege to further their education in a state institution of their choice, after satisfactorily completing the entrance examination of that institution and further that their acceptance will carry an A-1 priority. These privileges would also include completion of high school and/or vocational technical training at a state school.

These privileges would be available only to Nebraska veterans honorably discharged with qualifications such as native born, inducted or enlisted from Nebraska, attended and/or graduated from an accredited school of the state.

Presently there are approximately 7500 people in the Federal G. I. program which gives a single person \$175.00 per month or married at \$205.00, with smaller additional allowances for dependent children. Nebraska benefits would be in addition to the Federal G. I. bill but would be a credit award only. Suggested examples would be 8 hrs. credit for each year of service with a 50% credit for overseas service in a hostile theatre of combat.

If the veteran had no desire for further or higher education he could receive a cash bonus of \$100.00 per year with the same 50% increase for combat duty. However, it should be recognized that the greater benefits are to encourage higher education.

The administrative responsibilities could be handled by county Service offices and State veterans administration and once accepted as a student, it would be the responsibility of the school.

Funding for this program could be from the Veterans benefit fund which now stands at over 33 million dollars and drawing from 2.8 to 5.6 interest. It is further recommended that this fund be open to charitable grants from individuals or corporations on a tax privilege basis and that publicity be conducted to encourage such grants.

Now—because of the time element, total contact and research have not been completed and it is realized that there will be changes, modifications and amendments but these benefits should be available for all qualified veterans.

I would like to, at this time, offer my part time service and assistance for the formulating of and perpetuation of a Nebraska Veterans benefits program.

MOTION—Lobbyist Registration Forms

Mr. Holmquist moved that the new registration forms for lobbyists prepared by the Clerk's Office be approved.

The motion prevailed.

Mr. Holmquist Presiding

Presentations

Mr. Holmquist presented wedding gifts from the Legislative Body to Mr. and Mrs. Wylie and Mr. and Mrs. Warner.

Messrs. Wylie and Warner, thanked the members of the Legislature for their thoughtfulness.

Speaker Warner Presiding

Announcement

Mr. Marvel announced the Budget Study Committee would meet in the West Lounge at 1:00 p.m.

Appreciation

Mr. Althouse thanked the members for their kindness during his first Session.

MOTION—Notify Governor

Mr. Stull moved that a committee of five be appointed to wait upon the Governor to advise him that the Legislature has completed its work and is ready to adjourn and to ask if he has any further message for the Legislature.

The motion prevailed and the Chair appointed Messrs. Stull, Simpson, Moylan, Wallwey and Mrs. Craft.

Ease

The Legislature was at ease from 11:36 a.m. until 11:40 a.m.

The committee returned with the following report.

Message from the Governor

June 15, 1970

Mr. President, Mr. Speaker, and
Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

It is necessary that I attend a meeting out of Nebraska on Tuesday, June 16, and will, therefore be unable to bid you farewell at the close of the Special Session.

I could not let the opportunity pass to compliment you on your speed and diligence in accomplishing the work that needed to be done as outlined at the beginning of the Session. Your fine cooperation is very much appreciated. I wish to assure you that if there is anything this office or any of the code departments can do between now and the beginning of the Session in January, in developing new legislation or revising those laws already on the books, I hope you will feel free to contact my office. We stand ready to meet with your committees at any time we can be helpful.

My personal good wishes to each one of you for an enjoyable summer,

Respectfully,
(Signed) Norbert T. Tiemann
Governor

NTT:ma

MOTION—Printing

Mr. Wenzlaff moved that we approve the printing of the legislative bills, daily journals, Session Laws and Permanent Legislative Journal by Joe Christensen Printing.

The motion prevailed.

MOTION—Journals, Session Laws

Mr. Mullen moved that the Clerk of the Legislature be instructed to send to each member of the Legislature, to the Lieutenant Governor, and to each authorized member of the press assigned to

the Legislature for the 81st (Extraordinary) Session a copy of the Permanent Legislative Journal of said session and a copy of the Session Laws passed thereat.

The motion prevailed.

MOTION—Appreciation to Press

Mr. Wallwey moved that a vote of thanks be given to the newspapers and the press associations for their accuracy and fairness in reporting to the people of our State the activities of this Session of the Legislature.

The motion prevailed.

MOTION—Appreciation to Radio and Television

Mr. Pedersen moved that this body express its thanks to the radio and television stations for broadcasting news of the Legislature to the citizens of the State.

The motion prevailed.

MOTION—File Records

Mr. Althouse moved that the chairman of each standing committee be requested to file with the Clerk of the Legislature any standing committee records, so that a proper record may be made of the final disposition of such bills.

The motion prevailed.

MOTION—Retain Help

Mr. Batchelder moved that the Executive Board of the Legislative Council be directed to retain such help as may be required to complete the business of the office for the Eighty-first (Extraordinary) Session of the Legislature.

The motion prevailed.

MOTION—Approve Journal

Mr. Troutt moved that the Legislative Journal for the Seventh Day be approved as prepared by the Clerk.

The motion prevailed.

MOTION—Adjournment

Mr. President: I move that the Eighty-first (Extraordinary) Ses-

sion of the Legislature, having finished all business before it, now adjourn, sine die.

(Signed) Lester Harsh

The motion prevailed and at 11:46 a.m., the Legislature adjourned sine die.

Vincent D. Brown
Clerk of the Legislature

CERTIFICATION

I, Vincent D. Brown, Clerk of the Legislature, hereby certify that the foregoing is a true and correct copy of the Legislative Journal of the Eighty-first (Extraordinary) Session of the Legislature of the State of Nebraska, convened and held in the City of Lincoln, State of Nebraska, June 9, 1970 to June 16, 1970.

(Signed) Vincent D. Brown
Clerk of the Legislature

June 18, 1970
Lincoln, Nebraska

Received after adjournment

June 17, 1970

The President, the Speaker
and Members of the Legislature
State Capitol
Lincoln, Nebraska

Dear Senators:

This is to inform your honorable body that on June 17, 1970, I approved LB 1, LB 2, LB 3, LB 4, LB 6, and LB 7.

Respectfully,

(Signed) Norbert T. Tiemann
Governor

mja

**LEGISLATIVE BILLS ENACTED
INTO LAW****Eighty-first (Extraordinary) Session**

- 1 Hasebroock, Holmquist. Motor vehicle drivers' license, delete fee
- 2 Marvel. Appropriation for expenses of Eighty-first (Extraordinary) Session
- 3 Whitney. State Treasurer, relieve the liability
- 4 Proud at Governor's request. Nebraska Housing Authorities, remove limitation on interest rates
- 6 Proud at Governor's request. Airport authorities, remove limitations on interest rates
- 7 Marvel. Appropriations, Game and Parks Commission, State Board of Agriculture

LEGISLATIVE BILLS**By Original Introducers***

HASEBROCK

- 1 Motor vehicle operators' license, delete fee

HOLMQUIST

- 5 Motor vehicle operators' license, delete fee

MARVEL

- 2 Appropriation for expenses of Eighty-first (Extraordinary) Session
- 7 Appropriations, Game and Parks Commission, State Board of Agriculture

PROUD

- 4 Nebraska Housing Authorities Law, remove limitations on interest rates
- 6 Airport authorities, remove limitations on interest rates

WHITNEY

- 3 State Treasurer, relieve of liability

* See also, Chronology of Bills, page 84

NEBRASKA STATE LEGISLATURE

Eighty-first (Extraordinary) Session

Summary

Total Number of Bills Introduced 7
 Total Number of Resolutions Introduced 9

The following table shows the final disposition of each Bill and Resolution

Approved by the Governor, 6:

1 2 3 4 6 7

Indefinitely Postponed, 3:

5 LR 2 LR 7

Withdrawn, 2:

LR 1 LR 8

Resolutions Adopted, 4:

LR 3 LR 4 LR 5 LR 6

Resolutions Referred, 1:

LR 9

Total Bills to Become Law 6

CHRONOLOGY OF BILLS**Eighty-first (Extraordinary) Session**

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June 9 Rules suspended. Placed on General File	22
June 9 Referred for review	23
June 10 Placed on Select File	30
June 10 Referred for engrossment	32
June 10 Referred to Select File. Referred for engrossment	33
June 11 Attorney General's Opinion requested	42
June 12 Replaced on Select File. Referred for engrossment. Correctly engrossed	45
June 16 Final Reading	51
June 16 Correctly enrolled. Speaker signed	56
June 16 Explanation of vote	56
June 16 Explanation of vote. Presented to Governor	74
June 17 Approved by Governor	80
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June 9 Read first time	14
June 9 Rules suspended. Placed on General File	22
June 9 Referred for review	23
June 10 Placed on Select File	30
June 10 Referred for engrossment	32
June 12 Correctly engrossed	45
June 16 Final Reading	52
June 16 Correctly enrolled. Speaker signed	56
June 16 Explanation of vote	74
June 16 Presented to Governor	74
June 17 Approved by Governor	80

LEGISLATIVE BILL 3 By Whitney

June 9	Read first time	14
June 9	Rules suspended. Placed on General File	22
June 9	Referred for review	23
June 10	Placed on Select File	30
June 10	Referred for engrossment	32
June 12	Correctly engrossed	45
June 16	Final Reading	53
June 16	Correctly enrolled. Speaker signed	56
June 16	Presented to Governor	74
June 17	Approved by Governor	80

LEGISLATIVE BILL 4 By Proud, at the Governor's request

June 9	Read first time	15
June 9	Rules suspended. Placed on General File	22
June 9	Referred for review	23
June 10	Placed on Select File	30
June 10	Referred for engrossment	32
June 12	Correctly engrossed	45
June 16	Final Reading	54
June 16	Correctly enrolled. Speaker signed	56
June 16	Presented to Governor	74
June 17	Approved by Governor	80

LEGISLATIVE BILL 5 By Holmquist

June 9	Read first time	15
June 9	Rules suspended. Placed on General File	22
June 9	Referred for review	23
June 10	Placed on Select File	30
June 10	Referred for engrossment	32
June 10	Returned to Select File	39
June 10	Referred for engrossment	40
June 11	Returned to Select File	41
June 11	Referred for engrossment. Attorney General's Opinion requested. Returned to Select File ..	42
June 11	Indefinitely postponed	42

LEGISLATIVE BILL 6 By Proud, at the Governor's request

June 9	Read first time	15
June 9	Rules suspended. Placed on General File	22
June 9	Referred for review	23
June 9	Returned to General File. Referred for review	25
June 10	Placed on Select File	30
June 10	Referred for engrossment	32
June 12	Correctly engrossed	45
June 16	Final Reading	54
June 16	Correctly enrolled. Speaker signed	56
June 16	Presented to Governor	74
June 17	Approved by Governor	80

LEGISLATIVE BILL 7 By Marvel

June 9	Read first time	15
June 9	Rules suspended. Placed on General File	22
June 9	Referred for review	24
June 10	Placed on Select File	31
June 10	Referred for engrossment	32
June 12	Correctly engrossed	45
June 16	Final Reading	55
June 16	Correctly enrolled. Speaker signed	56
June 16	Presented to Governor	74
June 17	Approved by Governor	80

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